Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

RULE NO.: RULE TITLE:

61G5-17.016 Time for Payment of Administrative Fines PURPOSE AND EFFECT: The rule amendment informs licensees of the default timeframe for payment of investigative costs in addition to the existing default timeframe for the payment of disciplinary fines.

SUBJECT AREA TO BE ADDRESSED: This rule amendment pertains to the payment of investigative costs and fines imposed by the Board.

RULEMAKING AUTHORITY: 455.227(3)(b), 477.016 FS. LAW IMPLEMENTED: 455.227(3)(b), 477.029 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: Krista Woodard, Executive Director, Board of Cosmetology, 2601 Blair Stone Road, Tallahassee, Florida 32399-0783, Krista.Woodard@dbpr.state.fl.us.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

RULE NOS.: RULE TITLES:

61G5-18.00015 Cosmetologist and Compensation Defined

61G5-18.008 Cosmetologist License Renewal

PURPOSE AND EFFECT: The rule amendments for 61G5-18.00015 are intended to protect the health, safety, and welfare of the public and assists licensees by clarifying practices used by licensed cosmetologists and specialists. The rule amendment for 61G5-18.008 is intended to delete an unnecessary portion of the rule.

SUBJECT AREA TO BE ADDRESSED: The rule amendment for 61G5-18.00015 pertains to the definition of cosmetologist and terms related to the practice of cosmetology and its

registered specialties The rule amendment for 61G5-18.008 pertains to the licensure renewal of spouses of members of the Armed Forces of the United States.

RULEMAKING AUTHORITY: 455.02(2), 477.016, 477.019(4), 477.025(2) FS.

LAW IMPLEMENTED: 455.02(2), 477.013, 477.019(4), 477.025(2) 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: Krista Woodard, Executive Director, Board of Cosmetology, 2601 Blair Stone Road, Tallahassee, Florida 32399-0783, Krista.Woodard@dbpr.state.fl.us.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

RULE NO.: RULE TITLE:

61H1-27.001 College or University Requirements

PURPOSE AND EFFECT: The Board proposes the development to update the rule language.

SUBJECT AREA TO BE ADDRESSED: Update rule language.

RULEMAKING AUTHORITY: 473.304, 473.306 FS.

LAW IMPLEMENTED: 473.306 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: Roger Scarborough, Division Director, Board of Accountancy, 240 NW 76th Dr., Suite A, Gainesville, Florida 32607, Roger.Scarborough@myfloridalicense.com.

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

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE NO.: RULE TITLE:

64B10-16.001 General Information; Monitors

PURPOSE AND EFFECT: The Board proposes a rule amendment to update the language.

SUBJECT AREA TO BE ADDRESSED: Update the rule language.

RULEMAKING AUTHORITY: 456.013, 468.1685(1), 468.1695(2) FS.

LAW IMPLEMENTED: 456.013, 456.0635, 468.1695(2), (4) 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: Anthony Spivey, Executive Director, Board of Nursing Home Administrators, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257, Anthony.Spivey@flhealth.gov.

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NO.: RULE TITLE: 68A-14.001 Establishment Orders

PURPOSE AND EFFECT: The purpose of this rule development is to eliminate reference to restricted hunting areas in support of other proposed changes to the regulations governing the establishment of these areas. The effect will be consistency of rules related to restricted hunting areas.

SUBJECT AREA TO BE ADDRESSED: Subject area covered in this rule development pertains to establishment criteria for restricted hunting areas.

RULEMAKING AUTHORITY: Article IV, Section 9, Florida Constitution

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Morgan Richardson, Deputy Director, Division of Hunting and Game Management, Florida Fish and Wildlife Conservation Commission, 620 S. Meridian Street, Tallahassee, Florida 32399, (850)617-9507.

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

DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

RULE NOS.: RULE TITLES:

69A-37.039 Prescribed Forms for Training and

Certification

69A-37.503 Firefighter Cancer Decontamination

Equipment Grant Program

PURPOSE AND EFFECT: Section 633.137, F.S., created the Firefighter Cancer Decontamination Equipment Grant Program within the Department to provide financial assistance to help career fire departments, combination fire departments, and volunteer fire departments procure equipment and supplies designed to mitigate exposure to hazardous, cancer-causing chemicals. The Department is required to adopt rules and procedures for the program, including for the approval of applications and development of need-based criteria. Sections 633.406 and 633.408, F.S., authorize the Department to award different classes of firefighter certificates to persons who meet specified statutory criteria and to establish courses and examinations for various certifications as a firefighter. Rule 69A-37.503, F.A.C., establishes the procedures and criteria for participating in the Firefighter Cancer Decontamination Equipment Grant Program. The proposed amendment to Rule 69A-37.039, F.A.C., will adopt the Firefighter Cancer Decontamination Equipment Grant Program and update the following forms: Application for Firefighter Certification Examination, Verification of Training Hours/Firefighter I and II, Application for Practical Examination for Retention of Firefighter Certification. and Firefighter Equivalency Examination Requirements.

SUBJECT AREA TO BE ADDRESSED: The establishment of the Firefighter Cancer Decontamination Equipment Grant Program, the adoption of the Application for Firefighter Cancer Decontamination Equipment Grant Program, and the adoption of updates to the following forms: Application for Firefighter Certification Examination, Verification of Training Hours/Firefighter I and II, Application for Practical Examination for Retention of Firefighter Certification, and Firefighter Equivalency Examination Requirements.

RULEMAKING AUTHORITY: 633.104, 633.128(1), 633.135(3), 633.137(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, 633.137, 633.138, 633.216, 633.406, 633.408, 633.412, 633.415, 633.418, 633.508(2) 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: Susan Schell, Safety Programs Manager, Bureau of Fire Standards and Training, 11655 N.W. Gainesville Road, Ocala, Florida 34482-1486, (352)369-2839 or Susan.Schell@myfloridacfo.com.

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

Section II Proposed Rules

WATER MANAGEMENT DISTRICTS

Suwannee River 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, F.A.C. 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.

SUMMARY: Works of the District permitting

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 District has completed for the Governor's Office of Fiscal Accountability and Regulatory Reform (OFARR) the "Is a SERC Required?" form and prepared a summary of the proposed rule, which are both available upon request. Based on the completed "Is a SERC Required?" form and summary and the analysis performed by the District, the proposed rule amendment is not expected to require legislative ratification pursuant to subsection 120.541(3), F.S.

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

RULEMAKING AUTHORITY: 373.044, 373.113, 373.171

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: SRWMD at (386)362-1001 or (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 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 FULL TEXT OF THE PROPOSED RULE IS:

40B-4.1020 Definitions.

(1) "75-Foot Setback" means the front 75 feet of an area immediately adjacent to and including the recognized top of bank of the river.

(2)(1) "100-Year Flood/One Percent Annual Chance of Flood" means that flood which has a one-percent probability of recurrence in any one year. The 100-year flood/one percent annual chance of flood elevation is the highest elevation of flood waters during the 100-year flood/one percent annual chance of flood and is calculated or estimated from the best available information. The 100-year flood/one percent annual chance of flood elevation shall not include coastal storm surge elevations unless such elevations have been developed in an approved Federal Emergency Management Agency Flood Insurance Study and such approved storm surge elevations have

been accepted for implementation by the appropriate unit of local or state government.

- (3) "Commercial" means any place of commerce, business, structure, or activity that generates revenue or income by any means or serves as an accessory activity or facility to any revenue-generating or income-producing operation; and not as a single-family residence.
- (4)(2) "Clearing" means removal of either vegetation or residential and non-residential structures for any purpose other than perpetual agricultural or silvicultural activities. Clearing includes, but is not limited to, cutting brush, removal of trees, burning, root-raking, de-stumping, land leveling, earthwork, chopping, grinding, and any other activity intended to convert property from its current condition to a developable condition.
- (5)(3) "Conversion" means a man-made change to a wetland as defined in Section 373.019(22), F.S., or surface water by draining, filling, or other means which results in the permanent change of the wetland or surface water to an upland.
- (6) "Deck" means a flat surface on land capable of supporting weight.
- (7)(4) "Development" means any man-made change to improved or unimproved real estate within a Work of the Districtwork of the district including but not limited to, construction of surfacewater management systems, works, appurtenant works, residential and non-residential structures, redistribution of onsite material, mining, dredging, filling, grading, paving, excavation, drilling operations, development of sewage disposal systems, or the alteration of the topography of a tract of land for purposes consistent with the occupation of agriculture, silviculture, floriculture, or horticulture including agricultural closed systems.
- (5) "Direct Hydrologic Connection" means a natural connection which occurs on an average of 30 or more consecutive days per year. In the absence of reliable hydrologic records, a continuum of naturally occurring wetlands may be used to establish a direct hydrologic connection.
- (8) "Dock" means a fixed or floating structure, including access walkways, terminal platforms, catwalks, mooring pilings, lifts, davits and other associated water-dependent structures, used for mooring and accessing vessels.
- (9)(6) "Engineer" means a professional engineer registered in Florida, or other person exempted pursuant to the provisions of Chapter 471, F.S., who is competent in the fields of hydrology and stormwater control.
- (10)(7) "Floodway" or "Regulatory Floodway" means the channel of a river, stream, or other watercourse and adjacent land areas that must be reserved in order to discharge the 100-year flood/one percent annual change of flood without cumulatively increasing the 100-year flood/one percent annual chance of flood elevation more than a designated height. Unless otherwise noted, all regulatory floodways in the Suwannee

- River Water Management District provide for no more than one-foot rise in water surface elevations.
- (11)(8) "Governing Board" means the governing board of a water management district. Unless used in a different context, "governing board" or "board" means the governing board of the Suwannee River Water Management District.
- (9) "Minimum Rate of Flow" means the limit at which further withdrawals from a stream or other watercourse would be significantly harmful to water resources or ecology of the area.
- (12) "Landing" means any platform waterward from the top of bank that is accessed by stairs and exited by stairs.
- (13)(10) "New Development" means any development as defined herein which:
- (a) Was not complete on the effective date of this chapter; or
- (b) Involves substantial improvement to any structure in a work of the district; or
- (c) Involves alteration of any work or appurtenant works or surfacewater management system in a <u>Work of the District work of the district</u>.
- (14) "Non-residential Structure" means any structure or building, including but not limited to, any storage facility, pole barn, shed, barn, or any structure used or intended to be used as storage or for parking of vehicles.
- (15)(11) "Obstruction" means any <u>redistributed onsite</u> material, fill, <u>residential or non-residential</u> structure, work, appurtenant work, or surfacewater management system placed in waters, a floodway, or a <u>Work of the District</u> work of the <u>district</u> which may impede the flow of water or otherwise result in increased water surface elevations.
- (16) "Obstruction Shadow" means the bounds created by the largest area of cross-sectional obstruction perpendicular to the flow of any of the regulatory rivers in the floodway.
- (17) "Pedestrian Access" means a narrow strip of land that provides access to the river by foot.
- (18) "Pier" means a fixed or floating structure extending from land out over water, that is used primarily for fishing or swimming and not designed or used for mooring or accessing vessels.
- (19)(12) "Project Area" means the total land area owned or controlled by the applicant which will be serviced or affected by a surfacewater management system or work.
- (20)(13) "Registered Professional" means a professional registered or licensed by and in the State of Florida and practicing under Chapter 471, 472, 481, or 492, F.S.
- (21) "Residential Structure" means any structure, or building, used, or intended to be used for human occupancy as a single-family residence, whether occupied or not.
- (14) "Structure" means anything constructed, installed, or portable, the use of which requires a location on a parcel of land.

It includes a movable structure while it is located on the land which can be used for housing, business, commercial, agricultural, or office purposes either temporarily or permanently.

(22)(15) "Substantial Improvement" means any repair, reconstruction, rehabilitation or improvement of a structure, the cost of which exceeds, over a five year period a cumulative total of 50 percent of the market value of the structure either:that exceeds 50% of the portion of the structure obstructing the floodway.

- (a) Before the improvement or repair is started; or
- (b) If the structure has been damaged and is being restored, before the damage occurred.

For the purposes of this definition, "substantial improvement" is considered to occur when the first alteration of any wall, ceiling, floor, or other structural part of a building commences whether or not that alteration affects the external dimensions of the building. The term does not, however, include either any project for improvement of a structure to comply with existing state or local health, sanitary, or safety code specifications which are necessary to assure safe conditions or any alteration of a structure listed on the National Register of Historic Places.

(23) "State-owned submerged lands" or "sovereignty submerged lands" means those lands including but not limited to, tidal lands, islands, sand bars, shallow banks, and lands waterward of the ordinary or mean high water line, beneath navigable fresh water or beneath tidally-influenced waters, to which the State of Florida acquired title on March 3, 1845, by virtue of statehood, and which have not been heretofore conveyed or alienated; and shall include all submerged lands title to which is held by the Board.

(24)(16) "Surveyor" or "Professional Land Surveyor" means a person who is registered to engage in the practice of land surveying under Sections 472.001 through 472.039, F.S.

(25) "Temporary Structure" means any road-ready structure, such as a camper or RV, that is properly licensed and registered with any state department of motor vehicles.

(26) "Top of Bank" means that vertical point of a river bank where there is an abrupt change in slope observed when travelling waterward.

(27)(17) "Water Management District" means any flood control, resource management, or water management district operating under the authority of Chapter 373, F.S. Unless otherwise stated, water management district or <u>Districtdistrict</u> shall refer to the Suwannee River Water Management District.

(28)(18) "Work" or "Works" means all artificial structures, including, but not limited to, ditches, canals, conduits, channels, culverts, pipes, and other construction that connects to, draws water from, drains water into, or is placed in or across the waters in the state and includes all types of dredging and filling to

create, remove, or located in, on, or over wetlands or other surface waters.

(29)(19) "Work of the District" means those projects and works including, but not limited to, residential and non-residential structures, impoundments, wells, streams, and other watercourses, together with the appurtenant facilities and accompanying lands, which have been officially adopted by the governing board as Works of the Districtworks of the district. Works of the Districtdistrict officially adopted by the board are adopted by rule in Rule 40B-4.3000, F.A.C., of this chapter. Rulemaking Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.019, 373.403 FS. History—New 9-25-85, Amended 12-22-92, 10-3-95, 5-13-07, 2-28-12, 10-14-13, [DATE].

40B-4.1040 Permits Required.

- (1) Permits are required as follows:
- (a) Works of the <u>District</u> district permit prior to initiating any project which involves draining, developing, construction of roads or bridges, commercial or industrial developments, and agricultural or forestry activities, including dredging of filling, or the construction, alteration, maintenance operation, or abandonment of any dams, impoundment reservior, appurtenant works, works or surfacewater system.
- (b) When the need to obtain a Works of the District works of the district permit is in conjunction with the requirements for obtaining an environmental resource permit or a state-owned submerged lands authorization, application shall be made and shall be considered by the District district as part of the request for an environmental resource permit application. In such cases the environmental resource permit shall include the requirements of this chapter and the state-owned submerged lands authorization. In instances when requirements of this chapter or the state-owned submerged lands authorization conflict with requirements to obtain an environmental resource permit, the more stringent requirement shall be followed. Otherwise, a separate Works of the District works of the district permit must be obtained.
- (c) When the need to obtain a Works of the District permit does not require an environmental resourse permit, the state-owned submerged lands authorization and the environmental resource permit exemption shall be obtained concurrently with the Works of the District permit. Where requirements of this chapter and the appropriate state-owned submerged lands authorization conflict, the more stringent requirement shall be followed.
- (2) Works of the District permits may be issued in one of five forms as follows:
 - (a) through (d) no change,
- (e) Abandonment permits are issued for projects which propose to remove works or development in a Work of the District work of the district.

(3) Specific procedures, noticing or application requirements, and conditions for issuance of Works of the District works of the district permits are detailed in Rule 40B-1.703, F.A.C., and Part III of this chapter including any materials adopted by reference thereto.

Rulemaking Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.084, 373.085, 373.086, 373.413, 373.416, 373.426 FS. History–New 9-25-85, Amended 12-22-92, 10-3-95, 10-18-04, 10-14-13, [DATE].

40B-4.1100 Duration of Permits.

- (1) The standard duration of permits issued pursuant to this chapter shall be as follows.
- (a) <u>Five Three</u> years duration for noticed general, <u>general</u>, <u>and individual</u> permits authorizing the construction or alteration of a work or development in a <u>Works of the Distruct works of the district</u>. When a permit is issued for construction or alteration and the subsequent operation and maintenance, the portion of the permit authorizing construction or alteration shall be limited to <u>five three</u> years from the date of issuance. The portion of the permit for the subsequent operation and maintenance shall be perpetual.
- (b) Three years duration for general permits authorizing the construction or alteration of a work or development in a works of the district. When a permit is issued for construction or alteration and the subsequent operation and maintenance, the portion of the permit authorizing construction or alteration shall be limited to three years from the date of issuance. The portion of the permit for the subsequent operation and maintenance shall be perpetual.
- (c) Five years' duration for individual permits authorizing the construction or alteration of a work or development in a works of the district. When a permit is issued for construction or alteration and the subsequent operation and maintenance, then the portion of the permit authorizing construction or alteration shall be limited to five years from the date of issuance. The portion of the permit for the subsequent operation and maintenance shall be perpetual.

(b)(d) Five years' duration for conceptual permits unless, within that period, application for a Works of the District works of the district permit for any part of the project is filed. If the aforementioned permit application is filed, the conceptual permit is valid for the duration of the project or for twenty (20) year from issuance, whichever is less.

- (c)(e) Five years duration for abandonment permits to remove a work or development in a Work of the District work of the district.
 - (2) No change.
 - (3) Permits shall not be extended.

Rulemaking Authority 373.044, 373.113 FS. Law Implemented 373.084, 373.085, 373.413, 373.416, 373.426 FS. History–New 9-25-85, Amended 12-22-92, 9-13-04, 10-14-13, [DATE].

- 40B-4.1110 Modification of Permits.
- (1) No change.
- (2) The <u>District</u> district has the authority to modify a permit issued pursuant to this chapter at any time if it determines that the work or development in a <u>Work of the District</u> work of the district is in violation of any <u>Districtdistrict</u> rule, order or a condition of the permit and has or may become a danger to public health or safety. Before any such modification, the <u>District</u> district shall give affected persons notice of the proposed modification with the reasons for such modification and reference to applicable <u>District</u> district rule, order, or permit conditions. The notice shall state that affected persons may request an administrative hearing by filing a petition for such hearing with the <u>District</u> district. In no event shall the time for filing said petitions be more than 14 days from the date the notice was sent or published, and no such modification shall be made without a hearing if requested.
- (3) When the executive director or their designee determines that the danger to the public is imminent or that violations to these rules will result in adverse impacts to adjacent landowners, he shall order a temporary suspension of construction, alteration, repair, or operation of the work or development in a Work of the District work of the district; or he shall specify temporary conditions for continued operation, alteration, repair, or development until a hearing is complete or the District district otherwise issues a final order; or the executive director may take appropriate action pursuant to Rule 40B-4.1170, F.A.C.
- (4) Permit modifications shall meet the criteria of this Chapter and shall be classified as major modifications unless they meet the criteria in (5) or (6) below. Requests to modify permits for construction or operation may be made by application or by letter. Applications to modify permits shall be made by permittees in the same manner as the original permit. Letter requests to modify permits shall be used if the proposed modification does not:
- (a) Request a substantial change in the permit authorization; or
- (b) Increase calculated 100 year flood/one percent chance elevations.
- (5) A minor modification to a Works of the District permit shall be granted provided that the modification is for the extension of a permit duration with no proposed changes to the previously permitted activity.
- (6) A minor modification to a Works of the District permit shall be granted provided that the proposed modification does not exceed Noticed General permit criteria, unless:
- (a) the proposed modification in addition to the previously permitted noticed general or authorized exempt activity

pursuant to rule 40B-4.1070, meets either general or individual Works of the District permit criteria;

- (b) the proposed work is outside of the 50-feet obstruction shadow of an authorized structure;
- (c) all application documents required in 40B-4.3020, F.A.C., have not been submitted; or
- (d) all previously required limiting permit conditions have not been met.

Rulemaking Authority 373.044, 373.113, 373.171 FS. Law Implemented 120.57, 120.60, 373.084, 373.085, 373.429, 373.439 FS. History–New 9-25-85, Amended 12-22-92, 10-14-13, [DATE].

40B-4.3000 Adopted Works of the District.

(1) The governing board is authorized to adopt and prescribe the manner in which persons may connect with or make use of Works of the District works of the district pursuant to Section 373.085, F.S. Further, Section 373.019(28), 373.019(15), F.S., provides that Works of the District works of the district may include streams and accompanying lands as adopted by the governing board. In order to implement the non-structural flood control policy of the Districtdistrict, the governing board finds it is necessary to prevent any obstruction of the free flow of water of rivers and streams within the District district. Therefore, the governing board does hereby adopt the following rivers and their accompanying floodways as Works of the District works of the district:

(a)(1) The Alapaha River and its floodway in Hamilton County, Florida;

(b)(2) The Aucilla River and its floodway in Jefferson, Madison, and Taylor counties, Florida;

(c)(3) The Santa Fe River and its floodway in Alachua, Bradford, Columbia, Gilchrist, Suwannee, and Union counties, Florida:

(d)(4) The Suwannee River and its floodway in Columbia, Dixie, Gilchrist, Hamilton, Lafayette, Levy, Madison, and Suwannee counties, Florida; and

(e)(5) The Withlacoochee River and its floodway in Madison and Hamilton counties, Florida.

(2) Base flood elevations and floodways are established using the effective Federal Emergency Management Agency digital flood insurance rate maps and flood insurance studies. Rulemaking Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.019, 373.084, 373.085, 373.086 FS. History–New 9-25-85, Amended 9-13-04.

NAME OF PERSON ORIGINATING PROPOSED RULE: Leroy Marshall, P.E.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Suwannee River Water Management District Governing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 27, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 25, 2020

DEPARTMENT OF CHILDREN AND FAMILIES

Mental Health Program

RULE NOS.:	RULE TITLES:
65E-20.002	Definitions
65E-20.003	Rights of Individuals
65E-20.004	The Right to Treatment
65E-20.005	The Right to Express and Informed Consent
65E-20.006	The Right to Communication, Abuse
	Reporting and Visits
65E-20.007	The Right to Vote in Public Elections
65E-20.008	The Right to Confidentiality of a Forensic
	Client's Clinical Record
65E-20.009	The Right to Be Informed
65E-20.011	Receipt of Commitment Orders and
	Required Documentation
65E-20.012	Admission to a Forensic Facility
65E-20.014	Seclusion and Restraint for Emergency
	Behavior Management Purposes

PURPOSE AND EFFECT: The Department intends to update Rule Chapter 65E-20, F.A.C., to comport with current practice and law. These rules were last updated 10 to 34 years ago.

SUMMARY: The amendments accomplish the following: 1) Incorporated forms are updated and/or removed if obsolete; 2) Consolidates client's rights into one rule; 3) Definitions are revised for clarity and statutory references are updated; 4) Removed definition for term not used in rule chapter; 5) Updated contact information for sending commitment packages; 6) Requires staff to notify the Forensic Admissions Office and Facility Administrator to determine available options when a client who is not assigned to a particular facility and scheduled for admission arrives at a facility; 7) Delineates required members for each facility's Seclusion and Restraint Oversight Committee; 8) Requires the outcomes of the review of a seclusion and restraint incident to be documented by the facility for purposes of continuous performance improvement and monitoring; and 9) Changes references from ARNP to APRN.

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 used a checklist to conduct an economic analysis and determine if there is an adverse impact or regulatory costs associated with this rule that exceeds the criteria in section 120.541(2)(a), F.S. Based upon this analysis, the Department has determined that the proposed rule is not expected to require legislative ratification.

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

RULEMAKING AUTHORITY: 916.1093(2), FS.

LAW IMPLEMENTED: 916.105, 916.106, 916.107, 916.1085, 916.1093, 916.13, 916.15, 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: Jodi Abramowitz. Jodi can be reached at (850)717-4470 or Jodi.abramowitz@myflfamilies.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

65E-20.002 Definitions.

(1) Act: the Forensic Client Services Act.

(1)(2) "Advanced <u>Practice</u> Registered Nurse" <u>Practioner:</u> as defined in Section 464.003(3)(7), F.S.

(3) Client Representative: the client's attorney of record, next of kin, or any other relative or person designated by the client. If none is designated, the attorney of record shall be the client representative.

(2)(4) "Commitment": means a court ordered involuntary hospitalization or placement of a forensic client according to the procedures of this act. It does not include voluntary admission of any client.

(3)(5) "Individual": means a person with a mental illness who has been charged with a felony offense or acquitted of a felony offense by reason of insanity and is being served in a forensic facility. The term is synonymous with "defendant," "client," "patient," or "resident."

(4)(6) "Personal Safety Plan": means a plan regarding strategies that the individual identifies as being helpful in avoiding a crisis. The plan also lists identified triggers that may signal or lead to agitation or distress.

(5)(7) "Physician": means a A medical practitioner licensed under Chapter 458 or 459, F.S., who has experience in the

diagnosis and treatment of mental and nervous disorders.

(6)(8) "Recovery Plan": means may also be referred to as a "service plan" or "treatment plan." A recovery plan is a written plan developed by the individual and his or her recovery team to facilitate achievement of the individual's recovery goals. This plan is based on assessment data, identifying the individual's clinical, rehabilitative and activity service needs, the strategy for meeting those needs, documented treatment goals and objectives, and documented progress in meeting specified goals and objectives.

(7)(9) "Recovery Team": means may also be referred to as "service team" or "treatment team." A recovery team is an assigned a group of individuals with specific responsibilities identified on the recovery plan who support and facilitate an individual's recovery process. Team members may include the individual, psychiatrist, guardian, community case manager, family member, peer specialist, and others as determined by the individual's needs and preferences.

(8)(10) "Restraint": means as is defined in Section 916.106(15)(14), F.S. A drug used as a restraint is defined in Section 916.106(14)(b), F.S. Physically holding a person during a procedure to forcibly administer psychotropic medication is a physical restraint.

(9)(11) "Seclusion": means as is defined in Section 916.106(16), F.S.

<u>means</u> a group <u>of individuals</u> at an agency or facility that monitors the use of seclusion and restraint at the facility. The purpose of this committee is to assist in the reduction of seclusion and restraint use at the agency or facility. Membership includes, but is not limited to, the facility administrator/designee, medical staff, quality assurance staff, and a peer specialist or advocate, if employed by the facility or otherwise available. If a peer specialist or advocate is not employed by the facility, an external peer specialist or advocate may be appointed.

(11)(13) "Treatment": means mental health services which are provided to individuals, individually or in groups, including: counseling, supportive therapy, psychotherapeutic medication, intensive psychotherapy, or any other accepted therapeutic process.

(12)(14) "Walking Restraint": means a type of restraint device that allows an individual limited mobility but still prevents harm to self or others. It is intended as a less restrictive form of restraint (also referred to as an "ambulatory" restraint). Rulemaking Authority 916.1093(2) FS. Law Implemented 916.106, 916.106(15)(14), (16) FS. History–New 9-29-86, Amended 7-1-96, Formerly 10E-20.002, Amended 1-28-10. Amended

65E-20.003 Rights of Individuals The Right to Individual Dignity.

In addition to those <u>rights</u> elements of dignity and respect enumerated in Section 916.107(1), F.S., every forensic client is entitled to the following:

- (1) Right to Individual Dignity
- (1) through (2) are redesignated (a) through (b) No change. (c)(3)-Appropriate seasonal attire; and,
- (d)(4) No change.
- (2) Right to Treatment
- (a) Within existing resources, the Department and contracted providers shall not deny or delay mental health services to any forensic client under any circumstances, except where allowed by law.
- (b) Forensic clients committed pursuant to Chapter 916, F.S., shall be given within 24 hours of admission, and at least annually thereafter, a physical examination by a licensed physician or other health practitioner as authorized by law. In the event of refusal of the examination by the client, the procedures for emergency treatment shall apply.
- (c) If a forensic client has been adjudicated incompetent under the provisions of Chapter 744, F.S., a copy of the client's individualized treatment or rehabilitation plan shall be provided to the legal guardian within 30 calendar days of the client's admission.
- (d) Every reasonable effort shall be made to communicate treatment information to the client in a language the client understands. Reasonable effort means the use of auxiliary aids or services, certified interpreters, and translators.
 - (3) Right to Express and Informed Consent
 - (a) Informed Consent.
- 1. Upon admission to a forensic facility, a client, or the person authorized to provide consent for treatment on behalf of the client, shall be asked to sign an "Informed Consent for Psychotherapeutic Medication," CF 1630, Jul 2014, which is incorporated herein by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXX. The signed authorization form establishes express and informed consent.
- 2. The facility shall not administer psychotherapeutic medication until the required authorization form is signed, except in those cases where emergency treatment is ordered by a physician as provided in Section 916.107(3), F.S.
 - (b) Specialized Consent Requirements and Procedures.
- 1. In each separate instance where surgical procedures require the use of a general anesthetic, special written consent shall be obtained, prior to performing the procedure, from the client or the person legally authorized to provide consent if the client is a minor or has been declared incompetent under the provisions of Chapter 744, F.S.

- 2. In each separate instance where electroconvulsive treatment is to be used, pursuant to Section 458.325, F.S., there must be specific written informed consent from the client, or the person legally authorized to provide consent if the client is a minor or has been declared incompetent under the provisions of Chapter 744, F.S., prior to performing the procedure by using the "Authorization for Electroconvulsive Treatment for a Resident of a State Mental Health Treatment Facility," CF-MH 3057F, Jul 2008, which is incorporated herein by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXX.
- 3. The provision of psychosurgical or electroconvulsive treatment requires the written concurrence of a second, nonattending physician pursuant to Section 458.325, F.S.
- 4. Written consent for routine nonpsychiatric medical procedures or treatment shall be received from the client or the person legally authorized to provide consent on behalf of the client.
- 5. Any authorization for treatment given by an administrator of a forensic facility or his designated representative pursuant to Section 916.107(3)(b), F.S., shall be clearly documented in the client's clinical record and the client's guardian, if applicable, and next of kin shall be notified.
- (4) The Right to Communication, Abuse Reporting, and Visits.
 - (a) Communication.
- 1. Every forensic client shall be allowed to receive correspondence and may send an unlimited number of letters.
- a. Each facility shall provide stationery and writing implements for indigent forensic clients, and shall pay postage on up to three outgoing pieces of correspondence each week.
- b. The term "correspondence" shall not include parcels or packages. Forensic facilities shall develop policies and procedures to provide for the inspection of parcels or packages, and for the removal of contraband items for health or security reasons prior to the contents being given to the client, and shall include a system in which items removed as contraband are inventoried, notification given to the client of what was removed and why, as well as a process to either store the contraband material at the facility, or arrange to have it picked up or mailed to a person designated by the client or, in cases of contraband, transferred to the appropriate law enforcement agency.
- 2. Upon admission, a forensic facility shall advise clients of the facility of rules governing written and verbal communications, including telephone calls and visitation between clients and others outside the facility.
- 3. A forensic client's right to communicate shall not be restricted as a means of discipline, punishment, or to serve only the convenience of facility staff.
 - (b) Abuse Reporting.

- 1. All facilities providing mental health services, pursuant to Chapter 916, F.S., shall provide for the reporting of abuse in accordance with the provisions of Chapter 415, F.S., "Protection from Abuse, Neglect, and Exploitation."
- 2. Each forensic facility as defined in Chapter 916, F.S., shall provide:
- a. A verbal and written explanation to each client of the procedures for reporting an alleged abuse,
- b. Client access to a telephone for the purpose of reporting an alleged abuse, which should be immediate for all clients except those in seclusion or restraints, in which case access should be as soon as is practical, but in no event shall exceed 4 hours from the time the client requests access to the telephone to report an alleged abuse; and,
 - c. The posting, in plain view, of:
 - (I). A copy of the abuse reporting procedure,
 - (II). The telephone number of the abuse registry.
- 3. All forensic facilities shall maintain verification that all staff understand and are aware of the abuse reporting procedures as a condition of employment.
 - (5) The Right to Vote in Public Elections.
- (a) Any forensic client not disqualified by law, and meeting the legal age and residency requirements of the state, shall be assisted in registering to vote and in voting if he so requests.
- (b) A client who is properly registered to vote in a county other than the county of placement shall be assisted in making application for an absentee ballot in that county if he so requests. A client who is not registered to vote shall be assisted in registering in the county of his permanent residence, if he so requests.
- (c) If a client requests assistance in voting, registering, or in getting information about voting requirements, staff at the facility shall assist him in obtaining the information.
- (6) The Right to Confidentiality of a Forensic Client's Clinical Record.
- (a) The clinical record of every forensic client is confidential and shall be clearly indicated as such. Other than the exceptions noted in Section 916.107(8), F.S., and as implemented below, information may only be released when the client or his guardian, if a minor or adjudged incompetent under the provisions of Chapter 744, F.S., signs an "Authorization for Release of Information" CF-MH 3044, Feb 2005, which is incorporated herein by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXX. This authorization must contain the name of the person or agency to whom the information is to be released, the purpose of the release, and the time period within which the authorization is valid.
- (b) Information received on a privileged and confidential basis from third parties, other than an Department treatment facility or Florida community provider, shall be restricted from

- release when the administrator determines that the information would adversely affect the client's treatment or violate the rights of another person. Every record which is released shall indicate where third party privileged and confidential records were withheld.
- (c) When a clinical record, or any part thereof, is released to any person or agency for any purpose, each page, or part thereof, shall be marked as follows: "Confidential and Privileged Information for Professional Use Only."
- (d) All forensic clients have the right of reasonable access to their own medical records on a continuing basis, except for privileged and confidential records from third party sources. The right of reasonable access shall be clarified through written policies maintained by each facility. A client's attorney shall have access to records upon written authorization from the client.
- (e) If a request is made by a parent or legal guardian for the client's recovery treatment plan, or current physical and mental condition, the request shall be made in writing and signed.
- (f) Whenever a forensic client has declared an intention to harm others, any notification to law enforcement, pursuant to Section 394.4615, F.S., shall be done by the facility administrator or the facility administrator's designee, and shall be documented in the client's clinical record.
 - (7) The Right to Be Informed.
- (a) All forensic clients have the right to timely and meaningful information about their rights. Each client shall be informed of his rights as a forensic client in a forensic facility at the time of admission.
- (b) Each forensic facility shall post in a conspicuous place or places a list of all forensic client rights and, upon request, make available the list translated into another language.
- (c) Each forensic facility shall maintain on the premises of the treatment site, an up-to-date copy of Chapter 916, F.S., and an up-to-date copy of these rules, and shall have these documents available for inspection upon the request of a client, the client's representative, the client's guardian, friends or relatives of the client.

Rulemaking Authority 916.1093 FS. Law Implemented 916.107(1) FS. History–New 9-29-86, Amended 7-1-96, Formerly 10E-20.003, Amended 1-28-10. <u>Amended</u>

65E-20.004 The Right to Treatment.

Rulemaking Authority 916.1093(2) FS. Law Implemented 916.107(2) FS. History—New 9-29-86, Formerly 10E-20.004. Repealed _____.

65E-20.005 The Right to Express and Informed Consent. Rulemaking Authority 916.1093(2) FS. Law Implemented 916.107(3) FS. History—New 9-29-86, Amended 7-1-96, Formerly 10E-20.005, Amended 9-29-98. Repealed

65E-20.006 The Right to Communication, Abuse Reporting and Visits.

Rulemaking Authority 916.1093(2) FS. Law Implemented 916.107(5) FS. History—New 9-29-86, Amended 7-1-96, Formerly 10E-20.006. Repealed_____.

65E-20.007 The Right to Vote in Public Elections.

Rulemaking Authority 916.1093(2) FS. Law Implemented 916.107(7) FS. History—New 9-29-86, Amended 7-1-96, Formerly 10E-20.007. Repealed _____.

65E-20.008 The Right to Confidentiality of a Forensic Client's Clinical Record.

Rulemaking Authority 916.1093(2) FS. Law Implemented 916.107(8) FS. History—New 9-29-86, Amended 7-1-96, Formerly 10E-20.008, Repealed _____.

65E-20.009 The Right to Be Informed.

Rulemaking Authority 916.1093(2) FS. Law Implemented 916.107 FS. History–New 9-29-86, Formerly 10E-20.009. Repealed____.

65E-20.011 Receipt of Commitment Orders and Required Documentation.

(1) Commitment orders pertaining to any person committed to the Department of Children and <u>Families Family Services</u> pursuant to the provisions of Chapter 916, F.S., shall be sent to the Department of Children and <u>Families Family Services</u> for review and determination of an appropriate facility placement for the client. The order shall be accompanied by documentation specified in Florida Rules of Criminal Procedure 3.212 and 3.217. The complete commitment package shall be <u>sent mailed</u> to one of the following addresses:

For mentally ill forensic clients, the preferred method is to send via email to

DCF.Adult.Forensic.Admissions@myflfamilies.com.

Alternatively, packets can be mailed to:

Forensic Admission Coordinator,

<u>Department of Children and Families/SAMH</u> <u>Mental Health</u> <u>Program Office</u>

1317 Winewood Boulevard, Building 6

Tallahassee, FL 32399-0700

(850)(805)487-3471

For developmentally disabled forensic clients, the preferred method is to send via email to

APD.Forensic.Admissions@apdcares.org.

Alternatively, packets can be mailed to:

APD Forensic Admissions

4030 Esplanade Way

Tallahassee, FL 32399-0950

(850) 414-7592

For mentally retarded forensic clients:

Mentally Retarded Defendant Program

P.O. Box 1000

Chattahoochee, FL 32324

(805)663 7512

Upon receipt of each commitment package the <u>D</u>department shall review the package for completeness.

- (a) through (b) No change.
- (2) through (4) No change.

Rulemaking Authority 916.1093(2) FS. Law Implemented 916.107, 916.302 FS. History—New 9-29-86, Amended 7-1-96, Formerly 10E-20.011, Amended 11-29-12. Amended ______.

65E-20.012 Admission to a Forensic Facility.

- (1) Forensic facilities shall admit forensic clients who are:
- (a) Assigned and scheduled for admission by the appropriate Forensic Admissions Office; and,
 - (b) No change.
 - (2) No change.
- (3) In any case where a client who is not assigned to a particular facility and scheduled for admission arrives at a facility the Order of Commitment or accompanying documentation is not complete, facility staff shall immediately notify the Forensic Admissions Office and the Facility Administrator to determine available options. for authorization to admit the client when appropriate.
- (4) A physical examination shall be conducted on the day of arrival of the client at a forensic facility. Any apparently recent injuries noted shall be reported to the administrator of the county jail sending the forensic client. Photographs of injuries shall may be taken as evidence.

Rulemaking Authority 916.1093(2) FS. Law Implemented 916.13, 916.15 FS. History–New 9-29-86, Amended 7-1-96, Formerly 10E-20.012, Amended 9-29-98. Amended

65E-20.014 Seclusion and Restraint for Emergency Behavior Management Purposes.

- (1) General Standards.
- (a) through (n) No change.
- (o) Each facility utilizing seclusion or restraint procedures shall establish and utilize a Seclusion and Restraint Oversight Committee. Members of the Committee shall include, but is not limited to, the facility administrator/designee, medical staff, quality assurance staff, and a peer specialist or advocate, if employed by the facility or otherwise available. If a peer specialist or advocate is not employed by the facility, an external peer specialist or advocate may be appointed.
 - (2) No change.
 - (3) Prior to the Implementation of Seclusion or Restraint.
- (a) Prior intervention shall include individualized therapeutic actions identified in a personal safety plan that address individual triggers leading to psychiatric crisis. Recommended form CF-MH 3124, Feb. 05, "Personal Safety Plan," which is incorporated herein by reference, may be used for the purpose of guiding individualized techniques.

Recommended form CF-MH 3124 <u>is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXX and may also</u> be accessed from the <u>D</u>epartment's website at "http://www.dcf.state.fl.us/mental health/laws."

- (b) No change.
- (c) A personal safety plan shall be completed <u>upon</u> or <u>updated as soon as possible after</u> admission <u>and at least every 12 months</u> thereafter and filed in the individual's <u>clinical medical</u> record.:
 - 1. No change.
- 2. Specific intervention techniques from the personal safety plan that are offered or used prior to a seclusion or restraint event shall be documented in the individual's <u>clinical</u> medical record after each use of seclusion or restraint; and
 - 3. No change.
- (d) Contraindications to the use of specific seclusion or restraint techniques due to medical conditions shall will be documented in the individual's clinical medical record as part of the individual's admission and subsequent physical examination or psychiatric evaluation. Staff shall be informed of any contraindications as determined by the physician or Advanced Practice Registered Nurse (APRN) Practitioner (ARNP) and shall utilize other techniques as indicated on the individual's personal safety plan.
 - (4) Implementation of Seclusion or Restraint.
 - (a) No change.
- (b) An order for seclusion or restraint must be obtained from the physician, <u>APRN</u> ARNP, or Physician's Assistant (PA), if permitted by the facility to order seclusion and restraint and stated within their professional protocol. The treating physician must be consulted as soon as possible if the seclusion or restraint was ordered by another physician.
- (c) The individual must be seen face-to-face by a physician or <u>APRN ARNP</u> within one hour after initiation of seclusion or restraint. The face-to-face exam may be delegated to a Registered Nurse (RN) or PA if authorized by the facility and the individual has been trained in seclusion and restraint procedures as described in subsection (2). The staff member conducting the face-to-face examination shall evaluate or review, and document the following within one hour:
 - 1. through 3. No change.
- 4. The individual's medication orders, including an assessment of the need to modify such orders during the period of seclusion or restraint. If the face-to-face exam is completed by the RN or PA, the RN or PA shall consult with the physician or <u>APRN ARNP</u> regarding the need to modify the resident's medication orders.
 - 5. through 7. No change.
- (d) A licensed psychologist may only conduct the behavioral assessment portion of the face-to-face exam indicated in subparagraph (4)(c)3., if authorized by the facility

- and trained in seclusion and restraint procedures as described in subsection (2). If the face-to-face evaluation is conducted by a trained Registered Nurse or physician assistant, the attending physician who is responsible for the care of the individual must be consulted as soon as possible after the evaluation is completed.
- (e) Documentation of the face-to-face examination described in subparagraphs (4)(c)1.-7., including the time and date completed, shall be included in the individual's <u>clinical</u> medical record.
- (f) Each written order for seclusion or restraint is limited to four hours for adults, age 18 and over; and two hours for youth age 9 through 17. A seclusion or restraint order may be renewed every two hours for youth and every four hours for adults, after consultation and review by a physician, APRN ARNP, or PA in person, or by telephone with a Registered Nurse who has physically observed and evaluated the individual. The order may only be renewed for up to a total of 24 hours. When the order has expired after 24 hours, a physician, APRN ARNP, or PA must see and assess the individual before seclusion or restraint can be re-ordered. The results of this assessment must be documented. Seclusion or restraint use exceeding 24 hours requires the notification of the facility administrator or the facility administrator's designee.
 - (g) through (l) No change.
- (m) For youth under the age of 18, the facility must notify the parent(s) or legal guardian(s) of the individual who has been restrained or placed in seclusion within 24 hours after the initiation of each seclusion or restraint event. This notification must be documented in the individual's <u>clinical</u> medical record, including the date and time of notification and the name of the staff person providing the notification.
- (n) Every secluded or restrained individual shall be immediately informed of the behavior that resulted in the seclusion or restraint and the behavior and the criteria necessary for release. Release criteria shall reflect that the individual is not an imminent danger to self or others.
- (o) For each use of seclusion or restraint, the following information shall be documented in the individual's <u>clinical</u> medical record:
 - 1. No change.
- 2. Alternatives or other less restrictive interventions attempted, as applicable, or the clinical determination that less restrictive techniques could not be safely applied:
 - 3. through 5. No change.
 - (5) During Seclusion or Restraint Use.
 - (a) through (d) No change.
- (e) During each period of seclusion or restraint, the individual must be offered reasonable opportunities to drink and toilet as requested. In addition, the individual who is restrained must be offered opportunities to have range of

motion at least every two hours to promote comfort. Each facility shall have written policies and procedures specifying the frequency of providing drink, toileting, checking of body positioning to avoid traumatizing an individual, and retaining the individual's maximum degree of dignity and comfort during the use of bodily control and physical management techniques.

- (f) No change.
- (6) Release from Seclusion or Restraint and Post-Release Activities.
 - (a) through (b) No change.
 - (c) Each facility shall develop policies to address:
- 1. A review of the incident with the individual who was secluded or restrained. The individual shall be given the opportunity to process the seclusion or restraint event as soon as possible but no longer than within 24 hours of release. This debriefing discussion shall take place between the individual and either the recovery team or another preferred staff member. This review shall address the incident within the framework of the individual's life history and mental health issues. It shall assess the impact of the event on the individual and help the individual identify and expand coping mechanisms to avoid the use of seclusion or restraint in the future. The discussion will include constructive coping techniques for the future. A summary of this review should be documented in the individual's clinical medical record.
- 2. A review of the incident with all staff involved in the event and supervisors or administrators. This review shall be conducted as soon as possible after the event <u>but no longer than within 24 hours of release</u> and shall address: the circumstances leading to the event; the nature of de-escalation efforts; alternatives to seclusion and restraint attempted; staff response to the incident; and ways to effectively support the individual's constructive coping in the future and avoid the need for future seclusion or restraint. The outcomes of this review <u>shall should</u> be documented by the facility for purposes of continuous performance improvement and monitoring. The review findings will be forwarded to the Seclusion and Restraint Oversight Committee.
 - 3. No change.
 - (d) through (f) No change.
 - (7) through (8) No change.

Rulemaking Authority 916.1093(2) FS. Law Implemented 916.105(4), 916.107(4)(b), 916.1093(2) FS. History—New 1-28-10. <u>Amended</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Elaine Fygetakis

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Chad Poppell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 4, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 13, 2020

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF TRANSPORTATION

RULE NO.: RULE TITLE:

14-10.057 Application and Permit Insurance

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. 198, October 9, 2020 issue of the Florida Administrative Register.

The changes are in response to comments by the Joint Administrative Procedures Committee in a letter dated July 27, 2020.

14-10.057 Vegetation Management Application and Permit Issuance.

- (1) through (5) No change.
- (6) Sunset. The Department intends to repeal the provisions of this rule on November 30, 2025, in accordance with the rulemaking requirements of section 120.54, F.S., unless this rule is reviewed and determined to remain necessary prior to such proposed repeal. The provisions of this rule shall automatically expire on July 31, 2025, unless reviewed, determined to remain necessary, and readopted through the rulemaking process.

Rulemaking Authority 334.044(2), 479.02(7), FS. Law Implemented 334.044(26), 337.405, 479.106 FS. History–New 1-19-99, Amended 2-7-02, 2-8-06, 12-24-08,________. Formerly 14-40.030.

Section IV Emergency Rules

DEPARTMENT OF HEALTH

Division of Disease Control

RULE NO.: RULE TITLE:

64DER20-34 Diseases or Conditions to be Reported SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC, HEALTH, SAFETY OR WELFARE: Novel Coronavirus Disease 2019 (COVID-19) is a severe acute respiratory illness that can spread among humans through respiratory transmission and presents with symptoms

similar to those of influenza. COVID-19 is a communicable disease with significant morbidity and mortality and presents a severe danger to public health. On March 1, 2020, a Public Health Emergency was declared by the Surgeon General to exist statewide in accordance with Executive Order 20-51. On March 9, 2020, Governor Ron DeSantis issued Executive Order 20-52 declaring that a state of emergency exists in the State of Florida. The declaration of public health emergency and state of emergency still exist. Therefore, there is an immediate need to adopt rules setting forth the procedures to control the spread of COVID-19 to protect the health, safety and welfare of Florida's citizens.

REASONS FOR CONCLUDING THAT THE PROCEDURE USED IS FAIR UNDER THE CIRCUMSTANCES: COVID-19 presents a public health threat to the state of Florida. The Surgeon General has declared a statewide Public Health Emergency due to the spread of COVID-19. There is an immediate need to set forth continued and clarified procedures for the control of this communicable disease in the State of Florida.

SUMMARY OF THE RULE: Emergency rule 64DER20-34 (64D-3.029) requires immediate reporting of suspected or confirmed cases and both positive and negative test results of Coronavirus (COVID-19) by physicians, hospitals, and laboratories. This emergency rule also requires the reporting of results for point-of-care tests used by practitioners, laboratories, and facilities and provides for the methods of submission.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Carina Blackmore, Florida Department of Health, 4052 Bald Cypress Way, Tallahassee, Florida 32399-1703, (850) 245-4732.

THE FULL TEXT OF THE EMERGENCY RULE IS:

64DER20-34 (64D-3.029) Diseases or Conditions to be Reported.

- (1) through (2) No change.
- (3) "Table of Reportable Diseases or Conditions to Be Reported"

Practitioner	Rep	ort	ting	3	Laborato	ory l	Rep	ort	ing	armes Other						
	Т	im	efra	ames	Evidence of		Ti	me	frar	nes						
Reportable Diseases or Conditions	Suspect Immediately	AleteipeumI	Next Rusiness Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Dav	Other						
Any case, cluster of cases, outbreak, or exposure to an infectious or non-infectious disease, condition, or agent_found in the general community or any defined setting such as a hospital, school or other institution, not listed in this rule that is of urgent public health significance. This includes human cases, clusters, or outbreaks spread personto-person, by animals or vectors or from an environmental, food or	X	x			Detection in one or more specimens of etiological agents of a disease or condition not listed in this Rule that is of urgent public health significance. This includes the identification of etiological agents that are suspected to be the cause of clusters, or outbreaks spread person-toperson, by animals or vectors or from an		X	x								

Practitioner	Report	ing	5	Laborato	ory l	Rep	ort	ing	
	Time	efra	ames	Evidence of		Ti	met	ran	nes
Reportable Diseases or Conditions	Immediately Suspect Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
waterborne source of exposure; those that result from a deliberate act of terrorism; and unexplained deaths possibly due to unidentified infectious or chemical causes.				environment al, food, or waterborne source of exposure; those that result from a deliberate act of terrorism; and unexplained deaths due to unidentified infectious or chemical causes.					
Acquired Immune Deficiency Syndrome (AIDS)			2 we ek s	Acquired Immune Deficiency Syndrome (AIDS)	Laboratory Reporting Not Applicable				
Amebic Encephalitis	X			Naegleria fowleri, Balamuthia mandrillaris , or Acanthamoe ba_species			X		

Practitioner	Reportin	Laborato	ory l	Rep	ort	ing		
Reportable Diseases or	Reportin Timefi Immediately Suspect Immediately		Evidence of current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species,	Submit isolates or specimens for confirmation *1	Tii	met	_	Other
Anthrax	XX		serogroup, serotype, and antimicrobia l susceptibilit y *2 results) Bacillus anthracis	on *1	7	X		

Practitioner	Reporting	Laborate	ory Reporting
Reportable Diseases or Conditions	Ti Next Business Dav Immediately Suspect Immediately	Evidence of current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Other Next Business Dav Immediatelv Submit isolates or specimens for confirmation *1
Antimicrobial resistance surveillance	Practitioner Reporting Not Applicable	Antimicrobi al resistance surveillance (for organisms not otherwise listed in this table), Acinetobact er baumannii, Citrobacter species, Enterococcu s species, Enterobacte	X

Practitioner	Repoi	ting	g	Laborato	ory l	Rep	ort	ing	
	Tim	efra	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Immediately Suspect Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Dav	Other
Arsenic Poisoning *4a		X		Laboratory results as specified in the surveillance case definition *4a				X	
Arboviral infections, not otherwise listed in this table (disease due to) *5	×			Including but not limited to: Flaviviridae, Togaviridae (e.g. chikunguny a, Western equine encephalitis) , Bunyavirida e (e.g. Heartland, Rift Valley Fever) *5	Х	3 2	Ş		
Babesiosis		X		Babesia spp.	X			X	
Botulism, foodborne, other (includes wound and unspecified)	X X			Clostridium botulinum or botulinum toxin	X	X	X		

Practitioner	Reportable Diseases or Conditions Conditions Other Other				Laborato	ory l	Rep	ort	ing	
]	[im	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Botulism, infant			X		Clostridium botulinum or botulinum toxin	X			X	
Brucellosis	X	X			Brucella species	X	X	X		
California serogroup viruses-(disease due to)			X		California serogroup viruses such as Jamestown Canyon, Keystone, and Lacrosse	X			X	
Campylobacteri osis *4b			X		Campylobac ter species *4b				X	

Practitioner	Practitioner Reporting Timefram Reportable				Laborato	ory I	Rep	ort	ing	
		Гim	efr	ames	Evidence of		Ti	me	frai	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Cancer (except non-melanoma skin cancer, and including benign and borderline intracranial and CNS tumors) *6				6 mon ths	Pathological or tissue diagnosis of cancer (except non- melanoma skin cancer and including benign and borderline intracranial and CNS tumors)					6 mon ths
Carbon monoxide poisoning			X		A volume fraction ≥ 0.09 (9%) of carboxyhem oglobin in blood				X	
CD-4 absolute count and percentage of total lymphocytes	Re	por	ting	oner g Not ible	CD-4 absolute count and percentage of total lymphocytes *7					3 day s
Chancroid			X		Haemophilu s ducreyi				X	
Chlamydia *8			X		Chlamydia trachomatis				X	

Practitioner	Re	por	ting	g	Laborato	ory l	Rep	ort	ing	
	-	Гim	efr	ames	Evidence of		Ti	me	frai	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Cholera	X	X			Vibrio cholerae	X	X	X		
Ciguatera fish poisoning			X		Ciguatera fish poisoning	Laboratory Reporting Not Applicable				
Congenital anomalies *9				6 mon ths	Congenital anomalies	Laboratory tests as specified in Rule 64D- 3.035, F.A.C.				s in D-
Conjunctivitis in neonates < 14 days old			X		Conjunctivit is in neonates < 14 days old	R	Latepo	rtii	ng l	Not
Coronavirus (COVID-19) *23		<u>X</u>			<u>Coronavirus</u> (<u>COVID-</u> <u>19) *23</u>			X		
Creutzfeld- Jakob disease (CJD) *10			X		14-3-3 or tau protein detection in CSF or immunohist ochemical test or any brain pathology suggestive of CJD *10				X	
Cryptosporidio sis *4b			X		Cryptospori dium species *4b				X	

Practitioner	Re	por	ting	3	Laborato	ory]	Rep	ort	ing	
		Гim	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Cyclosporiasis			X		Cyclospora cayetanensis	X			X	
Dengue *5	y				Dengue virus *5	X	2	Y		
Diphtheria	X	X			Corynebacte rium diphtheriae	X	X	X		
Eastern equine encephalitis			X		Eastern equine encephalitis virus	X			X	
Ehrlichiosis/An aplasmosis			X		Anaplasma species or Ehrlichia species	X			X	
Escherichia coli Shiga toxin- producing (disease due to) *4b			X		Escherichia coli Shiga toxin- producing *4b	X			X	
Giardiasis (acute) *4b			X		Giardia species *4b				X	
Glanders	X	X			Burkholderi a mallei	X	X	X		
Gonorrhea *8			X		Neisseria gonorrhoea e				X	

Practitioner	Re	por	ting	g	Laborato	ory]	Rep	ort	ing	
	7	ſim	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Dav	Other
Granuloma inguinale			X		Calymmatob acterium granulomati s				X	
Haemophilus influenzae, meningitis and invasive disease, in children < 5 years old	X	X			Haemophilu s influenzae, all ages, isolated from a normally sterile site *11	X	X	X		
Hansen disease (Leprosy)			X		Mycobacteri um leprae				X	
Hantavirus infection		X			Hantavirus	X		X		
Hemolytic uremic syndrome		X			Not A	Арр	lica	ble	:	I
Hepatitis A *4b, 12		X			Hepatitis A*4b, 12			X		
Hepatitis B, C, D, E and G *12			X		Hepatitis B, C, D, E and G Virus *12				X	

Practitioner Reporting					Laborato	ory]	Rep	ort	ing	
	-	Гim	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Hepatitis B surface antigen (HBsAg)- positive in a pregnant woman or a child up to 24 months old			X		Hepatitis B surface antigen (HBsAg)				X	
Herpes B virus, possible exposure		Y	•		Herpes B virus, possible exposure	-	Rep	ort	rate ting lical	Not
Herpes simplex virus (HSV) in infants up to 60 days old with disseminated infection with involvement of liver, encephalitis and infections limited to skin, eyes and mouth *13			Х		HSV 1 or HSV 2 by direct FA, PCR, DNA or Culture *13				X	
HSV – anogenital in children < 12 years of age *8, 13			X		HSV 1 or HSV 2 by direct FA, PCR, DNA or Culture *13				X	

Practitioner	Reporting	g	Laborato	ory Re	portin	g
	Timefra	ames	Evidence of	Т	imefra	ames
Reportable Diseases or Conditions	Next Rusiness Day Immediately Suspect Immediately	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Suspect Immediately Submit isolates or specimens for confirmation *1	Next Business Dav Immediatelv	Other
Human immunodeficie ncy virus (HIV) infection		2 wee ks	Repeatedly reactive enzyme immunoassa y, followed by a positive confirmator y tests, (e.g. Western Blot, IFA): Positive result on any HIV virologic test (e.g. p24 AG, Nucleic Acid Test (NAT/NAA T) or viral culture). All viral load (detectable and undetectable) test results.*14, 15			3 day s

Practitioner	Re	por	ting	3	Laborato	ory l	Rep	ort	ing	
	-	Γim	efr	ames	Evidence of		Ti	me	frai	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Human immunodeficien cy virus (HIV) Exposed Newborn – infant < 18 months of age born to a HIV infected woman			X		All HIV test results (e.g., positive or negative immunoassa y, positive or negative virologic tests) for those < 18 months of age					3 day s
Human papillomavirus (HPV) associated laryngeal papillomas or recurrent respiratory papillomatosis in children < 6 years of age *8			X		HPV DNA				X	
Human papillomavirus (HPV) – anogenital papillomas in children < 12 years of age *8			X		HPV DNA				X	

Practitioner	Re	por	ting	g	Laborato	ory l	Rep	ort	ing	
]	Γim	efra	ames	Evidence of		Ti	me	frai	nes
Reportable Diseases or Conditions	Suspect Immediately		Next Rusiness Dav	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Human papillomavirus (HPV)		Rej	por No	oner ting t able	HPV DNA *3				X	
Influenza due to novel or pandemic strains	X	X			Isolation of influenza virus from humans of a novel or pandemic strain	X	X	X		
Influenza- associated pediatric mortality in persons aged < 18 years		X			Influenza virus – associated pediatric mortality in persons aged < 18 years (if known)	x		X		
Influenza		Rej	por No	oner ting t able	Influenza virus, all test results (positive and negative) *3				X	

Practitioner	Re	por	ting	g	Laborato	ory l	Rep	ort	ing	
	-	Гim	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Rusiness Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Lead poisoning *4, 16			X		All blood lead test results (positive and negative) *3, 4, 16				X	
Legionellosis			X		Legionella species				X	
Leptospirosis			X		Leptospira species				X	
Listeriosis		X			Listeria monocytoge nes	X		X		
Lyme disease			X		Borrelia burgdorferi				X	
Lymphogranulo ma Venereum (LGV)			X		Chlamydia trachomatis				X	
Malaria			X		Plasmodium species	X			X	
Measles (Rubeola)	X	X			Measles virus *16	X	X	X		
Melioidosis	X	X			Burkholderi a pseudomalle i	X	X	X		

Practitioner	Rep	or	ting	3	Laborato	ory l	Rep	ort	ing	
	Т	ìm	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Dav	Other
Meningitis, bacterial or mycotic			X		Isolation or demonstrati on of any bacterial or fungal species in cerebrospina I fluid				X	
Meningococcal disease	X	X			Neisseria meningitidis	X		X		
Mercury poisoning *4a			X		Laboratory results as specified in the surveillance case definition *4a				X	
Mumps			X		Mumps virus				X	
Neonatal Abstinence Syndrome *18				6 mon ths	Neonatal Abstinence Syndrome	R	Lal epo Ap	rtii	ng l	Not

Practitioner	Re	por	ting	3	Laborato	ory	Rep	ort	ing	
	-	Гim	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Neurotoxic shellfish poisoning		X			Laboratory results as specified in the surveillance case definition *4a			X		
Pertussis		X			Bordetella pertussis			X		
Pesticide- related illness and injury *4			X		Laboratory results as specified in the surveillance case definition *4				X	
Plague	X	X			Yersinia pestis	X	X			
Poliomyelitis	X	X			Poliovirus	X	X	X		
Psittacosis (Ornithosis)			X		Chlamydoph ila psittaci	X			X	
Q Fever			X		Coxiella burnetii	X			X	
Rabies, animal or human		X			Rabies virus			X		
Rabies, possible exposure *19	X	X			Rabies, possible exposure		Lab epo Ap	rtir	ng_N	Vot

Practitioner	Rep	or	ting	3	Laborato	ory l	Rep	ort	ing	
	T	im	efra	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Dav	Other
Respiratory syncytial virus	Rep	or	ting	oner g Not ble	Respiratory syncytial virus, all test results (positive and negative) *3				X	
Ricin toxicity	X	X			Ricinine (from Ricinus communis castor beans)	X	X	X		
Rocky Mountain spotted fever and other Spotted Fever Rickettsioses			X		Rickettsia rickettsii and other Spotted Fever Rickettsia species	X			X	
Rubella, including congenital St. Louis	X	X			Rubella virus *17 St. Louis	X	X	X		
encephalitis (SLE) Salmonellosis *4b			X		encephalitis virus Salmonella species *4b	X X			X X	

Practitioner	Re	poı	ting	3	Laborato	ory]	Rep	ort	ing	
	7	Γin	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Saxitoxin poisoning including Paralytic shellfish poisoning (PSP)			X		Saxitoxin				X	
Severe acute respiratory disease syndrome- associated with a Coronavirus infection	X	X			Coronavirus associated with severe acute respiratory disease	X	X	X		
Shigellosis *4b			X		Shigella species *4b				X	
Smallpox	X	X			Variola virus (orthopox virus)	X	X	X		
Staphylococcus aureus isolated from a normally sterile site	Re	por	ting	oner g Not lble	Staphylococ cus aureus isolated from a normally sterile site *3				X	

		Γim	ofr				_			
				ames	Evidence of		Ti	me	frai	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Rusiness Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Staphylococcus aureus with intermediate or full resistance to vancomycin (VISA,VRSA)		X			Staphylococ cus aureus with intermediate or full resistance to vancomycin (VISA, VRSA); Laboratory results as specified in the surveillance case definition *4	X		X		
Staphylococcus enterotoxin B		X			Staphylococ cus enterotoxin B	X		X		
Streptococcus pneumoniae, invasive disease in children < 6 years, drug sensitive and resistant			X X		streptococc us pneumoniae, all ages, isolated from a normally sterile site *20 Treponema				X	

Practitioner	Re	por	ting	g S	Laborato	ory l	Rep	ort	ing	
	r	Гim	efr	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Syphilis in pregnant women and		X			Treponema pallidum			X		
neonates Tetanus			X		Clostridium				X	
Trichinellosis (Trichinosis)			X		tetani Trichinella spiralis				X	
Tuberculosis (TB) *21			X		Mycobacteri um tuberculosis complex *21	X			X	
Tularemia	X	X			Francisella tularensis	X	X	X		
Typhoid fever and paratyphoid fever *4b		X			Salmonella enterica serotype Typhi and Salmonella enterica serotypes Paratyphi A, Paratyphi B, and Paratyphi C *4b	X		X		
Typhus fever (epidemic)	X	X			Rickettsia prowazekii	X	X	X		
Vaccinia disease	X	X			Vaccinia virus	X	X	X		

Practitioner	Rep	or	ting	g	Laborato	ory]	Rep	ort	ing	
	T	ìm	efra	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia 1 susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Dav	Other
Varicella (Chickenpox) *22			X		Varicella virus				X	
Varicella mortality			X		Varicella virus				X	
Venezuelan equine encephalitis	X	X			Venezuelan equine encephalitis virus	X	X	X		
Vibriosis (infections by Vibrio species and closely related organisms, other than Cholera)			X		All non- cholera Vibrio species Photobacter ium damselae, (formerly V. damsela); Grimontia hollisae (formerly V. hollisae)	X			X	

Practitioner	Re	por	ting	5	Laborato	ory l	Rep	ort	ing	
	-	Γim	efra	ames	Evidence of		Ti	me	frar	nes
Reportable Diseases or Conditions	Suspect Immediately	Immediately	Next Business Day	Other	current or recent infection with etiological agents and all associated testing results performed should be reported (e.g. species, serogroup, serotype, and antimicrobia l susceptibilit y *2 results)	Submit isolates or specimens for confirmation *1	Suspect Immediately	Immediately	Next Business Day	Other
Viral hemorrhagic fevers West Nile virus (disease due to) Yellow fever	X	X	X		Ebola, Marburg, Lassa, Machupo Lujo, new world Arena, or Congo- Crimean hemorrhagic fever viruses West Nile virus Yellow	X X	X	X	X	
Zika fever *5	X				fever virus Zika fever virus *5	X	y			

^{*1} through *22 No change.

b. Point-of-Care Test Reporting Requirements – Practitioners, laboratories, facilities, and all others using point-of-care tests for the diagnosis of COVID-19, including those operating under CLIA waivers, must report both the negative and positive test results to the Department within 24 hours of test administration.

^{*23-} Special reporting requirements for COVID-19:

a. All test results (positive, negative, and inconclusive results), including screening test results, must be immediately reported and accompanied by the type of test performed (e.g. PCR, antibody, antigen).

c. In addition to the data element fields required by Rules 64D-3.030 and 64D-3.031, all test results reported must include the CLIA number of the reporting practitioner, laboratory or facility.

d. All test results must be submitted electronically, using one of the electronic reporting methods listed below. Registration in one of these methods, must be completed within 7 days of the effective date of this rule, or within 7 days of obtaining the ability to conduct testing. Until electronic laboratory reporting has been established, test results must be submitted by facsimile to the Florida Department of Health's Bureau of Epidemiology confidential fax line, 850-414-6894, or to the patient's local county health department. List of county health department reporting contact information can be found at www.FLhealth.gov/chdepicontact. For enrollment into electronic laboratory reporting or the direct entry web portal, visit www.FloridaHealth.gov/ElectronicReportingRegistration.

- 1. Electronic laboratory reporting for reporting entities that can generate an electronic comma-separated value (CSV) or Health Level 7 (HL7) formatted message.
- 2. Web portal for entities that perform COVID-19 testing and are unable to generate an electronic CSV or HL7 formatted message. Such entities may include long-term care facilities, assisted living facilities, nursing homes, rehabilitation centers, schools, colleges, universities, or other congregate care settings.
- 3. National Healthcare Safety Network (NHSN) COVID-19 module for CMS-certified long-term care facilities. Test data submitted to NHSN will be reported to appropriate state and local health departments using standard electronic laboratory messages.

Rulemaking Authority 381.0011(2), 381.003(2), 381.0031(8), 384.33, 392.53(2), 392.66 FS. Law Implemented 381.0011(3), (4), 381.003(1), 381.0031(2), (4), (5), (6), (8), 383.06, 384.25, 385.202, 392.53 FS. History–New 11-20-06, Amended 11-24-08, 6-4-14, 10-20-16,_____.

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

EFFECTIVE DATE: November 12, 2020

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS
Southwest Florida Water Management District
RULE NO.: RULE TITLE:

40D-22.201 Year-Round Water Conservation Measures NOTICE IS HEREBY GIVEN that on November 2, 2020, the Southwest Florida Water Management District, received a petition for a variance or waiver.

Petitioner's Name: Woodview Villas Property Owners Association, Inc.

Rule No.: 40D-22.201

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

The Petition has been assigned tracking No. 21-4327.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Michael Bench, 7601 US Highway 301, Tampa, Florida 33637, 1(813)985-7481 x. 2298, water.variances@watermatters.org. Any interested person or other agency may submit written comments within 14 days after the publication of this notice. (T2020066).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-4.010 Sanitation and Safety Requirements

The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice: On November 2, 2020 the Division of Hotels and Restaurants received a Petition for an Emergency Variance for subparagraph 3-305.11(A)(2), 2017 FDA Food Code, Section 3-305.14, 2017 FDA Food Code, Section 6-202.15, 2017 FDA Food Code, Section 6-202.16, 2017 FDA Food Code, subsection 61C-4.010(1), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code from PONCHO'S TACOS LLC located in Daytona Beach. The above referenced F.A.C. addresses the requirement for proper handling and dispensing of food. They are requesting to dispense bulk time/temperature control for safety foods from an open air mobile food dispensing vehicle.

The Petition for this variance was published in Vol 46/215 on November 3, 2020. The Order for this Petition was signed and approved on November 10, 2020. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring that each pan within the steam table is properly covered with an individual lid: the steam table is enclosed within a cabinet with tight-fitting doors, and is protected by an air curtain installed and operated according to the manufacturer's specifications that protects against flying vermin or other environmental contaminants; all steam table foods must be properly reheated for hot holding at approved commissaries and held hot at the proper minimum temperature per the parameters of the currently adopted FDA Food Code; and steam table food is to be dispensed by the operator with no customer self-service. The Petitioner shall also strictly adhere to the operating procedures

and copies of the variance and operating procedures are to be present on the MFDV during all periods of operation.

A copy of the Order or additional information may be obtained by contacting: Kasimira.Kelly@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, Tallahassee, Florida 32399-1011.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-4.010 Sanitation and Safety Requirements

NOTICE IS HEREBY GIVEN that on November 13, 2020, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants, received a petition for An Emergency Variance for subparagraph 3-305.11(A)(2), 2017 FDA Food Code, Section 3-305.14, 2017 FDA Food Code, Section 6-202.15, 2017 FDA Food Code, Section 6-202.16, 2017 FDA Food Code, subsection 61C-4.010(1), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code from Camila Lunch Truck located in Orlando. The above referenced F.A.C. addresses the requirement for proper handling and dispensing of food. They are requesting to dispense bulk time/temperature control for safety foods from an open air mobile food dispensing vehicle. The Division of Hotels and Restaurants will accept comments concerning the Petition for 5 days from the date of publication of this notice. To be considered, comments must be received before 5:00 p.m.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Kasimira.Kelly@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, Tallahassee, Florida 32399-1011.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

RULE NO.: RULE TITLE:

61G15-22.0002 Licensure Change of Status, Reactivation; Reinstatement of Void Licenses

NOTICE IS HEREBY GIVEN that on November 3, 2020, the Board of Professional Engineers, received a petition for variance or waiver submitted by Tom Glasser regarding subsection 61G15-22.0002(3), F.A.C, regarding the reinstatement of void license. Due to hardship, the COVID-19 pandemic and actions to limit gatherings of people and "social distancing," Petitioner is requesting a variance and waiver on the requirement of completing 35 continuing education hours from "in person" courses and to be allowed to complete the

courses online or through distance learning courses to meet the requirements. Petitioner also requested extending the timeframe until December 31, 2020. Comments on this petition should be filed with the Board of Professional Engineers, 2639 North Monroe Street, Suite B-112, Tallahassee, FL 32303, within 14 days of publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Zana Raybon, Executive Director, at the above address or telephone (850)521-0050 or by email: zraybon@fbpe.org.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

RULE NO.: RULE TITLE:

61G15-22.0002 Licensure Change of Status, Reactivation; Reinstatement of Void Licenses

NOTICE IS HEREBY GIVEN that on November 2, 2020, the Board of Professional Engineers, received a petition for or waiver submitted by Humberto R. Castillo regarding subparagraph 61G15-22.0002(3)(c)2., F.A.C, regarding the reinstatement of void license. Due to hardship, Petitioner is requesting a variance and waiver on the requirement of completing 35 continuing education hours from "in person" courses and be allowed to submit the education courses taken online to active his PE license instead of live sessions. Comments on this petition should be filed with the Board of Professional Engineers, 2639 North Monroe Street, Suite B-112, Tallahassee, FL 32303, within 14 days of publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Zana Raybon, Executive Director, at the above address or telephone (850)521-0050 or by email: zraybon@fbpe.org.

DEPARTMENT OF HEALTH

Board of Massage Therapy

RULE NO.: RULE TITLE:

64B7-32.002 Proof of Graduation

NOTICE IS HEREBY GIVEN that on November 02, 2020, the Board of Massage Therapy, received a petition for variance and waiver filed by Julia Joines. The Petitioner is seeking a variance or waiver of Rule 64B7-32.002, regarding proof of graduation. Comments on this petition should be filed with the Board of Massage Therapy, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3257, within 14 days of publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Kama Monroe, Executive Director, Board of Massage Therapy, at the above listed address.

DEPARTMENT OF HEALTH

Board of Pharmacy

NOTICE IS HEREBY GIVEN that on November 4, 2020, the Board of Pharmacy, received a petition for variance or waiver filed by Stellar Pharmacy Services, Inc., seeking a variance or waiver of subsection 465.0235(2), Florida Statutes, which lists the requirements of a community pharmacy for outpatient dispensing through the use of an automated pharmacy system. Petitioner is also seeking a variance or waiver of paragraph 465.0235(2)(d), Florida Statutes, which requires that the automated pharmacy system has a mechanism that provides live, real-time patient counseling by a pharmacist, as defined in Section 465.003, F.S. and licensed in this state, before the dispensing of any medicinal drug. Petitioner also seeks a variance of waiver of subsection 465.0235(4), Florida Statutes, which requires that the operation of an automated pharmacy system must be under the supervision of a pharmacist licensed in this state.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Jessica Sapp, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 or at info@Floridaspharmacy.gov. Comments on this petition should be filed with the Board of Pharmacy/MQA, within 14 days of publication of this notice.

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO.: RULE TITLE:

64B16-26.300 Consultant Pharmacist Licensure

NOTICE IS HEREBY GIVEN that on November 3, 2020, the Board of Pharmacy, received a petition for variance or waiver filed by Jelisabel Irizarry Gonzalez, seeking a waiver of the requirement of paragraph 64B16-26.300(3)(c), Florida Administrative Code, which requires the applicant to successfully complete a period of assessment and evaluation under the supervision of a preceptor within one (1) year of completion of the course set forth in paragraph (b), above. This period of assessment and evaluation shall be completed over no more than three (3) consecutive months and shall include at least 40 hours of training in the following practice areas, 60% of which shall occur on-site at an institution that holds a pharmacy permit.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Jessica Sapp, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 or at info@Floridaspharmacy.gov. Comments on this petition should be filed with the Board of Pharmacy/MQA, within 14 days of publication of this notice.

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: RULE TITLE:

64B18-11.002 Examination for Licensure

NOTICE IS HEREBY GIVEN that on November 13, 2020, the Board of Podiatric Medicine, received a petition for variance or waiver filed by Lawrence L. Handler, DPM. Petitioner is seeking a variance or waiver of Rule 64B18-11.002, Florida Administrative Code, which specifies that the Board adopts the national examinations administered under the auspices of the National Board of Podiatric Medical Examiners, including Part I, Part II and Part III, as the examination for licensure in Florida, provided that the applicant for licensure has taken and passed all parts of the examination.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Janet Hartman, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-3258. Comments on the petition should be filed with the Board of Podiatric Medicine within 14 days of publication of this notice.

FISH AND WILDLIFE CONSERVATION COMMISSION

Vessel Registration and Boating Safety

RULE NO.: RULE TITLE:

68D-23.109 Additional Specifications for Information, Danger, and Regulatory Markers

NOTICE IS HEREBY GIVEN that on October 30, 2020, the Florida Fish and Wildlife Conservation Commission, received a petition for a variance from the Additional Specifications for Information, Danger, and Regulatory Markers rule (subsection 68D-23.109 (3), Florida Administrative Code), which requires that the size of signs used as information, danger, or regulatory waterway markers shall be no smaller than three feet by three feet. The petition was submitted by the Lake County Office of Parks and Trails and seeks a variance from the size restriction for signs posting Lake County blueways and Lake Apopka Run paddling trails. The Petitioner believes smaller signs are better suited for placement along the shorelines or near paddle craft launch points where motorized watercraft would have no or minimal access, the signs can be purchased and installed at significantly lower cost than signs that are three feet by three feet (3'x3'), smaller signs will allow for quicker replacement of the older blueway markers, and the signs are more conducive to the intended recreational experience and minimize visual intrusion. The Petitioner requests that a permanent variance be granted allowing for smaller information signs of 24" by 24", to mark the entirety of the nine (9) existing Lake County blueways, and the Lake Apopka Run paddling trails.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Paul Schulz, Florida Fish and Wildlife Conservation Commission, Division of Law Enforcement, Boating and Waterways Section, 620 South Meridian Street, Tallahassee, FL 32399-1600, waterway.management@myfwc.com, (850)617-9530.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF LEGAL AFFAIRS

The Statewide Council on Human Trafficking announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, December 10, 2020, 11:00 a.m. until conclusion

PLACE: Phone: (213)929-4232, Access Code: 789-689-549, Webinar ID: 485-226-139, and https://register.gotowebinar.com/register/50954319631635504

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GENERAL SUBJECT MATTER TO BE CONSIDERED: Council Business

A copy of the agenda may be obtained by contacting: Lynn Guyton at Lynn.Guyton@myfloridalegal.com and will be posted at:

http://myfloridalegal.com/pages.nsf/Main/8AEA5858B1253D0D85257D34005AFA72

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: the Office of the Attorney General, Ashley Moody, at (850)414-3300. 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: Lynn Guyton at Lynn.Guyton@myfloridalegal.com or by telephone at 1(813)287-7950.

STATE BOARD OF ADMINISTRATION

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

DATE AND TIME: Monday, November 30, 2020, 9:30 a.m. to conclusion of Business ET

PLACE: Due to changing concerns surrounding COVID-19, the meeting will be held virtually only. For more information

and to attend this meeting, please register at the State Board of Administration's website at www.sbafla.com prior to the meeting.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Audit Committee.

A copy of the agenda may be obtained by contacting: Kimberly Calhoun, (850)413-1243 or email: kimberly.calhoun@sbafla.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Jim Moore, (850)413-1164 or email: jim.moore@sbafla.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

REGIONAL PLANNING COUNCILS

Central Florida Regional Planning Council

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

DATE AND TIME: November 30, 2020, 10:00 a.m.

PLACE: In- Person: Central Florida Regional Planning Council, 555 East Church Street, Bartow, FL 33830

Virtual: https://global.gotomeeting.com/join/966742093, Callin option: (646)749-3122, Access Code: 966-742-093

GENERAL SUBJECT MATTER TO BE CONSIDERED: A meeting of the Central Florida Regional Planning Council (CFRPC) Finance Committee to review annual audit and budget items.

A copy of the agenda may be obtained by contacting: Kathy Hall at 1(863)534-7130 ext. 129 or khall@cfrpc.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 3 days before the workshop/meeting by contacting: Kathy Hall at 1(863)534-7130 ext. 129 or khall@cfrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

The ST. JOHNS RIVER WATER MANAGEMENT DISTRICT announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, December 16, 2020, 6:00 p.m. -8:00 p.m.

PLACE: PUBLIC CAN WATCH AND PARTICIPATE IN MEETING USING GOTOWEBINAR, PLEASE REGISTER IN ADVANCE AT

https://attendee.gotowebinar.com/register/2588983057331305 487. THERE IS AN OPTION TO CALL IN USING A PHONE AS WELL.

GENERAL SUBJECT MATTER TO BE CONSIDERED: THE PURPOSE OF THIS MEETING IS TO RECEIVE PUBLIC COMMENT REGARDING CONSIDERATIONS FOR THE DISTRICT'S TEN-YEAR LAND MANAGEMENT PLAN FOR THE JULINGTON-DURBIN PRESERVE. YOU MAY CONTACT BRENT BACHELDER (CONTACT INFO BELOW) FOR THE MANAGEMENT PROSPECTUS AND/OR THE DRAFT LAND MANAGEMENT PLAN.

A copy of the agenda may be obtained by contacting: BRENT BACHELDER bbachelder@sjrwmd.com or

(386)643-1973. PLEASE STATE IF YOU WANT THE MEETING AGENDA, MANAGEMENT PROSPECTUS AND /OR THE DRAFT LAND MANAGEMENT PLAN.

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: BRENT BACHELDER bbachelder@sirwmd.com or (386)643-1973.

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority The Tampa Bay Water, a Regional Water Supply Authority announces a public meeting to which all persons are invited. DATE AND TIME: Friday, December 11, 2020, 2:00 p.m.

PLACE: Tampa Bay Water Administrative Offices, 1st Floor, 2575 Enterprise Road, Clearwater, Florida 33763.

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting of the Selection Committee for The Request for Proposals for PROJECT MANAGEMENT OFFICE AND PROJECT MANAGEMENT CONSULTING SERVICES, Contract No's. 20121-010 and 2021-020. As a part of the selection process, the Selection Committee will meet to review and discuss the responses and ranking of the firms, determine if interviews are needed and review potential interview questions. A copy of the agenda may be obtained by contacting: Records Department at (727)796-2355.

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: Records Department at (727)796-2355. 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: Records Department at (727)796-2355.

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority The Tampa Bay Water, a Regional Water Supply Authority announces a public meeting to which all persons are invited. DATE AND TIME: Tuesday, December 8, 2020, 2:00 p.m. PLACE: Tampa Bay Water Administrative Offices, 1st Floor, 2575 Enterprise Road, Clearwater, Florida 33763.

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting of the Selection Committee for The Request for Proposals for C.W. BILL YOUNG REGIONAL RESERVOIR SOLAR ENERGY SYSTEM, Contract No. 20121-005. As a part of the selection process, the Selection Committee will meet to review and discuss the responses and ranking of the firms, determine if interviews are needed and review potential interview questions.

A copy of the agenda may be obtained by contacting: Records Department at (727)796-2355.

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: Records Department at (727)796-2355. 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: Records Department at (727)796-2355.

AGENCY FOR HEALTH CARE ADMINISTRATION

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

DATE AND TIME: Thursday, December 3, 2020, 10:00 a.m. – 12:30 p.m.

PLACE:

https://attendee.gotowebinar.com/register/8034274810386390 800

GENERAL SUBJECT MATTER TO BE CONSIDERED: Healthcare and Health Information Technology leaders discussing trends, policies, and other influencers affecting care delivery, coordination, analytics, payment methodologies, and patient care. Panel discussions will focus on HIE statewide and

nationally and will include members from hospitals, health plans, and practitioners.

A copy of the agenda may be obtained by contacting: Corinne Slautterback at: (850)412-3752 or Corinne.Slautterback@ahca.myflorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Corinne Slautterback at: (850)412-3752 or Corinne.Slautterback@ahca.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Corinne Slautterback at: (850)412-3752 or Corinne.Slautterback@ahca.myflorida.com.

DEPARTMENT OF MANAGEMENT SERVICES

The Florida Cybersecurity Task Force Protect Workgroup announces a public meeting to which all persons are invited. DATE AND TIME: Thursday, November 19, 2020, 2:00 p.m. – 3:00 p.m. ET

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

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

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tyler.Jefferson@dms.fl.gov or (850)488-6285. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF MANAGEMENT SERVICES

The Florida Cybersecurity Task Force Detect Workgroup announces a public meeting to which all persons are invited. DATE AND TIME: Friday, November 20, 2020, 11:00 a.m. – 12:00 Noon ET

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

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

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tyler.Jefferson@dms.fl.gov or (850)488-6285. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

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

DATE AND TIME: January 29, 2021, 9:00 a.m. ET

PLACE: Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/394034157
You can also dial in using your phone. United States (Toll

Free): 1(866)899-4679, United States: (571)317-3116, Access Code: 394-034-157

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

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Kevin Brown, (352)333-2505. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Kevin Brown, (352)333-2505.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Department of Environmental Protection, Clean Boating Programs announces a workshop to which all persons are invited.

DATE AND TIME: December 8, 2020, 2:00 p.m. – 3:00 p.m. PLACE: Webinar Presentation

Due to COVID-19 social distancing requirements, the Department will hold the meeting by webinar only.

For more information, please register at the link below for Clean Marina and Clean & Resilient Marina Webinar on December 8, 2020, 2:00 p.m. ET at: https://attendee.gotowebinar.com/register/6954012312212532

After registering, you will receive a confirmation email containing information about joining the webinar.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Clean Boating Program will present a live webinar on the Clean Marina and Clean & Resilient Marinas. This webinar is for new marina, boatyard, and retailer owners and their staff to learn how to achieve "Clean Marina" designation status. Also, for currently designated marinas to learn how to attain the additional designation level for "Clean & Resilient."

For additional information on the Clean Marina Program, please visit the website, https://floridadep.gov/rcp/cleanmarina.

A copy of the agenda may be obtained by contacting: Pamela Grainger at (850)245-2846 or Pamela.Grainger@FloridaDEP.gov.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: 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: Pamela Grainger at (850)245-2846 or Pamela.Grainger@FloridaDEP.gov.

DEPARTMENT OF HEALTH

Division of Medical Quality Assurance

The Department of Health, The Electrolysis Council, under the Board of Medicine announces a public meeting to which all persons are invited.

DATE AND TIME: December 3, 2020, 3:30 p.m. ET

PLACE: GoTo Meeting

Join the meeting from your computer, tablet or smartphone. https://www.gotomeet.me/FloridaBoardofMedicine/december-2020-full-board-meeting You can also dial in using your phone. United States (Toll Free): 1(877)568-4106 or (571)317-3129, Access Code: 859-285-653

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board of Medicine Rules/Legislative Committee Meeting-Rule 64B8-56 002

A copy of the agenda may be obtained by contacting: The Electrolysis Council, 4052 Bald Cypress Way, Bin C05, Tallahassee, FL 32399-3255, by calling the council office at (850)245-4373 or by visiting the website: http://www.floridahealth.gov/licensing-and-

regulation/electrolysis/index.html.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 days before the workshop/meeting by contacting: The Department of Health at (850)901-6528. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD). If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

DEPARTMENT OF HEALTH

Division of Medical Quality Assurance

The Department of Health, The Electrolysis Council, under the Board of Medicine announces a public meeting to which all persons are invited.

DATE AND TIME: December 4, 2020, 8:00 a.m. ET

PLACE: Go To Meeting

Please join my meeting from your computer, tablet or smartphone.

https://www.gotomeet.me/FloridaBoardofMedicine/december 2020-full-board-meeting

You can also dial in using your phone (Toll Free): 1(877)568-4106 Access Code: 859285653

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board of Medicine General Business Meeting- Rule 64B8-56.002

A copy of the agenda may be obtained by contacting: The Electrolysis Council, 4052 Bald Cypress Way, Bin C05, Tallahassee, FL 32399-3255, by calling the council office at (850)245-4373 or by visiting the website: http://www.floridahealth.gov/licensing-and-

regulation/electrolysis/index.html.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 days before the workshop/meeting by

contacting: The Department of Health at (850)901-6528. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD). If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

DEPARTMENT OF HEALTH

BOARD OF OPTICIANRY - OPTICAL ESTABLISHMENTS The Department of Health, Board of Opticianry announces an Optical Establishment Probable Cause Panel meeting via teleconference call in which reconsiderations will be heard. All interested parties are invited to attend the teleconference call, which is open to the public.

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

PLACE: Teleconference Meeting: 1(888)585-9008,

Conference Room Number 123-475-828#

PURPOSE: Probable Cause Panel with Reconsiderations.

A copy of the agenda may be obtained by contacting the board office at (850)245-4292 or by visiting our website at https://floridasopticianry.gov/meeting-information/.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting the board office at (850)245-4292.

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

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

For more information, you may contact the board office at (850)245-4292.

DEPARTMENT OF HEALTH

Division of Children's Medical Services

The State Child Abuse Death Review Committee announces a public meeting to which all persons are invited.

DATE AND TIME: November 20, 2020, 10:00 a.m. – 11:30 a.m.

PLACE: Microsoft Teams Meeting Link: https://teams.microsoft.com/l/meetup-

join/19%3ameeting_MDNhZDg0MjEtMGM2YS00MDg2LW E0OTItODYyNjlhNzFhNGFk%40thread.v2/0?context=%7b% 22Tid%22%3a%2228cd8f80-3c44-4b27-81a0-

cd2b03a31b8d%22%2c%22Oid%22%3a%22fe404c16-9250-482e-a56f-4ef9114709d0%22%7d

Conference Line: 1(888)585-9008, Conference Room # 574-649-225

GENERAL SUBJECT MATTER TO BE CONSIDERED: The State Child Abuse Death Review (CADR) Committee has planned a collaborative webinar meeting. The meeting will focus on ways to reduce preventable child abuse deaths in Florida. The Committee makes policy and program recommendations to improve child health, safety and protection. The Participants will address any administrative issues and work cooperatively to develop plans for initiating local and statewide action in direct response to preventable child deaths reviewed by local CADR committees.

A copy of the agenda may be obtained by contacting: Joshua Thomas: Joshua.Thomas@flhealth.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: Joshua Thomas: Joshua.Thomas@flhealth.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Joshua Thomas: Joshua.Thomas@flhealth.gov.

DEPARTMENT OF HEALTH

Office of Statewide Research

The Department of Health announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 2, 2020, 9:00 a.m.

PLACE: tel. 1(888)585-9008, room 852 642 835

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct review of new research studies involving human participants, modifications to existing studies, and continuing review of ongoing research to make sure research studies comply with regulations and the Department's ethical standards.

A copy of the agenda may be obtained by contacting: The Florida Dept. of Health IRB at IRB@flhealth.gov.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to

participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The Florida Dept. of Health IRB at IRB@flhealth.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: The Florida Dept. of Health IRB at IRB@flhealth.gov.

DEPARTMENT OF CHILDREN AND FAMILIES Refugee Services

The Orlando Area Refugee Task Force announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, December 9, 2020, 10:00 a.m. – 12:00 Noon

PLACE: Meeting will take place via the Microsoft Teams platform. Use the below link to connect to the meeting: https://teams.microsoft.com/l/meetup-

join/19%3ameeting_NjA2OGVmMTQtMGY2YS00MDQ1LT hhOTEtOGM1M2QxNzIwYTE5%40thread.v2/0?context=%7b%22Tid%22%3a%22f70dba48-b283-4c57-8831-

cb411445a94c%22%2c%22Oid%22%3a%224c7ac74e-0835-4242-a8cf-f26976fc1c32%22%7d

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the Orlando Area Refugee Task Force meeting is to increase awareness of the refugee populations, share best practices, spot trends in refugee populations, build collaborations between agencies, help create good communication among service providers, get informed about upcoming community events, and discuss refugee program service needs and possible solutions to meeting those needs.

A copy of the agenda may be obtained by contacting: David Draper at (407)317-7335 or Rosa Chaves at (407)317-7336.

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: David Draper at (407)317-7335 or Rosa Chaves at (407)317-7336. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: David Draper at (407)317-7335 or Rosa Chaves at (407)317-7336.

DEPARTMENT OF CHILDREN AND FAMILIES Refugee Services

The Florida Department of Children and Families, Economic Self-Sufficiency, Refugee Services Program announces a public meeting to which all persons are invited.

DATE AND TIME: December 8, 2020, 12:00 Noon

PLACE: Florida Department of Children & Families, 1317 Winewood Blvd, Bldg 6, Suite 200, Tallahassee, FL 32399 GENERAL SUBJECT MATTER TO BE CONSIDERED: Reply Opening and Review of Mandatory Requirements for the ITN titled Comprehensive Refugee Services for Refugees and Entrants in Leon County (ITN#20-401).

As provided for in Section 2.5 of this ITN which was published to the Vendor Bid System (VBS) on September 14, 2020. The VBS can be accessed at:

http://www.myflorida.com/apps/vbs/vbs_www.main_menu.Th e purpose of the Reply Opening and Review of Mandatory Requirements is to ensure prospective Vendors have complied with all Mandatory Requirements as required in Section 5.2 in order to be considered for selection under this ITN.

Agenda

- 1. Introductions
- 2. Open Replies
- 3. Review Mandatory Requirements
- 4. Closing

A copy of the agenda may be obtained by contacting: Further information can be obtained by contacting Holly.Merrick@myflfamilies.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Holly.Merrick@myflfamilies.com or (850)445-3581. 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 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: Further information can be obtained by contacting Holly.Merrick@myflfamilies.com.

DEPARTMENT OF CHILDREN AND FAMILIES

Refugee Services

The Florida Department of Children and Families, Economic Self-Sufficiency, Refugee Services Program announces a public meeting to which all persons are invited.

DATE AND TIME: December 15, 2020, 2:00 p.m.

Entrants in Leon County (ITN#20-401).

PLACE: Florida Department of Children & Families, 1317 Winewood Blvd, Bldg 6, Suite 200, Tallahassee, FL 32399 GENERAL SUBJECT MATTER TO BE CONSIDERED: Validation of Evaluators and Ranking of the Replies for the ITN titled Comprehensive Refugee Services for Refugees and

As provided for in Section 2.5 of this ITN which was published to the Vendor Bid System (VBS) on September 14, 2020. The

 $VBS \qquad can \qquad be \qquad accessed \qquad at: \\ http://www.myflorida.com/apps/vbs/vbs_www.main_menu.$

The purpose of the Reply Opening and Review of Mandatory Requirements is to ensure prospective Vendors have complied with all Mandatory Requirements as required in Section 5.2 in order to be considered for selection under this ITN.

Agenda

- 1. Introductions
- 2. Read Scores
- 3. Rank Replies
- 4. Closing

A copy of the agenda may be obtained by contacting: Holly.Merrick@myflfamilies.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Holly.Merrick@myflfamilies.com or (850)445-3581. 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: Holly.Merrick@myflfamilies.com.

DEPARTMENT OF CHILDREN AND FAMILIES

Refugee Services

The Florida Department of Children and Families, Economic Self-Sufficiency, Refugee Services Program announces a public meeting to which all persons are invited.

DATE AND TIME: December 8, 2020, 12:30 p.m.

PLACE: Florida Department of Children & Families, 1317 Winewood Blvd, Bldg 6, Suite 200, Tallahassee, FL 32399 GENERAL SUBJECT MATTER TO BE CONSIDERED: Reply Opening and Review of Mandatory Requirements for the ITN titled Comprehensive Refugee Services for Refugees and Entrants in Southwest Florida (ITN#20-400).

As provided for in Section 2.5 of this ITN which was published to the Vendor Bid System (VBS) on September 14, 2020. The VBS can be accessed at: http://www.myflorida.com/apps/vbs/vbs_www.main_menu.

The purpose of the Reply Opening and Review of Mandatory Requirements is to ensure prospective Vendors have complied with all Mandatory Requirements as required in Section 5.2 in order to be considered for selection under this ITN.

Agenda

- 1. Introductions
- 2. Open Replies
- 3. Review Mandatory Requirements
- 4. Closing

A copy of the agenda may be obtained by contacting: Holly.Merrick@myflfamilies.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Holly.Merrick@myflfamilies.com or (850)445-3581. 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: Holly.Merrick@myflfamilies.com.

DEPARTMENT OF CHILDREN AND FAMILIES

Refugee Services

The Florida Department of Children and Families, Economic Self-Sufficiency, Refugee Services Program announces a public meeting to which all persons are invited.

DATE AND TIME: December 15, 2020, 3:30 p.m.

PLACE: Florida Department of Children & Families, 1317 Winewood Blvd, Bldg 6, Suite 200, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: Validation of Evaluators and Ranking of the Replies for the ITN titled Comprehensive Refugee Services for Refugees and Entrants in Southwest Florida (ITN#20-400).

As provided for in Section 2.5 of this ITN which was published to the Vendor Bid System (VBS) on September 14, 2020. The VBS can be accessed at:

http://www.myflorida.com/apps/vbs/vbs www.main menu.

The purpose of the Reply Opening and Review of Mandatory Requirements is to ensure prospective Vendors have complied with all Mandatory Requirements as required in Section 5.2 in order to be considered for selection under this ITN.

Agenda

- 1. Introductions
- 2. Read Scores
- 3. Rank Replies
- 4. Closing

A copy of the agenda may be obtained by contacting: Holly.Merrick@myflfamilies.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Holly.Merrick@myflfamilies.com or (850)445-3581. 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: Holly.Merrick@myflfamilies.com.

GULF CONSORTIUM

The Gulf Consortium announces a telephone conference call to which all persons are invited.

DATE AND TIME: November 20, 2020, 4:00 p.m. ET

PLACE: This meeting will be conducted exclusively via teleconference. Interested persons may participate by telephone via the following: Dial in Number: (669)224-3217, Participant Passcode: 865-760-109

Interested persons who wish to participate may also contact Valerie Seidel at (407)629-2185 ext 104 or vseidel@balmoralgroup.us at least three (3) days in advance of the meeting to arrange for access to be provided to the teleconference at the following location: The Balmoral Group, 165 Lincoln Avenue, Winter Park, FL 32789

Please note that in light of the current situation surrounding the COVID-19 virus and to limit public gatherings in accordance with Federal and State directives, interested persons who wish to participate are encouraged to do so remotely via telephone, utilizing the contact information described above.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Executive Committee of the Gulf Consortium will meet to discuss the status of grant applications and grants, review financials, and conduct other business at the discretion of the committee.

A copy of the agenda may be obtained by contacting: General Manager at (407)629-2185 or Gulf.Consortium@balmoralgroup.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: General Manager at (407)629-2185 or Gulf.Consortium@balmoralgroup.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: General Manager at (407)629-2185 or Gulf.Consortium@balmoralgroup.us.

CENTER FOR INDEPENDENT LIVING IN CENTRAL FLORIDA, INC.

The Center for Independent Living announces a public meeting to which all persons are invited.

DATE AND TIME: November 19, 2020, 4:00 p.m.

PLACE: CIL Office

GENERAL SUBJECT MATTER TO BE CONSIDERED: General 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).

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

REGIONAL PLANNING COUNCILS

Northeast Florida Regional Planning Council Northeast Florida Regional Council

Transportation for Modeling Evacuations (TIME) Software Update

The Northeast Florida Regional Council is issuing a Request for Proposal (RFP) for a contractor(s) to complete updates to the Transportation Interface for Modeling Evacuations (TIME) software, which is a key element to the Statewide Regional Evacuation Study Program (SRESP). Specifics are more fully detailed in the RFP located on the webpage http://www.nefrc.org.

Respondents are required to submit a complete response to the RFP using the format provided in the submittal instructions. Each response must include two (2) hard copies and one (1) digital copy. All materials submitted become the property of the Northeast Florida Regional Council.

Questions should be submitted via email, addressed to DStarling@nefrc.org. All questions received by 5:00 p.m. on November 23, 2020 will be answered and posted on the webpage http://www.nefrc.org. No questions received after that date and time will be answered. Respondents may not contact any member or staff of the Northeast Florida Regional Council, in any format, regarding this RFP from the date of advertisement until after the announcement of award. Violation of this requirement will be grounds for rejecting a response.

Response submission deadline requires that the proposal be postmarked by December 7, 2020. Responses received with a postmark after this date WILL NOT be considered.

Faxed and emailed responses to this RFP WILL NOT be accepted. Due to the pandemic, hand delivered responses will NOT BE accepted. Responses received after the deadline will be returned, unopened, with the notation "This RFP Response was received after the delivery time designated for receipt and opening in the legal notice."

SOUTH FLORIDA COMMUNITY CARE NETWORK

RFP for Non-Emergency Transportation Services

South Florida Community Care Network, LLC d/b/a Community Care Plan (CCP) issued a Request for Proposal (RFP) for Non-Emergency Transportation Services on November 10, 2020. CCP is extending the deadline for Interested Bidders to submit the completed Acknowledgment Form to November 18, 2020. A copy of the RFP may be obtained by submitting a request to rfp@ccpcares.org or may be downloaded from www.ccpcares.org/Newsroom.

The expected award date of the RFP is February 1, 2021. CCP reserves the right, at its sole and absolute discretion, to accept all, any or none of the RFP submissions received and to waive any formalities in the response process.

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., Monday, November 9, 2020 and 3:00 p.m., Friday, November 13, 2020.

Rule No.	File Date	Effective Date		
		Date		
12B-5.050	11/10/2020	1/1/2021		
12B-5.060	11/10/2020	1/1/2021		
12B-5.080	11/10/2020	1/1/2021		
12B-5.140	11/10/2020	1/1/2021		
12B-5.150	11/10/2020	1/1/2021		
12B-5.300	11/10/2020	1/1/2021		
12B-5.400	11/10/2020	1/1/2021		
61G1ER20-12	11/9/2020	11/9/2020		
61G2-7.030	11/13/2020	12/3/2020		
64B2-13.007	11/9/2020	11/29/2020		
64B2-16.007	11/13/2020	12/3/2020		
64B8-13.008	11/10/2020	11/30/2020		
64B8-31.003	11/10/2020	11/30/2020		
64B15-7.003	11/10/2020	11/30/2020		
64DER20-34	11/12/2020	11/12/2020		
68A-12.010	11/13/2020	12/3/2020		
68A-12.011	11/13/2020	12/3/2020		
LIST OF RULES AWAITING				
EPA APPROVAL PURSUANT TO				
SECTION 373.4146 (2), FLORIDA STATUTES				
Rule No.	File Date	Effective		
		Date		
62-330.010	7/21/2020	**/**/***		

62-330.050	6/26/2020	**/**/***
62-330.060	6/26/2020	**/**/***
62-330.090	6/26/2020	**/**/***
62-330.201	6/26/2020	**/**/***
62-330.340	6/26/2020	**/**/***
62-330.402	6/26/2020	**/**/***
62-331.010	7/21/2020	**/**/***
62-331.020	6/11/2020	**/**/***
62-331.030	6/11/2020	**/**/***
62-331.040	6/11/2020	**/**/***
62-331.050	6/11/2020	**/**/***
62-331.051	7/21/2020	**/**/***
62-331.052	7/21/2020	**/**/***
62-331.053	7/21/2020	**/**/***
62-331.054	7/21/2020	**/**/***
62-331.060	7/21/2020	**/**/***
62-331.070	6/11/2020	**/**/***
62-331.080	7/21/2020	**/**/***
62-331.090	7/21/2020	**/**/***
62-331.100	6/11/2020	**/**/***
62-331.110	7/21/2020	**/**/***
62-331.120	7/21/2020	**/**/***
62-331.130	6/11/2020	**/**/***
62-331.140	6/11/2020	**/**/***
62-331.160	7/21/2020	**/**/***
62-331.200	7/21/2020	**/**/***
62-331.201	7/21/2020	**/**/***
62-331.210	7/21/2020	**/**/***
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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 ENVIRONMENTAL PROTECTION

Division of Air Resource Management

Florida Department of Environmental Protection (Department) announces a Notice of Funding Availability (NOFA) for \$57 million available for the purchase of electric Type C or Type D school buses to replace eligible Type C or Type D diesel school buses. As highlighted in the Beneficiary Mitigation Plan, the Department continues to focus on increasing electric vehicle infrastructure and encouraging the growth of electric vehicles as well as the related construction and manufacturing. Only school districts within an Air Quality Priority Area designated in the Mitigation Plan are eligible for this project. School districts must provide at least a 25 percent cost share. Funding will be provided on a competitive basis with school districts that provide the highest cost share being prioritized. Districts are encouraged to create partnerships with local electric utilities or other business entities to maximize cost-share opportunities. The selected school districts are required to use state-approved vendors or competitively identify the businesses to complete the project. School districts in Air Quality Priority Areas that wish to replace eligible diesel school buses with electric school buses and associated charging equipment, please visit the Department's webpage at: https://floridadep.gov/volkswagen to download, complete, and submit the application worksheet before Friday, December 18, 2020, 5:00 p.m. ET.

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.