Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

AGENCY FOR HEALTH CARE ADMINISTRATION Certificate of Need

RULE NO.: RULE TITLE:

59C-1.008 Certificate of Need Application Procedures PURPOSE AND EFFECT: Rule 59C-1.008 (1) (g) F.A.C. batching cycle start dates are being revised to conform with Hospice utilization reporting due dates required by Rule 59C-1.0355(8) F.A.C., revising application forms in Rule 59C-1.008 (1) (f) F.A.C., and removing obsolete reference to general hospitals applications in Rule 59C-1.008(4), (d) F.A.C.

SUBJECT AREA TO BE ADDRESSED: Hospital Facilities and Hospice certificate of need batching cycles, application forms and deleting obsolete language.

A copy of the agenda may be obtained by contacting: James McLemore at (850)412-4346 or via email at James.McLemore@ahca.myflorida.com. The agenda and related materials can also be found on the web at: https://ahca.myflorida.com/MCHQ/Health_Facility_Regulatio n/Rulemaking.shtml

RULEMAKING AUTHORITY: 408.034(3), 408.15(8), FS. LAW IMPLEMENTED: 408.033, 408.034, 408.036, 408.037, 408.038, 408.039, 408.042, FS.

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

DATE AND TIME: Tuesday, September 8, 2020, 10:00 a.m. PLACE: No public face-to-face meeting. This workshop will be conducted via teleconference. Participate by dialing the Open Voice conference line, 1(888)585-9008, and enter the conference room number followed by the pound sign, 476-211-242#.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: James McLemore, Bureau of Health Facility Regulation, 2727 Mahan Drive, MS 28, Tallahassee, Florida, 32308, (850)412-4346, Email: James McLemore@ahca.myflorida.com.If you are hearing or

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: James McLemore, (850)412-4346, email:

James.McLemore@ahca.myflorida.com

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NO.: RULE TITLE:

68B-14.005 Regulation and Prohibition of Certain

Harvesting Gear: Allowable Gear, Incidental

Bycatch, Violation

PURPOSE AND EFFECT: The Commission will consider a federal consistency action to implement hook requirements for those harvesting reef fish on hook and line with natural baits on board a vessel in Atlantic state waters. NOAA Fisheries recently implemented regulations in Atlantic federal waters to require the use of non-stainless steel, non-offset circle hooks north of the 28° North latitude and require the use of non-stainless steel hooks south of 28° North latitude. Implementing consistent hook regulations for reef fish between Atlantic state and federal waters will reduce regulatory confusion, increase survivorship of released fish, and promote best fishing practices.

SUBJECT AREA TO BE ADDRESSED: Subject areas to be addressed in the rule development notice include references to reef fish gear modifications for those harvesting reef fish on hook and line with natural baits on board a vessel in Atlantic state waters.

RULEMAKING AUTHORITY: Art. IV, Sec. 9, Florida Constitution.

LAW IMPLEMENTED:: Art. IV, Sec. 9, Florida Constitution. 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: Jessica McCawley, Director, Division of Marine Fisheries Management, 620 S. Meridian St., Tallahassee, Florida 32399, and (850)487-0554.

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

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-3.0171 Responsibilities of School Districts for

Student Transportation

PURPOSE AND EFFECT: To update the Florida School Bus Safety Inspection Manual and relevant forms. Local school district inspector trainers and school bus safety inspectors will be referred to the 2020 edition of the Florida School Bus Safety Inspection Manual.

SUMMARY: This amendment will update the Florida School Bus Safety Inspection Manual to the 2020 edition, and incorporate by reference the Florida School Bus Safety Inspection Form (2020-IF), the State of Florida School Bus Safety Inspector Application Form (2020-SI), and the District Online Test Administrator Application Form (2020-TA).

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 been prepared by the Agency.

In summary, the scope of the rule is very narrow applying only to school districts in the State. A comparison of the requirements of the 2017 Florida School Bus Safety Inspection Manual to the requirements of the 2020 edition of the Manual indicates that the fiscal impact of the rule revision will be minimal and will not approach \$200,000 per year. As such, this rule is not expected to require legislative ratification.

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

RULEMAKING AUTHORITY: 1001.02(1), 1006.22, FS.

LAW IMPLEMENTED: 1006.22, FS.

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

DATE AND TIME: September 23, 2020, 9:00 a.m.

PLACE: Florida Holocaust Museum, 55 5th St S., Saint Petersburg, FL 33701.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mark Eggers, Assistant Deputy Commissioner, Finance and Operations, Florida Department of Education, 325 West Gaines Street, Room 814, Tallahassee, Florida 32399, (850)245-0351.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-3.0171 Responsibilities of School Districts for Student Transportation.

Each school district shall exercise specific powers and responsibilities, as follows:

- (1) Responsibilities of Superintendent. It shall be the duty of the superintendent, acting as executive officer for the school board to exercise functions and to perform duties listed below:
 - (a) through (f) No change.
- (g) To propose garages at which buses shall be inspected, when arrangements for this service have not been made to use school board employed mechanics, and to see that inspections are systematically made at least once every thirty (30) school days each month at garages approved by the board.
 - (h) No change.
 - (2) through (7) No change.
 - (8) Inspection and maintenance of school buses.
 - (a) No change.
- (b) The inspection shall be conducted in accordance with procedures and include all items listed in the State of Florida School Bus Safety Inspection Manual, 2020 2017 Edition (http://www.flrules.org/Gateway/reference.asp?No=Ref-

07934) and documented on the Florida School Bus Safety Inspection Form (2020-IF 2017-IF) (http://www.flrules.org/Gateway/reference.asp?No=Ref-

07935), effective October 2020 March 2017. The manual and form 2020-IF 2017-IF are hereby incorporated by reference and made a part of this rule. These documents may be obtained from the Department's website at: http://fldoe.org/core/fileparse.php/7585/urlt/0085485-

floridaschoolbussafetyinspectionmanual-1.pdf and may also be obtained from the School Transportation Management Section, Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399, at a cost not to exceed actual production and distribution cost.

- (c) Inspection of buses shall be scheduled and performed at a maximum interval of thirty (30) school days. Any bus that is removed from service or deadlined so as to disrupt the safety inspection schedule shall be inspected prior to being returned to service. All deficiencies discovered during the safety inspection shall be noted on the inspection form (2020-IF 2017-IF). Follow-up repairs of all safety related items shall be made before the bus is returned to service and shall be documented.
- (d) School bus inspections shall be conducted by technicians certified as school bus safety inspectors in accordance with the State of Florida School Bus Safety Inspection Manual, 2020 2017 Edition. The State of Florida School Bus Safety Inspector Application (Form 2020-SI 2017-SI) (http://www.flrules.org/Gateway/reference.asp?No=Ref-

07936), effective October 2020 March 2017, and the District Online Test Administrator Application (Form 2020-TA 2017-TA) (http://www.flrules.org/Gateway/reference.asp?No=Ref-07937), effective October 2020 March 2017, are hereby incorporated by reference and made part of this rule. These documents may be obtained from the Department's website at: http://fldoe.org/core/fileparse.php/7585/urlt/0085485-

floridaschoolbussafetyinspectionmanual-1.pdf and may also be obtained from the School Transportation Management Section, Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399, at a cost not to exceed actual production and distribution cost. The requirement that inspections be performed by a certified Florida School Bus Safety Inspector may be waived for a period not to exceed six (6) months when an emergency condition exists, upon written notification to the Commissioner of Education by the district superintendent.

- (e) No change.
- (9) through (10) No change.

Rulemaking Authority 316.615, 1001.02(1), 1003.31, 1006.21, 1006.22, 1012.45 FS. Law Implemented 316.615, 1003.31, 1006.22, 1012.45 FS. History—New 9-4-64, Amended 3-25-66, 1-17-72, 7-20-74, Repromulgated 12-5-74, Amended 11-24-76, 10-1-81, Formerly 6A-3.17, Amended 9-30-87, 6-26-89, 11-15-94, 8-28-95, 4-18-96, Formerly 6-3.017, Amended 6-11-00, Formerly 6-3.017, Amended 4-21-03, 11-26-08, 3-23-16, 3-22-17, ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mark Eggers, Assistant Deputy Commissioner, Finance and Operations, Florida Department of Education.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Richard Corcoran, Commissioner, Department of Education.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 10, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 5, 2020

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-14.095 Site Determined Baccalaureate Access

PURPOSE AND EFFECT: To update components of the Florida College System (FCS) baccalaureate approval and accountability processes in order to increase the consistency of information collected, reduce redundancy, and provide greater clarity and guidance for FCS institutions.

SUMMARY: The proposed amendment incorporates revised forms for the notice of intent, program proposal and annual accountability report. Non-substantive technical changes are also being proposed.

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 changes reflected in the proposed rule are expected to have no economic impact and is not expected to require legislative ratification. The revised requirements and forms incorporated in this rule replace or add to procedures and forms in use prior to this rule revision and there is no cost associated with these revisions. No requirement for SERC was triggered under Section 120.541(1), F.S., and the adverse impact or regulatory cost, if any, do not exceed nor would be expected to exceed any one of the economic analysis criteria set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 1001.02, 1007.33(6), FS.

LAW IMPLEMENTED: 1007.33, FS.

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

DATE AND TIME: September 23, 2020, 9:00 a.m.

PLACE: Florida Holocaust Museum 55 5th Street S., St. Petersburg, FL 33701

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dr. Carrie Henderson, Executive Vice Chancellor, Division of Florida Colleges, (850)245-9903, or carrie.henderson@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-14.095 Site Determined Baccalaureate Access.

- (1) No change.
- (2) Definitions. For the purposes of this rule, the following definitions shall be used.
 - (a) through (e) No change.
- (f) "Common Prerequisites Manual," pursuant to section 1007.25(5), F.S., means courses and course substitutions required for each baccalaureate degree program found in Florida's public universities and colleges. The manual is found at https://dlss.flvc.org/admin tools/common prerequisites

<u>manuals</u> <u>https://www.flvc.org/partner_portal/common-prerequisite_manual</u>

- (g) through (j) No change.
- (k) "<u>SACSCOC</u> <u>SACSSOC</u>" means the Southern Association of Colleges and Schools Commission on Colleges.
 - (l) through (n) No change.
- (3) Notice of intent. Pursuant to section 1007.33(5)(a), F.S., a college seeking consideration of approval by the State Board of Education for a new baccalaureate degree proposal must complete and submit the Notice of Intent, Form No. BACC-01

(http://www.flrules.org/Gateway/reference.asp?No=Ref-05712) which is hereby incorporated by reference in this rule effective October 2020 August 2015. A copy of the form may be found at http://fldoe.org/schools/higher-ed/fl-college-system/baccalaureate-degree-proposal-process.stml or by writing to the Division at 325 West Gaines Street, Suite 1244 1544, Tallahassee, Florida, 32399.

- (a) through (b) No change.
- (4) No change.
- (5) Proposals for a baccalaureate degree. A college seeking consideration of approval by the State Board of Education for a new baccalaureate degree proposal must complete and submit the Baccalaureate Proposal Application, Form No. BAAC-02 (http://www.flrules.org/Gateway/reference.asp?No=Ref-05713) which is hereby incorporated by reference in this rule effective October 2020 August 2015. A copy of the form may be found at http://fldoe.org/schools/higher-ed/fl-college-system/baccalaureate-degree-proposal-process.stml or by writing to the Division at 325 West Gaines Street, Suite 1244 1544, Tallahassee, Florida 32399.
 - (a) through (c) No change.
- (6) Baccalaureate accountability process. Each college with one (1) or more baccalaureate programs shall annually submit one College-Level a Baccalaureate Accountability Report, BAAC-03, and a Program-Level Baccalaureate Accountability Report, BAAC-04, for each baccalaureate degree program.
- (a) The <u>College-Level</u> Baccalaureate Accountability Report, Form No. BAAC-03 (http://www.flrules.org/Gateway/reference.asp?No=Ref-05714), effective <u>October 2020</u> August 2015, is hereby incorporated by reference and may be accessed at http://fldoe.org/schools/higher-ed/fl-college-system/baccalaureate-degree-proposal-process.stml or by
- system/baccalaureate-degree-proposal-process.stml or by writing to the Division at 325 West Gaines Street, Suite 1244 1544, Tallahassee, Florida 32399.
- (b) The Program-Level Baccalaureate Accountability Report, Form No. BAAC-04, effective October 2020, is hereby incorporated by reference and may be accessed at http://fldoe.org/schools/higher-ed/fl-college-

system/baccalaureate-degree-proposal-process.stml or by writing to the Division at 325 West Gaines Street, Suite 1244, Tallahassee, Florida 32399.

(c) Annually, the Division shall notify the colleges of the due date for Baccalaureate Accountability Reports at least sixty (60) days prior to the due date.

Rulemaking Authority 1001.02, 1007.33(6) FS. Law Implemented 1007.33, 1003.491(5). FS. History–New 8-8-10, Amended 9-16-12, 8-26-15.,

NAME OF PERSON ORIGINATING PROPOSED RULE: Dr. Carrie Henderson, Executive Vice Chancellor, Division of Florida Colleges.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Richard Corcoran, Commissioner, Department of Education.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 10, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 22, 2020

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

RULE NO.: RULE TITLE:

61G1-11.012 Educational Advisory Review

PURPOSE AND EFFECT: The proposed rule amendment is intended to reflect changes to Interior Designer's qualification for registration that were initiated by HB 1193.

SUMMARY: The proposed rule amendment will update the rule text.

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: 481.2055, 481.213(6) FS. LAW IMPLEMENTED: 481.209(2), 481.213(3)(b) 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: Amanda Ackermann, Executive Director, Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, FL 32399-0790, (850)717-1400 or by electronic mail – Amanda. Ackermann@myfloridalicense.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

61G1-11.012 Educational Advisory Review.

The Board shall be advised by expert staff retained by the Department of Business and Professional Regulation, with regard to applications for examination or licensure by endorsement made to the Board. Said staff shall be individuals who have knowledge and experience with curricula of architecture and interior design, respectively, and national accreditation standards for professional degrees in architectural and interior design programs either as a college faculty member or as a practicing architect or interior designer and shall examine and review applications with respect to the following matters:

- (1) Evaluation of whether the architectural or interior design curriculum of applicants' degree programs meets the required standards of accreditation.
 - (2) No change.

Rulemaking Authority 481.2055, 481.213(6) FS. Law Implemented 481.209(2), 481.213(3)(b) FS. History–New 12-23-79, Amended 1-20-85, Formerly 21B-11.12, Amended 5-14-86, 2-11-88, 11-12-89, Formerly 21B-11.012, Amended 7-14-05, 5-1-13, 8-7-13,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Architecture and Interior Design

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Architecture and Interior Design DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 16, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 30, 2020

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

RULE NOS.: RULE TITLES:

61G1-12.001 Grounds for Disciplinary Proceedings

61G1-12.007 Notice of Non-compliance

PURPOSE AND EFFECT: The proposed rule amendments will implement changes required by HB 1193 and will also remove obsolete language and to clarify the rule language.

SUMMARY: The proposed rule amendments will update the rule text.

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: 120.695, 455.225(3), 481.2055 FS.

LAW IMPLEMENTED: 120.695, 455.225(3), 481.219, 481.225, 481.2251 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: Amanda Ackermann, Executive Director, Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, FL 32399-0790, (850)717-1400 or by electronic mail – Amanda. Ackermann@myfloridalicense.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

61G1-12.001 Grounds for Disciplinary Proceedings.

- (1) No change.
- (2) As provided in Sections 481.225(1)(f) and 481.2251(1)(d), F.S., an architect or registered interior designer, firm, or qualified business organization holding a certificate of authorization shall not "advertise goods or services in a manner which is fraudulent, false, deceptive, or misleading in form or content." A false, fraudulent, misleading, or deceptive statement or claim shall include without limitation:
 - (a) through (d) No change.
- (e) A falsification or misrepresentation of the extent of an architect's or <u>registered</u> interior designer's education, training or experience to any person or to the public at large, tending to establish or imply qualifications for selection for architectural or <u>registered</u> interior design employment, advancement, or professional engagement. An architect or <u>registered</u> interior designer shall not misrepresent or exaggerate his degree of responsibility in or for the subject matter of prior assignments;
- (f) A statement or claim in any brochure or other presentation made to any person or to the public at large, incident to the solicitation of an architectural or <u>registered</u> interior design employment, which misrepresents pertinent facts concerning an architect's or <u>registered</u> interior designer's past employment or work, with the intent and purpose of enhancing his qualifications.
- (3) An architect, <u>registered</u> interior designer, corporation or partnership shall not practice architecture or <u>registered</u> interior design under an assumed, fictitious or corporate name that is misleading as to the identity, responsibility, or status of those practicing thereunder or is otherwise false, fraudulent, misleading or deceptive within the meaning of subsection (2). The name of a professional corporation or partnership, if otherwise authorized, may include the name or names of one or more deceased or retired members of the firm, or of a predecessor firm in a continuing line of succession. Corporate, partnership or fictitious name shall not be used or displayed except in conjunction with the word or words "architect," "architecture," or "architectural" clearly indicating that such corporation partnership or architect engages in the practice of architecture.
- (4) An architect, firm, or qualified business organization holding a certificate of authorization may not be negligent in the practice of architecture. The term negligence is defined as the failure, by an architect, to exercise due care to conform to acceptable standards of architectural practice in such a manner as to be detrimental to a client or to the public at large.
 - (a) through (b) No change.
 - (5) No change.

- (6) An architect, firm, or qualified business organization holding a certificate of authorization shall not commit misconduct in the practice of architecture. Misconduct in the practice of architecture shall include but not be limited to:
 - (a) through (j) No change.
- (k) Use of an architect's name or <u>qualified business</u> <u>organization</u> <u>firm</u> in a business venture with any person or <u>business organization</u> <u>firm</u> which he knows or has reason to believe is engaging in a fraudulent or dishonest nature.

<u>Rulemaking</u> Specific Authority 481.2055 FS. Law Implemented 481.219, 481.225, 481.2251 FS. History—New 12-23-79, Amended 12-19-82, Formerly 21B-12.01, Amended 9-23-86, 11-8-88, Formerly 21B-12.001, Amended 2-25-98, 4-1-01, 12-7-08,

61G1-12.007 Notice of Non-compliance.

In accordance with Sections 120.695 and 455.225(3), F.S., when a complaint is received, the Department shall provide a licensee with a notice of non-compliance for an initial offense only of a minor violation. Failure of a licensee to take action in correcting the violation within 15 days after the notice shall result in the institution of regular disciplinary proceedings by the department. "Minor violation," as used in Sections 120.695 and 455.225(3), F.S., is defined as follows:

- (1) through (2) No change.
- (3) Practicing on a delinquent certificate of authorization in violation of Section 455.271, F.S., for 120 days or less;
- (3)(4) Failure to include the individual's or the qualified business organization's firm's certificate number in any newspaper, telephone directory, or other advertising medium in violation of Section 481.221(10), F.S.;
- (4)(5) Failure to report a change of address as required by Section 455.275, F.S.;
- (6) For the 2013–2014 reporting cycle, an architect's failure to complete 24 hours of required continuing education by December 31, 2014, in violation of Section 481.215(3), F.S., and Rule 61G1–24.002, F.A.C., where the number of continuing education hours completed during the period January 1, 2013 to February 28, 2015 is 24.

Rulemaking Authority 120.695, 455.225(3), 481.2055 FS. Law Implemented 120.695, 455.225(3) FS. History–New 2-29-96, Amended 2-25-98, 4-18-00, 8-19-15,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Architecture and Interior Design

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Architecture and Interior Design DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 16, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 30, 2020

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

RULE NO.: RULE TITLE: 61G1-12.005 Citations

PURPOSE AND EFFECT: The Board propose the rule amendment to comply with statutory mandates imposed by HB1193 and to delete unnecessary language.

SUMMARY: To update the language.

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: 455.224, 455.225 FS.

LAW IMPLEMENTED: 455.224 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: Amanda Ackermann, Executive Director, Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, FL 32399-0790, (850)717-1400 or by electronic mail – Amanda. Ackermann@myfloridalicense.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

61G1-12.005 Citations.

- (1) through (2) No change.
- (3) The following violations with accompanying fines may be disposed of by citation:
 - (a) No change.

(b) Firm practicing without a \$500.00 fine for up to 5
years unauthorized
practice. \$750 fine
for 5 years up to 10
years. \$1,000 fine for 10
or more years.

(Section 481.219, F.S.(b))
(Penalty requires firm to
obtain certificate of
authorization or
cease practice)
(b)(e) Failure of individual or \$250 fine and must

qualified business comply with Section organization firm to 481.221(8), F.S. include either certificate of registration firm's or individual's number (as "newspaper, telephone directory other advertising medium") (Section 481.221(8), F.S. and 61G1paragraph 11.013(10)(a), F.A.C.) (d) through (f) renumbered

(d) through (f) renumbered (c) through (e) No change.

(4) through (5) No change.

Rulemaking Authority 455.224, 455.225 FS. Law Implemented 455.224 FS. History–New 12-22-91, Amended 1-3-93, 3-28-93, Formerly 21B-12.005, Amended 11-16-93, 5-4-97, 2-25-98, 12-3-98, 6-30-99, 12-12-04, 1-16-07, 7-22-10, 2-17-15, _______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Architecture and Interior Design

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Architecture and Interior Design DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 30, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 30, 2020

DEPARTMENT OF HEALTH

Board of Chiropractic Medicine

RULE NO.: RULE TITLE:

64B2-16.007 Notice by Licensees of Administrative Complaints or Disciplinary Actions

PURPOSE AND EFFECT: The purpose of the amendment is to update the rule text due to statutory changes, 2020-133, LOF, Section 18, repealed section 460.4166, which established Registered Chiropractic Physicians Assistants. Accordingly,

the rules in Chapter 64B2 which implement the now repealed statute have to be amended, to remove RCAs.

SUMMARY: Update rule text due to 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: 460.405 FS.

LAW IMPLEMENTED: 460.413(1)(b) 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: Anthony Spivey, Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257; 850-488-0595, telephone: (850)488-0595, or by electronic mail – Anthony.Spivey@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B2-16.007 Notice by Licensees of Administrative Complaints or Disciplinary Actions.

- (1) All licensees or registrants who are licensed or registered in the chiropractic profession in other states shall immediately notify the Board of any administrative complaints filed against them in the state of licensure or of any administrative disciplinary actions taken with respect to their license or registration in the state of licensure.
- (2) No later than December 31, 2024, the Board shall review and consider amendment, modification, or repeal of this

rule if review determines this rule creates barriers to entry for private business competition, is duplicative, outdated, obsolete, overly burdensome, or imposes excessive costs.

Rulemaking Authority 460.405 FS. Law Implemented 460.413(1)(b) FS. History—New 3-28-84, Formerly 21D-16.07, 21D-16.007, 61F2-16.007, 59N-16.007, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Chiropractic Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 30, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 4, 2020

Section III Notice of Changes, Corrections and Withdrawals

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NO.: RULE TITLE:

68B-13.007 Restrictions on Size and on Transport and

Possession of Stone Crabs and Stone Crab

Claws

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 46 No. 119, June 18, 2020 issue of the Florida Administrative Register.

68B-13.007 Restrictions on Size and on Transport and Possession of Stone Crabs and Stone Crab Claws.

- (1) through (2) No change.
- (3) Permissible temporary possession of whole stone crabs.
- (a) Whole Live stone crabs may be temporarily possessed held on board a vessel while such vessel it is at sea for the purpose of determining compliance with size requirements until such time as the claws are removed, provided that the following conditions are met:
- 1. A person may not possess w Whole stone the crabs unless such crabs are held may only be possessed within a checker box using one of the following configurations:
- a. <u>Up to two checker boxes, each</u> A checker box may be no larger in dimension than 36 inches, by 24 inches, by 24 inches, or a volume of 12 cubic feet; or,-
- b. <u>Any combination of checker boxes</u>, provided that the total volume does not exceed 24 cubic feet No more than two checker boxes may be used on board a vessel at any time.

- 2. Whole stone crabs are held in a checker box must be shaded containers and wet with sea water every 30 minutes, or more often if necessary, to keep the crabs in a damp condition.
- 3. Checker boxes may Containers shall not be stacked in a manner which compresses the crabs.
 - (b) No change.
 - (4) No change.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History–New 7-1-00, Amended 10-1-20.

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NO.: RULE TITLE:

68B-13.008 Gear, Trap Construction, Commercial Trap

Marking Requirements, Trap Working

Regulations, Trap Transfer NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 46 No. 119, June 18, 2020 issue of the Florida Administrative Register. A Notice of Change was published on August 19, 2020 in Volume 46, Number 162 of the Florida Administrative Register. The Notice of Change was filed in error and should have been published under 68B-13.007. The proposed rule remains unchanged from the language published in the Notice of Proposed Rule dated June 18, 2020.

Section IV Emergency Rules

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE:

12AER20-9 Department of Revenue Electronic Database SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 32 of Chapter 2020-10, Laws of Florida, authorizes the Department of Revenue to promulgate emergency rules to implement the provisions of newly created 212.181. Section F.S., expanding the current Address/Jurisdiction Database established by s. 202.22(2), F.S., to allow authorized county personnel to submit changes to the county assignment of business addresses. These submitted situs changes are for purposes of sales and use tax, discretionary sales surtax, and any tourist development tax required to be remitted to the Department of Revenue. The law provides that conditions necessary for an emergency rule have been met. The promulgation of this emergency rule ensures that the public is notified in the most expedient and appropriate manner.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature

expressly authorized the promulgation of emergency rules to implement the provisions of Section 21 of Chapter 2020-10, Laws of Florida. Additionally, these emergency rules are the most expedient and appropriate means of notifying taxpayers of the provisions of Section 21 of Chapter 2020-10, Laws of Florida.

SUMMARY: Emergency Rule 12AER20-9 details how and when authorized county personnel may provide address information to the Department of Revenue for updates to the Address/Jurisdiction Database. The text of the emergency rule also includes procedures for notifying the Department of address updates; submission due dates; examples of competent evidence required to support a change to the database; how the Department will resolve disputes or objections to county assignments; and updates required for addresses within a subcounty area where a tourist development tax is imposed and remitted to the Department of Revenue. This emergency rule incorporates one new form (Form DR-700023, Notification of No Change to the Address/Jurisdiction Database for Sales and Use Tax) which will allow counties the ability to indicate no changes are needed for the database.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Danielle Boudreaux, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7082, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE EMERGENCY RULE IS:

12AER20-9 Department of Revenue Electronic Database

(1) Florida's Address/Jurisdiction Database.

- (a) The Department maintains an electronic database that assigns addresses to counties in a format that satisfies the requirements of Section 212.181, F.S. The electronic database, referred to as Florida's Address/Jurisdiction Database, is maintained on the Department's website at https://floridarevenue.com/taxes/pointmatch.
- 1. For each certificate of registration issued by the Department, the place of business will be assigned to a county based on the location address provided by the business at the time of registration or when the Department is notified of a change in a business location address.
- 2. Submissions made by counties that impose a tourist development tax in a subcounty special district, which is then remitted to the Department, must identify the subcounty special district addresses to which the tourist development tax applies.
- (b) An updated Address/Jurisdiction Database is posted to the Department's website 90 days prior to adoption of the Address/Jurisdiction Database. The updated Address/Jurisdiction Database is adopted and becomes effective every January 1 or July 1. References to the effective

Address/Jurisdiction Database refer to the official database that is available on the website, which was adopted the previous January 1 or July 1. The effective Address/Jurisdiction Database is available for downloading and does not include the information contained in the pending files described in subparagraph (1)(b)1.

- 1. When a change to the Address/Jurisdiction Database has been approved, the approved pending address additions and approved pending address deletions are stored in separate files until they are included in the next scheduled update of the database. These pending files include all changes since the most recent update, including changes to jurisdictional boundaries.
- 2. The single address lookup feature permits any person to enter an address to identify the county to which it is assigned. The individual address lookup feature in the electronic database searches within the current database, as well as the pending files, and may reflect information not yet incorporated into the database available for download. In such cases, the individual address lookup page displays a statement indicating the page reflects a pending change to the database.
- 3. The availability and effective dates of the updated Address/Jurisdiction Database are published in the Florida Administrative Register. The updated Address/Jurisdiction Database incorporates the corrections of any errors discovered since the previous update, as well as changes in addresses or county assignments based on information provided by counties. Each update of the Address/Jurisdiction Database is posted on the Department's website at least 90 days prior to publication and is also available for download. Requests for electronic or magnetic media copies should be addressed to: Florida Department of Revenue, Local Government Unit, Post Office Box 5885, Tallahassee, Florida 32314-5885.
- (c) To fulfill its statutory responsibility to maintain the database, when the Department notices apparent errors, the Department will initiate an objection to the database in accordance with the provisions of subsection (4) and will process the objection in the same manner in which other objections are processed.
 - (2) Updating Florida's Address/Jurisdiction Database.
- (a) Counties contribute to maintaining the Address/Jurisdiction Database by providing the Department with updated information, such as changes in addresses or address ranges along with the county assignment and any other changes, using Form DR-700022, Notification of Changes to the Address/Jurisdiction Database (incorporated by reference in Rule 12AER20-11, F.A.C.). Counties must provide to the Department the names of the county officers or employees authorized to act as contact persons regarding database matters. Counties may provide updated contact information as frequently as necessary to ensure that the appropriate contact person can be reached regarding database matters.

- (b) Counties may submit a change request to the Address/Jurisdiction Database electronically, using instructions in Form DR-700002, User's Guide for the Address/Jurisdiction Database (incorporated by reference in Rule 12AER20-10, F.A.C.), available at pointmatch.floridarevenue.com. Any requested changes or additions to the Address/Jurisdiction Database must be supported by competent evidence as outlined in subsection (3).
- (c) If a county does not have address updates, the county may indicate no changes by submitting Form DR-700023, Notification of No Change to the Address/Jurisdiction Database for Sales and Use Tax (hereby incorporated by reference).
- (d)1. The county must specify the effective date, either January 1 or July 1, of any information to be incorporated in the Address/Jurisdiction Database. For a January 1 effective date, changes must be submitted no later than September 3, and for a July 1 effective date, changes must be submitted no later than March 3.
- 2. Counties may not submit changes between September 4 to October 3 and March 4 to April 2. The Department completes its review of pending submissions for the next database update during these periods and is unable to process new submissions. Submissions of new information during these time periods will be denied and must be submitted after the review period.
- 3. The Department will review the information provided in the requests for change and store the approved changes in the approved pending files.
 - (3) Competent Evidence.
- (a) Competent evidence to support a change to the Address/Jurisdiction Database is documentation establishing that the addresses affected by the requested change or addition are located in the county indicated. Examples of competent evidence include articles of incorporation of a new municipality, the plat filed for a newly approved subdivision, or the enhanced 911 Master Street Address Guide (MSAG) database information relating to local law enforcement responders. Competent evidence must clearly identify the affected addresses or address ranges.
- (b) If a requested change is to move an address from one county or jurisdiction to another county or jurisdiction, competent evidence includes the consent of the county or jurisdiction that did not request the change.
- 1. To facilitate processing the change, the county requesting the change should attempt to obtain written consent from an authorized contact person of the nonrequesting county or jurisdiction. Form DR-700022 contains an authorization statement that will serve as the written consent of the nonrequesting county or jurisdiction when signed by that county's or jurisdiction's authorized contact person. The Department will consider the receipt of Form DR-700022, containing the signatures of both authorized contact persons of

the requesting and nonrequesting county or jurisdiction, to be sufficient competent evidence. In such instances, the Department will make the change based upon the submitted form.

- 2. If the requesting county or jurisdiction has not obtained the written consent of the nonrequesting county or jurisdiction, the Department will contact the nonrequesting county or jurisdiction before making the change. Based upon the response of the nonrequesting county or jurisdiction, the Department will take one of the following actions in regard to the requested change:
- a. If the nonrequesting county or jurisdiction provides written consent to the Department, then the Department will process the change.
- b. If the nonrequesting county or jurisdiction objects in writing, the Department will treat the requested change as one that must be resolved by the counties and jurisdictions involved as provided in paragraph (4)(d).
- c. If the nonrequesting county or jurisdiction fails to either consent or object in writing within 20 days after the date on which the Department notified that county or jurisdiction of the requested change, the Department will accept and process the change. This will not prevent the nonrequesting county or jurisdiction from subsequently submitting requests to change the new address assignments after they have been processed.
- 3. A county or jurisdiction that objects to proposed changes should use Form DR-700022 to change the address information and, unless the affected county or jurisdiction signs the form, the Department will treat the request as one that must be resolved by the counties involved as provided in paragraph (4)(d).
- (c) If a requested change affects only the requesting county and does not affect another county or jurisdiction, the Department will consider receipt of an affidavit signed by the authorized contact person, identifying the addresses or address ranges and stating that the change affects only the requesting county, to be sufficient competent evidence. The use of an affidavit is not required but, at the option of the requesting county or jurisdiction, may be used instead of providing other documentation. In such instances, the Department will make the change based upon the representations on the form and the affidavit.
- (d) Example. A county approves the plat and grants the permits necessary for development of a new outdoor mall on February 1, 2021. The plat indicates street names, but address numbers have not yet been assigned. In order for the addresses to be added to the electronic database effective the following July 1, the county must file Form DR-700022 with a copy of the approved outdoor mall plat or an affidavit indicating that the change affects only the requesting county and submit online address change information by March 3, 2021. If that deadline

- is not met, the earliest date on which the new service addresses can be added to the database is January 1, 2022. In order to meet the deadline and be certain that the actual address numbers are included, the contact person for the county may request the addition of a range of numbers that is certain to include the actual numbers. Because the development of the outdoor mall affects only the requesting county, no consent from any other county is required.
- (4) Objection to Address Assignment in Florida's Address/Jurisdiction Database.
- (a) Any substantially affected party, may object to information contained in the Address/Jurisdiction Database by submitting Form DR-700025, Objection to Address Assignment in the Address/Jurisdiction Database (incorporated by reference in Rule 12AER20-11, F.A.C.), along with competent evidence to support the party's objection. Examples of substantially affected parties include individuals who purchase taxable items and pay local discretionary sales surtax, dealers who are required to collect sales tax and surtax, dealers who are required to collect tourist development taxes, and the Department of Revenue.
- 1. Only objections to the effective Address/Jurisdiction Database will be considered; objections to the pending Address/Jurisdiction Database will be denied.
- 2. Before submitting an objection, a person should check the effective Address/Jurisdiction Database to determine whether the contemplated objection is necessary.
- (b) Examples of competent evidence are stated in paragraph (3)(a). The Department will notify the substantially affected party of any deficiencies in the objection or competent evidence.
- (c) When the Department believes that addresses or address ranges have been assigned to an incorrect county or jurisdiction, the Department will initiate the change by using Form DR-700025. The Department will use any information at its disposal, including enhanced 911 MSAG database address information and information supplied by any dealer, as a basis for initiating an objection; however, in no event will the Department change any address assignment without providing notice to the affected counties and jurisdictions in the manner provided in paragraph (3)(b). If the change is approved, it will be included in the pending files with other approved changes for inclusion in the next update of the database.
- (d) Upon receipt of a completed Form DR-700025, including competent evidence to support the objection, the Department will forward copies of the form, along with the associated documentation, to the database contact person in each affected county or jurisdiction.
- 1. The Department will provide Form DR-700026, Local Government Authorization for Address Changes Described on Form DR-700025 (incorporated by reference in Rule 12A-

19.100, F.A.C.), so the affected counties or jurisdictions may agree, disagree, or partially agree with the address county changes proposed by the completed Form DR-700025.

2. The Department will provide Form DR-700027, Local Government Authorization for Omission of Address or Range or Incorrect Address Identification (incorporated by reference in Rule 12A-19.100, F.A.C.), so the affected counties or jurisdictions may agree or disagree with the inclusion of an address or address range or with changing nonjurisdictional information about an address or address range proposed by the completed Form DR-700025.

3. In case the forms become separated, the Department will include on the bottom portion of each form the same tracking number and date to identify which forms belong together. The Department will, when practicable, provide the information electronically for review by the counties or jurisdictions. These forms will not be sent to the counties or jurisdictions between February 1 and April 2 or between August 4 and October 3 due to the inability of counties or jurisdictions to make online changes during the updating and posting of the next effective Address/Jurisdiction Database.

4. The counties or jurisdictions should review the specific address(es) at issue as well as the address range(s) that will be impacted by the change to ensure that each county or jurisdiction retains all of the addresses it believes are within its county or jurisdictional boundaries.

5. The Department will instruct each county or jurisdiction to indicate, in writing, its determination in regard to the objection by completing the provided authorization form (either Form DR-700026 or Form DR-700027) and filing the form with the Department. If the affected counties or jurisdictions both indicate agreement with the objection, the Department will revise the electronic database accordingly.

6. If a county or jurisdiction fails to respond within a reasonable time, which shall be no less than 30 days, such county or jurisdiction shall be deemed to have indicated agreement with the objection. If either the affected county or jurisdiction notifies the Department in writing that it does not agree with the objection, the Department will not change the address in the database.

7. The address will be reassigned to a county or jurisdiction when one of the following events occurs:

a. The Department receives written notification from the county or jurisdiction that did not agree with the change requested in the objection that such county or jurisdiction has subsequently determined that the change should be made.

b. The Department receives written notification from the party that filed the Form DR-700025 that the objection was erroneous and the assignment in the database was correct.

c. The Department is provided with a copy of a final order, judgment, or other binding written determination resolving the county or jurisdictional assignment of the contested address.

Rulemaking Authority Section 32 of Chapter 2020-10, L.O.F. Law Implemented s. 202.22(2), FS, Section 21 of Chapter 2020-10, L.O.F. History-New. 8-21-20.

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

EFFECTIVE DATE: 8/21/2020

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE:

12AER20-10 Department of Revenue Electronic Database SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH. SAFETY OR WELFARE: Section 32 of Chapter 2020-10, Laws of Florida, authorizes the Department of Revenue to promulgate emergency rules to implement the provisions of newly created Section 212.181, F.S., expanding the Address/Jurisdiction Database established by s. 202.22(2), F.S., to allow authorized county personnel to submit changes to the county assignment of business addresses. These submitted situs changes are for purposes of sales and use tax, discretionary sales surtax, and any tourist development tax required to be remitted to the Department of Revenue. The law provides that conditions necessary for an emergency rule have been met. The promulgation of this emergency rule ensures that the public is notified in the most expedient and appropriate manner.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature expressly authorized the promulgation of emergency rules to implement the provisions of Section 21 of Chapter 2020-10, Laws of Florida. Additionally, these emergency rules are the most expedient and appropriate means of notifying taxpayers of the provisions of Section 21 of Chapter 2020-10, Laws of Florida.

SUMMARY: Emergency Rule 12AER20-10 amends Rule 12A-19.071, F.A.C., to incorporate by reference updates to one form, as well as incorporate revisions necessitated by the adoption of Rule 12AER20-9, F.A.C.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Danielle Boudreaux, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7082, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>12AER20-10</u> <u>12A 19.071</u> Department of Revenue Electronic Database.

- (1)(a) through (b) No change.
- (c) Local taxing jurisdictions and communications services providers are provided with access codes to permit them to register as users of the database. Registered local taxing jurisdictions and communications services dealers have the capability of downloading databases of addresses assigned to each local taxing jurisdiction. A file of addresses in the format adopted by the Federation of Tax Administrators and the Multistate Tax Commission in accordance with the federal Mobile Telecommunications Sourcing Act is available.
- (d) Upon request, the Department will allow other persons, such as third party vendors of databases or billing services, to download the Address/Jurisdiction Database.

(d)(e) The Department's website also has a single address lookup feature that permits any person to enter an address and ascertain to which local jurisdiction it is assigned. Use of the single address lookup feature does not require an access code or registration. The individual address lookup feature searches the pending files, as well as the effective database, and may therefore reflect information that has not yet been incorporated into the effective database available for downloading and use by local taxing jurisdictions and communications services dealers. In such cases, the individual address lookup page carries a statement notifying the viewer that it reflects a pending change to the database.

(e)(f) The availability and effective date of the updated Address/Jurisdiction Database are announced in the Florida Administrative Register. Updates incorporate corrections of any errors discovered since the last preceding update, as well as changes in addresses or iurisdictional boundaries based on information provided by local taxing jurisdictions. Each update of the Address/Jurisdiction Database is posted on the Department's website at least 90 days prior to adoption and is also available to dealers of communications services, vendors of databases, and other persons authorized to download the database in magnetic or electronic media for a fee not to exceed the cost of furnishing the updated version in such media. Requests for electronic or magnetic media copies should be addressed to: Florida Department of Revenue, Communications Services Tax, Local Government Unit, Post Office Box 5885, Tallahassee, Florida 32314-5885.

(f)(g) No change.

- (2)(a) No change.
- (b) Local taxing jurisdictions must submit information requesting changes to the Address/Jurisdiction Database electronically following Form 700002, the online User's Guide for the Address/Jurisdiction Database, hereby incorporated by reference, effective 08/20 07/19 (http://www.flrules.org/Gateway/reference.asp?No=Ref

10802). Only local taxing jurisdictions that are registered users of the Department's electronic change submission process can access the Guide for the Address Change Requests. Authorized local jurisdiction contact persons may access the login screen registered users https://floridarevenue.com/taxes/pointmatch. Local taxing jurisdictions that do not have access to computers with Internet access should contact the Department to request authorization to submit changes through alternative electronic media. The information must also be submitted on Form DR-700022, Notification of Changes to the Address/Jurisdiction Database Notification of Jurisdiction Change for Local Communications Services and Local Insurance Premium Tax (incorporated by reference in Rule 12AER20-11, F.A.C. rule 12A 19.100, F.A.C.).

(c) through (e) No change.

(3)(a) Any substantially affected party may object to information contained in the Address/Jurisdiction Database by submitting Form DR-700025, Objection to Address Assignment in the Address/Jurisdiction Database Objection to Address/Jurisdiction Database for Local Communications Services Tax and Local Insurance Premium Tax Service Address Assignment (incorporated by reference in Rule 12AER20-11 rule 12A 19.100, F.A.C.), along with competent evidence to support the party's objection. Only objections to the effective Address/Jurisdiction Database can be considered; those objections that are not objections to the effective Address/Jurisdiction Database will be denied. Before submitting an objection, a person should check the effective Address/Jurisdiction Database to determine whether the contemplated objection is necessary. Examples of substantially affected parties include purchasers of communications services who pay local communications services taxes, dealers who are required to collect local communications services taxes, the Department of Revenue, and local taxing jurisdictions. However, local taxing jurisdictions should use Form DR-700022 to create addresses in the Address/Jurisdiction Database or to request address assignment changes. Regardless of which form is used to request changes to the Address/Jurisdiction Database, the consent of all an affected jurisdictions jurisdiction will be required.

- (b) through (e) No change.
- (f) Upon receipt of an objection on a completed Form DR-700025, including competent evidence to support the objection, the Department will forward copies of the form, along with the associated documentation, to the database contact person in each affected taxing jurisdiction. The Department will provide to the affected local taxing jurisdictions Form DR-700026, Local Government Authorization for Address Changes Described on Form DR-700025 (incorporated by reference in rule 12A-19.100, F.A.C.), to use to agree, disagree, or partially

agree with the address jurisdiction changes proposed by the attached completed Form DR-700025. The Department will provide to the affected local taxing jurisdiction Form DR-700027, Local Government Authorization for Omission of Address or Range or Incorrect Address Identification (incorporated by reference in rule 12A-19.100, F.A.C.), to use to agree or disagree with the inclusion of a service address or address range or with changing non-jurisdictional information about a service address or address range proposed by the attached completed Form DR-700025. In case the forms become separated, the Department will include on the bottom portion of each form the same tracking number and date to identify which forms belong together. The Department will, when practicable, provide the information electronically for review by the local taxing jurisdictions. These forms will not be sent to the local taxing jurisdictions between February 1 and April 2 nor between August 4 and October 3 due to the inability of local taxing jurisdictions to make on-line changes during the updating and posting of the next effective Address/Jurisdiction Database. The local taxing jurisdictions should review the specific address(es) at issue as well as the address range(s) that will be impacted by the change to ensure that each local taxing jurisdiction retains all of the addresses that it believes are within its jurisdictional boundaries. The Department will instruct each local taxing jurisdiction to indicate in writing its determination in regard to the objection by completing the provided authorization form, either Form DR-700026 or Form DR-700027, and filing the form with the Department. If the affected local taxing jurisdictions both indicate agreement with the objection, the Department will revise the electronic database accordingly. If a local taxing jurisdiction fails to respond within a reasonable time, which shall be no less than 30 days, such jurisdiction shall be deemed to have indicated agreement with the objection. If either local taxing jurisdiction notifies the Department in writing that it does not agree with the objection, the Department will not change the address in the database immediately assign the address with a special designation that indicates that in the jurisdictional assignment of the address is in dispute. The service address will be reassigned to a local taxing jurisdiction when one of the following events occurs:

- 1. through 3. No change.
- (g) No change.

Rulemaking Authority 202.26(3)(b), (g) FS<u>: s.32, Ch. 2020-10, LOF</u>. Law Implemented 202.22(2), 202.23 FS<u>: s. 21, Ch. 2020-10, LOF</u>. History–New 11-14-05, Amended 12-20-07, 6-28-10, 1-20-14, 1-20-15, 7-8-19.

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

EFFECTIVE DATE: 8/21/2020

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE: 12AER20-11 Public Use Forms

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 32 of Chapter 2020-10, Laws of Florida, authorizes the Department of Revenue to promulgate emergency rules to implement the provisions of newly created 212.181, F.S., expanding Section the current Address/Jurisdiction Database established by s. 202.22(2), F.S., to allow authorized county personnel to submit changes to the county assignment of business addresses. These submitted situs changes are for purposes of sales and use tax, discretionary sales surtax, and any tourist development tax required to be remitted to the Department of Revenue. The law provides that conditions necessary for an emergency rule have been met. The promulgation of this emergency rule ensures that the public is notified in the most expedient and appropriate manner.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature expressly authorized the promulgation of emergency rules to implement the provisions of Section 21 of Chapter 2020-10, Laws of Florida. Additionally, these emergency rules are the most expedient and appropriate means of notifying taxpayers of the provisions of Section 21 of Chapter 2020-10, Laws of Florida.

SUMMARY: Emergency Rule 12AER20-11 amends Rule 12A-19.100, F.A.C., to incorporate by reference updates to two forms, as well as incorporate revisions necessitated by the adoption of Rule 12AER20-9, F.A.C.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Danielle Boudreaux, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7082, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE EMERGENCY RULE IS:

12AER20-11 12A 19.100 Public Use Forms.

- (1)(a) No change.
- (b) Copies of these forms are available, without cost, by one or more of the following methods: 1) downloading the form from the Department's website at www.floridarevenue.com/forms; or, 2) calling the Department at (850)488-6800, Monday through Friday, (excluding holidays); or, 3) visiting any local Department of Revenue Service Center; or, 4) writing the Florida Department of Revenue, Taxpayer Services, 5050 West Tennessee Street, Tallahassee, Florida 32399-0112. Persons with hearing or

speech impairments may call the Department's TDD at 1(800)367-8331 or (850)922-1115.

(2) No change.

Form	Title	Effect
Num		ive
ber		Date
(3)	No change.	
throu		
gh (7)		
(8)	Notification of Changes to the	08/20
DR-	Address/Jurisdiction Database	01/14
7000	Notification of Jurisdiction Change for	
22	Local Communications Services and	
	Local Insurance Premium Tax (R. 10/13)	
	(http://www.flrules.org/Gateway/referenc	
	e.asp?No=Ref 03625)	
(9)	Objection to Address Assignment in the	08/20
DR-	Address/Jurisdiction Database	01/14
7000	Objection to Address/Jurisdiction	
25	Database for Local Communications	
	Services Tax and Local Insurance	
	Premium Tax Service Address	
	Assignment (R. 10/13)	
	(http://www.flrules.org/Gateway/referenc	
	e.asp?No=Ref 03626)	
(10)	No change.	
throu		
gh		
(13)		

Rulemaking Authority 175.1015(5), 185.085(5), 202.151, 202.16(2), 202.22(6)(a), 202.26(3)(a), (c), (d), (e), (j), 202.27(1), (7) FS; s. 32, Ch. 2020-10 LOF. Law Implemented 119.071(5), 175.1015, 185.085, 202.11(3), (10), (11), 202.12(1), (3), 202.151, 202.16(2), (4), 202.17(6), 202.19(1), (7), 202.22(6), 202.27, 202.28(1), (2), 202.29, 202.30(3), 202.33, 202.34(3), (4)(c), 202.35(1), (2) FS; s. 21, Ch. 2020-10 LOF. History–New 4-17-03, Amended 7-31-03, 10-1-03, 9-28-04, 6-28-05, 11-14-05, 7-16-06, 4-5-07, 11-6-07, 12-20-07, 1-28-08, 1-27-09, 1-11-10, 6-28-10 (3), 6-28-10 (5), 2-7-11, 1-25-12, 1-17-13, 5-9-13, 1-20-14, 1-20-15, 1-11-16, 1-10-17, 1-17-18, 1-8-19, 1-6-20, 3-25-20.

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

EFFECTIVE DATE: 8/21/2020

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: RULE TITLE:

12BER20-12 Department of Revenue Electronic Database SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 32 of Chapter 2020-10, Laws of Florida,

authorizes the Department of Revenue to promulgate emergency rules to implement the provisions of newly created Section 212.181, F.S., expanding the current Address/Jurisdiction Database established by s. 202.22(2), F.S., to allow authorized county personnel to submit changes to the county assignment of business addresses. These submitted situs changes are for purposes of sales and use tax, discretionary sales surtax, and any tourist development tax required to be remitted to the Department of Revenue. The law provides that conditions necessary for an emergency rule have been met. The promulgation of this emergency rule ensures that the public is notified in the most expedient and appropriate manner.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature expressly authorized the promulgation of emergency rules to implement the provisions of Section 21 of Chapter 2020-10, Laws of Florida. Additionally, these emergency rules are the most expedient and appropriate means of notifying taxpayers of the provisions of Section 21 of Chapter 2020-10, Laws of Florida.

SUMMARY: Emergency Rule 12BER20-12 amends Rule 12B-8.0016, F.A.C., in order to amend procedures related to the electronic database, as well as incorporate revisions necessitated by the adoption of Rule 12AER20-9.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Danielle Boudreaux, Technical Assistance and Dispute Resolution, telephone (850)717-7082, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>12BER20-12</u> <u>12B-8.0016</u> Department of Revenue Electronic Database.

(1)(a)1. through 2. No change.

- 3. Local taxing jurisdictions are provided with access codes to permit them to register as users of the database and to request changes in address assignments. Local taxing jurisdictions may register on the Department's website at www.floridarevenue.com/taxes/pointmatch.
 - 4. No change.
- (b) When a change to the database has been approved, the approved pending address additions and approved pending address deletions are stored in separate files maintained by the Department for the next scheduled update of the database. These pending files include corrections of any errors discovered since the last update, as well as changes in addresses or jurisdictional boundaries based on information provided by local taxing jurisdictions and counties approved by the Department. These pending files contain the most recent local taxing jurisdictional assignment information. The individual address lookup feature searches the current database and the

pending files and may reflect information that has not yet been incorporated into the database available for downloading and use by local taxing jurisdictions and insurers. Insurers may use the information contained in the address look-up feature to assign policies and premiums to the proper local taxing jurisdictions. In such cases, the individual address lookup page carries a statement notifying the viewer that it reflects a pending change to the database.

- (c) No change.
- (2)(a) No change.
- (b) Local taxing jurisdictions must submit information requesting changes to the database electronically following the Form DR-700002, User's Guide Address/Jurisdiction Database (December 2014, incorporated by reference in Rule 12AER20-10 12A 19.071, F.A.C.). Only local taxing jurisdictions that are registered users of the Department's electronic change submission process can access the Guide for Address Change Requests. Authorized local jurisdiction contact persons may access the login screen for registered users at www.floridarevenue.com/taxes/pointmatch. Local taxing jurisdictions that do not have access to computers with Internet access should contact the Department to submit changes through alternative electronic media. The information must also be submitted on Form DR-700022, Notification of Changes to the Address/Jurisdiction Database Notification of Jurisdiction Change for Local Communications Services and Local Insurance Premium Tax (incorporated by reference in Rule 12AER20-11 12A 19.100, F.A.C.), with the exception of Special Fire Control Districts, which must use Form DR-350907, Local Insurance Premium Tax Special Fire Control Districts Notification of Jurisdiction Change (R. 10/13, hereby incorporated reference. effective 1/14) (http://www.flrules.org/Gateway/reference.asp?No=Ref-03612).
 - (c) through (e) No change.

(3)(a)1. Any substantially affected party may object to information contained in the database by submitting Form DR-700025, Objection to Address Assignment in the Address/Jurisdiction Database **Objection** Address/Jurisdiction Database for Local Communications Services Tax and Local Insurance Premium Tax Service Address Assignment (incorporated by reference in Rule 12AER20-11 12A 19.100, F.A.C.), along with competent evidence to support the party's objection. Only objections to the current effective database can be considered; objections that do not relate to the current effective database will be denied. Before submitting an objection, a person should check the effective database to determine whether the contemplated objection is necessary. Examples of substantially affected parties include police officers and firefighters from local taxing

jurisdictions that impose the excise taxes under Chapters 175 and/or 185, F.S., local taxing jurisdictions that impose the excise taxes under Chapters 175 and/or 185, F.S., insurers who are required to pay the excise taxes under Chapters 175 and/or 185, F.S., individuals whose policies are being assigned via the database, and local taxing jurisdictions.

- 2. through 3. No change.
- (b) through (e) No change.
- (f) Upon receipt of an objection on a completed Form DR-700025, including competent evidence to support the objection, the Department will forward copies of the form, along with the associated documentation, to the database contact person in each affected taxing jurisdiction. The Department will provide to the affected local taxing jurisdictions Form DR-700026, Local Government Authorization for Address Changes Described on Form DR-700025 (incorporated by reference in Rule 12A-19.100, F.A.C.), to use to agree, disagree, or partially agree with the address jurisdiction changes proposed by the attached Form DR-700025. The Department will provide the affected local taxing jurisdiction a Form DR-700027, Local Government Authorization for Omission of Address or Range or Incorrect Address Identification (incorporated by reference in Rule 12A-19.100, F.A.C.), to use to agree or disagree with the inclusion of an address or address range or with changing nonjurisdictional information about an address or address range proposed by the attached Form DR-700025. The Department will include a tracking number and date on the bottom portion of each form to identify which forms belong together. The Department will, when practicable, provide the information electronically for review by the local taxing jurisdictions. The local taxing jurisdictions should review the specific address(es) at issue, as well as the address range(s) that will be impacted by the change, to ensure that each local taxing jurisdiction retains all of the addresses that it believes are within its jurisdictional boundaries. The Department will instruct each local taxing jurisdiction to indicate its determination in regard to the objection by utilizing the provided authorization form, Form DR-700026 or Form DR-700027, as applicable. If the affected local taxing jurisdictions indicate agreement with the objection, the Department will revise the electronic database accordingly. If a local taxing jurisdiction fails to respond within a reasonable time, which shall be no less than 30 days, such jurisdiction shall be deemed to have indicated agreement with the objection. If either local taxing jurisdiction notifies the Department in writing that it does not agree with the objection, the Department will not change the address in the database immediately assign the address a special designation that indicates that the jurisdictional assignment of the address is in dispute. The service address will be reassigned to a local taxing jurisdiction when one of the following events occurs:

1. through 3. No change.

(4) All forms referenced in this rule are available, without cost, by one or more of the following methods: 1) downloading the form from the Department's website www.floridarevenue.com/forms; or, 2) calling the Department at (850)488-6800; or, 3) writing the Florida Department of Revenue, Taxpayer Services, Mail Stop 3-2000, 5050 West Tennessee Street, Tallahassee, Florida 32399-0112; or, 4) visiting any local Department of Revenue Service Center to personally obtain a copy. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

Rulemaking Authority 175.1015(5), 185.085(5) FS; <u>s. 32, Ch. 2020-10 LOF</u>. Law Implemented 175.1015, 185.085 FS; <u>s. 21, Ch. 2020-10 LOF</u>. History—New 12-20-07, Amended 6-28-10, 1-20-14, 1-20-15.

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

EFFECTIVE DATE: 8/21/2020

DEPARTMENT OF HEALTH

Board of Chiropractic Medicine

RULE NO.: RULE TITLE:

64B2ER20-30 Satisfaction of Continuing Education and

Meeting Attendance Requirements Through

Online or Virtual Live Technology

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: The Florida Board of Chiropractic Medicine ("Board") is statutorily mandated to require forty (40) contact classroom hours of Continuing Education ("CE") for Chiropractic Physicians and twenty-four (24) hours for Certified Chiropractic Physician's Assistants as a prerequisite to biennial licensure renewal for licensees. In addition, the Board, by rule, requires all licensees to attend one in-person board meeting within their first year of licensure or practice in Florida.

On March 1, 2020, Florida Governor Ron DeSantis issued Executive Order Number 20-51 which directed the State Health Officer and Surgeon General, Dr. Scott Rivkees, to declare a public health emergency regarding the spread of the Novel Coronavirus Disease 2019 (COVID-19). On March 9, 2020, Governor DeSantis issued Executive Order Number 20-52 (Emergency Management - COVID-19 Public Health Emergency) and officially declared that a state of emergency exists in the State of Florida. COVID-19 disease is a severe acute respiratory illness that can spread among humans through respiratory transmission and presents with symptoms similar to those of influenza. As of August 9, 2020, there are over 532,800 confirmed cases of COVID-19 disease in the State of Florida. The Center for Disease Control ("CDC") recommends

mitigation measures to combat the spread of COVID-19 disease such as "social distancing," wearing masks in public, staying home when sick, keeping away from others who are sick, staying home when a household member is sick with respiratory disease symptoms, and for those who are at higher risk, including older adults and those who have serious chronic medical conditions, to avoid non-essential travel and to avoid in-person gatherings. Even though mitigation measures have been successful in "slowing the spread," the risk of public infection remains high.

Since the issuance of the Executive Orders and declaration of a public health emergency by the Governor and the State Health Officer, the Board has determined that online technologies, including video streaming/videoconferencing, can provide a level of quality which, due to the ongoing public health emergency, could be used as an alternative method of delivery of CE courses and virtual meeting participation, and which would satisfy the purpose and intent of the statute and promulgated rules, without exposure to the dangers of being in large groups of people, necessity of travel itself, potential contribution to the spread of the virus, and most importantly, would ensure compliance with the State Health Officer's Orders, CDC Recommendations, and Governor DeSantis's Emergency Orders, including the Governor's "Safe. Smart. Step-by-Step." recovery plan.

Florida's Chiropractic Professionals, and those who come in contact with them, should not be unnecessarily put at risk during this healthcare emergency. Accordingly, the Board, by emergency rule, will authorize licenses to satisfy CE and meeting attendance requirements through virtual live, synchronous online, and/or asynchronous online methods, while it contemporaneously initiates rulemaking to extend these changes until the end of the current licensure renewal biennium. The Board finds that this action is a measured regulatory approach that helps to mitigate the threat of exposure to COVID-19 disease to Floridians, including Chiropractic professionals and those that come in contact with them, while still satisfying the purpose and intent of the waived requirements.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: Given the ongoing declared emergency in the State of Florida; Emergency Order 20-91; the guidance from the CDC; that chiropractic licensees are required to attend in-person continuing education courses and/or live meeting attendance to fulfill initial licensure or renewal requirements, the Board finds that an immediate danger to the public health, safety, or welfare necessitates immediate action regarding this issue. In addition, at the same meeting where this Emergency Rule was proposed, the Board determined to initiate rulemaking to amend the Board's underlying rules in Chapter 64B2, Florida Administrative Code,

to allow online and virtual live through the current renewal biennium, March 31, 2022; after this date, the existing requirements will resume unless altered by subsequent Board action. Notice of this meeting was published in the Florida Administrative Register in Volume 46, No.140 on July 20, 2020. In addition, notice of the meeting was posted on the Board's official website.

SUMMARY: The emergency rule authorizes licensees to obtain all required continuing education hours by any means, live, virtual live, or online; and first year licensees to satisfy the required meeting attendance through either a live or online/livestreaming/webinar meeting for the ninety-day effective period of the emergency rule.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Anthony B. Spivey, Dr.BA, Executive Director, Florida Board of Chiropractic Medicine, Anthony.Spivey@flhealth.gov, (850)245-4355.

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>64B2ER20-30 Satisfaction of Continuing Education and/or Meeting Attendance Requirements Through Online or Virtual Live Technology.</u>

For the duration of this Emergency Rule, all Florida Board of Chiropractic Medicine licensees may obtain all required continuing education hours by any means, live, virtual live, or synchronous or asynchronous online. In addition, licensees may satisfy the requirements of Rule 64B2-16.007, F.A.C., through attending the November 6, 2020, livestreaming Board of Chiropractic Medicine meeting.

Rulemaking Authority 456.013, 456.025(7), 460.405, 460.408 FS. Law Implemented 456.013(6), (8), (9), 456.025(7), 456.036(10), 460.408 FS. History—New 8-20-20.

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

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NO.: RULE TITLE:

40D-22.201 Year-Round Water Conservation Measures

The Southwest Florida Water Management District hereby gives notice: that on August 20, 2020, the Southwest Florida Water Management District has issued an order granting a variance.

Petitioner's Name: St. Tropez Community Association, Inc.-

File Tracking No. 20-4316

Date Petition Filed: July 21, 2020

Rule No.: 40D-22.201, F.A.C.

Nature of the rule for which variance or waiver was sought: Lawn and landscape irrigation

Date Petition Published in the Florida Administrative Register: August 3, 2020

General Basis for Agency Decision: Petitioner demonstrated substantial hardship and proposed an alternative means of achieving the purpose of the statute implemented by the rule. A copy of the Order or additional information may be obtained by contacting: Michael Bench, 7601 US Highway 301, Tampa, Florida 33637, 1(813)985-7481 x. 2298, water.variances@watermatters.org. (T2020046).

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 August 6, 2020 the Division of Hotels and Restaurants received a Petition for an Emergency Variance for paragraph 61C-1.004(1)(a), Florida Administrative Code, Paragraph 5-202.11(A), 2017 FDA Food Code, Paragraph 4-301.12(A), 2017 FDA Food Code, subsection 61C-4.010(5). Florida Administrative Code, Section 5-203.13, 2017 FDA Food Code, subsection 61C-4.010(7) Florida Administrative Code and subsection 61C-4.010(6), Florida Administrative Code from CENTRAL FLORIDA TASTY AMERICAN GRILL INC located in Orlando. The above referenced F.A.C. addresses the requirement that each establishment have an approved plumbing system installed to transport wastewater; and that each establishment has at least one service sink provided for the cleaning of mops or similar cleaning tools and the disposal of mop water. They are requesting to utilize holding tanks to collect wastewater at the handwash and 3compartment sinks and to share the mop sink and restroom facilities with another food service establishment on the same premise.

The Petition for this variance was published in Vol. 46/154 on August 7, 2020. The Order for this Petition was signed and approved on August 17, 2020. 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 the wastewater holding tank for the handwash sink 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 all the handwash sinks are provided with hot and cold running water under pressure, soap, an approved hand drying device and a handwashing sign. The mop sink facility within Bass Pro Shops (5156 International Dr. Orlando, FL 32819) must be maintained in a clean and sanitary manner. This area must also be available to CENTRAL FLORIDA TASTY AMERICAN GRILL INC (File: 301180) during all hours of operation. If the ownership of Bass Pro Shops (5156 International Dr. Orlando, FL 32819) and CENTRAL FLORIDA TASTY AMERICAN GRILL INC (File: 301180) 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:

Kasimira.Kelly@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, 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

NOTICE IS HEREBY GIVEN that on August 20, 2020, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants, received a petition for A Routine Variance for paragraph 3-305.11(A)(2), 2017 FDA Food Code, Section 3-305.14, 2017 FDA Food Code, Section 6-202.15, 2017 FDA Food Code, Section 6-202.16, 2017 FDA Food Code, subsection 61C-4.010(1), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code from LILYS CATERING SERVICE INC located in Orlando. The above referenced F.A.C. addresses the requirement for proper handling and dispensing of food. They are requesting to dispense bulk time/temperature control for safety foods from an open air mobile food dispensing vehicle. The Division of Hotels and Restaurants will accept comments concerning the Petition for 14 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: Kasimira.Kelly@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, Tallahassee, Florida 32399-1011.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

Division of Elections

The Elections Canvassing Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, August 27, 2020, 9:00 a.m.

PLACE: Cabinet Meeting Room, LL03, The Capitol, Tallahassee, Florida.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Elections Canvassing Commission will meet to certify the official results for the August 18, 2020 Primary Election and Special Primary Election for State Senate District 20 per sections 100.191 and 102.111, Florida Statutes.

A copy of the agenda may be obtained by contacting: Kristi Willis at (850)245-6240 or Kristi.Willis@dos.myflorida.com. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Kristi Willis at (850)245-6240 or Kristi.Willis@dos.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF STATE

Division of Cultural Affairs

The Florida Division of Cultural Affairs announces a telephone conference call to which all persons are invited.

DATE AND TIME: Monday, September 21, 2020, 9:00 a.m. until conclusion

PLACE: This meeting will be held via webinar and teleconference. Please join my meeting from your computer, tablet or smartphone.

https://www.gotomeet.me/CultureBuildsFL/traditional-artsgps-and-scp-panel-meeting

You can also dial in using your phone. United States: (646)749-3112, Access Code: 806-103-981

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com, Meeting ID: 806 103 981 or dial directly: 806103981@67.217.95.2 or 67.217.95.2##806103981

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review and score grant applications for the 2021-2022 Traditional Arts Specific Cultural Projects and General Program Support grant programs.

A copy of the agenda may be obtained by contacting: The Division of Cultural Affairs at (850)245-6470 or by visiting our website: www.florida-arts.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Rachelle Ashmore, (850)245-6490, rachelle.ashmore@dos.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Summer Callahan, (850)245-6482, summer.callahan@dos.myflorida.com.

DEPARTMENT OF STATE

Division of Cultural Affairs

The Florida Division of Cultural Affairs announces a telephone conference call to which all persons are invited.

DATE AND TIME: Tuesday, September 22, 2020, 9:00 a.m. until conclusion

PLACE: This meeting will be held via webinar and teleconference. Please join my meeting from your computer, tablet or smartphone.

https://www.gotomeet.me/CultureBuildsFL/music-gps-level-1-panel-meeting

You can also dial in using your phone. United States: (571)317-3122, Access Code: 749-579-605

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com, Meeting ID: 749 579 605 or dial directly: 749579605@67.217.95.2 or 67.217.95.2##749579605

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review and score grant applications for the 2021-2022 Music Level 1 General Program Support grant program.

A copy of the agenda may be obtained by contacting: The Division of Cultural Affairs at (850)245-6470 or by visiting our website: www.florida-arts.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Rachelle Ashmore, (850)245-6490, rachelle.ashmore@dos.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Michelle Smith Grindberg, (850)245-6475, michelle.smithgrindberg@dos.myflorida.com.

DEPARTMENT OF STATE

Division of Cultural Affairs

The Florida Division of Cultural Affairs announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, September 23, 2020, 9:00 a.m. until conclusion

PLACE: This meeting will be held via webinar and teleconference. Please join the meeting from your computer, tablet or smartphone.

https://www.gotomeet.me/CultureBuildsFL/music-gps-level-2-and-scp-panel-meeting

You can also dial in using your phone. United States: (571)317-3122, Access Code: 887-089-349

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com, Meeting ID: 887 089 349 or dial directly: 887089349@67.217.95.2 or 67.217.95.2##887089349

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review and score grant applications for the 2021-2022 Music Specific Cultural Projects and Level 2 General Program Support grant programs.

A copy of the agenda may be obtained by contacting: The Division of Cultural Affairs at (850)245-6470 or by visiting our website: www.florida-arts.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Rachelle Ashmore, (850)245-6490, rachelle.ashmore@dos.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Michelle Smith Grindberg, (850)245-6475, michelle.smithgrindberg@dos.myflorida.com.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

For the August 26, 2020 – End of Season Releases

All releases will be available at 3:00 p.m. The NASS, Florida Field Office, home page address on the Internet is: http://www.nass.usda.gov/fl.

To find the Citrus reports, under Florida Publications, Select All Citrus Releases, Scroll down to "End of Season Annual Reports."

Refer to reports dated 08/26/20

For the September 23, 2020 CCEAC Conference Call No earlier than 9:50 a.m.

Dial 1(855)384-4184, Enter the Conference ID number – 6486013, followed by the # key

At 10:00 a.m. ET, Mark Hudson, the State Statistician, will call the meeting to order. Unless you are speaking, please place your telephones on mute, so all listeners will be able to hear the entire content of the meeting. Thank you.

the USDA/NASS Moderator will begin the Conference Call The Conference Call will end when the CCEAC chair or moderator dismisses the meeting.

DEPARTMENT OF TRANSPORTATION

RULE NO.: RULE TITLE:

14-46.005 Wireless Facilities

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

DATE AND TIME: Friday, October 9, 2020, 3:00 p.m.

PLACE: Department of Transportation Burns Building Auditorium, 605 Suwannee Street, Tallahassee, FL; Online at the following link:

https://global.gotomeeting.com/join/127344101

GENERAL SUBJECT MATTER TO BE CONSIDERED: Establishing permitting criteria for small wireless equipment installed in Department right-of-way. This notice will replace notice #23394768.

A copy of the agenda may be obtained by contacting: Patrick Overton, State Utilities Engineer, Department of Transportation 605 Suwannee Street, Tallahassee, FL 32399, patrick.overton@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 3 days before the workshop/meeting by contacting: Patrick Overton, State Utilities Engineer, Department of Transportation 605 Suwannee Street, Tallahassee, FL 32399, patrick.overton@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Patrick Overton, State Utilities Engineer, Department of Transportation 605 Suwannee Street, Tallahassee, FL 32399, patrick.overton@dot.state.fl.us.

PUBLIC SERVICE COMMISSION

The Florida Public Service Commission announces a hearing in the following dockets to which all persons are invited. The original FAR hearing notice, published on August 18, 2020, is amended to reflect the corrected settlement filing date shown below.

DOCKET NOS.: 20200069-EI, Review of 2020-2029 Storm Protection Plan pursuant to Rule 25-6.030, F.A.C.,

Duke Energy Florida, LLC and 20200092-EI, Storm protection plan cost recovery clause.

HEARING DATE AND TIME: Tuesday, September 1, 2020, starting immediately after the Commission's Agenda Conference scheduled to commence at 9:30 a.m. on that date.

PLACE: Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida.

GENERAL SUBJECT MATTER TO BE CONSIDERED AT THE HEARING:

The purpose of this hearing shall be to consider Duke Energy Florida, LLC's Joint Motion for Expedited Approval of Settlement Agreement, filed July 20, 2020, in Docket No. 20200069-EI, and Joint Motion for Approval of Settlement Agreement and Attached Stipulation and Settlement Agreement, filed August 10, 2020, in Docket No. 20200092-EI, and to take action on any motions or other matters that may be pending at the time of the hearing. The Commission may rule on any such motions from the bench or may take the matters under advisement. This proceeding shall: (1) allow the parties to present evidence and testimony in support of their positions; and (2) allow for such other purposes as the Commission may deem appropriate.

PUBLIC TESTIMONY: Because the Commission is operating under a state of emergency due to COVID-19, any member of the public who wishes to offer testimony must do so remotely by telephone or by written comment. Any written comments must be filed in the docket file no later than 12:00 p.m. on August 27, 2020. To participate telephonically, members of the public must contact the Office of General Counsel at (850) 413-6199 by noon on August 27, 2020. By providing public testimony, a person does not become a party to the proceeding. To become an official party of record, you must file a Petition for Intervention at least twenty days before the final hearing, pursuant to the requirements contained in Rule 28-106.205, Florida Administrative Code (F.A.C.).

All witnesses shall be subject to cross-examination at the conclusion of their testimony. The hearing will be governed by the provisions of Chapter 120, Florida Statutes, Chapter 366, Florida Statutes, and Chapters 25-22 and 28-106, Florida Administrative Code.

SPECIAL COVID-19 CONSIDERATIONS

As the Governor of the State of Florida has declared a state of emergency due to the COVID-19 Pandemic, the Commission must limit the manner in which the public may participate or view the Hearing. As always, the public may view a live stream of the Hearing online using the link available at http://www.floridapsc.com/Conferences/AudioVideoEventCo verage. Due to these extraordinary circumstances, however, no member of the public may attend in person.

ADA

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate at this proceeding should contact the Office of Commission Clerk no later than five days prior to the hearing at 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850 or (850)413-6770 (Florida Relay Service, 1(800)955-8770 Voice or 1(800)955-8771 TDD). Assistive Listening Devices are available upon request from the Office of Commission Clerk, Gerald L. Gunter Building, Room 152.

EMERGENCY CANCELLATION OF HEARING

If settlement of the case or a named storm or other disaster requires cancellation of the proceedings, Commission staff will attempt to give timely direct notice to the parties. Notice of cancellation will also be provided on the Commission's website (http://www.floridapsc.com) under the Hot Topics link found on the home page. Cancellation can also be confirmed by calling the Office of the General Counsel at 850-413-6199.

METROPOLITAN PLANNING ORGANIZATIONS

Martin Metropolitan Planning Organization

The Local Coordinating Board for the Transportation Disadvantaged (LCB-TD) announces a workshop to which all persons are invited. announces a public meeting to which all persons are invited.

DATE AND TIME: August 31, 2020, 9:00 a.m.

PLACE: John F. and Rita M. Armstrong Wing of the Blake Library, 2351 SE Monterey Road, Stuart, Florida 34996

GENERAL SUBJECT MATTER TO BE CONSIDERED: Transportation Disadvantaged System Review.

A copy of the agenda may be obtained by contacting: www.martinmpo.com

To provide comments without attending the meeting due to COVID-19, email written comments to LCB-TD-PublicComment@martin.fl.us. Please include the item number you'd like to comment on in the email subject line and your name in the body of the email. You can also mail public comments to Ricardo Vazquez, MPO Associate Planner, 3481 SE Willoughby Boulevard, Suite 101, Stuart, FL 34994. Comments received at this email address or by mail prior to the conclusion of the public comment portion of the applicable matter will be read into the record at the public meeting.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Ricardo Vazquez, Associate Planner (Title VI/Non-discrimination Contact) at (772)223-7983 or rvazquez@martin.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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: Ricardo Vazquez at (772)223-7983, by email at rvazquez@martin.fl.us, or submit your question via mail to 3481 SE Willoughby Blvd., Suite 101, Stuart, FL 34994.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

DATE AND TIME: Wednesday, September 2, 2020, 2:00 p.m., Caloosahatchee River Watershed Protection Plan Workshop

PLACE: This workshop will be conducted via Zoom, a media technology free for the public to use. A link will be provided on the District's website at www.SFWMD.gov/meetings.

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a public workshop to engage the public and stakeholders for input on identifying projects, activities, and programs to improve the quality, quantity, timing, and distribution of water in the Northern Everglades to support Basin Management Action Plans adopted by the Florida Department of Environmental Protection to achieve Total Maximum Daily Loads for the Caloosahatchee River watershed and estuaries. The goal is to consider local and regional expertise in tailoring actions for the most effective holistic approach, both near- and long-term, as the District develops the latest Watershed Protection Plans.

The public and stakeholders are invited to participate and will have an opportunity to view and comment during the Workshop by utilizing the following link: https://zoom.us/webinar/register/WN_vOQxuFFnT4yQGiI_o_EHqO

This link can also be found on the District's website at www.SFWMD.gov/meetings, and will go live at approximately 2:00 p.m. on September 2, 2020.

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

A copy of the agenda may be obtained by contacting: Anthony Betts at abetts@sfwmd.gov, or by visiting the District's website www.SFWMD.gov/calendar, 7 days prior to the workshop/meeting.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by

contacting: Rosie Byrd at rbyrd@sfwmd.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Anthony Betts at abetts@sfwmd.gov.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

DATE AND TIME: Monday, August 31, 2020, 3:00 p.m.

Collier County Sub Regional Water Quality Feasibility Study Public Workshop

PLACE: This workshop will be conducted via Zoom, a media technology free for the public to use. https://zoom.us/webinar/register/WN_WHiQOgh_QV29vxbx M9SqUQ.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The South Florida Water Management District is committed to safeguarding and restoring water resources. This is a public workshop with an independent technical review panel for the District's efforts related to improving water quality of discharges to Outstanding Florida Waters (OFW) within Collier-Seminole State Park, Rookery Bay Estuarine Research Reserve, and the Cape Romano - Ten Thousand Islands Aquatic Preserve. This workshop will include summaries of previous water quality studies and a review of literature and potential alternatives based on public and stakeholder feedback so far. The public and stakeholders are invited to attend to learn more and provide input for conventional and innovative biological, physical, and chemical treatment technologies to improve water quality for flows entering select Outstanding Florida Waters in Collier County.

The public and stakeholders are invited to participate and will have an opportunity to view and comment during the workshop by utilizing the following link: https://zoom.us/webinar/register/WN_WHiQOgh_QV29vxbx M9SqUQ.

This link can also be found on the District's website at www.SFWMD.gov/meetings, and will go live at approximately 3:00 p.m. on August 31, 2020.

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

A copy of the agenda may be obtained by contacting: Joanna Weaver at joweaver@sfwmd.gov, or by visiting the District's website www.SFWMD.gov/calendar, 7 days prior to the workshop.

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: Rosie Byrd at rbyrd@sfwmd.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Joanna Weaver at joweaver@sfwmd.gov.

AGENCY FOR HEALTH CARE ADMINISTRATION

The Agency for Health Care Administration announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, August 28, 2020, 10:00 a.m. – 12:00 Noon, Eastern Time

PLACE: Virtual, GoTo Webinar Meeting. See Agenda for GoTo Webinar Meeting details.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Agency for Health Care Administration FX Executive Steering Committee will meet to discuss the FX Program.

A copy of the agenda may be obtained by contacting: the FX Program Website at

https://ahca.myflorida.com/medicaid/FX/fx_gov.shtml.

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: Arabella Reeves at (850)412-3461 or arabella.reeves@ahca.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: or would like to submit public comment regarding the FX Executive Steering Committee, please email arabella.reeves@ahca.myflorida.com.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-13.070 Developmental Disabilities Individual Budgeting Waiver Services

The Agency for Health Care Administration announces a public meeting to which all persons are invited.

DATE AND TIME: September 2, 2020, 4:00 p.m. -4:30 p.m. PLACE: The public hearing scheduled for August 26, 2020 has been rescheduled for September 2, 2020. Remote Listeners: Attendees may register for the hearing at: https://attendee.gotowebinar.com/register/2471742714597530 9. After registering, a confirmation email will be received containing information about joining the webinar, and opportunities to offer comments and questions will be available.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Rule 59G-13.070, Developmental Disabilities Individual Budgeting Waiver Services.

A copy of the agenda may be obtained by contacting: MedicaidRuleComments@ahca.myflorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: MedicaidRuleComments@ahca.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF MANAGEMENT SERVICES

The Florida Cybersecurity Task Force Identify Workgroup announces a public meeting to which all persons are invited. DATE AND TIME: Monday, August 24, 2020, 9:00 a.m. – 11:00 a.m. ET

PLACE: Teleconference: 1(888)585-9008, Conference Room#: 261-924-180

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Cybersecurity Task Force, established pursuant to Chapter 2019-118, Laws of Florida, announces its agenda to include: workforce operations. Participants may participate by phone by dialing: United States (toll free) 1(888)585-9008, Access Code 261-924-180.

A copy of the agenda may be obtained by contacting: The agency website at https://www.dms.myflorida.com/other_programs/cybersecurit y task force.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 days before the workshop/meeting by contacting: Tyler.Jefferson@dms.fl.gov or (850)488-6285. 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 MANAGEMENT SERVICES

The Florida Cybersecurity Task Force Detect Workgroup announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, August 26, 2020, 9:00 a.m. –

10:00 a.m. ET

PLACE: Teleconference: 1(888)585-9008, Conference Room#: 261-924-180

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Cybersecurity Task Force, established pursuant to Chapter 2019-118, Laws of Florida, announces its agenda to include: workgroup operations. Participants may participate by

phone by dialing: United States (toll free) 1(888)585-9008, Access Code 261-924-180.

A copy of the agenda may be obtained by contacting: The agency website at https://www.dms.myflorida.com/other_programs/cybersecurit

https://www.dms.myflorida.com/other_programs/cybersecurit y_task_force.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tyler.Jefferson@dms.fl.gov or (850)488-6285. 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 BUSINESS AND PROFESSIONAL REGULATION

The Board of Architecture and Interior Design announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 9, 2020, 9:00 a.m. Eastern Time PLACE: To participate in the telephone conference call, contact toll free 1(888)585-9008, participant pass code 491089625.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, Florida 32399-0751, Telephone (850)717-1982. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

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

DATE AND TIME: September 25 2020, 9:00 a.m. ET

PLACE: https://global.gotomeeting.com/join/354413797, You can also dial in using your phone.

United States (Toll Free): 1(877)309-2073, United States: (646)749-3129, Access Code: 354-413-797

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will meet to consider enforcement proceedings including consideration of investigation officers' reports, rules, and other general business.

A copy of the agenda may be obtained by contacting: June Carroll, (352)333-2505.

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: June Carroll, (352)333-2505. 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: June Carroll, (352)333-2505.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

The Board of Accountancy announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 22, 2020, 10:30 a.m.

PLACE: Conference call dial-in number: 1(888)585-9008, conference pass code is 772-068-630

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Education Advisory Committee to consider items relating to the education requirements to sit for the CPA examination.

A copy of the agenda may be obtained by contacting: Barbara Whitney, (352)313-6615,

Barbara. Whitney@myfloridalicense.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: 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: Barbara Whitney, (352)313-6615, Barbara.Whitney@myfloridalicense.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

State Boxing Commission

The Florida State Boxing Commission announces a public meeting to which all persons are invited.

DATE AND TIME: October 1, 2020, 10:00 a.m., Eastern Time. PLACE: Dial-in number: 1(888)585-9008. When prompted for conference room number, enter 830-360-815, then press #.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct a general business meeting, including license application review, discipline cases, and other miscellaneous matters.

A copy of the agenda may be obtained by contacting: Patrick Cunningham, Executive Director, Florida State Boxing Commission at 2601 Blair Stone Road, Tallahassee, FL 32399-1016 or (850)488-8500.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 24 hours before the workshop/meeting by contacting: Patrick Cunningham, Executive Director, Florida State Boxing Commission at 2601 Blair Stone Road, Tallahassee, FL 32399-1016 or (850)488-8500. 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: Patrick Cunningham, Executive Director, Florida State Boxing Commission at 2601 Blair Stone Road, Tallahassee, FL 32399-1016 or (850)488-8500.

DEPARTMENT OF HEALTH

Board of Nursing

The Board of Nursing announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 11, 2020, 9:00 a.m.

PLACE: Toll Free Number: 1(888)585-9008, 275-112-502 GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider cases where Probable Cause has previously been found. A copy of the agenda may be obtained by contacting: https://floridasnursing.gov/meeting-information/.

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: 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.

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

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

DATE AND TIME: August 28, 2020, 1:00 p.m.

PLACE: Please join the meeting from your computer, tablet, or smartphone. https://global.gotomeeting.com/join/868791277.

Dial in: 1(877)309-2073 Access Code: 868-791-277

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Council on Advanced Practice Registered Nurse (APRN) Autonomous Practice will meet to discuss standards of practice to recommend to the Board of Nursing.

A copy of the agenda may be obtained by contacting: https://floridasnursing.gov/meeting-information/ or www.floridasosteopathicmedicine.gov/meeting-information.

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 days before the workshop/meeting by contacting: (850)245-4125. 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.

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

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

DATE AND TIME: August 28, 2020, 1:00 p.m.

PLACE: Please join the meeting from your computer, tablet, or smartphone. https://global.gotomeeting.com/join/868791277.

You can also dial in using your phone. United States (Toll Free): 1(877)309-2073 United States: (646)749-3129.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Council on Advanced Practice Registered Nurse (APRN) Autonomous Practice will meet to discuss standards of practice to recommend to the Board of Nursing.

A copy of the agenda may be obtained by contacting: https://floridasnursing.gov/meeting-information/ or www.floridasosteopathicmedicine.gov/meeting-information.

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 days before the workshop/meeting by contacting: (850)245-4125. 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.

DEPARTMENT OF HEALTH

Division of Environmental Health

RULE NO.: RULE TITLE:

64E-6.004 Permits

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

DATES AND TIMES: Thursday, September 3, 2020, 9:00 a.m.; Thursday, October 1, 2020, 9:00 a.m.; Thursday, November 5, 2020, 9:00 a.m.; Thursday, December 3, 2020, 9:00 a.m.

PLACE: Web address:

https://attendee.gotowebinar.com/rt/4004307408205444110 GENERAL SUBJECT MATTER TO BE CONSIDERED: The Department of Health announces changes to the remaining scheduled Onsite Sewage Treatment and Disposal Systems Variance Committee Meetings in 2020, which was previously noticed on 12/31/2019 Vol. 45/252. The meeting format has been changed from in-person to virtual and the time was changed to 9:00 a.m. All persons are invited to join the virtual meeting, participants can register at: https://attendee.gotowebinar.com/rt/4004307408205444110.

After registering, participants will receive a confirmation email containing information about joining the Webinar.

The meetings will examine applications for variance from the requirements of Chapter 64E-6, Florida Administrative Code, entitled "Standards for Onsite Sewage Treatment and Disposal Systems" pursuant to paragraph 381.0065(3)(d), Florida Statutes and to provide input on any rule issues requested by the

Technical Review and Advisory Panel pursuant to subsection 381.0068(2), Florida Statutes.

A copy of the agenda may be obtained by contacting: The agenda may be obtained seven days prior to each meeting date by writing to Ed Williams, Environmental Consultant, Onsite Sewage Programs, Bureau of Environmental Health, Florida Department of Health, 4052 Bald Cypress Way, Bin #A08, Tallahassee, Florida 32399-1710.

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 14 days before the workshop/meeting by contacting: Ed Williams at (850)901-6522. 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: Ed Williams, Environmental

Consultant, Onsite Sewage Programs, Bureau of Environmental Health, Florida Department of Health, 4052 Bald Cypress Way, Bin #A08, Tallahassee, Florida 32399-1710.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Strategic Business Development

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

DATE AND TIME: August 31, 2020, 10:00 a.m. – 12:00 Noon PLACE: Conference Call Information: US (Toll Free): 1(866)899-4679 or (not toll free) (224)501-3318, Access Code: 944-908-293. Using GoToMeeting from a computer, tablet or smartphone: New to GoToMeeting? Get the app now and be ready when your first meeting starts: https://global.gotomeeting.com/install/944908293. Use this link to join the meeting from your computer, tablet or smartphone

https://global.gotomeeting.com/join/944908293. Or, join from a video-conferencing room or system. Type in your web browser: 67.217.95.2or inroomlink.goto.com, meeting ID: 944 908 293. Or dial directly: 944908293@67.217.95.2 or 67.217.95.2##944908293. *Note: One may need to create an account or login.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Talent Development Council.

A copy of the agenda may be obtained by contacting: Nicole Duque, (850)717-8980.

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: Nicole Duque, (850)717-8980. 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: Nicole Duque, (850)717-8980.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

FISH AND WILDLIFE CONSERVATION COMMISSION FWC 20/21-14C LAKE WALES RIDGE (OFFICE IMPROVEMENTS)

BID NO: FWC 20/21-14C

TITLE: Lake Wales Ridge (Office Improvements)

The Florida Fish and Wildlife Conservation Commission is seeking competitive pricing for the demolition of an existing modular building, in addition to furnishing and installing a new modular building and connecting all utilities, with all associated site work, in accordance with the contract documents and Chapter 255 of the Florida Statutes.

SEALED BIDS WILL BE PUBLICLY OPENED TELLIPHONICALLY AND READ ALOUD

BID OPENING DATE & TIME: 09/24/2020, 3:00 p.m.

PUBLIC BID OPENING LOCATION:(Via Teleconference)

Conference call phone number: 1(888)585-9008, Conference

room number: 218-721-199

To review the bid details for FWC 20/21-14C, use the following link:

http://www.myflorida.com/apps/vbs/vbs_www.ad_r2.view_ad ?advertisement key num=154360

If the link doesn't take you directly to the project listing, you can manually search for it by:

Visit

http://www.myflorida.com/apps/vbs/vbs_www.main_menu. Select Search Advertisements.

Choose FL Fish and Wildlife Conservation Commission from the Agency dropdown box.

Click the Advertisement Search button.

Choose the FWC 20/21-14C solicitation link to view the advertisement details.

From the Advertisement Details page, and the explorer site included in the Advertisement Details, you can download the PDF solicitation files for your reference.

NOTE: The Vendor Bid System (link provided above) is the posting location for all new and changing information regarding this solicitation. Interested bidders should continue to monitor this site for the entirety of the solicitation process.

TECHNICAL SPECIFICATIONS AND CONSTRUCTION PLANS

Email a completed Confidentiality Exemption Form (Attachment A of Solicitation Document) to Alyssa.delong@myfwc.com to receive an electronic copy of construction plans and all other associated documents.

Direct all questions to the Procurement Manager: Alyssa DeLong, Procurement Manager, Florida Fish & Wildlife Conservation Commission, 1875 ORANGE AVENUE EAST, Tallahassee FL, 32311–6160, Alyssa.Delong@myfwc.com, Phone: (850)717-8720.

Section XII Miscellaneous

DEPARTMENT OF STATE

Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraph 120.55(1)(b)6. – 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Friday, August 14, 2020 and 3:00 p.m., Thursday, August 20, 2020.

Rule No.	File Date	Effective Date
5K-10.001	8/20/2020	9/9/2020
33-601.260	8/17/2020	9/6/2020
34-8.002	8/20/2020	1/1/2021
34-8.008	8/20/2020	1/1/2021
34-8.009	8/20/2020	1/1/2021
34-8.202	8/20/2020	1/1/2021
34-8.208	8/20/2020	1/1/2021
34-8.209	8/20/2020	1/1/2021
64B2ER20-30	8/20/2020	8/20/2020
64B15-13.001	8/19/2020	9/8/2020

LIST OF RULES AWAITING EPA APPROVAL PURSUANT TO SECTION 373.4146 (2), FLORIDA STATUTES

Rule No.	File Date	Effective Date
62-330.010	7/21/2020	**/**/***
62-330.050	6/26/2020	**/**/***
62-330.060	6/26/2020	**/**/***
62-330.090	6/26/2020	**/**/***
62-330.201	6/26/2020	**/**/***
62-330.340	6/26/2020	**/**/***
62-330.402	6/26/2020	**/**/***

62-331.010	7/21/2020	**/**/***
		, ,
62-331.020	6/11/2020	**/**/***
62-331.030	6/11/2020	**/**/***
62-331.040	6/11/2020	**/**/***
62-331.050	6/11/2020	**/**/***
62-331.051	7/21/2020	**/**/***
62-331.052	7/21/2020	**/**/***
62-331.053	7/21/2020	**/**/***
62-331.054	7/21/2020	**/**/***
62-331.060	7/21/2020	**/**/***
62-331.070	6/11/2020	**/**/***
62-331.080	7/21/2020	**/**/***
62-331.090	7/21/2020	**/**/***
62-331.100	6/11/2020	**/**/***
62-331.110	7/21/2020	**/**/***
62-331.120	7/21/2020	**/**/***
62-331.130	6/11/2020	**/**/***
62-331.140	6/11/2020	**/**/***
62-331.160	7/21/2020	**/**/***
62-331.200	7/21/2020	**/**/***
62-331.201	7/21/2020	**/**/***
62-331.210	7/21/2020	**/**/***
62-331.211	6/11/2020	**/**/***
62-331.212	6/11/2020	**/**/***
62-331.213	6/11/2020	**/**/***
62-331.214	6/11/2020	**/**/***
62-331.215	7/21/2020	**/**/***
62-331.216	7/21/2020	**/**/***
62-331.217	7/21/2020	**/**/***
62-331.218	6/11/2020	**/**/***
62-331.219	6/11/2020	**/**/***
62-331.220	6/11/2020	**/**/***

62-331.221	6/11/2020	**/**/***	
62-331.222	6/11/2020	**/**/***	
62-331.223	6/11/2020	**/**/***	
62-331.224	6/11/2020	**/**/***	
62-331.225	7/21/2020	**/**/***	
62-331.226	7/21/2020	**/**/***	
62-331.227	6/11/2020	**/**/***	
62-331.228	6/11/2020	**/**/***	
62-331.229	7/21/2020	**/**/***	
62-331.230	7/21/2020	**/**/***	
62-331.231	7/21/2020	**/**/***	
62-331.233	6/11/2020	**/**/***	
62-331.234	6/11/2020	**/**/***	
62-331.235	6/11/2020	**/**/***	
62-331.236	6/11/2020	**/**/***	
62-331.237	6/11/2020	**/**/***	
62-331.238	6/11/2020	**/**/***	
62-331.239	6/11/2020	**/**/***	
62-331.240	7/21/2020	**/**/***	
62-331.241	6/11/2020	**/**/***	
62-331.242	7/21/2020	**/**/***	
62-331.243	6/11/2020	**/**/***	
62-331.244	6/11/2020	**/**/***	
62-331.245	6/11/2020	**/**/***	
62-331.246	6/11/2020	**/**/***	
62-331.247	6/11/2020	**/**/***	
62-331.248	7/21/2020	**/**/***	
LIST OF RULES AWAITING LEGISLATIVE APPROVAL SECTIONS 120.541(3), 373.139(7)			
AND/OR 373.1391(6), FLORIDA STATUTES			
Rule No.	File Date	Effective Date	
COEE1 5 000	7/01/0017	الماد علم علم الماد على ال	
60FF1-5.009	7/21/2016	**/**/***	

60P-1.003	11/5/2019	**/**/***
60P-2.002	11/5/2019	**/**/***
60P-2.003	11/5/2019	**/**/***
64B8-10.003	12/9/2015	**/**/***

AGENCY FOR HEALTH CARE ADMINISTRATION

Certificate of Need

EXEMPTION

The Agency for Health Care Administration approved the following exemption on August 20, 2020 pursuant to subsection 408.036(3), Florida Statutes:

ID # E200005 District: 7-4 (Seminole County)

Facility/Project: Premier Living Centers, Inc. Applicant: Premier Living Centers, Inc.

Project Description: Divide CON #10629 into two components

of 51 and three beds

Proposed Project Cost: \$0.00

Section XIII Index to Rules Filed During Preceding Week

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