Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF EDUCATION

State Board of Education

RULE NOS.:RULE TITLES:6A-1.094121Mental and Emotional Health Education6A-1.094122Substance Use and Abuse Health Education6A-1.094123Child Trafficking Prevention Education6A-1.094124Required Instruction Reporting

PURPOSE AND EFFECT: This rule development will consider revising submission procedures for school districts to plan and document delivery of required instruction related to s. 1003.42(2), F.S., for grades K-12 students. An online portal used by 69 local educational agencies in 2020 (when it was optional) will now be required for annual plans and the annual report. Requirements for the teaching of topics, such as historical accuracy, will be considered for addition. These three rules: 6A-1.094121, 6A-1.094122 and 6A-1.094123, F.A.C., will be consolidated into Rule 6A-1.094124, F.A.C. These three rules will then be repealed.

SUBJECT AREA TO BE ADDRESSED: Required instruction; all K-12 subject areas.

RULEMAKING AUTHORITY: 1001.02(2)(n), 1003.42(2), FS.

LAW IMPLEMENTED: 1003.42, FS.

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

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

PLACE:

https://attendee.gotowebinar.com/register/9535452713662612 63.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Michael DiPierro, Director of Standards, Bureau of Standards and Instructional Support; Michael.DiPierro@fldoe.org or (850)245-9773. To comment on this rule development please go to https://web02.fldoe.org/rules or contact: Chris Emerson, Director, Office of Executive Management, Department of Education, (850)245-9601 or email Christian.Emerson@fldoe.org.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS: Draft language will be posted prior to October 9 at https://web02.fldoe.org/rules.

DEPARTMENT OF CITRUS

RULE NO.: RULE TITLE:

20-2.007 Bond Disclaimer on Producer Contracts

PURPOSE AND EFFECT: Removal of date qualifier no longer necessary in rule

SUBJECT AREA TO BE ADDRESSED: Removal of date qualifier

RULEMAKING AUTHORITY: 601.10(1), (7), 601.11, 601.69 FS.

LAW IMPLEMENTED: 601.61, 601.69 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Alice P. Wiggins, Legal Assistant, Florida Department of Citrus, P. O. Box 9010, Bartow, Florida 33831-9010 or awiggins@citrus.myflorida.com or https://fdocgrower.box.com/s/3ngtxdkvzacwej678d706jvbyho

g4518 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

Suwannee Kiver	water management District
RULE NOS.:	RULE TITLES:
40B-4.1020	Definitions
40B-4.1040	Permits Required
40B-4.1100	Duration of Permits
40B-4.1110	Modification of Permits
40B-4.3000	Adopted Works of the District

PURPOSE AND EFFECT: The Suwannee River Water Management District gives notice that it is initiating rulemaking to amend rules 40B-4.1020, 40B-4.1040, 40B-4.1100, 40B-4.1110, and 40B-4.3000 for the purpose of adding clarifying language and making the rules consistent with statewide Environmental Resource Permitting rules. The effect will be streamlined rules that are more understandable by the regulated public.

SUBJECT AREA TO BE ADDRESSED: Works of the District permitting

RULEMAKING AUTHORITY: 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 120.57, 120.60, 373.019, 373.084, 373.085, 373.086, 373.403, 373.413, 373.416, 373.426 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN

THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE REGISTER.

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: Sara Zybell, Suwannee River Water Management District, 9225 CR 49, Live Oak, Florida 32060, (386)362-1001 or 1(800)226-1066 (FL only) 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: Sara Zybell, Suwannee River Water Management District, 9225 CR 49, Live Oak, Florida 32060, (386)362-1001 or 1(800)226-1066 (FL only)

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 HEALTH

Board of Medicine

RULE NO.:RULE TITLE:64B8-31.003Application for Licensure and Licensure

Requirements for Anesthesiologist Assistants

PURPOSE AND EFFECT: The proposed rule amendment is intended to incorporate the revised application form into the rule.

SUMMARY: The proposed rule amendment incorporates the revised application form into the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 456.048, 458.309, 458.3475 FS.

LAW IMPLEMENTED: 456.013(7), 456.0135, 456.048, 456.0635, 458.3475 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: Claudia Kemp, J.D., Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin # C03, Tallahassee, Florida 32399-3253, or by email at claudia.kemp2@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-31.003 Application for Licensure and Licensure Requirements for Anesthesiologist Assistants.

(1) Application for Licensure.

(a) All persons applying for licensure as an anesthesiologist assistant shall submit an application to the Department. The application shall be made on Form DH-MQA 1087, entitled "Application for Licensure As An Anesthesiologist Assistant," (revised 6/20 2/17), hereby adopted and incorporated by reference, and can be obtained from http://www.flrules.org/Gateway/reference.asp?No=Ref-

<u>08168</u>, or

https://www.doh.state.fl.us/DOHInitialApp/CreateAccoun t.aspx?Board=8015&Procde=1515.

(b) No change.

(2) through (3) No change.

Rulemaking Authority 456.048, 458.309, 458.3475 FS. Law Implemented 456.013(7), 456.0135, 456.048, 456.0635, 458.3475 FS. History–New 8-2-05, Amended 5-20-09, 2-2-10, 3-10-14, 10-19-16, 12-18-16, 5-23-17,____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Rules Committee, Board of Medicine NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 5, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 9, 2020

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE NO.:RULE TITLE:64B15-7.003Application for Licensure and Licensure
Requirements for Anesthesiologist
Assistants

PURPOSE AND EFFECT: The proposed rule amendment is intended to incorporate the revised application form into the rule.

SUMMARY: The proposed rule amendment incorporates the revised application form into the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 456.048, 459.005, 459.023 FS.

LAW IMPLEMENTED: 456.013(7), 456.048, 456.0135, 456.0635, 459.023 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kama Monroe, J.D., Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin # C06, Tallahassee, Florida 32399-3256, or by email at Kama.Monroe@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-7.003 Application for Licensure and Licensure Requirements for Anesthesiologist Assistants.

(1) Application for Licensure.

(a) All persons applying for licensure as an anesthesiologist assistant shall submit an application to the Department. The application shall be made on Form DH-MQA 1087, entitled "Application for Licensure As An Anesthesiologist Assistant," (revised 6/20 2/17), hereby adopted and incorporated by reference, and can be obtained from <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-</u>

<u>08169</u>, or

https://www.doh.state.fl.us/DOHInitialApp/CreateAccoun t.aspx?Board=8015&Procde=1515.

(b) No change.

(2) through (3) No change.

Rulemaking Authority 456.048, 459.005, 459.023 FS. Law Implemented 456.013(7), 456.048, 456.0135, 456.0635, 459.023 FS. History–New 8-2-05, Amended 5-20-09, 2-2-10, 3-10-14, 10-19-16, 12-18-16, 5-23-17, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 21, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 9, 2020

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE NOS.: RULE TITLES:

64B15-19.001 Purpose

64B15-19.002 Violations and Penalties

PURPOSE AND EFFECT: The proposed rule amendments are intended to address violations and penalties for telehealth registrants; to set forth clarifications to existing disciplinary violations and penalties; and to set forth violations and penalties to address recent statutory changes.

SUMMARY: The proposed rule amendments address violations and penalties for telehealth registrants; clarify

existing disciplinary violations and penalties; and set forth violations and penalties to address recent 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 concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 456.47(7), 456.079, 459.005, 459.015(5), 458.0138 FS.

LAW IMPLEMENTED: 381.986(3)(a), 456.072, 456.079, 456.47, 456.50, 459.015, 459.0138 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kama Monroe, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256, or by email at Kama.Monroe@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-19.001 Purpose.

The board provides within this rule <u>chapter</u> disciplinary guidelines which shall be imposed upon applicants or licensees whom it regulates under Chapter 459, F.S., <u>or telehealth</u> <u>providers registered under section 456.47(4), F.S.</u> The purpose of this rule <u>chapter</u> is to notify applicants and licensees of the ranges of penalties which will routinely be imposed during a formal or informal hearing unless the board finds it necessary to deviate from the stated guidelines for the stated reasons given within this rule. Each range includes the lowest and highest penalty and all penalties falling between. For purposes of this rule chapter, the order of penalties, ranging from lowest to highest, is: letter of concern; reprimand; probation; fine; restriction or certification with restrictions; suspension, revocation or refusal to certify. For telehealth registrants, a suspension may be accompanied by a corrective action plan that includes rehabilitative provisions narrowly tailored to address the conduct which resulted in the underlying disciplinary violations. The Board may require a corrective action plan to be completed prior to reinstatement of the suspended registration or the corrective action plan may follow a suspension for a definite term. Pursuant to Section 459.015(2), F.S., combinations of these penalties are permissible by law. Nothing in this rule chapter shall preclude any discipline imposed upon an applicant or licensee pursuant to a stipulation or settlement agreement, nor shall the stated ranges of penalties set forth in this rule preclude the probable cause panel from issuing a letter of guidance upon a finding of probable cause where appropriate.

Rulemaking Authority 456.079, 459.005, 459.015(5) FS. Law Implemented 456.079 FS. History–New 9-30-87, Formerly 21R-19.001, 61F9-19.001, 59W-19.001, Amended 2-2-98, 11-12-00,

64B15-19.002 Violations and Penalties.

In imposing discipline upon applicants and licensees, the board shall act in accordance with the following disciplinary guidelines and shall impose a penalty within the range corresponding to the violations set forth below. The statutory language is intended to provide a description of the violation and is not a complete statement of the violation; the complete statement may be found in the statutory provision cited directly under each violation description.

Violation	<u>Minimum</u>	<u>Maximum</u>
(1) Attempting		
to obtain, obtaining		
or renewing a license		
or certificate by		
bribery, fraud or		
through an error of		
the Department or		
board.		
(Sections		
456.072(1)(h) and		
459.015(1)(a),		
F.S.)		

(a) Attempting to	Denial of		Danartmant or the		
			Department or the		
			Board.	D	
license or certificate	\$10,000.00 line.		FIRST	Revocation	
by bribery or fraud.	D : 1		OFFENSE:		
FOR	Denial of		<u>SECOND</u>	<u>Revocation</u>	
	application		<u>OFFENSE:</u>		
REGISTRANTS:			FOR	<u>Revocation</u>	
			<u>TELEHEALTH</u>		
(b) Attempting			REGISTRANTS		
to renew a license by			<u>FIRST</u>		
bribery or fraud.			OFFENSE:		
FIRST	Revocation of	Revocation of	FOR	Revocation	
OFFENSE:	the license and a	the license and a	TELEHEALTH		
	\$5,000.00 fine.	\$10,000.00 fine.	REGISTRANTS		
SECOND	Revocation of		SECOND		
	the license and a		OFFENSE:		
	\$10,000.00 fine.		FIRST	Denial with	Denial with
FOR	Revocation			ability to reapply	
TELEHEALTH	<u>ICrocation</u>			immediately upon	
REGISTRANTS				payment of	
				\$5,000.00 fine or	
<u>FIRST</u>					and \$7,500.00 me
OFFENSE:	D			probation and	
FOR	<u>Revocation</u>			\$5,000.00 fine.	
<u>TELEHEALTH</u>			SECOND	Denial with	
REGISTRANTS				ability to ability to	
<u>SECOND</u>				reapply in not less	• • • •
<u>OFFENSE:</u>				than 3 years and	revocation and
(c) Obtaining or				\$10,000.00 fine or	\$10,000.00 fine.
renewing a license by				suspension to be	
bribery or fraud.				followed by	
FIRST	Revocation of	Revocation of		probation and	
OFFENSE:	the license and a	the license and a		\$10,000.00 fine.	
		\$10,000.00 fine.	(2) Action taken		
SECOND	Revocation of		against license by		
	the license and a		another jurisdiction.		
	\$10,000.00 fine.		(Sections		
FOR	Revocation		456.47(4)(d),		
	<u>Revocation</u>		456.072(1)(f) and		
TELEHEALTH DECISTRANTS			459.015(1)(b),		
REGISTRANTS			439.013(1)(b), F.S.)		
<u>FIRST</u>				Immenitie	Derreretter
OFFENSE:			FIRST	Imposition of	
FOR	Revocation			-	Imposition o
<u>TELEHEALTH</u>				-	discipline
REGISTRANTS				discipline that would	
<u>SECOND</u>				have been imposed in	
OFFENSE:					would have been
(d) Obtaining or				substantive violation	-
renewing a license				occurred in Florida to	if the substantive
through error of the				suspension or denial	violation occurred
				of the license until	in Florida te

Г				1
	the license is revocation or		or denial of the	
	unencumbered in the denial of the		license	
	jurisdiction in which license until the	FOR	Imposition of	
	disciplinary actionlicense is	<u>TELEHEALTH</u>		denial of the
	was originally taken, unencumbered in	<u>REGISTRANTS</u>	comparable to the	
	and an administrative <mark>the jurisdiction in</mark>	<u>SECOND</u>	discipline which	
	fine ranging fromwhich disciplinary	OFFENSE:	would have been	
	\$1,000.00 to action was		imposed if the	
	\$5,000.00 <u>, or denial</u> originally taken,		substantive violation	
	of the license. and an		had occurred in	
	administrative fine		Florida to	
	ranging from		suspension, or denial	
	\$5,000.00 to		of the license.	
	\$10,000.00 <u>, or</u>	(3) Guilty of	f	
	denial of the	crime directly	y	
	license.	relating to practice of		
SECOND	Imposition of Revocation	ability to practice.		
OFFENSE:	discipline and an	(Sections		
	comparable toadministrative fine	456.072(1)(c) and		
	discipline that would of \$10,000.00 or	459.015(1)(c),		
	have been imposed indenial of license	F.S.)		
	Florida if the the licensee's	FIRST	Probation and	Revocation
	substantive violation	OFFENSE:		and \$5,000.00 fine
	occurred in Florida tounencumbered in	OTTENDE.		or denial of license
	suspension or denialthe jurisdiction			with ability to
	of the license untilwhere disciplinary			reapply for
	the license isaction was			licensure in not less
	unencumbered in the originally taken .			than <u>3</u> years
	jurisdiction in which			revocation.
	disciplinary action	GECOND		
	was taken, and an	SECOND	Suspension to be	
	administrative fine	OFFENSE:		and
			*	And\$10,000.00
	ranging from			fine or permanent
	\$5,000.00 to			denial of license.
	\$10,000.00 <u>, or denial</u>	FOR	Reprimand	Revocation or
FOD	of the license.	<u>TELEHEALTH</u>		denial of licensure.
FOR FOR	Imposition of <u>Revocation or</u>	REGISTRANTS		
TELEHEALTH	discipline denial of the	<u>FIRST</u>		
REGISTRANTS	comparable to thelicense.	<u>OFFENSE:</u>		
<u>FIRST</u>	discipline which	FOR	Suspension with	
<u>OFFENSE:</u>	would have been	<u>TELEHEALTH</u>		denial of licensure.
	imposed if the	<u>REGISTRANTS</u>	<u>plan.</u>	
	substantive violation	<u>SECOND</u>		
	had occurred in	OFFENSE:		
	Florida to suspension	(4) False	,	
	until the license is	deceptive, o	r	
	unencumbered in the	misleading		
	jurisdiction in which	advertising.		
	disciplinary action	(Section		
	was originally taken,	459.015(1)(d), F.S.)		
				1

FIRST	Letter o	f Reprimand	(Sections	
OFFENSE:	concern.	and \$1,000.00 fine.	456.072(1)(j) and	
SECOND	Probation and	l Probation and	459.015(1)(f), F.S.)	
OFFENSE:	\$2,000.00 fine	3\$5,000.00 fine.	FIRST	
	month.		OFFENSE:	\$
THIRD	Suspension to b	e 1 year		
OFFENSE:	<u> </u>	suspension to be	SECOND	
	probation and	lfollowed by	OFFENSE:	f
	\$5,000.00 fine.	probation and		p
		\$5,000.00 fine.		\$
FOR	Letter o	f <u>Reprimand.</u>	FOR	
<u>TELEHEALTH</u>	concern.		<u>TELEHEALTH</u>	а
REGISTRANTS			REGISTRANTS	p
<u>FIRST</u>			<u>FIRST</u>	
<u>OFFENSE:</u>			<u>OFFENSE:</u>	
FOR	Suspension with	n <u>Revocation</u>	FOR	
TELEHEALTH	a corrective action	1	<u>TELEHEALTH</u>	
REGISTRANTS	<u>plan.</u>		REGISTRANTS	
SECOND OR			<u>SECOND</u>	
<u>SUBSEQUENT</u>			<u>OFFENSE:</u>	
OFFENSE:			(7) Failure to	
(5) Failure to			perform legal duty or	
report another			obligation.	
licensee in violation.			(Sections	
(Sections			456.072(1)(k) and	
456.072(1)(i) and			459.015(1)(g),	
459.015(1)(e),			F.S.)	
F.S.)			FIRST	
FIRST	Letter o	-	OFFENSE:	\$
OFFENSE:	concern.	and \$1,000.00 fine.		
SECOND	Reprimand and			
OFFENSE:	\$2,500.00 fine.	\$2,500.00 fine.		
THIRD	Probation and	l Suspension to		
OFFENSE:	\$5,000.00 fine.	be followed by		
		probation and	SECOND	
		\$5,000.00 fine.	OFFENSE:	\$
<u>FOR</u>	Letter o	f <u>Reprimand.</u>		
<u>TELEHEALTH</u>	concern.		FOR	
<u>REGISTRANTS</u>			<u>TELEHEALTH</u>	
<u>FIRST</u>			<u>REGISTRANTS</u>	
<u>OFFENSE:</u>			<u>FIRST</u>	
FOR	Reprimand	Suspension	<u>OFFENSE:</u>	
<u>TELEHEALTH</u>		with a corrective	FOR	
<u>REGISTRANTS</u>		action plan.	<u>TELEHEALTH</u>	a
SECOND OR				p
<u>SUBSEQUENT</u>			<u>SECOND</u>	
<u>OFFENSE:</u>			OFFENSE:	
(6) Aiding			(8) Failing to	
unlicensed practice.			comply with the	
			requirements for	

(Sections		
456.072(1)(j) and	l	
459.015(1)(f), F.S.)		
FIRST	Probation and	Denial or
OFFENSE:		revocation and
OTTENDE.	φ2,500.00 mie.	\$5,000.00 fine.
(ECO) ID		
SECOND	Suspension to be	
OFFENSE:	•	revocation and
	probation and	\$10,000.00 fine.
	\$5,000.00 fine.	
FOR	Suspension with	Revocation or
TELEHEALTH	a corrective action	
		demar of neense.
REGISTRANTS	<u>plan</u>	
<u>FIRST</u>		
<u>OFFENSE:</u>		
FOR	Suspension	Revocation or
TELEHEALTH	_	denial of license.
REGISTRANTS		
SECOND		
OFFENSE:		
(7) Failure to		
perform legal duty of	•	
obligation.		
(Sections		
456.072(1)(k) and		
459.015(1)(g),		
F.S.)		
,		D .:
FIRST	Reprimand and	
OFFENSE:	\$1,000.00 fine.	Denial with ability
		to reapply after no
		less than 2 years or
		revocation and
		\$5,000.00 fine <u>or</u>
ancour		denial of license.
SECOND	Probation and	
OFFENSE:	\$5,000.00 fine.	revocation and
		\$10,000.00 fine.
FOR	Reprimand.	Revocation or
TELEHEALTH		denial of license.
REGISTRANTS		actinui or neense.
FIRST		
<u>OFFENSE:</u>		
FOR	Suspension with	Revocation or
TELEHEALTH	a corrective action	denial of license.
REGISTRANTS	plan.	
SECOND	<u></u>	
OFFENSE:		
(8) Failing to		
comply with the		
requirements for	-	
	1	ı]

qualified physicians		
or medical directors		
required by Section		
381.986(3), F.S.		
(Section		
456.072(1)(k), F.S.)		
FIRST	A letter of	Probation and
OFFENSE:		
	concern, and a fine of	a fille of \$5,000.00.
	\$1,000.00.	
SECOND	A reprimand and	
OFFENSE:		and a fine of
		\$10,000.00.
FOR	Not applicable	
<u>TELEHEALTH</u>	to telehealth	
<u>REGISTRANTS</u>	registrants.	
(9) Giving false		
testimony regarding		
the practice of		
1		
medicine.		
(Section		
459.015(1)(h), F.S.)		
FIRST	Reprimand and	
OFFENSE:		\$5,000.00 fine.
SECOND	Suspension to be	Revocation
OFFENSE:	followed by	and \$10,000 fine or
	•	denial of license.
	\$5,000.00 fine.	
FOR	Reprimand	Suspension
TELEHEALTH		with a corrective
		with a concentre
		action plan
REGISTRANTS		action plan.
<u>REGISTRANTS</u> <u>FIRST</u>		action plan.
<u>REGISTRANTS</u> <u>FIRST</u> OFFENSE:		
REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u>	Suspension with	Revocation or
REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u> TELEHEALTH		Revocation or
REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u> TELEHEALTH	Suspension with	Revocation or
REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u> TELEHEALTH	Suspension with a corrective action	Revocation or
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u>	Suspension with a corrective action	Revocation or
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u>	Suspension with a corrective action plan.	Revocation or
REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> OFFENSE: (10) Filing a	Suspension with a corrective action plan.	Revocation or
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u> (10) Filing a false report or failing	Suspension with a corrective action plan.	Revocation or
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u> (10) Filing a false report or failing to file a report as	Suspension with a corrective action plan.	Revocation or
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u> (10) Filing a false report or failing to file a report as required.	Suspension with a corrective action plan.	Revocation or
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u> (10) Filing a false report or failing to file a report as required. (Sections	Suspension with a corrective action plan.	Revocation or
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u> (10) Filing a false report or failing to file a report as required. (Sections 456.072(1)(1) and	Suspension with a corrective action plan.	Revocation or
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u> (10) Filing a false report or failing to file a report as required. (Sections 456.072(1)(1) and 459.015(1)(i), F.S.)	Suspension with a corrective action plan.	Revocation or denial of license.
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u> (10) Filing a false report or failing to file a report as required. (Sections 456.072(1)(1) and	Suspension with a corrective action plan. Reprimand and	Revocation or denial of license.
REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (10) Filing a false report or failing to file a report as required. (Sections 456.072(1)(1) and 459.015(1)(i), F.S.) FIRST	Suspension with a corrective action plan. Reprimand and	Revocation or denial of license.
REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> <u>TELEHEALTH</u> <u>REGISTRANTS</u> <u>SECOND</u> <u>OFFENSE:</u> (10) Filing a false report or failing to file a report as required. (Sections 456.072(1)(1) and 459.015(1)(i), F.S.)	Suspension with a corrective action plan. Reprimand and \$5,000.00 fine.	Revocation or denial of license.
REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (10) Filing a false report or failing to file a report as required. (Sections 456.072(1)(1) and 459.015(1)(i), F.S.) FIRST	Suspension with a corrective action plan. Reprimand and \$5,000.00 fine.	Revocation or denial of license. Suspension to be followed by

		to reapply in not
		less than 1 year.
SECOND	Denial with	
OFFENSE:	ability to reapply in	
	not less than 3 years	
	or suspension to be	
	followed by	φ10,000.00 inie.
	probation and	
	\$10,000.00 fine.	
FOR	Reprimand	Suspension
TELEHEALTH	Keprinand	with a corrective
REGISTRANTS		action plan or
FIRST		denial.
OFFENSE:		<u>ucinai.</u>
	Suspension with	Revocation or
<u>FOR</u> TELEHEALTH	a corrective action	
REGISTRANTS	plan or denial.	uemai.
	pian of demai.	
<u>SECOND</u>		
OFFENSE: (11) Kickbacks		
and unauthorized fee		
arrangements.		
(Section		
459.015(1)(j), F.S.)		
FIRST	Probation and	
OFFENSE:		suspension to be
		followed by
		probation and
		\$5,000.00 fine.
SECOND	Denial or	
OFFENSE:	1	revocation and a
	-	\$10,000.00 fine.
	probation and	
	\$10,000.00 fine.	
FOR	Denial or	
<u>TELEHEALTH</u>	_	suspension.
<u>REGISTRANTS</u>	corrective action	
<u>FIRST</u>	<u>plan</u> .	
<u>OFFENSE:</u>		
FOR	Denial or	
<u>TELEHEALTH</u>	suspension	revocation
<u>REGISTRANTS</u>		
<u>SECOND</u>		
OFFENSE:		
(12) Failure to		
provide financial		
disclosure form to a		
patient being referred		
to an entity in which		
the referring		
	1	

1	1	1	450 015(1)/1
physician is ai	1		459.015(1)(1
investor.			F.S.)
(Section			FIRST
456.053, F.S.)			OFFENSE:
FIRST	Reprimand.	Reprimand	
OFFENSE:		and \$2,500.00 fine.	
SECOND	Reprimand and		SECOND
OFFENSE:	\$5,000.00 fine.	\$5,000.00 fine.	OFFENSE:
THIRD	Probation and	Suspension to	
OFFENSE:	\$7,500.00 fine.	be followed by	
		probation and	FOR
		\$10,000.00 fine.	TELEHEALTH
FOR	Reprimand.	Suspension	REGISTRANTS
TELEHEALTH	-	with a corrective	FIRST
REGISTRANTS		action plan.	OFFENSE:
FIRST		_	FOR
OFFENSE:			TELEHEALTH
FOR	Suspension with	Suspension.	REGISTRANTS
TELEHEALTH	a corrective action	-	SECOND
REGISTRANTS	plan.		OFFENSE:
<u>SECOND</u> OF			(15) Decep
<u>SUBSEQUENT</u>			untrue, or fraudu
OFFENSE:			misrepresentation
(13) Imprope	r		the practice
refusal to provide			medicine.
health care.			(Sections
(Section			456.072(1)(a),
•			and $(1)(a)$,
459.015(1)(k), F.S.)	D1	Desta d'anna 1	459.015(1)(r
FIRST	Reprimand and		439.013(1)(1 F.S.)
OFFENSE:		\$5,000.00 fine.	F.S.) FIRST
SECOND	Suspension to be		
OFFENSE:		and \$10,000.00	OFFENSE:
	-	fine.	
	\$7,500.00 fine.		
FOR	Reprimand	Suspension	
<u>TELEHEALTH</u>		with a corrective	
<u>REGISTRANTS</u>		action plan.	
<u>FIRST</u>			SECOND
OFFENSE:			OFFENSE:
FOR	Suspension with	Revocation	
TELEHEALTH	a corrective action		
REGISTRANTS	plan.		
SECOND			
OFFENSE:			FOR
(14) Sexua	1		TELEHEALTH
misconduct within	_		REGISTRANTS
the patient physician	-		FIRST
	1		OFFENSE:
relanonsnin			
relationship.			
(Sections 456.072(1)(v) and			

\$10,000.00 fine.	
\$10,000.00 fine.	
	licensure or
	revocation and
	\$10,000.00 fine.
Suspension to be	
	licensure of
-	
a corrective action	licensure of
olan.	revocation
Suspension	Denial of
	licensure or
	revocation
Probation and a	Denial of
	licensure of
1	suspension to be
	followed by
	probation and
	\$10,000.00 fine.
Danial -f	
	licensure of
•	revocation and
	\$10,000.00 fine.
	
<u>Reprimand</u>	Denial of
	licensure or
	revocation.
	probation and Suspension with

FOR	Denial of	Denial of	destruction of patient		[
			records.		
			(Section		
	<u>suspension with a</u> corrective action	revocation.			
			459.015(1)(p), F.S.)	Destadiances	C
	plan.		FIRST	Probation and	1
(16) Improper			OFFENSE:	\$5,000.00 fine.	be followed by
solicitation of					probation and
patients.			(FCO)	<u> </u>	\$7,500.00 fine.
(Section			SECOND	Suspension to be	
459.015(1)(n), F.S.)				•	and \$10,000.00
FIRST	Reprimand and			1	fine.
		\$5,000.00 fine.		\$7,500.00 fine.	
SECOND	Suspension to be		FOR	<u>Reprimand</u>	Suspension
	•	and \$10,000.00	<u>TELEHEALTH</u>		with a corrective
	1	fine.	<u>REGISTRANTS</u>		action plan.
	\$7,500.00 fine.		<u>FIRST</u>		
FOR	Reprimand	Suspension [Variable]	<u>OFFENSE:</u>		
<u>TELEHEALTH</u>		with a corrective	FOR	Suspension with	
<u>REGISTRANTS</u>		action plan.	<u>TELEHEALTH</u>	a corrective action	
<u>FIRST</u>				<u>plan.</u>	
<u>OFFENSE:</u>			<u>SECOND</u>		
FOR	Suspension with		OFFENSE:		
TELEHEALTH	a corrective action		(19) Exercising		
REGISTRANTS	<u>plan.</u>		improper influence		
SECOND			on patient.		
OFFENSE:			(Sections		
(17) Failure to			456.072(1)(n) and		
keep written medical			459.015(1)(q),		
records.			F.S.)		
(Sections			FIRST	Probation and	Suspension to
459.015(1)(o),			OFFENSE:	\$5,000.00 fine.	be followed by
456.47(3), F.S.)					probation and
FIRST	Reprimand and	Probation and			\$7,500.00 fine.
OFFENSE:	\$5,000.00 fine.	\$5,000.00 fine.	SECOND	Suspension to be	Revocation
SECOND	Suspension to be	Revocation	OFFENSE:	followed by	and \$10,000.00
OFFENSE:	-	and \$10,000.00		probation and	fine.
	probation and	fine.		\$7,500.00 fine.	
	\$7,500.00 fine.		FOR	Reprimand	Suspension
FOR	Reprimand	Suspension	TELEHEALTH	-	with a corrective
TELEHEALTH		with a corrective	REGISTRANTS		action plan.
REGISTRANTS		action plan.	FIRST		-
FIRST		1	OFFENSE:		
OFFENSE:			FOR	Suspension with	Revocation
FOR	Suspension with	Revocation		a corrective action	
TELEHEALTH	a corrective action			<u>plan</u>	
	plan.		SECOND	*	
SECOND	*		OFFENSE:		
OFFENSE:			(20) Improper	4	
(18) Fraudulent,			advertising of		
alteration or			pharmacy.		
			F	1	<u> </u>

(g)		
(Section		
459.015(1)(r), F.S.)		
FIRST	Letter of	
OFFENSE:	concern.	and \$1,000.00 fine.
SECOND	Probation and	l Probation and
OFFENSE:	\$2,000.00 fine.	\$5,000.00 fine.
THIRD	Probation and	l Suspension to
OFFENSE:	\$7,500.00 fine.	be followed by
		probation and
		\$10,000.00 fine.
FOR	Letter of	f Reprimand.
<u> TELEHEALTH</u>	concern	
REGISTRANTS		
FIRST		
OFFENSE:		
FOR	Suspension with	n Suspension
TELEHEALTH	a corrective action	
REGISTRANTS	plan.	
<u>SECOND AND</u>	a	
<u>SECOND AND</u> SUBSEQUENT	1	
OFFENSE:		
(21) Performing,		
professional services		
2		
patient.		
(Section		
459.015(1)(s), F.S.)		
FIRST	Reprimand and	
OFFENSE:	\$5,000.00 fine.	\$5,000.00 fine.
SECOND	Probation and	
OFFENSE:	\$7,500.00 fine.	and \$10,000.00 fine.
FOR	Reprimand	Suspension
<u> TELEHEALTH</u>		with a corrective
REGISTRANTS		action plan.
FIRST		
OFFENSE:		
FOR	Suspension with	n Revocation
TELEHEALTH	a corrective action	
REGISTRANTS	plan.	1
SECOND		
OFFENSE:		
(22) Controlled		
substance violations.		
(Section		
`		
459.015(1)(t), F.S.) FIRST	Duchativ	1 Dense setting
	Probation and	
OFFENSE:	\$5,000.00 fine.	Suspension to be
		followed by
	1	probation and

		\$7,500.00 fine <u>or</u>
		denial of licensure.
SECOND	Suspension to be	Revocation
OFFENSE:	followed by	and \$10,000.00
	probation and	fine <u>or denial of</u>
	\$7,500.00 fine.	licensure.
FOR	Three (3) month	
TELEHEALTH	suspension with a	denial of licensure.
REGISTRANTS	corrective action	
FIRST	plan	
OFFENSE:	-	
FOR	One (1) year	Revocation or
TELEHEALTH	suspension with a	
REGISTRANTS	corrective action	
SECOND	plan	
OFFENSE:	<u></u>	
(23) Prescribing	r	
or dispensing of a		
scheduled drug by the		
physician to himself.		
(Section		
459.015(1)(u), F.S.)		
FIRST	Probation and	Suspension to
OFFENSE:	\$5,000.00 fine <u>, and a</u>	-
OFFEINSE.		-
	<u>mental and physical</u> examination.	probation and \$7,500.00 fine, and
		-
		a mental and physical
		examination. , and a
		mental and
		physical
		examination or
(ECOND		denial of licensure.
SECOND	Suspension to be	
OFFENSE:		and \$10,000.00
	probation and	
	\$7,500.00 fine <u>, and a</u>	
	mental and physical	
	examination.	~ .
<u>FOR</u>	Fourteen (14)	
<u>TELEHEALTH</u>	day suspension with	
REGISTRANTS	a corrective action	
<u>FIRST</u>	plan,and a mental	
<u>OFFENSE:</u>	and physical	denial of licensure.
	examination.	
FOR	Three (3) month	
<u>TELEHEALTH</u>	suspension with a	
<u>REGISTRANTS</u>	corrective action	
<u>SECOND</u>	plan, and a mental	
OFFENSE:		

	and nhruiter]	FOP	Danial	Denial or
	and physical		FOR TELEVEALTU	Denial or	
	examination.		TELEHEALTH DECISTRANTS		suspension for a
(24) Use of			REGISTRANTS		minimum of one
amygdalin (Laetrile).			<u>FIRST</u>	<u>plan.</u>	(1) year and until
(Section			<u>OFFENSE:</u>		licensee is able to
459.015(1)(v), F.S.)					demonstrate to the
FIRST	Reprimand and				Board ability to
OFFENSE:		\$5,000.00 fine.			practice with
SECOND	Suspension to be				reasonable skill
OFFENSE:	5	and \$10,000.00			and safety and a
	1	fine.			corrective action
	\$7,500.00 fine.				<u>plan.</u>
FOR	Reprimand	Suspension	FOR	Denial or	
<u>TELEHEALTH</u>		with a corrective	<u>TELEHEALTH</u>	_	suspension for a
<u>REGISTRANTS</u>		action plan.	<u>REGISTRANTS</u>	licensee is able to	
<u>FIRST</u>			<u>SECOND</u>	demonstrate to the	
<u>OFFENSE:</u>			<u>OFFENSE:</u>		licensee is able to
FOR	Suspension with	Revocation			demonstrate to the
<u>TELEHEALTH</u>	a corrective action			reasonable skill and	
REGISTRANTS	<u>plan.</u>				practice with
<u>SECOND</u>					reasonable skill
<u>OFFENSE:</u>				<u>plan.</u>	and safety and a
(25) Inability to)				corrective action
practice medicine					<u>plan.</u>
with skill and safety.			(26) Gross		
(Sections			Malpractice.		
456.072(1)(z) and			(Section		
459.015(1)(w),			459.015(1)(x), F.S.)		
F.S.)			FIRST	Denial or	
FIRST	Denial or	Denial or	OFFENSE:	1	revocation and
OFFENSE:	probation and	suspension until		\$7,500.00 fine.	\$10,000.00 fine.
	\$2,500.00 fine.	licensee is able to	SECOND	Denial or	Denial or
		demonstrate to the	OFFENSE:	suspension to be	revocation and
		Board ability to		followed by	\$10,000.00 fine.
		practice with		probation and	
		reasonable skill		\$7,500.00 fine.	
		and safety to be	FOR	Denial or	Denial or
		followed by	<u>TELEHEALTH</u>	suspension with	revocation
		probation and	REGISTRANTS	corrective action	
		\$5,000.00 fine.	<u>FIRST</u>	<u>plan.</u>	
SECOND	Denial or	Denial or	OFFENSE:		
OFFENSE:	suspension until	revocation and	FOR	Denial or	Denial or
	licensee is able to	\$10,000.00 fine.	TELEHEALTH	suspension	revocation
	demonstrate to the		REGISTRANTS	-	
	Board ability to		SECOND		
	practice with		OFFENSE:		
	reasonable skill and		(27) Repeated	l	
	safety to be followed		Malpractice as		
	by probation and		defined in Section		
	\$7,500.00 fine.		456.50, F.S.		
	.,			1	

	1	1
(Section		
459.015(1)(x), F.S.)		
FIRST	Revocation or	
OFFENSE:	denial of license and	
	fine of \$1,000.00.	and fine of
		\$10,000.00.
FOR	Revocation or	
<u>TELEHEALTH</u>	denial of license	denial of license
<u>REGISTRANTS</u>		
<u>FIRST</u>		
OFFENSE:		
(28) Failure to		
practice medicine in	L	
accordance with	l	
appropriate level of		
care, skill and		
treatment recognized		
in general law related		
to the practice of		
medicine.		
(Sections		
456.47(2)(a),		
456.50(1)(g) and		
459.015(1)(x), F.S.)		
FIRST	Letter of	Denial or
OFFENSE:	concern, up to one	
	(1) year probation	
	and \$1,000.00 fine.	+ ,
SECOND	Two (2) year	Denial or
OFFENSE:		revocation and
	\$7,5000.00 fine.	\$10,000.00 fine.
FOR	Letter of	
TELEHEALTH	concern, up to one	
REGISTRANTS	(1) year suspension	
<u>FIRST</u>	with a corrective	
OFFENSE:	action plan.	
FOR	Two (2) year	Denial or
TELEHEALTH	suspension with a	
<u>REGISTRANTS</u>	corrective action	
<u>SECOND</u>	plan.	
OFFENSE:	<u>piuli.</u>	
(29) Improper	•	
performing of		
experimental		
treatment.		
(Section $(150, 015(1)(x), ES)$)		
459.015(1)(y), F.S.)	Durint	Duri 1
FIRST	Denial or	
OPPENDE		
OFFENSE:	reprimand and \$5,000.00 fine.	suspension to be followed by

				probation	and
				\$5,000.00 f	ine.
SECOND	Denial		or		
OFFENSE:	suspension	to	be	revocation	and
	followed			\$10,000.00	
	probation		and		
	\$7,500.00 fi	ne.			
FOR	Denial		or	Denial	01
TELEHEALTH	reprimand			suspension	
REGISTRANTS	reprinting			corrective	
FIRST				plan.	uction
<u>OFFENSE:</u>					
FOR	Denial		or	Denial	01
TELEHEALTH	suspension	wit	-		01
<u>REGISTRANTS</u>	corrective		tion		
		ac	cuon		
SECOND	<u>plan.</u>				
OFFENSE:					
(30) Practicing	5				
beyond one's scope.					
(Sections					
456.072(1)(o) and					
459.015(1)(z),					
F.S.)					
FIRST	Denial		or		
OFFENSE:	reprimand			suspension	
	\$5,000.00 fi	ne.		followed	by
				probation	and
				\$5,000.00 f	ïne.
SECOND	Denial		or		or
OFFENSE:	suspension	to		revocation	and
	followed		-	\$10,000.00	fine.
	probation		and		
	\$7,500.00 fi	ne.			
FOR	Denial		or		
<u>TELEHEALTH</u>	reprimand			suspension	with a
REGISTRANTS				corrective	action
FIRST				plan.	
OFFENSE:					
FOR	Denial		or	Denial	or
TELEHEALTH	suspension	with	<u>1 a</u>	revocation	
REGISTRANTS	corrective		ction		
SECOND	plan.				
OFFENSE:					
(31) Delegation	1				
of professional					
responsibilities to					
unqualified person.					
(Sections					
456.072(1)(p) and					
-50.072(1)(p) and				I	

F.S.) OPTENSE: Damial or OFFENSE: S2,500.00 fine. S2,500.00 fine. (33) Restricting another from lawfully advertising services. (Section lawfully a	450.015(1)()	<u> </u>	Γ		GEGOND		
FIRST Reprimand and Denial or Suspension to be probation and sprobation and sprobation and stander trim lawfully advertising services. (Section 1459.015(1)(sec), F.S.) SECOND Denial or Denial or OEmial or St.500.00 fine. OFFENSE: Concern. and S1.000.00 fine. FOR Reprimand and Denial or Denial or Denial or St.500.00 fine. OFFENSE: S2.000.00 fine. FOR Reprimand suspension with arevocation and Probation and S5.000.00 fine. OFFENSE: Concern. and S1.000.00 fine. FOR Beprimand or Denial or Denial or Denial or TELLHEALTH suspension with arevocation file. OFFENSE: S0.000 fine. FOR Denial or Denial or Denial or Denial or SECOND FROM Error of Reprimand to the Reprimand to the SECOND of the suspension with arevocation and sprobation and	459.015(1)(aa),				SECOND	corrective action	
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followedby\$10,000.00 fine.probationandprobationand\$7,500.00 fine.\$7,500.00 fine.\$7,500.00 fine.FORDenialorDenialorTELEHEALTHreprimandrevocation.FIRSTa corrective actionreprimand andFIRSTDenialorDenialorOFFENSE:DenialorDenialorFORDenialorDenialorOFFENSE:DenialorDenialorFORDenialorDenialorFIRSTDenialorDenialorFORDenialorDenialorFERSTDenialorDenialorFORDenialorDenialorTELEHEALTHsuspensionwitha corrective actionrevocationFORDenialorTELEHEALTHREGISTRANTSplana corrective actionrevocation						1	
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FOR TELEHEALTH FOR TELEHEALTH FOR FIRST OFFENSE:Denial or DenialDenial or DenialFOR Denial or TELEHEALTH FIRST OFFENSE:Suspension with Denial or DenialDenial or or TELEHEALTH FIRST OFFENSE:FOR FOR TELEHEALTH Suspension with arevocationDenial or Denialor Denial or DenialFOR TELEHEALTH FIRST OFFENSE:Suspension with Denial or FOR TELEHEALTHFOR FOR TELEHEALTHDenial or arevocationor Denial or Denialor Denial or DenialFOR TELEHEALTH a corrective action plan			\$10,000.00 Inte.			1	\$10,000.00 Inte.
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE:Denial or revocation.Denial or DenialTELEHEALTH REGISTRANTS FIRST OFFENSE:Denial revocation.TELEHEALTH REGISTRANTS FIRST OFFENSE:a corrective action plan FOR FOR TELEHEALTH Suspension with arevocationTELEHEALTH or TELEHEALTHa corrective action plan FOR REGISTRANTS FOR FOR FOR FOR FERST Denial FOR FOR FOR FOR FERST Denial FOR FO		μ				. ,	Durint
TELEHEALTH reprimand revocation. REGISTRANTS plan suspension with REGISTRANTS FIRST OFFENSE: 0<			Donial	01			
REGISTRANTS FIRST Corrective action FIRST OFFENSE: OFFENSE: Denial or Denial or FOR Denial or Denial or TELEHEALTH a corrective action revocation TELEHEALTH suspension with arevocation REGISTRANTS plan.				01			-
FIRST OFFENSE: OFFENSE: OFFENSE: FOR Suspension with FOR Denial or Denial or Denial TELEHEALTH suspension a corrective suspension accorrective accorrective		reprinand	revocation.			pian	-
OFFENSE:FORSuspension withDenialoFORDenialorDenialorTELEHEALTHa corrective actionrevocationTELEHEALTHsuspension witharevocationREGISTRANTSplan							
FORDenialorDenialorTELEHEALTHa corrective actionTELEHEALTHsuspensionwitharevocationREGISTRANTSplan							*
TELEHEALTH suspension with arevocation REGISTRANTS plan			_			•	
				or		a corrective action	revocation
REGISTRANTS		suspension with a	revocation		REGISTRANTS	plan	
	REGISTRANTS		<u> </u>				

SECOND		
OFFENSE:		
(35) Presigning		
blank prescription		
forms.		
(Section		
459.015(1)(ee), F.S.)		
FIRST	Reprimand a	nd Denial or
OFFENSE:	\$5,000.00 fine.	<u>s</u> Suspension to be
JITENSE.	φ 5 ,000.00 mic.	followed by
		probation and
		\$5,000.00 fine.
SECOND	Probation a	1 5 1 1
OFFENSE:	\$5,000.00 fine.	
JI FEINOL.	φ2,000.00 ΠΠΕ.	rRevocation and \$10,000.00 fine.
FOP	Reprimand	5 1 1
<u>FOR</u> FELEHEALTH	Reprinana	<u>Denial</u> or suspension with a
REGISTRANTS		-
FIRST		corrective action
		<u>plan</u>
<u>DFFENSE:</u>	Suspension	th Danial
FOR	Suspension wi	
	a corrective action	onrevocation
	<u>plan</u>	
SECOND		
<u>OFFENSE:</u>		
(36) Prescribing		
a Schedule II substance for office		
(Section		
,		
59.015(1)(ff), F.S.)	Donningard	d Danial
FIRST	· · · · · · · · · · · · · · · · · · ·	nd <u>Denial or</u>
OFFENSE:	\$5,000.00 fine.	<u>s</u> Suspension to be
		followed by
		probation and
SECOND	Declard	\$5,000.00 fine.
SECOND		nd <u>Denial or</u>
OFFENSE:	\$5,000.00 fine.	rRevocation and
FOD		\$10,000.00 fine.
<u>FOR</u>	<u>Reprimand</u>	Denial or
<u>FELEHEALTH</u>		suspension with a
REGISTRANTS		corrective action
<u>FIRST</u>		<u>plan</u>
DFFENSE:	~ · · ·	
<u>FOR</u>	Suspension wi	
	a corrective action	onrevocation
	<u>plan</u>	
<u>SECOND</u>		
OFFENSE:		

(37) Improper	4	
use of Schedule II		
amphetamine or sympathomimetic		
• •		
amine drug.		
(Section		
459.015(1)(gg), F.S.)		
FIRST	Reprimand and	
OFFENSE:	\$5,000.00 fine.	<u>s</u> Suspension to be
		followed by
		probation and
		\$5,000.00 fine.
SECOND	Probation and	Denial or
OFFENSE:	\$5,000.00 fine.	revocation and
		\$10,000.00 fine.
FOR	Reprimand	Denial or
TELEHEALTH		suspension with a
REGISTRANTS		corrective action
FIRST		plan
OFFENSE:		
FOR	Suspension with	Danial or
	Suspension with	
TELEHEALTH	a corrective action	revocation
REGISTRANTS	<u>plan</u>	
SECOND		
<u>OFFENSE:</u>		
(38) Failure to		
adequately supervise		
assisting personnel.		
(Section		
459.015(1)(hh), F.S.)		
FIRST	Reprimand and	Denial or
OFFENSE:	\$5,000.00 fine.	sSuspension to be
		followed by
		probation and
		\$5,000.00 fine.
SECOND	Probation and	
OFFENSE:	\$5,000.00 fine.	r R evocation and
OTTEROE.	\$5,000.00 Inte.	\$10,000.00 fine.
FOR	Reprimand	5 1 1
	Reprinanu	
TELEHEALTH DECISTRANTS		*
REGISTRANTS		corrective action
<u>FIRST</u>		<u>plan</u>
OFFENSE:		
<u>FOR</u>	Suspension with	
TELEHEALTH	a corrective action	revocation
<u>REGISTRANTS</u>	<u>plan</u>	
<u>SECOND</u>		
<u>OFFENSE:</u>		
(39) Improper	•	
	1	
use of substances for	•	

1 1 111	<u> </u>	1	FOR		
muscle building or			<u>FOR</u>	Denial or six (6)	
enhancement of			<u>TELEHEALTH</u>		revocation.
athletic performance.			REGISTRANTS	with a corrective	2
(Section			<u>SECOND</u>	action plan.	
459.015(1)(ii), F.S.)			OFFENSE:		
FIRST	Reprimand and	T	(41) Improperly		
OFFENSE:	\$5,000.00 fine.	be followed by	interfering with ar	1	
		probation and	investigation or	r	
		\$5,000.00 fine.	disciplinary		
SECOND	Probation and	Revocation	proceeding.		
OFFENSE:	\$5,000.00 fine.	and \$10,000.00	(Sections		
		fine.	456.072(1)(r) and		
FOR	Reprimand	Suspension	459.015(1)(kk),		
TELEHEALTH		with a corrective	F.S.)		
REGISTRANTS		action plan	FIRST	Probation and	l Revocation
FIRST		<u> </u>	OFFENSE:	\$10,000.00 fine.	and \$10,000.00
OFFENSE:				,	fine.
FOR	Suspension with	Revocation	SECOND	Suspension to be	
TELEHEALTH	a corrective action		OFFENSE:	-	and $$10,000.00$
	plan			5	lfine.
SECOND	<u>prun</u>			\$10,000.00 fine.	
OFFENSE:			FOR	Suspension with	n Revocation
(40)			TELEHEALTH	a corrective action	
Misrepresenting,			REGISTRANTS	plan.	
concealing a material			FIRST	<u>pian.</u>	
fact during licensing,			OFFENSE:		
or disciplinary			FOR	Suspension	Revocation
procedure.			<u>FOR</u> TELEHEALTH	Suspension	Revocation
(Section			<u>REGISTRANTS</u>		
•					
459.015(1)(jj), F.S.)	Desi's 1 - 14	Desisteration	SECOND		
FIRST	Denial with		OFFENSE:		
	ability to reapply		(42) Failing to		
	immediately upon		report any licensee		
	1 2	not less than 3	who has <u>violated</u>		
	\$5,000.00 fine or	-	voilated the		
	1	and \$7,500.00 fine .	disciplinary act who		
	\$5,000.00 fine.		provides services at	t	
SECOND	Denial with		the same office.		
	ability to reapply in		(Section		
	not less than 3 years		459.015(1)(ll), F.S.)		
	and \$10,000.00 fine	•	FIRST	Letter of	1
	or suspension to be		OFFENSE:	concern.	and \$1,000.00 fine.
	followed by	revocation and	SECOND	Probation and	l Probation and
	L	\$10,000.00 fine.	OFFENSE:	\$2,000.00 fine.	\$5,000.00 fine.
	\$10,000.00 fine.		THIRD	Probation and	l Suspension to
FOR	Denial or	Denial or	OFFENSE:	\$7,500.00 fine.	be followed by
TELEHEALTH	suspension with a	revocation.			probation and
REGISTRANTS	corrective action				\$10,000.00 fine.
	plan.				<u> </u>
OFFENSE:					
L	I	1			

EOD	Lattan	Donrimond	SECOND	Probation and	Revocation
<u>FOR</u>	Letter of	<u>Reprimand</u>			
TELEHEALTH	concern.		OFFENSE:	\$5,000.00 fine.	and \$10,000.00
<u>REGISTRANTS</u>					fine.
<u>FIRST</u>			FOR	Reprimand	Suspension
<u>OFFENSE:</u>			<u>TELEHEALTH</u>		with a corrective
FOR	Suspension with	Reprimand	REGISTRANTS		action plan.
TELEHEALTH	a corrective action	and suspension	FIRST		_
REGISTRANTS	plan	with a corrective	OFFENSE:		
SECOND OR	-	action plan.	FOR	Suspension with	Revocation
SUBSEQUENT				a corrective action	
OFFENSE:			REGISTRANTS	plan.	
				<u>pian.</u>	
(43) Giving			SECOND		
corroborating writter			<u>OFFENSE:</u>		
medical exper			(45) Falsely	T	
opinion without	t		advertising or		
reasonable			holding oneself out as	5	
investigation.			a board-certified		
(Section			specialist.		
459.015(1)(mm),			(Section		
F.S.)			459.015(1)(nn), F.S.)		
FIRST	Reprimand and	Suspension to	FIRST	Reprimand and	Probation and
OFFENSE:	\$5,000.00 fine.	be followed by		.	\$5,000.00 fine.
OFFENSE.	\$5,000.00 Illie.				. ,
		-	SECOND	Suspension to be	
		\$5,000.00 fine.		-	and \$10,000.00
SECOND	Probation and			1	fine.
OFFENSE:	\$5,000.00 fine.	and \$10,000.00		\$7,500.00 fine.	
		fine.	FOR	Reprimand	Suspension
FOR	Reprimand	Suspension	TELEHEALTH		with a corrective
TELEHEALTH		with a corrective	REGISTRANTS		action plan.
REGISTRANTS		action plan.	FIRST		-
FIRST			OFFENSE:		
OFFENSE:			FOR	Suspension with	Revocation
FOR	Suspension with	Revocation		a corrective action	
TELEHEALTH	· · ·		REGISTRANTS	plan.	
				pian.	
REGISTRANTS	plan.		SECOND		
<u>SECOND</u>			<u>OFFENSE:</u>		
<u>OFFENSE:</u>			(46) Failing to		
(44) Failure to			provide patients with	l	
comply with	1		information about		
guidelines for use of	f		their patient rights		
obesity drugs.			and how to file a		
(Section			complaint.		
459.0135, F.S. and			(Sections		
Rule 64B15-			456.072(1)(u) and		
14.004, F.A.C.)			459.015(1)(oo),		
17.00 7 , 1.A.C. <i>J</i>	1		439.013(1)(00), F.S.)		
EIDCT	Donrimond and	Sugnation to		1	1
FIRST	Reprimand and	<u>^</u>	-	T ()	
FIRST OFFENSE:	Reprimand and \$5,000.00 fine.	be followed by	FIRST	Letter of	- F
	-	be followed by probation and	FIRST OFFENSE:	concern.	and \$1,000.00 fine.
	-	be followed by	FIRST		and \$1,000.00 fine.

THIRD	Probation and Suspensio	n to	FOR	Denial or	Denial or
OFFENSE:	\$7,500.00 fine. be followed			suspension with a	
OFFENSE.	probation	-		-	<u>revocation</u> .
	\$10,000.00 fin			<u>corrective</u> action plan, a reprimand,	
FOR					
FOR	Letter of Reprimance	<u>1</u>	OFFENSE:	and demonstration of	
TELEHEALTH	concern.			compliance with the	
REGISTRANTS				rule.	
<u>FIRST</u>			(48) Using a		
OFFENSE:			lass III or a Class IV		
<u>FOR</u>	Reprimand. Ten (10)		aser device without		
<u>TELEHEALTH</u>	suspension		aving complied with		
REGISTRANTS	corrective a		ne rules adopted		
SECOND OF	plan.	p	ursuant to section		
SUBSEQUENT		5	01.122(2), F.S.		
OFFENSE:			(Section		
(47) Violating	y	4	56.072(1)(d), F.S.)		
any rule adopted by	7		FIRST	Reprimand and	Probation and
the board of		0	OFFENSE:	\$1,000.00 fine.	\$5,000.00 fine.
department.			SECOND	Suspension to be	Revocation
(Sections		0		-	and \$10,000.00
456.072(1)(b) and				2	fine.
459.015(1)(pp),				\$7,500.00 fine.	
F.S.)			FOR	Reprimand	Suspension
FIRST	Denial or letter Denial	or T	<u>ELEHEALTH</u>	-	with a corrective
OFFENSE:	of concern and <u>revocation</u>		EGISTRANTS		action plan.
OTTENSE.	\$1,000.00 fine, suspension to		FIRST		action plan.
	demonstration of followed		DFFENSE:		
		-		C	Description
	compliance with the probation	and	FOR FOR	Suspension with	<u>Revocation</u>
	rule, <u>and completion</u> \$5,000.00 fin		ELEHEALTH	a corrective action	
	of a laws and rules reprimand,			<u>plan.</u>	
	<u>course.</u> completion o		SECOND		
	laws and		OFFENSE:		
	course,	and	(49) Failing to		
	demonstration	-	omply with the		
	compliance		ducational course		
	the rule.		equirements for		
SECOND	Denial or Denial with		uman		
OFFENSE:	reprimand, ability to reapp	-	nmunodeficiency		
	completion of lawsrevocation		irus and acquired		
	and rules course,\$10,000.00 fin		nmune deficiency		
	demonstration of	sy	yndrome.		
	compliance with the		(Section		
	rule, probation and	4	56.072(1)(e), F.S.)		
	\$7,500.00 fine.		FIRST	Reprimand and	Probation and
FOR	Denial or letter Denial	or O	OFFENSE:	\$2,500.00 fine.	\$5,000.00 fine.
TELEHEALTH	of concern and revocation.		SECOND	Suspension to be	Revocation
REGISTRANTS	demonstration of	0		-	and \$10,000.00
FIRST	compliance with the			•	fine.
OFFENSE:	rule.			\$7,500.00 fine.	
		L			

	T				1
FOR	Not applicable		profiling and		
<u>TELEHEALTH</u>	to telehealth		credentialing.		
<u>REGISTRANTS</u>	registrants.		(Section		
			456.072(1)(w), F.S.)		
(50) Having			FIRST	\$2,500.00 fine.	Suspension to
been found liable in a	1		OFFENSE:		be followed by
civil proceeding for	•				probation and
knowingly filing a					\$5,000.00 fine.
false report or			SECOND	Probation and	
complaint with the					and \$10,000.00
department against			OTTEROE.		fine.
another licensee.			FOR	Not applicable	
(Section					
,			TELEHEALTH	to telehealth	
456.072(1)(g), F.S.)			<u>REGISTRANTS</u>	registrants.	
FIRST	Reprimand and				
		\$10,000.00 fine.	(53) Failing to		
SECOND	Suspension to be		report to the board in		
OFFENSE:	•	and \$10,000.00	writing within 30		
	-	fine.	days after the		
	\$7,500.00 fine.		licensee has been		
FOR	Reprimand	Suspension	convicted or found		
TELEHEALTH		with a corrective	guilty of, or entered a		
REGISTRANTS		action plan.	plea of nolo		
FIRST		-	contendere to a crime		
OFFENSE:			in any jurisdiction.		
FOR	Suspension with	Revocation	(Section		
TELEHEALTH	a corrective action		456.072(1)(x), F.S.)		
	plan.		FIRST	Reprimand	Reprimand
SECOND				Imposition of	
OFFENSE:				discipline that would	
(51) Failing to				have been imposed in	-
comply with the				Florida if the	
educational course				substantive violation	-
				occurred in Florida to	
requirements for domestic violence.				suspension or denial	if the substantive
(Section				of the license until	
456.072(1)(s), F.S.)				the license is	
FIRST	Reprimand and	Probation and		unencumbered in the	
	. ,	\$5,000.00 fine.		jurisdiction in which	
SECOND	Suspension to be			disciplinary action	
OFFENSE:		and \$10,000.00		was originally taken,	
	-	fine.		and an adminsitrative	
	\$7,500.00 fine.			fine <u>of \$2,000.00</u>	•
FOR	Not applicable			ranging from \$1,000	
TELEHEALTH	to telehealth				action was
REGISTRANTS	registrants.				originally taken
					and an
(52) Failing to	,				administrative fine
comply with the					<u>of </u> ranging from
requirements for	•				\$5,000.00 <u>or denial</u>
•	1				

	1	C 1:	.1 1 1'	1	
		of licensure to	through a radio or		
		\$10,000.00.	television broadcast		
SECOND	Suspension to be		that has used		
OFFENSE:	followed by a period		information gained		
	-	administrative fine	from such reports, for		
	Imposition of		the purposes of		
	-	denial of license	commercial or any		
	comparable to		other solicitation		
	discipline that would	license is	whatsoever of the	;	
	have been imposed in	unencumbered in	people involved in	L	
	Florida if the	the jurisdiction	such accidents.		
	substantive violation	where discipilinary	(Section		
	occurred in Florida to		456.072(1)(y), F.S.)		
	suspension or denial		FIRST	Letter of	Reprimand
	of the license until		OFFENSE:	concern.	and \$1,000.00 fine.
	the license is		SECOND	Probation and	
	unencumbered in the			\$2,000.00 fine.	\$5,000.00 fine.
	jurisdiction in which		THIRD	Probation and	
	disciplinary action				-
			OFFENSE:	\$7,500.00 fine.	-
	was originally taken,				probation and
	and an administrative				\$10,000.00 fine.
	fine <u>of</u> ranging from		FOR	Letter of	Reprimand
	\$5,000.00 to			<u>concern</u>	
	\$10,000.00 .		REGISTRANTS		
FOR	Reprimand	Reprimand or	<u>FIRST</u>		
<u>TELEHEALTH</u>		denial of licensure.	OFFENSE:		
REGISTRANTS			FOR	Suspension with	Suspension
FIRST			TELEHEALTH	a corrective action	
OFFENSE:			REGISTRANTS	plan.	
FOR	Suspension with	Revocation or	SECOND OR		
TELEHEALTH	a corrective action	denial of license.	SUBSEQUENT		
REGISTRANTS	plan.		OFFENSE:		
SECOND			(55) Testing	r	
OFFENSE:			positive for any drug		
(54) Using	r		on any confirmed		
information about			preemployment or		
people involved in			employer-ordered		
motor vehicle			drug screening.		
accidents which has					
			(Section		
been derived from			456.072(1)(aa), F.S.)		~ .
accident reports made			FIRST	Probation and	1
by law enforcement			OFFENSE:	\$5,000.00 fine.	be followed by
officers or persons					probation and
involved in accidents					\$7,500.00 fine.
pursuant to section			SECOND	Suspension to be	Revocation
316.066, F.S., oi			OFFENSE:	followed by	and \$10,000.00
using information	1				fine.
published in a	l			\$7,500.00 fine.	
newspaper or other	r			· ·	I
news publication of	r				

FOR	Suspension with	Suspension	SECOND	Denial or	Denial or
TELEHEALTH	a corrective action	<u>Suspension</u>	OFFENSE:		revocation and
	plan.		OTTENSE.	-	\$10,000.00 fine.
<u>FIRST</u>	<u>pian.</u>		FOR	Denial or	
OFFENSE:					
	C	Darra satian	TELEHEALTH DECISTRANTS	<u>^</u>	revocation.
<u>FOR</u>	<u>Suspension</u>	<u>Revocation</u>	REGISTRANTS	corrective action	
TELEHEALTH			FIRST	<u>plan.</u>	
REGISTRANTS			OFFENSE:		
SECOND			FOR	Denial or	
OFFENSE:			<u>TELEHEALTH</u>	suspension.	revocation.
(56) Performing			REGISTRANTS		
or attempting to			<u>SECOND</u>		
perform health care			OFFENSE:		
services on the wrong			(58) Being	5	
patient, a wrong			terminated for cause	,	
procedure, an			from a treatment	t	
unauthorized,			program for impaired		
unnecessary or			practitioners, as		
unrelated procedure.			described in sectior	1	
(Section			456.076, F.S., for	r	
456.072(1)(bb), F.S.)			failure to comply		
FIRST	Denial or	Denial or			
		revocation and	•		
	*	\$10,000.00 fine.	monitoring of		
SECOND	Denial or				
		revocation and			
		\$10,000.00 fine.	licensee, or for no		
FOR	Denial or		C 11		
		revocation.	completing any drug		
	corrective action		treatment or alcohol-		
			treatment program.		
	<u>plan.</u>		(Section		
OFFENSE:	D 1	D 11	45C 070(1)(11) E C)		
<u>FOR</u>	Denial or	Denial or	456.072(1)(hh), F.S.) FIRST		Derregetien
	suspension.	revocation.		Suspension until	
REGISTRANTS			OFFENSE:	licensee is able to	-
SECOND				demonstrate to the	
<u>OFFENSE:</u>					demonstrate to the
(57) Leaving a				-	Board ability to
foreign body in a				reasonable skill and	-
patient such as a				safety to be followed	
sponge, clamp,				by probation Stayed	
forceps, surgical				1	followed by
needle or other				-	probation and
paraphernalia.				\$2,500.00 fine.	\$5,000.00 fine <u>or</u>
(Section					denial of licensure
456.072(1)(cc), F.S.)					revocation and
FIRST	Denial or	Denial or			\$10,000.00 fine .
OFFENSE:		revocation and	SECOND	Suspension until	Revocation
	L	\$10,000.00 fine.	OFFENSE:	licensee is able to	and \$10,000.00

	Board ability to fine or denial of	FIRST	One year Revocation
	-		5
	practice with <u>licensure.</u>	OFFENSE:	Probation and \$10,000.00
	reasonable skill and		\$1,000.00 fine. fine <u>or denial of</u>
	safety to be followed		licensure.
	by probation and	SECOND	Suspension to be Revocation
	\$7,500.00 fine.	OFFENSE:	followed byand \$10,000.00
FOR	Suspension until Revocation or		probation and fine <u>or denial of</u>
<u>TELEHEALTH</u>	licensee is able todenial of licensure.		\$5,000.00 fine. <u>licensure</u> .
<u>REGISTRANTS</u>	demonstrate to the	FOR	One (1) month Revocation or
<u>FIRST</u>	Board ability to	<u>TELEHEALTH</u>	suspension with adenial of licensure.
<u>OFFENSE:</u>	practice with	REGISTRANTS	corrective action
	reasonable skill and	<u>FIRST</u>	<u>plan.</u>
	safety to be followed	OFFENSE:	
	by a corrective action	<u>FOR</u>	Ninety (90) day Revocation or
	<u>plan.</u>	TELEHEALTH	suspension with adenial of licensure.
FOR	Reprimand and Revocation or	REGISTRANTS	corrective action
<u>TELEHEALTH</u>	suspension untildenial of licensure.	SECOND	<u>plan.</u>
REGISTRANTS	licensee is able to	OFFENSE:	
SECOND	demonstrate to the	(60) Being	y
OFFENSE:	Board ability to	convicted of, o	
	practice with	entering a plea o	f
	reasonable skill and	guilty or nole	
	safety to be followed	contendere to, any	7
	by a corrective action	misdemeanor o	
	plan.	felony, regardless of	f
(59) Engaging ir		adjudication, unde	
a pattern of practice		18 USC s. 669, ss	
when prescribing	y .	285-287, s. 371, s	
medicinal drugs of		1001, s. 1035, s	
controlled substances		1341, s.1343, s. 1347	
which demonstrates a	1	s. 1349, or s. 1518, o	
lack of reasonable		42 USC ss. 1320a-7b	
skill or safety to		relating to the	
patients, a violatior		Medicaid program.	
of any provision of		(Section	
chapter 456, or		456.072(1)(ii), F.S.)	
sections 893.055 and		FIRST	Revocation and
893.0551, F.S., a		OFFENSE:	a fine of \$10,000.00
violation of the		OTTENSE.	or denial of
applicable practice			application for
act, or a violation of			licensure.
any rules adopted		FOR	
under this chapter of			<u>Revocation</u> or
the applicable		<u>TELEHEALTH</u> PECISTRANTS	denial of application for licensure.
practice act of the		REGISTRANTS EIDST	
prescribing	1	FIRST OFFENSE	
practitioner.		OFFENSE:	<u> </u>
(Section		(61) Failing to	
,		remit the sum owed	
456.072(1)(gg), F.S.)		to the state fo	
		overpayment from	μ

	1				
the Medicaid			entering into a plea of		
program pursuant to a			guilty or nolo		
final order, judgment,			contendere to, any		
or settlement.			misdemeanor or		
(Section			felony, regardless of		
456.072(1)(jj), F.S.)			adjudication, which		
FIRST	Letter of	Probation, and	relates to health care		
OFFENSE:	concern and a fine of		fraud.		
		a fille of \$1,000.00.	(Section		
	\$500.00.				
SECOND	Reprimand and a		456.072(1)(ll), F.S.)		
OFFENSE:		and a fine of	FIRST	Revocation and	
		\$1,000.00.	OFFENSE:	fine of \$10,000.00 or	
FOR	Letter of	Suspension		denial of application	
TELEHEALTH	concern.	with a corrective		for licensure.	
REGISTRANTS		action plan.	FOR	Revocation or	
FIRST		<u> </u>	TELEHEALTH	denial of application.	
OFFENSE:			REGISTRANTS	<u> </u>	
FOR	Reprimand	Revocation	FIRST		
TELEHEALTH	Kepimana	Kevocation	OFFENSE:		
			(64) A violation		
REGISTRANTS					
SECOND			of Rule 64B15-		
OFFENSE:			14.0051, F.A.C.		
(62) Being			FIRST	Probation for a	Revocation.
terminated from the			OFFENSE:	term no less than two	
State Medicaid				(2) years and a	
program or any other				\$5,000.00 fine.	
state Medicaid			SECOND	Suspension for a	Revocation.
program, or the			OFFENSE:	minimum of one (1)	
federal Medicare				vear to be	
program.				followedby a term of	
(Section				probation and a	
`				\$10,000.00 fine.	
456.072(1)(kk), F.S.)	X				D 11
FIRST	Letter of		FOR	Seven (7) day	Denial or
	concern and a fine of			suspension with a	revocation.
		fine of \$1,000.00.		corrective action	
SECOND	Reprimand and a		<u>FIRST</u>	<u>plan.</u>	
OFFENSE:	fine of \$500.00.	revocation and a	<u>OFFENSE:</u>		
		fine of \$1,000.00.	FOR	Suspension for a	Denial or
FOR	Letter of	Denial or	TELEHEALTH	minimum of one	revocation.
TELEHEALTH		suspension	REGISTRANTS	year.	
REGISTRANTS		<u><u> </u></u>	SECOND		
FIRST			OFFENSE:		
OFFENSE:			(65) A violation		
	Doministra	Daniel	of Rule 64B15-		
FOR TELEVIEAL TH	<u>Reprimand</u>	Denial or			
TELEHEALTH		revocation	14.0052, F.A.C.		
REGISTRANTS			FIRST	Probation for a	Revocation.
<u>SECOND</u>			OFFENSE:	term no less than one	
<u>OFFENSE:</u>				(1) year and a	
(63) Being				\$5,000.00 fine.	
convicted of, or					

SECOND	Suspension for a	Revocation.	registration of a pair	l	
OFFENSE:	minimum of six		management clinic		
	months to be		for any other persor	l	
	followed by a term of		by making or causing	r	
	probation and a		to be made, any false		
	\$10,000.00 fine.		representation.		
FOR	Not applicable		(Section		
TELEHEALTH	to telehealth	-	459.015(1)(rr)2.,		
REGISTRANTS	registrants.		F.S.)		
FIRST	-		FIRST	Revocation and	
OFFENSE:			OFFENSE:	a \$10,000.00 fine.	
FOR	Not applicable		FOR	Not applicable	
TELEHEALTH	to telehealth		TELEHEALTH	to teleheath	-
REGISTRANTS	registrants.		REGISTRANTS	registrants.	
SECOND	-		(68) Failing to	-	
OFFENSE:			comply with any		
(66) Registration	1		requirement of		
of pain clinic by a	-	-	chapter 499, F.S., the		
designated physician			Florida Drug and		
through			Cosmetic Act; 21		
misrepresentation of	r		U.S.C., ss. 301-392		
fraud.			the Federal Food		
(Section			Drug, and Cosmetic		
459.015(1)(rr)1.,			Act; 21 U.S.C. ss		
F.S.)			821 et seq., the Drug		
(a) For	r l		Abuse Prevention		
registering a pain	—	•	Control Act; or	-	
clinic through			chapter 893, F.S., the		
misrepresentation.			Florida		
FIRST	Letter of	Probation and	Comprehensive Drug	ŗ	
OFFENSE:		a \$5,000.00 fine.	Abuse Prevention		
	\$1,000.00 fine.		and Control Act.		
SECOND	Probation and a	Revocation	(Section		
OFFENSE:		and a \$10,000.00	459.015(1)(rr)3.,		
		fine.	F.S.)		
FOR	Not applicable		FIRST	Letter of	Probation and
TELEHEALTH	to teleheath		OFFENSE:	concern and a	a \$5,000.00 fine.
REGISTRANTS	registrants.			\$1,000.00 fine.	. ,
	<u>registrants.</u>		SECOND	Reprimand and a	Suspension,
(b) For	n l		OFFENSE:	-	followed by a
registering a pain	—	•			period of
clinic through fraud.	1				probation, and a
FIRST	Revocation and				\$10,000.00 fine.
OFFENSE:	a \$10,000.00 fine.	•	THIRD	Reprimand and a	
FOR	Not applicable		OFFENSE:	-	and a \$10,000.00
					fine.
<u>TELEHEALTH</u> DECISTRANTS			FOR	Not applicable	
REGISTRANTS	registrants.		TELEHEALTH	to teleheath	-
(67) Procuring or	_		<u>REGISTRANTS</u>	registrants.	
attempting to			KLODIKANID	rogiotianto.	<u> </u>
procure, the	2				

((0) D:	Г Г	1		b 1 1 1	
(69) Being					fine <u>or denial of</u>
convicted of or found				\$1,000.00 fine.	licensure.
guilty of, regardless			SECOND	From imposition	
of adjudication to, a			OFFENSE:	-	and a \$10,000.00
felony or any other				comparable to the	fine <u>or denial of</u>
crime involving				discipline which	licensure.
moral turpitude,				would have been	L
fraud, dishonesty, or				imposed if the	
deceit in any				substantive violation	L
jurisdiction of the				had occurred in	L
courts of this state, or				Florida and a	L
any other state, or of				\$5,000.00 fine.	
the United States.			FOR	Not applicable	<u> </u>
(Section			TELEHEALTH	to teleheath	
459.015(1)(rr)4.,			REGISTRANTS	registrants.	
F.S.)					
FIRST	Probation and a	Revocation	(71) Bein	-	
		and a $$10,000.00$	convicted of, o		
OFFENSE.			entering a plea o		
		ïne <u>or denial of</u>	guilty or nol		
(FCO)ID		icensure.	contendere to		
SECOND	Suspension and	Revocation	regardless o		
OFFENSE:		und a \$10,000.00	adjudication, a crim		
		ïne <u>or denial of</u>	which relates to th		
		icensure.	practice of, or th		
FOR	<u>Not applicable</u>		ability to practice,		
<u>TELEHEALTH</u>	to teleheath		licensed health car		
<u>REGISTRANTS</u>	registrants.		profession.		
(70) Being			(Section		
convicted of, or			459.015(1)(rr)6.,		
disciplined by a			F.S.)		
regulatory agency of			FIRST	Probation and a	Revocation
the Federal			OFFENSE:	\$1,000.00 fine.	and a \$10,000.00
Government or a					fine <u>or</u> denial of
regulatory agency of					licensure.
another state for any			SECOND	Suspension and	Revocation
offense that would			OFFENSE:	-	and a \$10,000.00
constitute a violation					fine <u>or</u> denial of
of chapter 459, F.S.					licensure.
(Section			FOR	Not applicable	
459.015(1)(rr)5.,			TELEHEALTH	to teleheath	
F.S.)			REGISTRANTS	registrants.	
FIRST	From imposition	Suspension	(72) Bein	-	
	-	intil the license is	convicted of, o		
	comparable to the		entering a plea o		
	-	he jurisdiction in			
	would have been		guilty or not		
			contendere to	1	
	-		regardless o		
	substantive violation		adjudication, a crim		
	had occurred ina	and a \$5,000.00	which relates to		
			health care fraud.		

(Section		practitioner knows or
459.015(1)(rr)7.,		has reason to believe
F.S.)		that the purported
(a) Being		prescription is not
convicted of, or		based upon a valid
entering a plea of		practitioner-patient
guilty or nolo		relationship.
contendere to,		(Section
regardless of		459.015(1)(rr)8.,
adjudication, a crime		F.S.)
relating to healthcare		FIRST Reprimand and a Revocation
fraud in dollar		OFFENSE: \$1,000.00 fine. and a \$10,000.00
amounts in excess of		fine_or_denial_of
\$5,000.00.		licensure.
FIRST	Revocation and	SECOND Probation and a Revocation
	a \$10,000.00 fine or	OFFENSE: \$5,000.00 fine. and a \$10,000.00
OTTENDE.	denial of licensure.	fine fine_or denial
FOR	Not applicable	of licensure.
TELEHEALTH DECISTRANTS	to teleheath	FOR Not applicable
REGISTRANTS	registrants.	TELEHEALTH to teleheath
(b) Being		REGISTRANTS registrants.
convicted of, or		(74) Failing to
entering a plea of		timely notify the
guilty or nolo		Board of the date of
contendere to,		his or her termination
regardless of		from a pain
adjudication, a crime		management clinic as
relating to healthcare		required by section
fraud in dollar		459.0137(2)€, F.S.
amounts of \$5,000.00		(Section
or less.		459.015(1)(rr)9.,
FIRST	Suspension, <u>Revocation or</u>	F.S.)
OFFENSE:	followed by a period <u>denial of licensure.</u>	FIRST Letter of Probation and
	of probation, and a	OFFENSE: concern and aa \$5,000.00 fine.
	\$10,000.00 fine.	\$1,000.00 fine.
SECOND	Revocation and	SECOND Reprimand and a Suspension,
OFFENSE:	a \$10,000.00 fine.	OFFENSE: \$5,000.00 fine. followed by a
FOR	Not applicable	period of
TELEHEALTH	to teleheath	probation, and a
	registrants.	\$10,000.00 fine.
(73) Dispensing	-	THIRD Suspension, Revocation
any medicinal drug		OFFENSE: followed by a period and a \$10,000.00
based upon a		of probation, and afine.
communication that		\$7,500.00 fine.
purports to be a		FOR Not applicable
presciption as defined		TELEHEALTH to teleheath
in section		REGISTRANTS registrants.
465.003(14) or 893.02, F.S., if the		(75) Failing to
		timely notify the
dispensing		Department of the

	r r			1	
theft of prescription			(Section		
blanks from a pain			459.015(1)(tt), F.S.)		
management clinic or			FIRST	Letter of	1 year
a breach of an			OFFENSE:	concern and a	suspension,
osteopathic				\$1,000.00 fine.	followed by a
physician's					period of
electronic prescribing					probation, and a
software or other					\$5,000.00 fine.
methods for			SECOND	Reprimand and a	1 year
prescribing within 24			OFFENSE:	\$5,000.00 fine.	suspension,
hours as required by					followed by a
section 459.0137(3),					period of
F.S.					probation, and a
(Section					\$10,000.00 fine.
459.015(1)(ss), F.S.)			FOR	Letter of	
FIRST	Letter of	Probation and	TELEHEALTH		suspension with a
		\$5,000.00 fine <u>or</u>	REGISTRANTS		corrective action
		nial of licensure.	FIRST		plan.
SECOND	Probation and a	Suspension,	OFFENSE:		<u>Juni</u>
		llowed by a	FOR	Reprimand	1 year
OTTEROE.		riod of	TELEHEALTH	•	suspension with a
	1	obation, and a	REGISTRANTS		corrective action
	-	0,000.00 fine or	<u>SECOND</u>		plan.
		nial of licensure.	OFFENSE:		<u>pian.</u>
THIRD	Suspension,	Revocation			
	followed by a periodance		(77) Failure to		
	of probation, and afine		comply with the controlled substance		
	-				
		ensure.	prescribing		
FOR TELEVEALTH	Not applicable		requirements of		
TELEHEALTH DECISTRANTS	to teleheath		section 456.44, F.S.		
	registrants.		(Section		
<u>FIRST</u>			456.072(1)(mm),		
OFFENSE:			F.S.)		
<u>FOR</u>	Not applicable		FIRST	Suspension of	
	to teleheath		OFFENSE:	license for a period of	
	registrants.			· · /	administrative fine
SECOND OR				followed by a period	
<u>SUBSEQUENT</u>				of probation and an	
<u>OFFENSE:</u>				administrative fine in	
(76) Promoting				the amount of	
or advertising				\$10,000.00.	
through any			SECOND	Suspension of	
communication			OFFENSE:	license for a period of	
media the use, sale, or				one (1) year followed	
dispensing of any				· 1	in the amount of
controlled substance				probation and an	\$10,000.00 <u>or</u>
appearing on any				administrative fine in	denial of licensure
schedule in chapter				the amount of	
893, F.S.				\$10,000.00.	
	· I				

FOD		
FOR TELEVEALTH	Suspension of	
	license for a period of	
	six (6) months with a	
	corrective action	
OFFENSE:	plan.	
FOR	Suspension of	
<u>TELEHEALTH</u>	license for a period of	
	one (1) year with a	
	corrective action	
	<u>plan.</u>	
(78) Providing		
false or deceptive		
expert witness		
testimony related to		
the practice of		
medicine.		
(Section		
459.015(1)(qq), F.S.)		
FIRST	Reprimand and	Revocation
OFFENSE:	an administrative	and an
	fine of \$5,000.00.	administrative fine
		of \$10,000.00 or
		denial of licensure
SECOND	Suspension and	
	an administrative	
l	fine of \$7.500.00.	administrative fine
	. ,	administrative fine
		of \$10,000.00 <u>or</u>
		of \$10,000.00 <u>or</u> denial of licensure
FOR	Reprimand	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u>
<u>FOR</u> TELEHEALTH	Reprimand	of \$10,000.00 <u>or</u> denial of licensure
<u>FOR</u> TELEHEALTH REGISTRANTS	Reprimand	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation</u> or
<u>FOR</u> TELEHEALTH REGISTRANTS <u>FIRST</u>	Reprimand	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation</u> or
<u>FOR</u> TELEHEALTH REGISTRANTS <u>FIRST</u> OFFENSE:	Reprimand	of \$10,000.00 <u>or</u> denial of licensure Revocation or denial of licensure.
<u>FOR</u> TELEHEALTH REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u>	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
<u>FOR</u> TELEHEALTH REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u> TELEHEALTH	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure Revocation or denial of licensure.
<u>FOR</u> TELEHEALTH REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u> TELEHEALTH REGISTRANTS	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
<u>FOR</u> TELEHEALTH REGISTRANTS <u>FIRST</u> OFFENSE: <u>FOR</u> TELEHEALTH REGISTRANTS <u>SECOND</u>	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
<u>FOR</u> TELEHEALTH REGISTRANTS <u>FIRST</u> <u>OFFENSE:</u> <u>FOR</u> TELEHEALTH REGISTRANTS <u>SECOND</u> <u>OFFENSE:</u>	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (79) Failure to	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (79) Failure to comply with the	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (79) Failure to comply with the requirements of	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (79) Failure to comply with the requirements of section 390.0111(3),	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (79) Failure to comply with the requirements of section 390.0111(3), F.S., regarding	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FORTELEHEALTHREGISTRANTSFIRSTOFFENSE:FORTELEHEALTHREGISTRANTSSECONDOFFENSE:(79) Failure tocomply with therequirements ofsection 390.0111(3),F.S., regardingtermination of	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FORTELEHEALTHREGISTRANTSFIRSTOFFENSE:FORTELEHEALTHREGISTRANTSSECONDOFFENSE:(79) Failure tocomply with therequirements ofsection 390.0111(3),F.S., regardingtermination ofpregnancies.	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (79) Failure to comply with the requirements of section 390.0111(3), F.S., regarding termination of pregnancies. (Section	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FORTELEHEALTHREGISTRANTSFIRSTOFFENSE:FORTELEHEALTHREGISTRANTSSECONDOFFENSE:(79) Failure tocomply with therequirements ofsection 390.0111(3),F.S., regardingtermination ofpregnancies.	Reprimand Suspension	of \$10,000.00 <u>or</u> denial of licensure <u>Revocation or</u> denial of licensure. <u>Revocation or</u>
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (79) Failure to comply with the requirements of section 390.0111(3), F.S., regarding termination of pregnancies. (Section	Reprimand Suspension	of \$10,000.00 <u>or</u> <u>denial of licensure</u> <u>Revocation or</u> <u>denial of licensure</u> . <u>Revocation or</u> <u>denial of licensure</u> .
FOR TELEHEALTH REGISTRANTS FIRST OFFENSE: FOR TELEHEALTH REGISTRANTS SECOND OFFENSE: (79) Failure to comply with the requirements of section 390.0111(3), F.S., regarding termination of pregnancies. (Section 456.072(1)(k), F.S.) FIRST	Reprimand Suspension	of \$10,000.00 <u>or</u> <u>denial of licensure</u> <u>Revocation or</u> <u>denial of licensure</u> . <u>Revocation or</u> <u>denial of licensure</u> .

	administrative fine of	in the amount of
	\$1,000.00.	\$2,500.00.
SECOND	Reprimand and	
OFFENSE:	an administrative	-
		period of probation
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	and an
		administrative fine
		in the amount of
		\$5,000.00.
THIRD	Reprimand and	
OFFENSE:	an administrative	
		administrative fine
		in the amount of
		\$10,000.00.
FOR	Letter of	
TELEHEALTH	concern	with a corrective
REGISTRANTS		action plan.
FIRST		action plan.
OFFENSE:		
FOR	Reprimand	Revocation
TELEHEALTH	<u>Reprimana</u>	<u>Ite vocation</u>
REGISTRANTS		
SECOND OR		
SUBSEQUENT		
OFFENSE:		
(80) Dispensing		
a controlled		
substance listed in		
Schedule II or		
Schedule II in		
violation of section		
465.0276, F.S.		
(Section		
459.015)(1)(uu),		
F.S.)		
FIRST	Probation and an	Revocation
OFFENSE:	administrative fine of	
OTTENSE.		and an an an administrative fine
	ψ1,000.00.	of \$10,000.00 or
		denial of licensure
SECOND	Suspension	Revocation
OFFENSE:	followed by a period	
OTTENSE.	of probation and an	
	administrative fine of	
		denial of licensure
FOP		
FOR TELEVEALTH	One (1) month	Revocation or denial of licensure.
TELEHEALTH DECISTRANTS	-	
REGISTRANTS EIDST	corrective action	
<u>FIRST</u>	<u>plan.</u>	
<u>OFFENSE:</u>		

FOR					
FOR	Six (6) month		FIRST	Denial or	
TELEHEALTH	suspension with a		OFFENSE:	-	revocation and an
REGISTRANTS	corrective action			administrative fine of	
SECOND	<u>plan.</u>			\$1,000.00.	of \$5,000.00.
<u>OFFENSE:</u>			SECOND	Denial or	
(81) Willfully			OFFENSE:	suspension and an	
failing to comply				administrative fine of	
with section				\$5,000.00.	of \$10,000.00.
<u>627.64194</u> or			FOR	Not applicable	
<u>641.513</u> , F.S. with			<u>TELEHEALTH</u>	to telehealth	
such frequency as to			REGISTRANTS	registrants.	
indicate a general					
business practice.			(83) Failure to		
(Section			consult the	<u>,</u>	
459.015(1)(vv), F.S.)			prescription drug	T	
FIRST	Letter of	Reprimand	monitoring system	,	
OFFENSE:	concern.	and an	as required by sectior	1	
		administrative fine	893.055(8), F.S.		
		in the amount of	(Section		
		\$1,000.00 to	459.015(1)(g), F.S.)		
		\$5,000.00.	FIRST	Letter of	Reprimand
SECOND	Reprimand.	Revocation	OFFENSE:	concern and an	and an
OFFENSE:		and an		administrative fine of	administrative fine
		administrative fine		\$1,000.00.	of \$2,500.00.
		in the amount of	SECOND	Reprimand and	Suspension
		\$5,000.00 to	OFFENSE:	an administrative	
		\$10,000.00.		fine of \$2,500.00.	administrative fine
FOR	Letter of	Reprimand			of \$5,000.00.
TELEHEALTH	concern.	-	THIRD	Suspension and	Revocation
REGISTRANTS			OFFENSE:	an administrative	
FIRST				fine of \$5,000.00.	administrative fine
OFFENSE:					in the amount of
FOR	Reprimand.	Revocation			\$10,000.00.
TELEHEALTH			FOR	Letter of	Reprimand
REGISTRANTS			TELEHEALTH	concern	
SECOND			REGISTRANTS		
OFFENSE:			FIRST		
(82) Issuing a			OFFENSE:		
physician			FOR	Reprimand	Revocation
certification as			TELEHEALTH		
defined in section	l l		REGISTRANTS		
381.986, F.S., in a			SECOND OF		
manner out of			SUBSEQUENT		
compliance with the			OFFENSE:		
requirements of that			(84) Failure to		
section and the rules			report adverse		
adopted thereunder.			incidents in planned		
(Section			out-of-hospital births		
459.015(1)(ww), F.S.			by section		
	1	1]	459.015(1)(g), F.S.	1 	
			137.013(1)(5),1.5.	l	

(Saction		
(Section $(459.015(1))(g) = FS$)		
459.015(1)(g), F.S.) FIRST	Letter of	Reprimand
OFFENSE:		1
OFFENSE:	concern and an administrative fine of	
(FCOND		of \$2,500.00.
SECOND	Reprimand and	-
OFFENSE:	an administrative	
		administrative fine
		of \$5,000.00.
THIRD	Suspension and	
OFFENSE:	an administrative	
	fine of \$5,000.00.	administrative fine
		in the amount of
		\$10,000.00.
FOR	Letter of	Reprimand
TELEHEALTH	concern	
REGISTRANTS		
FIRST		
OFFENSE:		
FOR	Reprimand	Revocation
TELEHEALTH	reprinting	<u>ite voeuton</u>
REGISTRANTS		
<u>SECOND</u> OR		
<u>SUBSEQUENT</u>		
OFFENSE:		
(85) Performing		
a liposuction		
procedure in which		
more than 1,000		
cubic centimeters of		
supernatant fat is		
removed, a Level I		
office surgery, or a		
Level III office		
surgery in an office		
that is not registered		
with the department		
pursuant to Section		
458.328 or 459.0138	,	
F.S.		
(Section		
459.015(1)(xx), F.S.)		
FIRST	Twelve (12)	Revocation
OFFENSE:	months probation	
	and an administrative	
	fine of \$5,000.00 per	-
	_	of probation and an
	-	administrative fine
		6 6 7 000 00
		of \$5,000.00 per

		day, or denial of
		licensure.
SECOND	Twelve (12)	
OFFENSE:	months suspension	
OTTENSE.	followed by a term of	
		of \$5,000.00 per
	permanent restriction	•
	from performing	
	office surgery and an administrative fine of	
EOD	\$5,000.00 per day.	
FOR	Not applicable	
TELEHEALTH	to telehealth	
<u>REGISTRANTS</u>	registrants.	
<u>FIRST</u>		
<u>OFFENSE:</u>		
FOR	Not applicable	
<u>TELEHEALTH</u>	to telehealth	
<u>REGISTRANTS</u>	registrants.	
SECOND		
OFFENSE:		
(86) 1. Violating	л Э	
any provision o	f	
chapters 459, 456	•	
F.S., or any rules		
adopted pursuan		
thereto.		
(Section		
459.015,(1)(pp),		
F.S.)		
FIRST	Reprimand and	Denial or
OFFENSE:	an administrative	
OTTEROE.	fine of \$1,000.	<u>revocution.</u>
SECOND	Probation and an	Denial or
OFFENSE:	administration fine	
OFFEINSE.		revocation.
FOD	of \$5,000	Desist
FOR	<u>Reprimand</u>	Denial or
TELEHEALTH		revocation.
REGISTRANTS		
<u>FIRST</u>		
OFFENSE:		
FOR	Suspension with	
<u>TELEHEALTH</u>	a corrective action	revocation.
<u>REGISTRANTS</u>	<u>plan</u>	
<u>SECOND</u>		
OFFENSE:		
2. Performing a	1	
pelvic examination	n	
on a patient withou		
the written consent of		
	1	

patient's legal representative executed specific to, and expressly identifying, the pelvic examination. (Sections 459.015(1)(pp), 456.51, F.S.) FIRST Letter of Denial or OFFENSE: concern and anreprimand and an administrative fine of administrative fine \$1,000 of \$2,500. SECOND Reprimand and Denial or OFFENSE: an administrative probation and an fine of \$2,500 administrative fine of \$5,000. THIRD Probation and an Denial or OFFENSE: an administrative fine of S5,000 administrative fine of \$5,000. THIRD Probation and an Denial or OFFENSE: administrative fine of revocation and an \$5,000 administrative fine of \$10,000. FOR Letter of Denial or OFFENSE: administrative fine of revocation and an S5,000 administrative fine of \$10,000. FOR Letter of Denial or OFFENSE: administrative fine of \$10,000. FOR Letter of Denial or OFFENSE: administrative fine of \$10,000. FOR Minimum six (6) Denial or months suspension revocation. With a corrective action plan OFFENSE: (87) Intentionally implanting a patient to be implanted with a human embryo, or inseminated with the human reproductive	1				
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(87) Intentionally implanting a patient or causing a patient to be implanted with a human embryo without the recipient's consent to the use of that human embryo, or inseminating a patient o be be inseminated with the be human reproductive	<u>SECOND</u>	action plan			
Intentionally implanting a patient or causing a patient to be implanted with a human embryo without the recipient's consent to the use of that human embryo, or inseminating a patient or causing a patient to be inseminated with the human reproductive	<u>OFFENSE:</u>				
implanting a patient or causing a patient to be implanted with a human embryo without the recipient's consent to the use of that human embryo, or inseminating a patient o patient to inseminated with the human reproductive	<u>(87)</u>				
implanting a patient or causing a patient to be implanted with a human embryo without the recipient's consent to the use of that human embryo, or inseminating a patient o patient to inseminated with the human reproductive	Intentionally				
be implanted with a human embryo without the recipient's consent to the use of that human embryo, or inseminating a patient or causing a patient to be inseminated with the human reproductive	•				
be implanted with a human embryo without the recipient's consent to the use of that human embryo, or inseminating a patient or causing a patient to be inseminated with the human reproductive	or causing a patient to				
human embryo without the recipient's consent to the the use of that human embryo, embryo, or inseminating a patient to be inseminated with the human reproductive					
withouttherecipient's consent tothe use of that humanembryo,orinseminatingapatient or causing apatienttobeinseminated with thehumanreproductive	·				
recipient's consent to the use of that human embryo, or inseminating a patient or causing a patient to be inseminated with the human reproductive	-				
the use of that human embryo, or inseminating a patient or causing a patient to be inseminated with the human reproductive					
embryo, or inseminating a patient or causing a patient to be inseminated with the human reproductive					
inseminating a patient or causing a patient to be inseminated with the human reproductive					
patient or causing a patient to be inseminated with the human reproductive					
patient to be inseminated with the human reproductive	-				
inseminated with the human reproductive	-				
human reproductive					
	_				
material, as defined					
in s. 784.086, of a					
donor without the	donor without the				

	ſ	1
recipient's consent to		
the use of human		
reproductive material		
from that donor.		
(Section		
456.072(1)(pp), F.S.		
FIRST	Six (6) months	Denial or one
OFFENSE:	probation and an	(1) year suspension
	administrative fine of	and an
	\$5,000	administrative fine
		of \$10,000
SECOND	One (1) year	Denial or
OFFENSE:	suspension and an	revocation.
	administrative fine of	
	\$7,500	
FOR		Denial or one
TELEHEALTH	suspension with a	
REGISTRANTS	corrective action	
FIRST		action plan.
OFFENSE:	*	
FOR	One (1) year	Denial or
TELEHEALTH	suspension with a	
REGISTRANTS	corrective action	
SECOND	<u>plan</u>	
OFFENSE:	*	
(88) Implanting		
a patient or causing a		
patient to be		
implanted with a		
human embryo		
created with the		
human reproductive		
material, as defined		
in s. 784.086, of the		
licensee, or		
inseminating a		
patient or causing a		
patient to be		
inseminated with the		
human reproductive		
material of the		
licensee.		
(Section		
459.015(1)(yy), F.S.)		
FIRST	Revocation and	
OFFENSE:	an administrative	
	fine of \$10,000.	
FOR	Denial or	
TELEHEALTH	revocation.	
REGISTRANTS		
	l	<u> </u>

FIRST			FOR	Letter of	Suspension
OFFENSE:			TELEHEALTH	Concern	with a corrective
(89) Prescribing			REGISTRANTS		action plan.
controlled substances			FIRST	-	action plan.
in violation of			OFFENSE:		
Section $456.47(2)(c)$,			FOR	Reprimand	Revocation.
			<u>FOR</u> TELEHEALTH	<u>Reprintanc</u>	Kevocation.
<u>F.S.</u> (Section			REGISTRANTS		
456.47(2)(c), F.S.)			<u>SECOND</u>		
FIRST	Reprimand and a	Revocation.	OFFENSE:		
	\$5,000.00 fine	<u>Kevocation.</u>	(91) Failure to		
SECOND	Suspension and	Revocation or	display hyperlink or		
		denial of licensure.	telehealth registrant's		
			website.	2	
FOR TELEVEALTH	Reprimand	Revocation.	<u>(Section</u>		
TELEHEALTH DECISTRANTS			456.47(4)(c), F.S.		
REGISTRANTS			FIRST	Not applicable	
FIRST					
OFFENSE:	0	D (<u>OFFENSE:</u>	to physicians	1
<u>FOR</u>	Suspension with			licensed under	
TELEHEALTH		denial of licensure.	EOD	Chapter 459, F.S.	Guerration
	<u>plan</u>		FOR TELEVEALTH	Letter of	<u>Suspension</u> with a corrective
<u>SECOND</u>			TELEHEALTH	concern.	
OFFENSE:			REGISTRANTS		action plan.
(90) Providing			<u>FIRST</u>		
information			OFFENSE:		
indicating that a			FOR FOR	Reprimand.	Revocation.
person has a			TELEHEALTH		
disability or			REGISTRANTS		
supporting a person's			<u>SECOND</u>		
need for an emotional			OFFENSE:		
support animal under			(92) Opening an		
s. 760.27, F.S.			office in Florida of		
without personal			providing in-persor		
knowledge of the			healthcare services to		
person's disability or			patients in Florida.		
disability-related			(Section		
need for the specific			456.47(4)(f), F.S.)	NT	
emotional support			FIRST	Not applicable	
animal.			<u>OFFENSE:</u>	to physicians	
(Section				licensed under	
456.072(1)(pp)	T u		FOR	Chapter 459, F.S.	
FIRST	Letter of		<u>FOR</u>	Suspension with	
<u>OFFENSE:</u>	concern and a fine of	a fine of \$1,000.00	TELEHEALTH		denial of licensure.
	<u>\$500</u>		REGISTRANTS	<u>plan.</u>	
	-		FIRST		
SECOND	Reprimand and a		OFFENSE:		
<u>OFFENSE:</u>	fine of \$500.00	and a fine of	FOR	Revocation or	1
		<u>\$1,000.00.</u>	<u>TELEHEALTH</u>	denial of licensure.	
			REGISTRANTS		1

Not appl	icable	
to phys	icians	
licensed	under	
Chapter 459, F.	S.	
-		Revocation or
-		denial of licensure.
Suspensior	n with	Revocation or
		denial of licensure.
plan.		
	<u>Not</u> appl to phys licensed Chapter 459, F. <u>Reprimand</u> <u>Suspensior</u> a corrective	Not applicable to physicians licensed under Chapter 459, F.S. Reprimand Suspension with a corrective action

Rulemaking Authority 456.079, 456.47(7), 459.015(5), 459.0138 FS. Law Implemented 381.986(3)(a), 456.072, 456.079, 456.47, 456.50, 459.015, 459.0138 FS. History–New 9-30-87, Amended 10-28-91, 1-12-93, Formerly 21R-19.002, 61F9-19.002, 59W-19.002, Amended 2-2-98, 2-11-01, 6-7-01, 2-26-02, 12-7-05, 11-14-06, 11-27-06, 5-10-10, 7-27-10, 11-10-11, 3-27-12, 7-3-12, 1-1-15, 11-27-16, 4-30-18, 8-9-18, 11-19-19, 2-12-20,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 21, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 9, 2020

DEPARTMENT OF FINANCIAL SERVICES

RULE TITLES:
Prescribed Forms for Training and
Certification

69A-37.065 Programs of Study and Vocational Courses PURPOSE AND EFFECT: Pursuant to section 633.432, F.S., the purpose of the Florida State Fire College is to provide firefighters with professional instruction and training in firefighting and to ensure their professionalism and competence by administering a system of certification and licensing. The Division of State Fire Marshal is proposing to add a new voluntary Aircraft Rescue and Fire Fighting (ARFF) Program designed for firefighters having aircraft fire suppression and rescue responsibilities.

SUMMARY: Rule 69A-37.065, F.A.C., is being amended to add a new voluntary Aircraft Rescue and Fire Fighting (ARFF) Program designed for firefighters having aircraft fire suppression and rescue responsibilities and will include standards for obtaining certification as an ARFF Firefighter, ARFF Driver, and ARFF Officer. The proposed amendments to Rule 69A-37.039, F.A.C., will adopt three new forms for the ARFF Program including an ARFF Driver Task Book, ARFF Officer Portfolio Workbook, and ARFF Firefighter Task Book. 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 Department's economic analysis of the potential impact of the proposed rule amendments determined that there will be no adverse economic impact or increased regulatory costs that would 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: 633.104, 633.128, 633.135(3), 633.216(9), 633.406(2), 633.408, 633.418(1), 633.508(2) FS.

LAW IMPLEMENTED: 633.112(1), 633.128, 633.132, 633.135, 633.138, 633.216, 633.406, 633.408, 633.412, 633.415, 633.418, 633.508(2) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD): DATE AND TIME: October 20, 2020 @ 10:00 A M

DATE AND TIME: October 20, 2020 @ 10:00 A.M.

PLACE: Florida State Fire College, 11655 N.W. Gainesville Road, Ocala, FL. If state office buildings remain closed to the public at the time of this hearing due to the COVID-19 outbreak, the hearing (if requested) will only take place via conference call and the phone number is (850)413-1558, access code: 6374594.

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: Mark Harper at (352)369-2829 or Mark.Harper@myfloridacfo.com.. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mark Harper, Assistant Superintendent, Bureau of Fire Standards and Training, 11655 N.W. Gainesville Road, Ocala, Florida 34482-1486, (352)369-2829 or Mark.Harper@myfloridacfo.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

69A-37.039 Prescribed Forms for Training and Certification.

(1) No change.

(2) The following forms are hereby adopted and incorporated by reference in this rule:

(a) through (ccc) No change.

(ddd) Form DFS-K4-2206, "Aircraft Rescue and Fire Fighting (ARFF) Driver Task Book," eff.01/19, <insert DOS website link>.

(eee) Form DFS-K4-2207, "Aircraft Rescue and Fire Fighting (ARFF) Officer Portfolio Workbook," eff. 01/19, <insert DOS website link>.

(fff) Form DFS-K4-2208, "Aircraft Rescue and Fire Fighting (ARFF) Firefighter Task Book," eff. 01/19, <insert DOS website link>.

Rulemaking Authority 633.104, 633.128(1), 633.135(3), 633.216(9), 633.406(2), 633.408, 633.418(1), 633.508(2) FS. Law Implemented 633.112(1), 633.128, 633.135, 633.138, 633.216, 633.406, 633.408, 633.412, 633.415, 633.418, 633.508(2) FS. History–New 9-7-81, Formerly 4A-37.20, 4A-37.39, Amended 11-26-85, 1-3-90, 6-30-91, 3-20-95, 9-13-98, 12-10-01, Formerly 4A-37.039, Amended 3-19-09, 8-27-12, 8-20-13, 11-18-13, 2-15-15 (f), 2-15-15 (ee)-(ii), 7-13-16, 3-7-17, 5-18-17, 2-19-18, 1-1-19, _______.

69A-37.065 Programs of Study and Vocational Courses. The following programs of study are developed and revised by the Florida State Fire College, pursuant to sections 633.128, and 633.216, <u>633.406</u>, <u>633.418</u>, and <u>633.508</u>, F.S.:

(1) through (10) No change.

(11) Aircraft Rescue and Fire Fighting (ARFF) Program. This is a voluntary advanced training program designed for firefighters having aircraft fire suppression and rescue responsibilities. This program is based on the National Fire Protection Association (NFPA) 1003, Standard for Airport Fire Fighter Professional Qualifications (2019 Edition) and NFPA 1002, Standard for Fire Apparatus Driver/Operator Professional Qualifications (2017 Edition). This program is intended to prepare individuals to serve as members of an organized aircraft fire suppression and rescue department. The candidate may provide proof of equivalent education and training approved by the Bureau of Fire Standards and Training (Bureau) and meet the criteria outlined under this subsection.

(a) ARFF Firefighter. The Bureau will record completion of training in the Bureau's database when the individual meets the program requirements of this paragraph (11)(a) and the qualifications for ARFF Firefighter set forth by the Bureau herein.

1. Program Requirements. The individual must complete the ARFF course required under this paragraph (11)(a) or a course determined by the Bureau to be equivalent. This program shall consist of an ARFF course of not less than 40 hours of training that is compliant with NFPA 1003 and the Federal Aviation Administration's Regulation 14 CFR 139.319 or that of equivalent interactive instruction, as approved by the Bureau.

2. Approved Course. This ARFF course must be approved by the Bureau and meet the curriculum requirements of the program. This ARFF course must be delivered by the Bureau, an education or training provider, a fire service provider, or a regionally or nationally accredited college or university as outlined in subsections 69A-37.084(5) and (6), F.A.C.

a. Requests for course offering approval shall be electronically submitted 30 days prior to the first day of the course using Form DFS-K4-2167, Class Offering Request, via: https://floridastatefirecollege.org/provider/pr offering app.asp , which is incorporated by reference in subsection 69A-37.039(2), F.A.C., and can be obtained where indicated in subsection 69A-37.039(1), F.A.C.

b. The provider shall prepare a record of all students enrolled in the course upon completion of the first day of the course.

c. The provider shall record a final grade for each student within 10 days after course completion.

<u>d. Students must complete the course with a grade of 70%</u> or higher in order to meet the course requirement under this paragraph (11)(a).

<u>e. Alternative delivery techniques including online course</u> delivery or blended learning must be approved by the Bureau.

3. Instructor Qualifications. An instructor providing training under this paragraph (11)(a) must be qualified and approved by the Bureau. Instructors shall electronically submit Form DFS-K4-2168, Instructor Approval Request, via: https://floridastatefirecollege.org/provider/pr instructor app.a sp, which is incorporated by reference in subsection 69A-37.039(2), F.A.C., and can be obtained where indicated in subsection 69A-37.039(1), F.A.C., to the Bureau and must be approved prior to the first day of the course. Qualified instructors are:

a. Instructors with requisite faculty credentials for the academic institution that is registered in the Florida Department of Education Statewide Course Numbering System to teach the course; or

b. Instructors with requisite faculty credentials as determined by the respective regionally accredited or nationally accredited university or college; or

<u>c. Instructors who hold an active Single Course Exemption</u> <u>Certification issued by the Division; or</u>

d. A Florida Instructor I, II, or III, as defined in Rule 69A-37.059, F.A.C., who has completed the required course under this paragraph (11)(a), which are recorded in the Bureau's database. These instructors are known as Adjunct Instructors and are approved to teach courses under the supervision of a Lead Instructor; or

e. A Florida Instructor I, II, or III, as defined in Rule 69A-37.059, F.A.C., who has completed the required course under this paragraph (11)(a) and has previously taught this course as an Adjunct Instructor which was recorded in the Bureau's database. These instructors are known as Lead Instructors.

<u>4. ARFF Firefighter Certificate of Completion. The Bureau</u> will record the completion of ARFF Firefighter training in the Bureau database when the individual has:

a. Successfully completed all required course work and task books within the time allotted for the course; and

b. Submitted the required Form DFS-K4-2208, Aircraft Rescue and Fire Fighting (ARFF) Firefighter Task Book, which is incorporated by reference in subsection 69A-37.039(2), F.A.C., and can be obtained where indicated in subsection 69A-37.039(1), F.A.C., to the Bureau.

(b) ARFF Driver. The Bureau will record completion of training in the Bureau's database when the individual meets the program requirements of this paragraph (11)(b) and the qualifications for an ARFF Driver set forth by the Bureau herein.

1. Program Requirements. The individual must complete the ARFF course required under this paragraph (11)(b) or a course determined by the Bureau to be equivalent. This program shall consist of an ARFF course of not less than 24 hours of ARFF Vehicle Driver training that is compliant with NFPA 1002, as approved by the Bureau, and shall consist of the following instruction or that of equivalent interactive instruction, as approved by the Bureau:

a. ARFF apparatus operations;

b. ARFF apparatus operations in pit fires; and

c. ARFF foam and agent dispensing systems and flammable liquids in firefighting.

2. Approved Course. The ARFF Vehicle Driver course must be approved by the Bureau and meet the curriculum

requirements of the program. The course shall be delivered by the Bureau, an education or training provider, a fire service provider, or a regionally or nationally accredited college or university as outlined in subsections 69A-37.084(5) and (6), F.A.C.

a. Requests for couce offering approval shall be electronically submitted 30 days prior to the first day of the course using Form DFS-K4-2167, Class Offering Request, via: https://floridastatefirecollege.org/provider/pr offering app.asp , which is incorporated by reference in subsection 69A-

37.039(2), F.A.C., and can be obtained where indicated in subsection 69A-37.039(1), F.A.C.

b. The provider shall prepare a record of all students enrolled in the course upon completion of the first day of the course.

c. The provider shall record a final grade for each student within 10 days after course completion.

<u>d. Students must complete the course with a grade of 70%</u> or higher in order to meet the course requirement under this paragraph (11)(b).

e. Alternative delivery techniques including online course delivery or blended learning must be approved by the Bureau.

3. Instructor Qualifications. An instructor providing training under this paragraph (11)(b) must be qualified and approved by the Bureau. Instructors shall electronically submit Form DFS-K4-2168, Instructor Approval Request, via: https://floridastatefirecollege.org/provider/pr_instructor_app.a sp, which is incorporated by reference in subsection 69A-37.039(2), F.A.C., and can be obtained where indicated in subsection 69A-37.039(1), F.A.C., to the Bureau, and must obtain approval prior to the first day of the course. Qualified instructors are:

a. Instructors with requisite faculty credentials for the academic institution that is registered in the Florida Department of Education Statewide Course Numbering System to teach the course; or

b. Instructors with requisite faculty credentials as determined by the respective regionally accredited or nationally accredited university or college; or

<u>c. Instructors who hold an active Single Course Exemption</u> <u>Certification issued by the Division; or</u>

d. A Florida Instructor I, II, or III, as defined in Rule 69A-37.059, F.A.C., who has completed the required course under this paragraph (11)(b), which are recorded in the Bureau's database. These instructors are known as Adjunct Instructors and are approved to teach courses under the supervision of a Lead Instructor; or

e. A Florida Instructor I, II, or III, as defined in Rule 69A-37.059, F.A.C., who has completed the required course under this paragraph (11)(b) and has previously taught this course as an Adjunct Instructor which was recorded in the Bureau's database. These instructors are known as Lead Instructors.

<u>4. ARFF Driver Certificate of Completion. The Bureau will</u> record the completion of ARFF Driver training in the Bureau database when the individual has:

a. Successfully completed all required course work and task books within the time allotted for the course; and

b. Submitted the required Form DFS-K4-2206, Aircraft Rescue and Fire Fighting (ARFF) Driver Task Book, which is incorporated by reference in subsection 69A-37.039(2), F.A.C., and can be obtained where indicated in subsection 69A-37.039(1), F.A.C., to the Bureau.

(c) ARFF Officer. The Bureau will issue an ARFF Officer Certificate of Competency to an individual who holds an ARFF Firefighter Certificate of Completion and meets the program requirements of this paragraph (11)(c), and the qualifications for ARFF Officer set forth by the Bureau in Form DFS-K4-2207.

1. Program Requirements. To qualify for certification, a candidate must complete the prerequisite course titled "Courage to be Safe" or a course determined by the Bureau to be equivalent.

2. ARFF Officer Certificate of Completion. The Bureau will record the completion of ARFF Officer training in the Bureau database when the individual has:

a. Successfully completed all required course work; and

b. Submitted the required Form DFS-K4-2207, Aircraft Rescue and Fire Fighting (ARFF) Officer Portfolio Workbook, which is incorporated by reference in subsection 69A-37.039(2), F.A.C., and can be obtained where indicated in subsection 69A-37.039(1), F.A.C., to the Bureau.

(d)1. NFPA 1002 and 1003, which are hereby incorporated by reference, are copyrighted materials that cannot be copied but may be: (a) viewed during regular business hours at the Division of State Fire Marshal, 315 John Knox Road, The Atrium, Third Floor, Tallahassee, Florida; (b) viewed during regular business hours at the Florida Administrative Code and Register, R.A. Gray Building, 500 South Bronough Street, Tallahassee, Florida; (c) accessed in a read-only, non-printable, non-downloadable format at the NFPA's free access website at https://www.nfpa.org/Codes-and-Standards/All-Codes-and-Standards/Free-access; or (d) purchased by contacting the NFPA at 1 Batterymarch Park, Quincy, Massachussetts 02169-7471; Phone 1-800-344-3555; Website www.nfpa.org.

2. The provisons of the Federal Aviation Administration's Regulation 14 CFR 139.319 (12/12/19), which is hereby incorporated by reference, can be obtained on the following website <insert DOS website link>.

Rulemaking Authority 633.104, 633.128(2)(a), 633.406(1)(b), (f), (2), 633.408, 633.418(1), 633.508(2) FS. Law Implemented 633.128, 633.132, 633.406(1), 633.408, 633.418, 633.508(2) FS. History–New

12-10-01, Formerly 4A-37.065, Amended 8-27-12, 11-18-13, 2-15-15, 8-3-15, 7-13-16, 5-18-17, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mark Harper, Assistant Superintendent

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Jimmy Patronis, Chief Financial Officer and State Fire Marshal

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 23, 2020

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Consumer Services

RULE NO .:	RULE TITLE:
5J-20.002	Standards of National Fire Protection
	Association Adopted
	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. 156, August 11, 2020 issue of the Florida Administrative Register.

5J-20.002 Standards of National Fire Protection Association Adopted.

The standards of the National Fire Protection Association for the storage and handling of liquefied petroleum gases as published in NFPA 58, Liquefied Petroleum Gas Code, 2020 Edition, for gas appliances and gas piping as published in NFPA 54, National Fuel Gas Code, 2018 Edition, and for emergency power supply as published in NFPA 110, Standard for Emergency and Standby Power Systems, 2016 Edition, shall be the accepted standards for this state and are hereby adopted and incorporated by reference. The LP Gas Code Handbook, NFPA 58, 2020 Edition, and the National Fuel Gas Code Handbook, NFPA 54, 2018 Edition, are hereby adopted and incorporated by reference and shall be utilized by the department as a guide in interpreting the provisions of chapter 527, F.S. Reference to NFPA 58, NFPA 54, and NFPA 110 in these rules shall be to the most recent edition as adopted herein. "NFPA" is the recognized abbreviation for the National Fire Protection Association, Inc., and generally the abbreviation is used in these rules in identifying the publications of the association, which are copyrighted. It would be a violation of federal copyright law to post the materials incorporated in this rule on the Internet for public viewing. Accordingly, the public may obtain a copy of any NFPA publication by writing the association, whose address is: National Fire Protection Association, Inc., 1

Batterymarch Park, Quincy, Massachusetts 02269, or at http://www.nfpa.org. In addition, copies of the incorporated materials are available for viewing during regular business hours at the Florida Administrative Code and Register, R.A. Gray Building, 500 South Bronough Street, Tallahassee, FL 32399-0250 and at the Florida Department of Agriculture and Consumer Services, Division of Consumer Services offices located at 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500.

Rulemaking Authority 527.06, 570.07(23) FS. Law Implemented 527.06 FS. History–New 8-7-80, Formerly 4A-1.01, Amended 7-18-85, Formerly 4B-1.01, Amended 10-8-86, 2-6-90, 8-9-92, Formerly 4B-1.001, Amended 7-20-95, 7-23-97, 6-8-99, 5-23-00, 9-2-02, 1-29-06, 8-2-07, 5-28-08, 4-6-12, 12-9-14, Formerly 5F-11.002, Amended 5-25-15, 6-28-17, 7-10-19,_____.

DEPARTMENT OF CITRUS

RULE NO.:RULE TITLE:20-2.007Bond Disclaimer on Producer ContractsNOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 46 No. 182, September 17, 2020 issue of the Florida Administrative Register has been withdrawn.

DEPARTMENT OF CITRUS

RULE NO.:RULE TITLE:20-3.005General ProvisionsNOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 46 No. 182, September 17, 2020 issue of the Florida Administrative Register.

THE FULL TEXT OF THE PROPOSED RULE IS: 20-3.005 General <u>Provisions</u> Matters

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE NOS.: RULE TITLES:

RULE NUS	KULL IIILLS.
61J2-3.008	Pre-licensing Education for Broker and
	Sales Associate Applicants
61J2-3.009	Continuing Education for Active and
	Inactive Broker and Sales Associate
	Licensees
61J2-3.010	License Reactivation Education for Brokers
	and Sales Associates
61J2-3.011	Continuing Education for School Instructors
61J2-3.020	Post-licensing Education for Active and
	Inactive Broker and Sales Associate
	Licensees

NOTICE OF CHANGE

NOTICE IS HEREBY GIVEN that the following changes have been made to the Notice of Change in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 46, No. 171, September 1, 2020, issue of the Florida Administrative Register and are in response to comments received at the public hearing held September 17, 2020. The changes are as follows:

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

(1) through (3) No change.

(4)(a) A grade of 70% or higher on the Commissionprescribed end-of-course examination constitutes satisfactory course completion. The school shall administer the examination upon completion of the instruction, provided the student has not missed in excess of 8 hours of classroom instruction.

(b) The school must submit to the Commission the course materials and end-of-course examinations. The school must also submit a copy of the course, and access to the course, in the format in which the course will be offered to the student. Primary schools shall submit pre-license courses for evaluation every new edition. In no event may a course evaluation submission for renewal be made more than four years after the original approval date. Secondary schools shall resubmit prelicense courses for evaluation prior to every second renewal. A primary school is a school that develops the course material for evaluation under its school name. A secondary school is a school that has been given authority by the primary school to submit the course material for evaluation under its school name. Secondary schools must submit, with the course evaluation, a letter from the primary school authorizing the secondary school to submit the course for evaluation under its school name. When delivered by distance education, the course and examination shall comply with the "Course Approval criteria" as follows:

1. through 2. No change.

3. Schools must demonstrate that the credit hours awarded for distance learning are appropriate to the course offered. The schools may accomplish this objective by demonstrating that students engaged in distance learning have acquired the knowledge, skills, and/or competencies that are at least equivalent to those acquired by students enrolled in classroom studies. Pre-licensure courses shall not be offered by correspondence methods, except by reason of a hardship as defined by rule.

a. through g. No change.

h. Pre-licensing courses must conform to and follow the order of the Course I and Course II syllabus. Courses must include learning objectives for each session of the syllabus. The school must describe the method of assessment of the student's performance periodically throughout the course of instruction.

i. through k. No change.

(c) through (d) No change.

(5) through (8) No change.

(9) No change.

(10) Use of Live Streaming Technology for Delivery of Approved In-Person Education Courses. Any other provision

of this rule notwithstanding, from the effective date of this subsection {insert effective date from adoption certificate} until December 31, 2020, a provider or school may offer any Commission-approved prelicensure educational course, previously approved by the Commission for in-person / live delivery, through live streaming / online webinar / videoconferencing technologies. Providers or Sschools utilizing this option shall ensure the live streaming content is offered through a synchronous platform that allows for video monitoring of attendance. Providers or Sschools may only utilize this process during the effective period of this subsection. After January 1, 2021, providers or schools must apply, following current procedures, to continue offering an approved in-person/live course through a synchronous live streaming technology platform. In addition, each provider or school delivering pre-licensure education courses must make provision for the required end-of-course examination to be delivered through electronic methods that do not require a student's physical presence.

Rulemaking Authority 475.05 FS. Law Implemented 475.04, 475.17, 475.182, 475.183, 475.451 FS. History–New 1-1-80, Amended 8-24-80, 9-16-84, Formerly 21V-3.08, Amended 7-16-86, 10-13-88, 5-20-90, 1-13-91, 7-20-93, Formerly 21V-3.008, Amended 12-13-94, 6-14-95, 8-2-95, 12-30-97, 9-1-99, 1-18-00, 11-6-00, 1-12-04, 11-3-15, 3-27-18, 1-17-19._____.

61J2-3.009 Continuing Education for Active and Inactive Broker and Sales Associate Licensees.

(1)(a) All persons holding active or inactive licenses as brokers or sales associates must satisfactorily complete a minimum of 14 hours of instruction of 50 minutes each as the Commission has prescribed or approved during each license renewal period excluding the first renewal period of their current license.

(b) No change.

(c) Any school or provider requesting approval for a live streaming course must submit to the DBPR at the time of course submission all course materials as well as information on the delivery method and software platform being used.

(d) through (i) No change.

(2)(a) The Commission-prescribed Core Law course totaling 3 hours of instruction of 50 minutes each will review and update licensees on Florida real estate license law, Commission rules, and agency law, and provide an introduction to other state laws, federal laws, and taxes affecting real estate. Approval or denial of the Commission-required Core Law course will be based on the extent to which the course content covers the above-referenced subject areas. The Commissionprescribed Business Ethics course totaling 3 hours of instruction of 50 minutes each will cover general business ethics applicable to any business and/or real estate. Examinations, if required, must test the course material. If course approval is denied, the institution or school may resubmit the course, with the mandated changes for reevaluation.

- (b) No change.
- (3) through (8) No change.

(9) Use of Live Streaming Technology for Delivery of Approved In-Person Education Courses. Any other provision of this rule notwithstanding, from the effective date of this subsection {insert effective date from adoption certificate} until December 31, 2020, a provider or school may offer any Commission-approved continuing education course, previously approved by the Commission for in-person / live delivery, through live streaming / online webinar / videoconferencing technologies. Providers or schools utilizing this option shall ensure the live streaming content is offered through a synchronous platform that allows for video monitoring of attendance. Providers or schools may only utilize this process during the effective period of this subsection. After January 1, 2021, providers or schools must apply, following current procedures, to continue offering an approved in-person/live course through a synchronous live streaming technology platform.

Rulemaking Authority 455.2123, 475.05 FS. Law Implemented 455.2123, 475.04, 475.17, 475.182, 475.183, 475.451 FS. History–New 1-1-80, Amended 8-24-80, 10-19-83, 9-16-84, Formerly 21V-3.09, Amended 10-13-88, 6-17-91, 12-29-91, 12-8-92, 6-28-93, Formerly 21V-3.009, Amended 2-2-94, 11-13-94, 5-13-96, 12-30-97, 10-25-98, 3-7-99, 1-18-00, 9-17-00, 1-12-04, 7-10-06, 11-3-15, 2-2-17, 9-27-17, 12-27-18,_____.

61J2-3.010 License Reactivation Education for Brokers and Sales Associates.

(1) through (7) No change.

(8) Use of Live Streaming Technology for Delivery of Approved In-Person Education Courses. Any other provision of this rule notwithstanding, from the effective date of this subsection {insert effective date from adoption certificate} until December 31, 2020, a provider or school may offer any Commission-approved prelicensure educational course, previously approved by the Commission for in-person / live delivery, through live streaming / online webinar / videoconferencing technologies. Providers or schools utilizing this option shall ensure the live streaming content is offered through a synchronous platform that allows for video monitoring of attendance. Providers or schools may only utilize this process during the effective period of this subsection. After January 1, 2021, providers or schools must apply, following current procedures, to continue offering an approved inperson/live course through a synchronous live streaming technology platform. In addition, each provider or school delivering reactivation education courses must make provision for the required end-of-course examination to be delivered through electronic methods that do not require a student's physical presence.

Rulemaking Authority 475.05, 475.183(3) FS. Law Implemented 475.04, 475.17, 475.182, 475.183, 475.451 FS. History–New 1-1-80, Amended 8-24-80, 9-16-84, Formerly 21V-3.10, Amended 10-13-88, 6-28-93, Formerly 21V-3.010, Amended 12-30-97, 10-25-98, 1-18-00, 3-15-04, 11-8-06, 12-25-07, 8-18-08, 1-17-16, 10-26-16, _____.

61J2-3.011 Continuing Education for School Instructors.

(1) No change.

(2)(a) For all courses approved for classroom delivery, 50 minute hours means fifty minutes of classroom instruction, exclusive of any breaks, recesses, or other time not spent in instruction. Classroom hours are the hours delivered live by an instructor in a classroom, or by live streaming, or any means of video conferencing technology to students who are in attendance at permitted or approved school locations.

(b) Any school or provider requesting approval for a live streaming course must submit to the DBPR at the time of course submission all course materials as well as information on the delivery method and software platform being used.

(c) through (f) No change.

(3) through (9) No change.

(10) Use of Live Streaming Technology for Delivery of Approved In-Person Education Courses. Any other provision of this rule notwithstanding, from the effective date of this subsection {insert effective date from adoption certificate} until December 31, 2020, a provider or school may offer any Commission-approved prelicensure educational course, previously approved by the Commission for in-person / live delivery, through live streaming / online webinar / videoconferencing technologies. Providers or schools utilizing this option shall ensure the live streaming content is offered through a synchronous platform that allows for video monitoring of attendance. Providers or schools may only utilize this process during the effective period of this subsection. After January 1, 2021, providers or schools must apply, following current procedures, to continue offering an approved inperson/live course through a synchronous live streaming technology platform. In addition, each provider or school must make provision for the end-of-course examination, if required, to be delivered through electronic methods that do not require a student's physical presence.

Rulemaking Authority 455.2123, 475.05, 475.182, 475.451 FS. Law Implemented 455.2123, 455.2178, 475.182, 475.451 FS. History– New 7-28-80, Amended 8-24-80, 1-3-84, Formerly 21V-3.11, Amended 7-25-90, 7-20-93, Formerly 21V-3.011, Amended 12-30-97, 1-18-00, 9-17-00, 2-4-04, 10-13-10, 12-6-12, 4-19-18, 2-11-19. 61J2-3.020 Post-licensing Education for Active and Inactive Broker and Sales Associate Licensees.

(1) through (9) No change.

(10) Use of Live Streaming Technology for Delivery of Approved In-Person Education Courses. Any other provision of this rule notwithstanding, from the effective date of this subsection {insert effective date from adoption certificate} until December 31, 2020, a provider or school may offer any Commission-approved prelicensure educational course, previously approved by the Commission for in-person / live delivery, through live streaming / online webinar / videoconferencing technologies. Providers or schools utilizing this option shall ensure the live streaming content is offered through a synchronous platform that allows for video monitoring of attendance. Providers or schools may only utilize this process during the effective period of this subsection. After January 1, 2021, providers or schools must apply, following current procedures, to continue offering an approved inperson/live course through a synchronous live streaming technology platform. In addition, each provider or school delivering post-licensure education courses must make provision for the required end-of-course examination to be delivered through electronic methods that do not require a student's physical presence.

Rulemaking Authority 475.05, 475.17 FS. Law Implemented 475.04, 475.17, 475.182 FS. History–New 1-1-89, Amended 1-4-90, 6-28-93, Formerly 21V-3.020, Amended 8-2-95, 12-30-97, 2-24-00, 7-23-00, 5-12-04, 1-11-11, 3-25-18,____.

THE PERSON TO BE CONTACTED REGARDING THE RULE IS: Giuvanna Corona, Executive Director, Florida Real Estate Commission, 400 W. Robinson Street, #N801, Orlando, FL 32801, Giuvanna.Corona@myfloridalicense.com.

DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

RULE NO .:	RULE TITLE:
69A-62.025	Employer Cancer Prevention Best Practices
	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. 154, August 7, 2020 issue of the Florida Administrative Register.

69A-62.025 Employer Cancer Prevention Best Practices.

(1) No change.

(2) The best practices outlined in Form DFS-K4-2203 are based on the following standards:

(a) through (c) No change.

(d) NFPA 1901, Standard for Automotive Fire Apparatus (2016 2018 Edition), which is hereby incorporated by reference;

(e) NFPA 1912, Standard for Fire Apparatus Refurbishing (2016 2018 Edition), which is hereby incorporated by reference; and

(f) No change.

(3) No change.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-1.004 General Sanitation and Safety Requirements

NOTICE IS HEREBY GIVEN that on September 24, 2020, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants, received a petition for A Routine Variance for paragraph 61C-1.004(1)(a), Florida Administrative Code and Paragraph 5-202.11(A), 2017 FDA Food Code from DILLY KEY RESTAURANT HOLDING LLC located in Key Largo. The above referenced F.A.C. addresses the requirement that each establishment have an approved plumbing system installed to transport potable water and wastewater. They are requesting to utilize holding tanks to provide potable water and to collect wastewater at the handwash sink.

The Division of Hotels and Restaurants will accept comments concerning the Petition for 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 TRANSPORTATION

The Florida Department of Transportation announces a public meeting to which all persons are invited. DATE AND TIME: October 5, 2020, 1:00 p.m.

PLACE: This meeting will be held online at the following: Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/890762909 You can also dial in using your phone. (For supported devices,

tap a one-touch number below to join instantly.) United States: (646)749-3122 - One-touch: tel: (646)749-3122,

890762909#, Access Code: 890-762-909

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com, Meeting ID: 890 762 909 or dial directly: 890762909@67.217.95.2 or 67.217.95.2##890762909

GENERAL SUBJECT MATTER TO BE CONSIDERED: Access Management Review Committee Meeting to discuss the access locations for a proposed development located at the southwest quadrant of W. Memorial Blvd and N. Chestnut Rd, Polk County.

A copy of the agenda may be obtained by contacting: Sincerely, Leanna Schaill, Access Management Manager, District One, Florida Department of Transportation, 801 N. Broadway Ave, Bartow, FL 33830, Phone: 1(863)519-2244, Cell Phone: 1(863)279-5099, email: Leanna.Schaill@dot.state.fl.us.

For more information, you may contact: Sincerely, Leanna Schaill, Access Management Manager, District One, Florida Department of Transportation, 801 N. Broadway Ave, Bartow, FL 33830, Phone: 1(863)519-2244, Cell Phone: 1(863)279-5099, email: Leanna.Schaill@dot.state.fl.us.

DEPARTMENT OF TRANSPORTATION

Florida Seaport Transportation and Economic Development Council

The Florida Seaport Transportation Economic Development (FSTED) Council announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, September 30, 2020, 2:30 p.m.

PLACE: Join Zoom Meeting: https://zoom.us/j/99727685254?pwd=OVY4TjkrcE9SaE5Rd mUvY00vLvthUT09

Dial by your location: (646)558-8656, Meeting ID: 997 2768 5254, Passcode: 127797

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

A copy of the agenda may be obtained by contacting: Casey Grigsby in the Florida Ports Council offices at (850)222-8028. 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: Casey Grigsby in the Florida Ports Council offices at (850)222-8028. 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: Casey Grigsby in the Florida Ports Council offices at (850)222-8028.

DEPARTMENT OF MANAGEMENT SERVICES

Division of Communications

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

DATE AND TIME: Friday October 23, 2020, 8:00 a.m. Eastern Time

PLACE: WebEx conference

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Region 9, Regional Planning Committee for the State of Florida will hold its annual meetings and are open to all interested parties. The regional meeting(s) will be held electronically this year, via WebEx conference. The Region 9, 700 MHz meeting will start at 8:00 a.m. and the Region 9, 800 MHz meeting will start immediately following the adjournment of the 700 MHz meeting. Click on the link www.webex.com follow the join link at the top right of page, then use the information below:

Webex Meeting ID# 133 461 6210, Password: RpC2020, Dial in #: 408-792-6300).

The final agenda will be provided at the meetings, and will consist of general agenda items: By-Laws and amendments to the regional plans, FCC and NRPC updates, a general status report from the State of Florida DMS/Public Safety, Concurrence Report for Regions 1, 10 and 23, and review of officers and open positions.

The meeting(s) are open to all 700/800 MHz eligible public safety licensees, and other interested parties in Florida. All are encouraged to attend and participate. Those with any meeting accessibility questions or concerns should contact RPC Sub-Region 5 chairperson at david.hazen@ocfl.net.

General inquiries in regards to the regional planning committee activities or information can be made to Region 9 Chairperson: Jason.matthews@lcso.org.

A copy of the agenda may be obtained by contacting: NA For more information, you may contact: Region 9 Chairperson: Jason.matthews@lcso.org.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

The Board of Employee Leasing Companies announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, October 14, 2020, 10:00 a.m. PLACE: Via Telephone Conference Call. To connect, dial 1(888)585-9008, Conference Pass Code: 258-893-642

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting.

A copy of the agenda may be obtained by contacting: Board of Employee Leasing Companies, 2601 Blair Stone Road, Tallahassee, FL 32399, (850)717-1984.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Board of Employee Leasing Companies, 2601 Blair Stone Road, Tallahassee, FL 32399, (850)717-1984. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Board of Employee Leasing Companies, 2601 Blair Stone Road, Tallahassee, FL 32399, (850)717-1984.

DEPARTMENT OF ENVIRONMENTAL PROTECTION The Department of Environmental Protection announces a virtual public meeting to which all persons are invited.

DATE AND TIME: Wednesday, October 28, 2020, 2:30 p.m. – 4:30 p.m.

PLACE:

https://global.gotowebinar.com/join/notStarted.tmpl?webinar=2387108323405908495

GENERAL SUBJECT MATTER TO BE CONSIDERED: To obtain public comments on the draft underground injection well permit for the Tropicana Manufacturing Company, who applied on May 16, 2019, for a permit to operate two injection wells (File No. 036779-019-020-UO/5X, WACS ID No. 93718). The project is located at the Tropicana Manufacturing Company, 1001 13th Avenue East, Bradenton, Florida 34208 and will

consist of operation of two nonhazardous Class V injection wells; IW-1 with total depth of 1,108 feet below land surface (bls) and IW-2 with total depth of 1,640 feet bls. Class V wells IW-1 and IW-2 are to be used for disposal of treated process wastewater from the Tropicana Bradenton citrus processing facility. In addition, the meeting will serve the purpose of obtaining public comments on the draft National Pollutant Discharge Elimination System permit for Tropicana Manufacturing Company, Inc., DEP File No. FL0000043-014-IW1S, issued on April 16, 2019 with the Notice of Draft Permit published in the Bradenton Herald on May 07, 2019.

During the public comment period provided in Rule 62-528.315, Florida Administrative Code (F.A.C.), any interested person may submit written comments on the draft permit. All comments shall be considered in making the final decision and shall be answered as provided in Rule 62-528.330, F.A.C. More information or a copy of the draft permit, fact sheet, and application may be obtained by contacting Gene Honeycutt, DEP, 2600 Blair Stone Road, MS 3530, Tallahassee, Florida 32299-2400, phone (850)245-8848 or at gene.honeycutt@floridadep.gov. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by calling the Bureau of Personnel Services at (850)245-2511. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, (800)955-8771 (TDD) or (800)955-8770 (Voice).

DEPARTMENT OF HEALTH

Board of Dentistry

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

DATE AND TIME: November 13, 2020, 8:00 a.m. ET

PLACE: 1(888)585-9008 when prompted, enter conference room number 599-196-982#

GENERAL SUBJECT MATTER TO BE CONSIDERED: This notice will replace notice # 21714437 General Board Business. A copy of the agenda may be obtained by contacting: www.floridasdentistry.gov.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: (850)245-4474. 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: (850)245-4474.

FLORIDA HOUSING FINANCE CORPORATION

The FHFC III, INC. announces a public meeting to which all persons are invited.

DATE AND TIME: October 16, 2020, 2:30 p.m., or upon adjournment of the Florida Housing Finance Corporation Board of Directors meeting, until adjourned.

PLACE: Call-in number: 1(888)339-2688, Passcode: 639 498 41

NOTE: Board Members will be meeting in person at the offices of Florida Housing Finance, Corporation, 227 N. Bronough St., Tallahassee Florida; however, due to the current public health crisis and social distancing recommendations, all others wishing to participate in the meeting are asked to do so via the call-in information provided, if possible.

GENERAL SUBJECT MATTER TO BE CONSIDERED: 1. Conduct business necessary for the organization of FHFC III, INC.

2. Consider adopting resolutions delegating operational authority to the Executive Director.

3. Consideration of all necessary actions with regard to any property owned or held by FHFC III, Inc.

4. Consideration of approval of underwriters for inclusion on approved master list and teams.

5. Consideration of all necessary actions for initiating new rules

or rule amendments on an emergency or non-emergency basis. 6. Consideration of status, workouts, or modifications for existing projects.

7. Consideration of matters relating to the statutory purpose of FHFC III, Inc., to provide safe and sanitary housing that is affordable for the residents of Florida.

8. Such other matters as may be included on the Agenda for the October 16, 2020, Board Meeting.

A copy of the agenda may be obtained by contacting: Approximately two days prior to the meeting by contacting Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, phone number (850)488-4197, or by visiting the Corporation's website at www.floridahousing.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney at the Florida Housing Finance Corporation at (850)488-4197. If any person decides to appeal any decision made by FHFC III, Inc., with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based. 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).

FLORIDA HOUSING FINANCE CORPORATION

The FHFC II, INC. announces a public meeting to which all persons are invited.

DATE AND TIME: October 16, 2020, 2:30 p.m., or upon adjournment of the Florida Housing Finance Corporation Board of Directors meeting, until adjourned.

PLACE: Call-in number: 1(888)339-2688, Passcode: 639 498 41

NOTE: Board Members will be meeting in person at the offices of Florida Housing Finance Corporation, 227 N. Bronough St., Tallahassee Florida; however, due to the current public health crisis and social distancing recommendations, all others wishing to participate in the meeting are asked to do so via the call-in information provided, if possible.

GENERAL SUBJECT MATTER TO BE CONSIDERED: 1. Conduct business necessary for the organization of FHFC II, INC.

2. Consider adopting resolutions delegating operational authority to the Executive Director.

3. Consideration of all necessary actions with regard to any property owned or held by FHFC II, Inc.

4. Consideration of approval of underwriters for inclusion on approved master list and teams.

5. Consideration of all necessary actions for initiating new rules or rule amendments on an emergency or non-emergency basis.

6. Consideration of status, workouts, or modifications for existing projects.

7. Consideration of matters relating to the statutory purpose of FHFC II, Inc., to provide safe and sanitary housing that is affordable for the residents of Florida.

8. Such other matters as may be included on the Agenda for the October 16, 2020, Board Meeting.

A copy of the agenda may be obtained by contacting: Approximately two days prior to the meeting by contacting Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, phone number (850)488-4197, or by visiting the Corporation's website at www.floridahousing.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney at the Florida Housing Finance Corporation at (850)488-4197. If any person decides to appeal any decision made by FHFC II, Inc., with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based. 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).

FLORIDA HOUSING FINANCE CORPORATION

The FLORIDA HOUSING FINANCE CORPORATION announces a public meeting to which all persons are invited.

DATE AND TIME: October 16, 2020, 1:30 p.m. ET until adjourned

PLACE: Call-in number: 1(888)339-2688, Passcode: 639 498 41

NOTE: Board Members will be meeting in person at the offices of Florida Housing Finance Corporation, 227 N. Bronough St., Tallahassee Florida; however, due to the current public health crisis and social distancing recommendations, all others wishing to participate in the meeting are asked to do so via the call-in information provided, if possible.

GENERAL SUBJECT MATTER TO BE CONSIDERED: 1. Consider financing and acknowledgement resolutions for various multifamily developments, under any multifamily program, including the ranking of developments.

2. Consider appointment of professionals including but not limited to trustee and/or originator/servicer for upcoming and/or past multifamily programs and single-family programs.

3. Consider approval of all bond documents for and terms of all upcoming single-family and multifamily bond sales, including those secured by third-party guarantors, letters-of-credit, insurance or other mechanisms.

4. Consider adopting resolutions authorizing negotiated or competitive sale of bonds on various single-family and multifamily issues.

5. Consider directing Staff to submit summaries of various TEFRA/Public Hearings to the Governor.

6. Consideration of policy issues concerning ongoing and upcoming single-family bond issues including initiation of request for proposals on an emergency basis, and structuring new issues.

7. Consideration of all necessary actions with regard to the Multifamily Bond Program.

8. Consideration of approval of underwriters for inclusion on approved master list and teams.

9. Consideration of all necessary actions with regard to the HOME Rental Program.

10. Consideration of all necessary actions with regard to the HC (Housing Credits) Program.

11. Consideration of all necessary actions with regard to the SAIL (State Apartment Incentive Loan) Program.

12. Consideration of all necessary actions with regard to the SHIP (State Housing Initiatives Partnership) Program.

13. Consideration of all necessary actions with regard to the PLP (Predevelopment Loan) Program.

14. Consideration of all necessary actions with regard to the Homeownership Programs.

15. Consideration of all necessary actions for initiating new rules or rule amendments on an emergency or non-emergency basis.

16. Consideration of Appeals from Requests for Applications funding selection with entry of final orders.

17. Consideration of workouts or modifications for existing projects funded by the Corporation.

18. Consideration of matters relating to the stated purpose of the Corporation to provide safe and sanitary housing that is affordable for the residents of Florida.

19. Consideration of funding additional reserves for the Guarantee Fund.

20. Consideration of audit issues.

21. Evaluation of professional and consultant performance.

22. Such other matters as may be included on the Agenda for the October 16, 2020, Board Meeting.

A copy of the agenda may be obtained by contacting: Approximately two days prior to the meeting by contacting Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, phone number (850)488-4197, or by visiting the Corporation's website at www.floridahousing.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney at the Florida Housing Finance Corporation at (850)488-4197. If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based. 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). MOFFITT CANCER CENTER & RESEARCH INSTITUTE

The Florida Cancer Control & Research Advisory Council (CCRAB) announces a telephone conference call to which all persons are invited.

DATE AND TIME: Friday, October 2, 2020, 2:00 p.m. Eastern Time

PLACE: Meeting URL: https://moffitt.zoom.us/j/97379520147, Dial: 1 301 715 8592, Meeting ID: 973 7952 0147

GENERAL SUBJECT MATTER TO BE CONSIDERED: A CCRAB Leadership Meeting for the purpose of discussing CCRAB business.

A copy of the agenda may be obtained by contacting: NA

For more information, you may contact: Bobbie.McKee@Moffitt.org.

CENTER FOR INDEPENDENT LIVING IN CENTRAL FLORIDA, INC.

The Center for Independent Living in Central Florida announces a public meeting to which all persons are invited. DATE AND TIME: September 29, 2020, 8:15 a.m.

PLACE: 700 N Denning Drive, Winter Park, Florida 32789

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Executive Committee Meeting

A copy of the agenda may be obtained by contacting: Carla Campbell

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: Carla Campbell. 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: Carla Campbell

FLORIDA WORKERS' COMPENSATION JOINT UNDERWRITING ASSOCIATION, INC.

The FWCJUA Producer Appeals Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: October 14, 2020, 10:00 a.m. ET

PLACE: Contact Kathy Coyne at (941)378-7408 to participate. GENERAL SUBJECT MATTER TO BE CONSIDERED: The agenda topic is the appeal of an Agency and its Designated Producer in response to the revocation of their privileges to submit business to the FWCJUA.

A copy of the agenda may be obtained by contacting: Ms. Coyne or at www.fwcjua.com.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

NOTICE IS HEREBY GIVEN that Construction Industry Licensing Board has received the petition for declaratory statement from Aydee Saravia. The petition seeks the agency's opinion as to the applicability of subparagraph 489.103(7)(a)2, F.S., as it applies to the petitioner.

The petition, filed on September 21, 2020, ask the following question: Because metal roofing is simply not listed as a material in Re-Roofs in the subsection, when it in fact is a suitable replacement with better longevity, does it automatically disqualify a homeowner from doing a Re-Roof using metal. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Daniel Biggins, Executive Director, Construction Industry Licensing Board, 2601 Blair Stone Road, Tallahassee, Florida 32399-1039 or telephone: (850)487-1395, or by electronic mail to Donald.Shaw@myfloridalicense.com.

DEPARTMENT OF FINANCIAL SERVICES Finance

NOTICE IS HEREBY GIVEN that the Florida Office of Financial Regulation has received the petition for declaratory statement from IMVU, Inc. The petition seeks the agency's opinion as to the applicability of Chapter 560, Florida Statutes, as it applies to the petitioner.

On 9/23/2020 the Petition was WITHDRAWN, The petition sought a declaratory statement from the Office whether its business model (to offer a blockchain-based virtual currency) falls under Chapter 560, Florida Statutes...*****The original petition was published July 8, 2020 in the Florida Administrative Register Volume 46, Number 132.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889, Agency.Clerk@flofr.com.

Please refer all comments to: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889, Agency.Clerk@flofr.com.

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

NONE

Section XII Miscellaneous

DEPARTMENT OF STATE

Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraph 120.55(1)(b)6. – 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Friday, September 18, 2020 and 3:00 p.m., Thursday, September 24, 2020.

Rule No.	File Date	Effective Date
64B-3.009	9/22/2020	10/12/2020

CAD7 20.002	0/19/2020	10/9/2020
64B7-30.002	9/18/2020	10/8/2020
64B9-3.002	9/24/2020	10/14/2020
64B9-3.008	9/24/2020	10/14/2020
64B9-4.020	9/24/2020	10/14/2020
64B9-6.003	9/24/2020	10/14/2020
64B9-15.0035	9/24/2020	10/14/2020
69A-60.002	9/24/2020	12/31/2020
LIST	Γ OF RULES AWA	ITING
	PPROVAL PURSU	
	<u>/3.4146 (2), FLORI</u>	
Rule No.	File Date	Effective Date
(2) 220 010	7/21/2020	**/**/***
62-330.010	,,,	**/**/****
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
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	**/**/***

DEPARTMENT OF STATE

Notice of Florida Department of State's 2020-2021 Annual Regulatory Plan

The Florida Department of State's 2020-2021 Annual Regulatory Plan was published on September 24, 2020, and is available

at https://dos.myflorida.com/media/703551/executed-2020-2021-arp-dos.pdf.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Notice of filing of Agency Rulemaking and Regulatory Plan Notice of filing of Agency Annual Rulemaking and Regulatory Plan The Florida State Fair Authority, pursuant to Section 120.74 Florida Statutes, published its Agency annual rulemaking and regulatory plan ("Plan") on September 25, 2020. A copy of the Plan may be found at www.floridastatefair.com.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

FAR Notice for Draft 2021 South Florida Environmental Report (SFER) – Volume I Web Board Public and Peer Review Date and Time: The web board will be available for public comment on the Draft 2021 SFER – Volume I from October 6, 2020, through October 27, 2020. The SFER web board will also be available for public viewing from October 6, 2020, through March 15, 2021.

Place: http://www.sfwmd.gov/sfer

General Subject Matter to be Considered:

The South Florida Water Management District announces the upcoming web posting of the Draft 2021 South Florida Environmental Report (SFER) – Volume I to which all persons are invited to view and encouraged to comment. The public and peer review will be conducted on a dedicated web board, which will be accessible from the District's website at www.sfwmd.gov/sfer.

Beginning on October 6, 2020, through March 15, 2021, interested parties may access the SFER web board and view communications among the peer review panelists, agency responses to comments, electronically stored communications, and other public records associated with the Draft 2021 SFER – Volume I that are web posted. Peer review panelists comments and recommendations will be posted on the web board, and the public can access this information via the website. The public may comment directly on the web board at any time between October 6, 2020, through October 27, 2020, on any aspect of the Draft 2021 SFER – Volume I, particularly on relevant scientific or technical data and findings. Communications and documents from all parties can be accessed at any time once they are posted during the review period.

A copy of the agenda may be obtained by contacting: Not applicable

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this event is asked to advise the agency at least 7 days before the event 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 about the meeting, contact: NA

For information regarding this review, please write to the South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, Florida 33406, or contact: Kim Chuirazzi, (561)682-2425, kchuiraz@sfwmd.gov.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

Notice of Adoption of 2020 – 2021 Regulatory Plan

On September 22, 2020, the Governing Board of the Southwest Florida Water Management District adopted its 2020–2021 Regulatory Plan, as required by Section 120.74, F.S. The District's 2020–2021 Regulatory Plan, which identifies and describes each rule the agency proposes to adopt or amend in the next 12 months, is available at the following link: https://www.swfwmd.state.fl.us/resources/plans-reports/opengovernment-annual-regulatory-plan.

For more information on this Regulatory Plan, please contact: Chris Tumminia, Deputy General Counsel, Southwest Florida Water Management District, Office of General Counsel, 7601 Highway 301 N., Tampa, Florida 33637, at 1(813)985-748, ext. 4664, or Chris.Tumminia@swfwmd.state.fl.us. (T2020060).

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

Health Facility and Agency Licensing

59AER20-7 Mandatory Testing for Intermediate Care Facility for the Developmentally Disabled Staff

NOTICE is hereby given that the Agency for Health Care Administration Emergency Rule 59AER20-7, published in the Florida Administrative Register in Volume 46, Number 152 on August 5, 2020, is hereby WITHDRAWN, effective September 30, 2020.

AGENCY FOR HEALTH CARE ADMINISTRATION Certificate of Need

RECEIPT OF EXPEDITED APPLICATION

The Agency for Health Care Administration received the following CON application for expedited review:

CON #10639 Received: 09/23/2020

County: Miami-Dade District: 11

Facility/Project: OpusCare Freestanding Hospice Inpatient Facility

Applicant: OpusCare of Florida LLC

Project Description: Transfer CON #10470 from Comprehensive Home Health Care, Inc. d/b/a Opus Care of South Florida to OpusCare of Florida LLC

DEPARTMENT OF CHILDREN AND FAMILIES

Agency for Persons with Disabilities

Mandatory Testing for Specific Agency-Licensed Facilities NOTICE is hereby given that Agency for Persons with Disabilities Emergency Rule 65GER20-1, Florida Administrative Code, published on August 5, 2020, in Florida Administrative Register, Volume 46 Number 152, is hereby REPEALED and shall no longer have force and effect, beginning on October 1, 2020.

DEPARTMENT OF ECONOMIC OPPORTUNITY DIVISION OF COMMUNITY DEVELOPMENT

Amended Notice of Funding Availability: Florida Small Cities CDBG Program

This public notice is amending the prior Notice of Funding Availability published in the Florida Administrative Register, Volume 46, Number 140, July 20, 2020. Its purpose is to announce a revised application cycle opening date and ending date. The Florida Department of Economic Opportunity (DEO) announces the availability of funding for non-entitlement units of local government under the Florida Small Cities Community Development Block Grant (CDBG) program. DEO will make Federal Fiscal Year (FFY) 2019 funding available for the Neighborhood Revitalization, Housing Rehabilitation and Commercial Revitalization program areas. Non-entitlement units of local government are not eligible to apply for funding in any of the three program areas if they have an open CDBG subgrant in one of the three areas.

DEO also has funding available in the Economic Development (ED) program area for job creation and/or retention activities. Non-entitlement units of local government that have an open Neighborhood Revitalization, Housing Rehabilitation, Commercial Revitalization or Economic Development subgrant are eligible to apply for Economic Development funding.

Up to \$25 million in FFY 2019 funding will be available to eligible applicants in the four program areas. The FFY 2019 list of non-entitlement units of local government is available on DEO's website at www.FloridaJobs.org/CDBGApplicantInfo. The application process is conducted in accordance with sections 290.0401 – 290.048, Florida Statutes, and chapter 73C-23, Florida Administrative Code.

The FFY 2019 application cycle for all the above-mentioned categories of funding will begin ("open") on September 25, 2020, and end ("close") at 5:00 p.m. Eastern Time (ET) on November 9, 2020 ("the deadline date"). Funding requests must be submitted via the Florida Small Cities CDBG Application for Funding, Form SC-60 (FFY 2019), and they must be received by 5:00 p.m. ET on November 9, 2020. The application form will be available at www.FloridaJobs.org/CDBGApplicantInfo prior to the opening of the application cycle.

Applications can be mailed or shipped to DEO. Mailing address: Florida Department of Economic Opportunity, Florida Small Cities CDBG Program, 107 East Madison Street – MSC 400, Tallahassee, Florida 32399-6508. Electronic, mailed or shipped submission of applications are strongly encouraged due to social distancing restrictions. If you wish to submit the application electronically, an email request to submit the application electronically must be sent to CDBG@deo.myflorida.com by 5:00 p.m., E.T., on October 30, 2020. Instructions and access to upload the completed documents will be provided by return email. Electronic, mailed or shipped applications must be received by 5:00 p.m., E.T., on November 9, 2020.

If you have questions, please contact CDBG@deo.myflorida.com or visit www.FloridaJobs.org/CDBGApplicantInfo.

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.