Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

PURPOSE AND EFFECT: The proposed rulemaking seeks to amend Rule 61C-5.001, F.A.C., in order to update and revise the rule to adopt and incorporate by reference ASME A17.1-2016, Safety Code for Elevators and Escalators; ASME A17.3-2015, Safety Code for Existing Elevators and Escalators; and ASME A18.1-2017, Safety Standard for Platform Lifts and Stairway Chairlifts, which will be enforced by the 7th edition of the Florida Building Code.

SUBJECT AREA TO BE ADDRESSED: To adopt and incorporate ASME A17.1-2016, Safety Code for Elevators and Escalators; ASME A17.3-2015, Safety Code for Existing Elevators and Escalators; and ASME A18.1-2017, Safety Standard for Platform Lifts and Stairway Chairlifts by reference.

RULEMAKING AUTHORITY: 399.02, 399.10 FS.

LAW IMPLEMENTED: 399.02, 399.03 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: Daniela Radneva, Division of Hotels and Restaurants, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, FL 32399; DHR.Rules@myfloridalicense.com; (850)717-1280.

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

Division of Hotels and Restaurants

RULE NO.:RULE TITLE:61C-5.007Certificates of Competency and License
Registrations, Initial, Renewal, General
Liability Insurance Coverage

PURPOSE AND EFFECT: The proposed rulemaking seeks to amend Rule 61C-5.007, F.A.C., in order to update and revise

the rule to clarify existing language and incorporate a form by reference.

SUBJECT AREA TO BE ADDRESSED: The rule will address a verification of elevator work history form for certificate of competency applicants.

RULEMAKING AUTHORITY: 399.01, 399.02, 399.10 FS.

LAW IMPLEMENTED: 399.01(12), 399.01(13), 399.01(14), 399.01(16), 399.17 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: Daniela Radneva, Division of Hotels and Restaurants, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, FL 32399; DHR.Rules@myfloridalicense.com; (850)717-1280.

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

Section II Proposed Rules

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

Marine Pisheri	C5
RULE NOS.:	RULE TITLES:
68B-48.001	Designation as Restricted Species
68B-48.003	Size Limits; Landed in Whole Condition
	Requirement
68B-48.004	Bag Limits; Bycatch Allowance
68B-48.005	Seasons.
68B-48.006	Allowed and Prohibited Gear and Methods
	of Harvest; Bycatch Exception

PURPOSE AND EFFECT: The purpose of these rule amendments is to improve the flounder fishery statewide by modifying regulations found in 68B-48, Florida Administrative Code (F.A.C.).

The effect of these rule amendments will be to extend all FWC regulations into federal waters, increase the minimum size limit, reduce the recreational bag limit, establish a recreational seasonal harvest closure, establish seasonal commercial trip and vessel limits, and modify incidental bycatch limits.

SUMMARY: These rule amendments will modify regulations for the flounder fishery statewide. The rule amendments will extend all FWC regulations into federal waters; increase the minimum size limit to 14 inches; reduce the recreational bag limit to five fish; establish an October 15 - November 30 recreational closure; establish seasonal commercial trip and vessel limits of 150 fish except from October 15 - November 30 and 50 fish from October 15 - November 30; modify the incidental bycatch limit to 50 fish; and establish a federal waters trawl bycatch limit of 150 fish except from October 15 - November 30 and 50 fish from October 15 - November 30 and 50 fish from October 15 - November 30.

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 nature of the rule and the preliminary analysis conducted to determine whether a SERC was required.

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: Article IV, Section 9, Florida Constitution

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution

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

DATE AND TIME: During the Commission's regular meeting December 16-17, 2020, 9:00 a.m. – 5:00 p.m. each day

PLACE: Communications media technology. More information on how to connect will be available at http://myfwc.com/about/commission/commission-meetings.

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 ADA Coordinator, at (850)488-6411. 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: Jessica McCawley, Director, Division of Marine Fisheries Management, 620 S. Meridian St., Tallahassee, Florida 32399, and (850)487-0554.

THE FULL TEXT OF THE PROPOSED RULE IS:

68B-48.001 Designation as Restricted Species: Applicability of Rules to State and Federal Waters

(1) Flounder is hereby designated as a restricted species pursuant to Section 379.101(32), F.S.

(2) The regulations in this chapter apply in all Florida Waters and in adjacent federal waters.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 1-1-96, Formerly 46-48.001, Amended 9-1-13, 2-1-21.

68B-48.003 Size Limit; Landed in Whole Condition Requirement.

(1) Size Limit – A person may not harvest <u>or possess within</u> or without or land from Florida Waters or possess in or on Florida Waters, land a flounder that is less than <u>14</u> 12 inches in total length.

(2) Landed in Whole Condition Requirement – A person harvesting flounder shall land each flounder in whole condition. A person may not possess <u>within or without</u> in or on Florida Waters a flounder that has been beheaded, sliced, divided, filleted, ground, skinned, scaled, or deboned. This provision will not be construed to prohibit evisceration (gutting) of a flounder, or removal of gills from a flounder.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 1-1-96, Amended 1-1-97, 8-31-98, Formerly 46-48.003, Amended 9-1-13, 2-1-21.

68B-48.004 <u>Recreational</u> Bag Limits; <u>Commercial Trip</u> and Vessel Limits; <u>Commercial</u> Bycatch Allowance.

(1) Recreational Bag Limit – A recreational harvester may not harvest or land from Florida Waters more than 10 flounder per day, or possess <u>within or without</u> in or on Florida Waters <u>or</u> land more than <u>5</u> 10 flounder <u>per day</u>.

(2) Commercial Limits -

(a) Commercial Bag Limit –

<u>1. Beginning December 1 and continuing through October</u> <u>14 of the following year, a commercial harvester may not</u> <u>harvest or possess within or without Florida Waters or land</u> <u>more than 150 flounder per day.</u>

2. Beginning October 15 and continuing through November 30 each year, a commercial harvester may not harvest or possess within or without Florida Waters or land more than 50 flounder per day. Except as provided in paragraph (2)(b), a commercial harvester is not subject to a harvest or possession limit for flounder.

(b) Commercial Vessel Limit -

<u>1. Beginning December 1 and continuing through October</u> <u>14 of the following year, the commercial harvesters aboard a</u> <u>vessel may not collectively harvest or possess within or without</u> <u>Florida Waters or land more than 150 flounder per day.</u>

2. Beginning October 15 and continuing through November 30 each year, the commercial harvesters aboard a vessel may not collectively harvest or possess within or without Florida Waters or land more than 50 flounder per day.

(c) (b) Commercial Flounder Bycatch Allowance – The following harvest, possession, and landing limits shall apply to the commercial harvest of flounder as incidental bycatch pursuant to subsection 68B-48.006(3), F.A.C.: A commercial harvester may not harvest or land from Florida Waters more than 50 lbs of flounder per day or possess in or on Florida Waters more than 50 lbs of flounder, pursuant to subsection 68B-48.006(3), F.A.C., as incidental bycatch of gear that is being used to lawfully harvest another target species.

1. Except as provided subparagraph (2)(c)2., a commercial harvester may not harvest or possess within or without Florida Waters or land more than 50 flounder as incidental bycatch of gear that is being used to lawfully harvest another target species.

2. In or on federal waters adjacent to Florida Waters, a commercial harvester is subject to the following harvest, possession, and landing limits when harvesting flounder as incidental bycatch in shrimp trawls that are being used to lawfully harvest shrimp in federal waters adjacent to Florida Waters:

a. Beginning December 1 and continuing through October 14 of the following year, the commercial harvesters aboard a vessel may not collectively harvest or possess or land more than 150 flounder.

b. Beginning October 15 and continuing through November 30 each year, the commercial harvesters aboard a vessel may not collectively harvest or possess or land more than 50 flounder.

c. Transit provision – Flounder lawfully harvested as incidental bycatch in shrimp trawls in federal waters pursuant to subparagraph (2)(c)2., may be transported directly through Florida Waters and landed provided that trawl gear is appropriately stowed and the vessel is in continuous and direct transit from federal waters to the place where the vessel is regularly docked, moored, or otherwise stored or to the licensed wholesale dealer where the catch is to be sold. For the purpose of this sub-subparagraph, appropriately stowed means a trawl's doors or frame are not deployed in the water.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 1-1-96, Amended 1-1-97, 1-1-98, Formerly 46-48.004, Amended 9-1-13, 2-1-21.

68B-48.005 Seasons.

(1) Recreational Closed Season – A recreational harvester may not harvest or possess within or without Florida Waters or land a flounder beginning October 15 and continuing through November 30 each year. (2) Commercial Closed Season – There is no closed season for flounder applicable to commercial harvesters.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 2-1-21.

68B-48.006 Allowed and Prohibited Gear and Methods of Harvest; Bycatch Exception.

(1) Allowed Gear and Method of Harvest – A person may harvest or attempt to harvest a flounder within or without from Florida Waters only by or with the use of beach or haul seine, cast net, hook and line gear, or by spearing.

(2) Prohibited Gear and Method of Harvest -

(a) A person may not harvest or attempt to harvest a flounder within or without from Florida Waters with gear or methods that are not expressly permitted in subsection (1).

(b) A person may not use a multiple hook in conjunction with live or dead natural bait to harvest or attempt to harvest flounder <u>within or without</u> from Florida Waters.

(c) A person may not harvest or attempt to harvest a flounder within or without from Florida Waters by snagging the flounder or land a flounder so harvested.

(3) Bycatch Exception – Notwithstanding subsection (1), a commercial harvester who is in possession of a valid saltwater products license with a restricted species endorsement may harvest a flounder captured as incidental bycatch of gear other than the gear expressly permitted in subsection (1), if the gear is being used to lawfully harvest another target species, only to the limits limit specified in paragraph <u>68B-48.004(2)(c)</u> 68B-48.004(2)(b), F.A.C. This provision will not be construed to authorize a commercial harvester to intentionally harvest a flounder by or with the use of any gear or method that is not expressly permitted in subsection (1).

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 9-1-13, Amended 2-1-21.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jessica McCawley, Director, Division of Marine Fisheries Management, 620 S. Meridian St., Tallahassee, Florida 32399, and (850) 487-0554.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Fish and Wildlife Conservation Commission.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 7, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 31, 2020

Section III Notice of Changes, Corrections and Withdrawals

STATE BOARD OF ADMINISTRATION

RULE NO.:	RULE TITLE:
19B-4.001	Application
	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. 171, September 1, 2020 issue of the Florida Administrative Register.

This Notice of Change does not change the proposed rule text. It is filed to explain an addition to the Master Contract, which is a document incorporated by reference in this rule. Section 12.02(h) of the Master Contract identifies the criteria by which Scholarships and/or scholarship programs are awarded. This Notice of Change is to notice that clarification language has been added reflecting that other conditions as identified by the Board will be made pursuant to the rule-making process provided in Chapter 120.

Section IV Emergency Rules

DEPARTMENT OF HEALTH

RULE NO.: RULE TITLE:

64ER20-35 Standards for Production of Edibles SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Pursuant to Chapter 2020-114, § 14, Laws of Florida, the Department is not required to make findings of an immediate danger to the public, health, safety, or welfare.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Department of Health is directed by Chapter 2020-114, § 14, Laws of Florida, to adopt emergency rules to implement section 381.986, Florida Statutes.

SUMMARY: Emergency Rule 64ER20-35 repeals and replaces 64ER20-33, F.A.C., and describes the standards for production of edibles by medical marijuana treatment centers, including the shapes and forms of permissible edibles, prohibited ingredients, and sanitation requirements.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Christopher Ferguson at Christopher.Ferguson@flhealth.gov.

THE FULL TEXT OF THE EMERGENCY RULE IS:

64ER20-35 Standards for Production of Edibles

(1) An MMTC that produces edibles must comply with all requirements for food establishments in Chapter 500, F.S., and any rules adopted pursuant to that chapter.

(2) All edibles must be produced by the MMTC in the MMTC's department-approved processing facility and packaged and labeled in accordance with s. 381.986, F.S., and the department's MMTC Packaging and Labeling rule.

(3) Before producing and dispensing edibles, an MMTC must:

(a) Comply with the variance procedure in Rule 64-4.023, F.A.C., and obtain department approval of the edible:

<u>1. Through the variance request procedure, an MMTC must</u> obtain approval of each edible product the MMTC intends to produce and dispense. The variance request must demonstrate that the proposed edible, including its packaging and labeling, are compliant with s. 381.986, F.S., and department rules. Each variance request will be considered on a case-by-case basis.

2. As part of the variance approval process, the MMTC must submit a picture or detailed depiction of the proposed edible bearing the universal symbol, and the measurements of the edible and universal symbol, if applicable.

(b) Provide the department with a copy of a current valid permit to operate as a food establishment pursuant to Chapter 500, F.S., from the Department of Agriculture and Consumer Services; and

(c) Provide the department with documentation from a nationally accredited certifying body that the MMTC's processing facility, including the area where edibles will be produced, has passed a Food Safety Good Manufacturing Practices inspection.

(4) Edibles shall be one of the following shapes (including the three-dimensional form of each shape):

(a) Square;

(b) Circle;

(c) Rectangle;

(d) Triangle;

(e) Parallelogram;

(f) Oval; or

(g) Diamond.

(5) Edibles shall be in one of the following forms:

(a) Lozenges. For purposes of this rule, a "lozenge" is a hard edible that is held in the mouth and slowly dissolved.

(b) Gelatins. For purposes of this rule, a "gelatin" is a semitranslucent edible made with water-soluble protein derived from collagen, or a plant-based alternative.

(c) Baked goods. For purposes of this rule, a "baked good" is an edible comprised of dough or batter baked in an oven by the MMTC.

(d) Chocolates. For purposes of this rule, a "chocolate" is a solid edible made of milk chocolate, dark chocolate, or a chocolate substitute such as carob. Chocolates may not contain any caramel, nougat, nuts, fruit, honey, marshmallows, or any other such ingredient, toppings, or fillings. However, chocolates may contain as an ingredient natural flavor or artificial flavor, as those terms are defined in 21 CFR 101.22 (4-1-20 Edition), which is incorporated by reference and available at https://knowthefactsmmj.com/rules-andregulations/. Natural flavors or artificial flavors must not change the color of the chocolate and must be fully homogenized therein.

(e) Drink Powders. For purposes of this rule, "drink powder" is an edible comprised of powder which is combined with a fluid for consumption as a beverage by a qualified patient. Drink powders are exempt from the requirements of subsection (4).

(6) In the case of multi-serving edibles, each single serving portion must be physically distinct or clearly marked or delineated in a way that enables a reasonable person to determine the portion of the entire edible that constitutes a single serving. If the single serving portion is not physically distinct, it must be easily separable in order to allow the qualified patient to physically separate, with minimal effort, the single serving portion.

(7) An MMTC shall not produce or dispense any edibles that:

(a) Contain any color additives, whether natural or artificial;

(b) Contain or bear a reasonable resemblance to commercially available candy. For the purposes of this rule, a product bears a reasonable resemblance to commercially available candy if the product is similar in appearance to an existing candy product that is familiar to the public as a widely distributed, branded food product, such that the edible could be mistaken for the branded product, especially by children;

(c) Bear any markings, symbols, images, graphics, or words, other than the universal symbol, as described herein;

(d) Are decorated with icing, sprinkles, or other toppings of any kind; or

(e) Are a primary or bright color. Edibles shall be produced in a manner to minimize color intensity and other color and visual characteristics attractive to children.

(8) Edibles shall not contain the following prohibited ingredients:

(a) Meat, poultry, or fish. For purposes of this rule, gelatin is not considered meat, poultry, or fish;

(b) Anything other than marijuana oil and ingredients that meet the definitions of "food" or "food additive" in s. 500.03, F.S.;

(c) Commercially manufactured food products that were not produced by the MMTC, unless the products are used as an ingredient in a manner that renders them unrecognizable as the original commercial food product and the MMTC does not state or advertise the edible contains the commercially manufactured food products:

(d) Any additive that increases potency or toxicity, or any psychoactive substance (e.g. nicotine, alcohol, and caffeine).

(9) Edibles shall be marked with the universal symbol, unless impractical.

(a) It shall be considered impractical to mark a single serving portion of an edible with the universal symbol when the edible is so small that a mark, stamp, or imprint of 1/16 inch by 1/16 inch would not fit on the edible or when the edible is made of a substance that cannot be marked, stamped or imprinted (e.g. drink powder).

(b) The universal symbol shall be:

<u>1. Marked on at least one side of each single serving</u> portion of an edible such that the universal symbol is distinguishable and easily recognizable;

<u>2. Centered either horizontally or vertically on each single</u> serving portion of an edible;

a. If centered horizontally on an edible, the height and width of the universal symbol shall be of a size that is at least 25% of the single serving's width, but not less than 1/16 inch by 1/16 inch;

b. If centered vertically on an edible, the height and width of the universal symbol shall be of a size that is at least 25% of the single serving's height, but not less than 1/16 inch by 1/16 inch; and

3. Used only by MMTCs licensed by the department.

(10) Tetrahydrocannabinol (THC) content in edibles shall meet the following requirements:

(a) A multi-serving edible may not contain more than 200 milligrams of THC. A single serving edible, or a single serving portion of a multi-serving edible, may not exceed 10 milligrams of THC.

(b) Edibles may have a potency variance of up to 15 percent from the 200 milligram and 10 milligram THC thresholds in paragraph (10)(a).

(11) In addition to the food sanitation requirements in Chapter 500, F.S., and rules adopted pursuant to that chapter, an MMTC shall ensure that:

(a) All edibles are shelf stable. For purposes of this rule, "shelf stable" means that the edible can be safely stored at room temperature in a sealed container and does not require refrigeration after opening;

(b) Edibles are not to be dispensed after the labeled expiration date. Expired edibles shall be disposed of in accordance with the MMTC Marijuana Waste Management and Disposal rule;

(c) Edibles on display in a dispensing facility are contained in a secure, locked case, cabinet, or container: (d) Edibles and edible ingredients are stored, displayed, transported and handled in a sanitary manner and under such conditions and temperatures to protect against contaminants unsafe for human consumption as defined by the CMTL Definitions rule; and

(e) Edibles and edible ingredients are protected from dust, insects, rodents, or other vermin, toxic materials, unclean equipment and utensils, germs, flooding by sewage, and overhead leakage.

(12) Except as provided herein, an MMTC may not sell, offer, or dispense any other food or beverages to its customers, other than complimentary water.

(13) An MMTC must immediately institute recall procedures upon discovery or receipt of written notice that a recall of edibles is required in accordance with s. 381.986(8)(e)11.d., F.S. Recall procedures shall include direct communication of the recall to all affected qualified patients and caregivers and a press release. The press release must be published in a publication of general circulation in the geographical area in which the recalled edibles were dispensed and on the MMTCs website. The direct communication and press release must include, at a minimum:

(a) The product name and batch number of the recalled edibles;

(b) The specific reason for the recall;

(c) The location of the dispensing facilities that dispensed the recalled edibles;

(d) The date range that the recalled edibles were dispensed;

(e) An instruction not to consume the recalled edibles;

(f) An explanation of how affected qualified patients or caregivers can return the recalled edibles; and

(g) The contact information of the MMTC for communications regarding the recall.

(14) An MMTC must provide written notice to the department of any disciplinary action proposed by the Department of Agriculture and Consumer Services in connection with the MMTC's permit to operate as a food establishment. Such notification by the MMTC must be provided to the department within one business day of receiving an administrative complaint, a stop-sale order, a stop-use order, a release order, a destruction order, a notice of non-compliance, a permit suspension or revocation, or an immediate final order for any alleged violations of Chapter 500, F.S., or any rules adopted pursuant to that chapter.

(15) If an MMTC has obtained prior approval of a usable product that now meets the definition of edible, the MMTC must comply with the variance request procedure in Rule 64-4.023, F.A.C., and obtain department approval of the edible, which shall include packaging and labeling that complies with the MMTC Packaging and Labeling rule. An MMTC shall have six months from the effective date of this rule to obtain such approval and to discontinue dispensation of usable products and packaging that have not received department approval as an edible through the variance request procedure.

 Rulemaking
 Authority
 381.986(8)(e)8.,
 381.986(8)(k)
 FS.
 Law

 Implemented
 386.986(1)(d),
 381.986(8)(e),
 381.986(8)(f),
 381.986(8)(f),

 381.986(8)(g)
 FS.
 History—New
 .
 .

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 16, 2020

DEPARTMENT OF HEALTH

RULE NO.: RULE TITLE:

64ER20-36 MMTC Regulatory Compliance Testing

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Pursuant to Chapter 2020-114, § 14, Laws of Florida, the Department is not required to make findings of an immediate danger to the public, health, safety, or welfare.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Department of Health is directed by Chapter 2020-114, § 14, Laws of Florida, to adopt emergency rules to implement section 381.986, Florida Statutes.

SUMMARY: Emergency Rule 64ER20-36 establishes procedures for regulatory compliance testing of Final Products, including requirements for resampling and retesting of Retail Batches that fail regulatory compliance testing.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Christopher Ferguson at Christopher.Ferguson@flhealth.gov.

THE FULL TEXT OF THE EMERGENCY RULE IS:

64ER20-36 MMTC Regulatory Compliance Testing

(1) The capitalized terms used in this rule shall have the same meaning as provided in the CMTL Definitions rule.

(2) An MMTC must contact a Certified Marijuana Testing Laboratory (CMTL) and arrange for the CMTL to select and collect a random and representative sample of Final Product from every Retail Batch for regulatory compliance testing from an MMTC's department-approved processing facility or department-approved fulfillment and storage facility.

(3) All Final Products must pass regulatory compliance testing as provided in the CMTL Sample Testing rule prior to being transported by an MMTC to a dispensing facility and prior to being dispensed to a qualified patient or caregiver.

(4) Within 14 calendar days of receipt of a failed Certificate of Analysis from a CMTL due to Contaminants Unsafe for Human Consumption, an MMTC must: (a) Provide the department with a completed Notification of Resampling and Retesting form as provided in paragraph (5)(a):

(b) Provide the department with a completed Notice of Remediation form as provided in the MMTC Remediation rule; or

(c) Provide notice to the department via email to OMMUlabs@flhealth.gov indicating that the MMTC will dispose of the Retail Batch in accordance with the MMTC Marijuana Waste Management and Disposal rule.

(5) An MMTC may arrange for a previously failed Retail Batch to be resampled and retested by a CMTL.

(a) Prior to the resampling and retesting of a previously failed Retail Batch, the MMTC must provide the failed Certificate of Analysis together with completed Form DH 8024-OMMU-10/2020, Notification of Resampling and Retesting, which is incorporated by reference and available at https://knowthefactsmmj.com/rules-and-regulations/ to the department via email to OMMUlabs@flhealth.gov. An MMTC must arrange for resampling and retesting of the previously failed Retail Batch within 30 calendar days of submission of the Notification of Resampling and Retesting form to the department.

(b) Prior to the resampling and retesting of a previously failed Retail Batch, the MMTC must ensure the CMTL conducting resampling and retesting has a copy of the failed Certificate of Analysis.

(c) The previously failed Retail Batch must be quarantined, clearly marked "not for retail sale," and shall not be transported by the MMTC to any dispensing facility or dispensed to a qualified patient or caregiver except as provided in subparagraph (5)(d)2.

(d) A previously failed Retail Batch must pass two complete regulatory compliance tests using two new samples in order for the Retail Batch to be eligible for dispensation by an MMTC. The previously failed Retail Batch may only be resampled and retested twice.

<u>1. If the previously failed Retail Batch passes the first</u> retest, an MMTC may arrange for the Retail Batch to be retested again by a CMTL.

2. If the previously failed Retail Batch passes the second retest, the Retail Batch is eligible for dispensation by the MMTC. An MMTC must provide two passing Certificates of Analysis for the previously failed Retail Batch to the department via email to OMMUlabs@flhealth.gov prior to removing the Retail Batch from quarantine and transferring it to a dispensing facility or dispensing it to a qualified patient or caregiver.

3. If the previously failed Retail Batch fails either retest, the MMTC shall dispose of the Retail Batch in accordance with the MMTC Marijuana Waste Management and Disposal rule or remediate it if permitted by the MMTC Remediation rule. The MMTC shall provide the department with the appropriate notice required by paragraph (4)(b) or (4)(c).

(e) If a CMTL is unable to complete regulatory compliance testing after sampling as provided in the CMTL Submission of Product for Testing rule, the MMTC from which the sample was collected may have the impacted Retail Batch(es) resampled and tested as an initial Retail Batch sample.

(6) If a Retail Batch fails regulatory compliance testing due to the labeled potency of total active THC, total active CBD, or any individual cannabinoid printed on the Final Product packaging, the MMTC shall correct the labeled potency to display the accurate concentration measured by the CMTL prior to dispensing the Final Product to qualified patients or caregivers.

(7) An MMTC may request testing of marijuana at any point during cultivation or processing. However, such testing does not exempt an MMTC from regulatory compliance testing in accordance with CMTL rules prior to dispensing the Final Product to qualified patients or caregivers.

(8) An MMTC shall bear the costs associated with resampling and retesting of a previously failed Retail Batch.

(9) Notwithstanding subsection (4), an MMTC that has a previously failed Retail Batch(es) in its possession on the effective date of this rule shall have 14 calendar days from the effective date of this rule to provide the department with the appropriate notice(s) required by paragraphs (4)(a) through (4)(c).

<u>Rulemaking Authority 381.986(8)(e)11., 381.986(8)(k), FS. Law</u> <u>Implemented 381.986(8)(e)11., FS. History-New</u>.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: November 16, 2020

DEPARTMENT OF HEALTH

RULE NO.: RULE TITLE:

64ER20-37 MMTC Remediation SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Pursuant to Chapter 2020-114, § 14, Laws of Florida, the Department is not required to make findings of an immediate danger to the public, health, safety, or welfare.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Department of Health is directed by Chapter 2020-114, § 14, Laws of Florida, to adopt emergency rules to implement section 381.986, Florida Statutes. SUMMARY: Emergency Rule 64ER20-37 establishes procedures for an MMTC to remediate a Retail Batch that initially fails regulatory compliance testing.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Christopher Ferguson at Christopher.Ferguson@flhealth.gov.

THE FULL TEXT OF THE EMERGENCY RULE IS:

64ER20-37 MMTC Remediation

(1) The capitalized terms used in this rule shall have the same meaning as provided in the CMTL Definitions rule.

(2) An MMTC may remediate a previously failed Retail Batch as provided for herein.

(3) Prior to remediating a previously failed Retail Batch, an MMTC must provide the failed Certificate of Analysis together with completed Form DH8025-OMMU-10/2020, Notification of Remediation, which is incorporated by reference and available at https://knowthefactsmmj.com/rules-andregulations/ via email to OMMULABS@flhealth.gov. An MMTC must remediate a previously failed Retail Batch within 30 calendar days of submission of the Notification of Remediation form to the department.

(4) Usable Whole Flower Marijuana that fails regulatory compliance testing may be remediated through processing to create Derivative Product. Usable Whole Flower Marijuana that fails regulatory compliance testing due to Water Activity or Moisture Content may also be remediated by subjecting the Retail Batch to additional drying or curing.

(5) Derivative Product, excluding Edibles, that fails regulatory compliance testing for Heavy Metals or Agricultural Agents shall be disposed of in accordance with the MMTC Marijuana Waste Management and Disposal rule. Derivative Product, excluding Edibles, that fails regulatory compliance testing for Residual Solvents, Microbes, or Mycotoxins may be remediated through further processing.

(6) Edibles that fail regulatory compliance testing for any reason may not be remediated and must be disposed of in accordance with the MMTC Marijuana Waste Management and Disposal rule.

(7) All remediated products must undergo and pass regulatory compliance testing in accordance with the MMTC Regulatory Compliance Testing rule as a new Retail Batch.

(8) A remediated Retail Batch is not eligible for additional remediation.

<u>Rulemaking Authority 381.986(8)(e)11., 381.986(8)(k), FS. Law</u> <u>Implemented 381.986(8)(e)11., FS. History-New</u>. THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: November 16, 2020

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District RULE NO.: RULE TITLE:

40B-4.3030 Conditions for Issuance of Works of the District Permits

The Suwannee River Water Management District hereby gives notice: that on November 12, 2020, the Suwannee River Water Management District has issued an order granting a variance under permit ERP-023-206474-6.

Petitioner's Name: Megan Olson, Bluebird Landing Owners Association, Inc. - File Tracking No. 20-0015

Date Petition Filed: September 17, 2020

Subsections No.: 40B-4.3030(3), F.A.C. and 40B-4.3030(13), F.A.C.

Nature of the rule for which variance or waiver was sought: Structure in 75-foot setback of the floodway and roof below the 100-year base flood elevation.

Date Petition Published in the Florida Administrative Register: October 14, 2020

General Basis for Agency Decision: Petitioner demonstrated a substantial hardship and proposed an alternative means of achieving the purpose of the statute implemented by the rule.

A copy of the Order or additional information may be obtained by contacting: Tilda Musgrove, Business Resource Specialist, Suwannee River Water Management District, 9225 CR 49, Live Oak, FL 32060, (386)362-1001 or 1(800)226-1066 in Florida only.

AGENCY FOR HEALTH CARE ADMINISTRATION Health Facility and Agency Licensing RULE NO.: RULE TITLE:

59A-4.1295 Additional Standards for Homes That Admit Children 0 Through 20 Years of Age

NOTICE IS HEREBY GIVEN that on November 12, 2020, the Agency for Health Care Administration, received a petition for variance or waiver from A.S. and Plantation Nursing & Rehabilitation Center, LLC, allowing it to avoid the requirements of 59A-4.1295 for a pediatric resident.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Richard Shoop, Agency Clerk, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop 3,
Tallahassee,Florida32308.EmailRichard.Shoop@ahca.myflorida.com.Telephone:(850)412-3671.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-4.290 Skilled Services NOTICE IS HEREBY GIVEN that on November 12, 2020, the

Agency for Health Care Administration, received a petition for variance or waiver of subsection 59G-4.290(7) on behalf of Petitioner, A.S. Florida Administrative Code Rule 59G-4.290 ("Rule") establishes the level of care criteria that must be met in order for nursing and rehabilitative services to qualify as skilled services under Medicaid. Petitioner seeks a variance or waiver of limited provisions of the Rule. Specifically, Petitioner seeks a variance or waiver of the medically fragile requirements which limits being classified as medically fragile to individuals age birth through twenty years old. Interested persons or agencies may submit written comments on the Petition within fourteen (14) days after publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Richard J. Shoop, Agency Clerk, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop #3, Tallahassee, Florida 32308, Richard.shoop@ahca.myflorida.com; (850)412-3689.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-4.002 Provider Reimbursement Schedules and Billing Codes

The Agency for Health Care Administration hereby gives notice: On August 11, 2020, the Agency for Health Care Administration, received a petition for Variance from or Waiver of Rules 59G-13.081 and 59G-4.002 from Petitioner, C.R. Florida Administrative Code Rule 59G-13.081 incorporates by reference into rule the Florida Medicaid Developmental Disabilities Individual Budgeting Waiver Services Provider Rate Table ("Rate Table"). The Rate Table sets the reimbursable rate for Respite Services per Quarter Hour at \$3.22 per quarter hour. Petitioner sought a variance from or waiver of the Respite Service Quarter Hour Rate of \$3.22 per quarter hour and requested to be authorized a rate of \$5.00 per quarter hour. Florida Administrative Code Rule 59G-4.002 incorporates by reference into rule the Personal Care Services Fee Schedule. The Personal Care Services Fee Schedule sets the reimbursable rate for service code S9122 at \$15.00 per hour.

Petitioner sought a variance from or waiver of the rate of \$15.00 per hour for service code S9122 and requested to be authorized a rate of \$20.00 per hour. Notice of the petition was published in the Florida Administrative Register on August 13, 2020. On November 9, 2020, the Agency for Health Care Administration issued a Final Order Denying Variance from or Waiver of Rules 59G-13.081 and 59G-4.002, finding Petitioner did not meet the two-prong test outlined in subsection 120.542(2), Florida Statutes.

A copy of the Order or additional information may be obtained by contacting: Richard J. Shoop, Agency Clerk, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop #3, Tallahassee, Florida 32308;

Richard.shoop@ahca.myflorida.com, (850)412-3689.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-13.081 Developmental Disabilities Individual Budgeting Waiver Services Provider Rate Table

The Agency for Health Care Administration hereby gives notice: On August 11, 2020, the Agency for Health Care Administration, received a petition for Variance from or Waiver of Rules 59G-13.081 and 59G-4.002 from Petitioner, C.R. Florida Administrative Code Rule 59G-13.081 incorporates by reference into rule the Florida Medicaid Developmental Disabilities Individual Budgeting Waiver Services Provider Rate Table ("Rate Table"). The Rate Table sets the reimbursable rate for Respite Services per Quarter Hour at \$3.22 per quarter hour. Petitioner sought a variance from or waiver of the Respite Service Quarter Hour Rate of \$3.22 per quarter hour and requested to be authorized a rate of \$5.00 per quarter hour. Florida Administrative Code Rule 59G-4.002 incorporates by reference into rule the Personal Care Services Fee Schedule. The Personal Care Services Fee Schedule sets the reimbursable rate for service code S9122 at \$15.00 per hour. Petitioner sought a variance from or waiver of the rate of \$15.00 per hour for service code S9122 and requested to be authorized a rate of \$20.00 per hour. Notice of the petition was published in the Florida Administrative Register on August 13, 2020. On November 9, 2020, the Agency for Health Care Administration issued a Final Order Denying Variance from or Waiver of Rules 59G-13.081 and 59G-4.002, finding Petitioner did not meet the two-prong test outlined in subsection 120.542(2), Florida Statutes.

A copy of the Order or additional information may be obtained by contacting: Richard J. Shoop, Agency Clerk, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop #3, Tallahassee, Florida 32308; Richard.shoop@ahca.myflorida.com; (850)412-3689.

DEPARTMENT OF MANAGEMENT SERVICES

Public Employees Relations Commission RULE NO.: RULE TITLE:

60CC-4.002 Ratification by Members of Bargaining Unit

NOTICE IS HEREBY GIVEN that on November 16, 2020, the Public Employees Relations Commission, received a petition for variance from Rule 60CC-4.002, F.A.C., from Rene Sanchez and AFSCME Local 1363, AFL-CIO to allow AFSCME Local 1363, AFL-CIO to conduct all aspects of a ratification electronically. The petition was assigned Case No. MS-2020-075. Any interested person may submit written comments on this petition within 5 days of publication of this notice by mail to Commission Clerk, Public Employees Relations Commission, 4708 Capital Circle Northwest, Suite 300, Tallahassee, Florida 32303-7256 or by facsimile to (850)488-9704.

A copy of the Petition for Variance or Waiver may be obtained by contacting: The Clerk, Public Employees Relations Commission, 4708 Capital Circle Northwest, Suite 300, Tallahassee, Florida 32303-7256 or by email to Barry.Dunn@perc.myflorida.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On November 16, 2020, the Division issued an order. The Final Order was in response to a Petition for a routine permanent Variance from Estates at Carpenters, filed September 21, 2020, and advertised on September 24, 2020, in Vol. 46, No. 187, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 2.4.1.5 and 2.15.9.2, ASME A17.1, 2013 edition, as adopted by Rule 61C-5.001 Florida Administrative Code that requires platform guards and bottom car clearances operations because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW 2020-122).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-4.010 Sanitation and Safety Requirements

NOTICE IS HEREBY GIVEN that on November 17, 2020, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants, received a petition for An Emergency Variance for paragraph 3-305.11(A)(2), 2017 FDA Food Code, Section 3-305.14, 2017 FDA Food Code, Section 6-202.15, 2017 FDA Food Code, Section 6-202.16, 2017 FDA Food Code, subsection 61C-4.010(1), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code from SABOR MEXICALI LLC located in St. Petersburg. 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 HEALTH

Board of Physical Therapy Practice RULE NO.: RULE TITLE:

64B17-3.001 Licensure

NOTICE IS HEREBY GIVEN that on November 16, 2020, the Board of Physical Therapy Practice, received a petition for variance or waiver filed by Parini Bidja. Petitioner seeks a permanent variance or waiver of Rule 64B17-3.001, F.A.C., with regards to qualifications for licensure.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Allen Hall, Executive Director, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253, Allen.Hall@flhealth.gov, within 14 days of publication of this notice.

FLORIDA HOUSING FINANCE CORPORATION RULE NO.: RULE TITLE:

67-21.013 Non-Credit Enhanced Multifamily Mortgage Revenue Bonds

NOTICE IS HEREBY GIVEN that on November 16, 2020, the Florida Housing Finance Corporation, received a petition for waiver Rule 67-21.013, Florida Administrative Code and the requirements of REFA 2019-116 from Brandon Preserve, Ltd. allowing the principals of Petitioner to purchase B Bonds, and allowing Petitioner to change the General Partner's members and use draw-down funds for the B Bonds.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Ana McGlamory, Corporation Clerk, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, FL 32301-1329. The Petition has also been posted on Florida Housing's website at floridahousing.org. Florida Housing will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m., Eastern Time, on the 14th day after publication of this notice at Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF EDUCATION

Division of Florida Colleges

The Criminal Justice Standards and Training Commission, Region IV, Training Council announces a public meeting to which all persons are invited.

DATE AND TIME: January 6, 2021, 10:00 a.m.

PLACE: College of Central Florida, Ewers Century Center, Building 40, Room 108S

GENERAL SUBJECT MATTER TO BE CONSIDERED: To establish the 2021-2022 operating budget and review the 2020-2021 expenditures to date.

A copy of the agenda may be obtained by contacting: College of Central Florida, 3001 SW College Rd, Ocala, FL 34474 Attn: Stephenie Butscher

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

DEPARTMENT OF TRANSPORTATION

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

DATE AND TIME: December 15, 2020, 2:00 p.m. – 4:00 p.m. PLACE: GoToWebinar

https://attendee.gotowebinar.com/register/3515888951950213 131

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Freight Advisory Committee advises Florida on freight issues, priorities, projects and funding needs for freight improvement and elevates freight transportation as a critical component of the state's economic vitality and competitiveness. This meeting will allow us to discuss the various implementation activities that have come out of the Freight Mobility and Trade Plan, highlight a few workshops put on by the FMO office, and hear about the ongoing freight commodity data/county profile project work being done in the Department. A copy of the agenda may be obtained by contacting: Rickey Fitzgerald at rickey.fitzgerald@dot.state.fl.us.

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

For more information, you may contact: Rickey Fitzgerald at rickey.fitzgerald@dot.state.fl.us.

STATE BOARD OF ADMINISTRATION

Florida Prepaid College Board

The Florida Prepaid College Board announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, December 8, 2020, 1:00 p.m. ET via webinar

PLACE: Link to webinar is located on the agenda.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a regular business meeting of the Florida ABLE, Inc. Board.

A copy of the agenda may be obtained by contacting: https://www.myfloridaprepaid.com/about-us/board-reports/or by calling (850)488-8514.

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: fax a written request to the Florida Prepaid College Board at (850)488-3555. 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).

STATE BOARD OF ADMINISTRATION

Florida Prepaid College Board

The Florida Prepaid College Board announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, December 8, 2020, 2:30 p.m. ET via webinar

PLACE: Link to webinar is located on the agenda.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a regular business meeting of the Florida Prepaid College Foundation Board.

A copy of the agenda may be obtained by contacting: https://www.myfloridaprepaid.com/about-us/board-reports/or by calling (850)488-8514.

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: fax a written request to the Florida Prepaid College Board at (850)488-3555. 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).

STATE BOARD OF ADMINISTRATION

Florida Prepaid College Board

The Florida Prepaid College Board announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, December 9, 2020, via webinar. The Florida Prepaid College Board Audit and Risk Committee meeting will begin at 8:00 a.m., or soon thereafter, until completion, followed by the Florida Prepaid College Board Investment Committee meeting, until completion, followed by the Florida Prepaid College Board meeting.

PLACE: Link to webinar is located on the agenda.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct regular business meetings of the Florida Prepaid College Board Audit and Risk Committee, the Florida Prepaid College Board Investment Committee and the Florida Prepaid College Board.

A copy of the agenda may be obtained by contacting: https://www.myfloridaprepaid.com/about-us/board-reports/or by calling (850)488-8514.

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: fax a written request to the Florida Prepaid College Board at (850)488-3555. 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 Pilot Commissioners

The Board of Pilot Commissioners Deputy Pilot Advancement Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: November 30, 2020, 9:30 a.m. ET PLACE: 1(888)585-9008, participant passcode: 491089625 GENERAL SUBJECT MATTER TO BE CONSIDERED: Deputy Pilot Advancements. A copy of the agenda may be obtained by contacting: Board of Pilot Commissioners, 2601 Blair Stone Rd., Tallahassee, FL 32399, (850)717-1982.

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

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

For more information, you may contact: Board of Pilot Commissioners, 2601 Blair Stone Rd., Tallahassee, FL 32399, (850)717-1982.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

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

DATE AND TIME: December 1, 2020, 10:30 a.m.

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

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

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

Barbara.Whitney@myfloridalicense.com.

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

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

For more information, you may contact: Barbara Whitney, (352)313-6615, Barbara.Whitney@myfloridalicense.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Appraisal Board

The Florida Real Estate Appraisal Board announces a telephone conference call to which all persons are invited.

DATE AND TIME: Monday, December 7, 2020, 8:30 a.m. ET PLACE: //global.gotomeeting.com/join/486603221

GENERAL SUBJECT MATTER TO BE CONSIDERED: CHANGE OF NOTICE to 22991345 Notice

Official business of the Appraisal Board which will include education. All of this meeting will be conducted as a teleconference in order to permit maximum participation of the Board members and Board counsel.

A copy of the agenda may be obtained by contacting: DREAppraisalSection@myfloridalicense.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: DREAppraisalSection@myfloridalicense.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Appraisal Board

The Probable Cause Panel of the Florida Real Estate Appraisal Board announces a telephone conference call to which all persons are invited.

DATE AND TIME: Tuesday, December 8, 2020, 9:00 a.m. Eastern Time

PLACE: Teleconference phone number: 1(888)585-9008, and the conference ID is 783-312-321 followed by the # sign.

GENERAL SUBJECT MATTER TO BE CONSIDERED: NOTICE OF CHANGE

The Probable Cause Panel will meet to conduct a private meeting to review cases to determine probable cause and to conduct a public meeting to review cases where probable cause was previously found. All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of the Probable Cause Panel or its counsel.

A copy of the agenda may be obtained by contacting: Deputy Clerk, Division of Real Estate, 400 W. Robinson St., Suite N801, Orlando, FL 32801-1772. Only public portions of the agenda are available upon request.

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: 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: dreappraisalsection@myfloridalicense.com.

DEPARTMENT OF FINANCIAL SERVICES

OIR - Insurance Regulation

The Florida Health Insurance Advisory Board (Board) announces a public meeting to which all persons are invited. DATE AND TIME: November 30, 2020, 10:00 a.m.

PLACE: The meeting will be by teleconference. Members of the public who wish to listen in to the conference call are invited to listen in by calling 1(866)299-7949 and using Participant Code: 4288083#.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The public meeting will be conducted by the Board's Executive Direction Selection Committee (Committee). The Committee will interview applications for the Executive Director for the Board.

A copy of the agenda may be obtained by contacting: Amy Hardee at Amy.Hardee@floir.com or may be obtained on the OIR website.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Amy.Hardee@floir.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: Amy Hardee at Amy.Hardee@floir.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Workforce Services

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

DATE AND TIME: November 24, 2020, 3:00 p.m. – 5:00 p.m. PLACE: Conference Call Information: US (Toll Free): 1(877)309-2073 or (not toll free) (571)317-3129, Access Code:

463-270-733. Using GoToMeeting from a computer, tablet or smartphone: New to GoToMeeting? Get the app now and be ready when your first meeting starts: https://global.gotomeeting.com/install/463270733. Use this link to join the meeting from your computer, tablet or smartphone at:

https://global.gotomeeting.com/join/463270733. Or, join from a video-conferencing room or system. Type in your web browser: 67.217.95.2 or inroomlink.goto.com; meeting ID: 463 270 733. Or dial directly: 463270733@67.217.95.2 or 67.217.95.2##463270733. *Note: One may need to create an account or login.

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

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Nicole Duque, (850)717-8980. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Nicole Duque, (850)717-8980.

FLORIDA LEAGUE OF CITIES

The Florida Association of Counties Trust (FACT) announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, December 11, 2020, 8:30 a.m.

PLACE: 1600 Summit Lake Drive, Tallahassee, FL 32317

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Association of Counties Trust general board meeting conducted through the use of communications media technology, as authorized by subsection 163.01(18), Florida Statutes.

A copy of the agenda may be obtained by contacting: Chris Krepcho, ckrepcho@flcities.com, (407)367-4004.

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: Chris Krepcho, ckrepcho@flcities.com, (407)367-4004. 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: Chris Krepcho, ckrepcho@flcities.com, (407)367-4004.

FLORIDA SURPLUS LINES SERVICE OFFICE

The Florida Surplus Lines Service Office Board of Governors announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, January 26, 2021, 9:00 a.m.

PLACE: Virtual Format. For access contact Georgie Barrett at gbarrett@fslso.com.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Quarterly Business Meeting General Business Matters

A copy of the agenda may be obtained by contacting: Georgie Barrett at gbarrett@fslso.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Jennifer Mills at jmills@fslso.com or 1(800)562-4496, x101. 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).

SANTA FE COMMUNITY COLLEGE

The CJSTC Region IV Training council announces a public meeting to which all persons are invited.

DATE AND TIME: December 10, 2020, 10:00 a.m.

PLACE: Santa Fe College Institute of Public Safety, 3737 NE 39th Avenue, Gainesville, Florida, a Zoom alternative will be available.

GENERAL SUBJECT MATTER TO BE CONSIDERED: A meeting to review the proposed 2021-2022 fiscal year budget, appoint a new chair, and review training activities in the region. A copy of the agenda may be obtained by contacting: Kathyleen Hardage at (352)271-2943.

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: Kathyleen Hardage at (352)271-2943. 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: Kathyleen Hardage at (352)271-2943.

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

PASCO COUNTY BOARD OF COUNTY COMMISSIONERS RFP-21-024 INVESTMENT BANKING / UNDERWRITING SERVICES - FUEL TAX REVENUE BONDS, SERIES 2021 NOTICE OF INVITATION FOR BID: The Pasco County Board of County Commissioners, Purchasing Department is soliciting formal, competitive, sealed bids from contractors for RFP-21-024 INVESTMENT BANKING / UNDERWRITING SERVICES - FUEL TAX REVENUE BONDS, SERIES 2021; Closing 12/9/2020, 3:00 p.m. More information at www.BidNetDirect.com.

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., Wednesday, November 11, 2020 and 3:00 p.m., Tuesday, November 17, 2020.

Rule No.	File Date	Effective Date
12D-16.002	11/17/2020	12/7/2020
61-35.025	11/17/2020	12/7/2020
61G1-12.005	11/16/2020	12/6/2020
61G2-7.030	11/13/2020	12/3/2020
64B2-16.007	11/13/2020	12/3/2020
64ER20-35	11/16/2020	11/16/2020
64ER20-36	11/16/2020	11/16/2020
64ER20-37	11/16/2020	11/16/2020
64DER20-34	11/12/2020	11/12/2020
65C-16.021	11/17/2020	12/7/2020
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	**/**/****

(2) 220 402	(/2)(/2020	**/**/****
62-330.402	6/26/2020	, ,
62-331.010	7/21/2020	**/**/***
62-331.020	6/11/2020	**/**/****
62-331.030	6/11/2020	**/**/****
62-331.040	6/11/2020	**/**/****
62-331.050	6/11/2020	**/**/****
62-331.051	7/21/2020	**/**/***
62-331.052	7/21/2020	**/**/****
62-331.053	7/21/2020	**/**/****
62-331.054	7/21/2020	**/**/****
62-331.060	7/21/2020	**/**/****
62-331.070	6/11/2020	**/**/***
62-331.080	7/21/2020	**/**/***
62-331.090	7/21/2020	**/**/***
62-331.100	6/11/2020	**/**/****
62-331.110	7/21/2020	**/**/****
62-331.120	7/21/2020	**/**/***
62-331.130	6/11/2020	**/**/****
62-331.140	6/11/2020	**/**/***
62-331.160	7/21/2020	**/**/***
62-331.200	7/21/2020	**/**/****
62-331.201	7/21/2020	**/**/***
62-331.210	7/21/2020	**/**/****
62-331.211	6/11/2020	**/**/****
62-331.212	6/11/2020	**/**/***
62-331.213	6/11/2020	**/**/****
62-331.214	6/11/2020	**/**/***
62-331.215	7/21/2020	**/**/***
62-331.216	7/21/2020	**/**/***
62-331.217	7/21/2020	**/**/***
62-331.218	6/11/2020	**/**/***
62-331.219	6/11/2020	**/**/****

File Date	Effective Date
L SECTIONS 120.54 73.1391(6), FLORID	1(3), 373.139(7)
ULES AWAITING I	, ,
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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 AGRICULTURE AND CONSUMER SERVICES

Division of Aquaculture

The Florida Aquaculture Review Council Announces a Call of Statements of Interest

ANNOUNCEMENT FY 2022-2023

FLORIDA AQUACULTURE REVIEW COUNCIL

CALL FOR STATEMENTS OF INTEREST

The Florida Aquaculture Review Council announces a Call for Statements of Interest to perform aquaculture research and development projects during fiscal year 2022-2023. Statements of Interest will be reviewed by the Council and selected investigators will be invited to submit full proposals. The source of funding for projects will be a State of Florida Legislative appropriation. No dollar amount is currently set aside for aquaculture projects. Funding for projects selected by the Council is not guaranteed.

The Council has identified specific applied research topics and requires post-project transfer of technology or results to Florida aquaculturists. The full Call for Statements of Interest (including research topics and submission instructions) can be found online at:

www.FDACS.gov/content/download/63235/file/2022-23_ARC_SOICall_FINAL_ADA.pdf.

The deadline for submitting a completed Statement of Interest is January 8, 2021, 5:00 p.m., ET (Eastern Time). Late or incomplete submissions will not be accepted. Questions and completed applications should be directed to Dr. Marcy Cockrell, Division of Aquaculture, 600 S. Calhoun St, Suite 217, Tallahassee, Florida 32399, (850)617-7600, or Marcy.Cockrell@FDACS.gov.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Notice of Withdrawal for Mckibben Motorsports, Inc.

Notice is hereby given that the publication of Mckibben Motorsports, Inc., for relocation from 3699 Us Highway 17 N, Winter Haven, (Polk County), Florida, 33881 to 20769 Us-27 South, Lake Wales, (Polk County), Florida, 33853 for motorcycle manufactured by American Honda Motor Co, Inc. (HOND) motorcycle franchise dealership in Polk County by American Honda Motor Co. Inc., published in Volume 46, Number 221, Page 1 of the Florida Administrative Weekly on November 12, 2020, has been withdrawn.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT, SOUTH FLORIDA WATER MANAGEMENT DISTRICT AND SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT GIVE NOTICE OF DISTRICT DECISION

The St. Johns River Water Management District (SJRWMD), South Florida Water Management District (SFWMD), and Southwest Florida Water Management District (SWFWMD) (collectively, the Districts) give notice of their decision approving the 2020 Central Florida Water Initiative Regional Water Supply Plan (CFWI RWSP), which was jointly developed by the Districts in coordination with stakeholders. The documents are further described below:

1. 2020 CFWI RWSP is available at

https://www.cfwiwater.com/pdfs/CFWI_2020-

Public_Review_Final-Draft_Voll_Rpt_10-18-2020.pdf

2. **Appendices to 2020 CFWI RWSP** is available at https://www.cfwiwater.com/pdfs/CFWI_2020_Final-

Appendices-10-18-2020.pdf

The 2020 CFWI RWSP was developed and approved to implement Section 373.709, Florida Statutes (F.S.). In the 2020 CFWI RWSP, the Districts have determined that existing sources of water are not adequate in all of Orange, Osceola, Polk, and Seminole Counties, and southern Lake County (CFWI Planning Area) to supply water for all existing and future reasonable-beneficial uses and to sustain the water resources and related natural systems through 2040. The CFWI Planning Area shall be considered a Water Resource Caution Area (WRCA) for the purposes of Section 403.064, F.S. The 2020 CFWI RWSP identifies alternative water supply (AWS) projects from which water suppliers may choose for meeting water supply needs within the designated WRCA. Although AWS projects added to the 2020 CFWI RWSP are potentially eligible for certain District funding, there is no assurance of funding.

The file(s) containing the 2020 CFWI RWSP are available for inspection Monday through Friday, except for legal holidays, 8:00 a.m. – 5:00 p.m., at the following locations: St. Johns River Water Management District Headquarters, 4049 Reid St., Palatka, Florida, 32177-2529; South Florida Water Management District Headquarters, 3301 Gun Club Road, West Palm Beach, Florida 33406; Rosie Byrd, District Clerk, (561)682-6805; and Southwest Florida Water Management District Headquarters, 2379 Broad Street, Brooksville, FL 34604. If you wish to receive a copy, please submit your request to the Office of Business and Administrative Services, St. Johns River Water Management District; Office of the District Clerk of the South Florida Water Management District, Attention: Rosie Byrd, District Clerk; or General Services Bureau, Southwest Florida Water Management District, Attention: Peggy Meinhardt, Records Manager at the addresses listed above. You may also review these documents by using your web browser to go to the website described above.

A person whose substantial interests may be affected by the Districts' decision on this regional water supply plan or the designation of the CFWI Planning Area as a water resource caution area has the right to request an administrative hearing in accordance with Section 120.569 and 120.57, F.S., and Chapter 28-106, Florida Administrative Code (F.A.C.). Persons seeking a hearing on the Districts' decision which affects or may affect their substantial interests shall file a petition for hearing in accordance with the filing instructions set forth herein, within twenty-one (21) days of the publication of this notice. A petition must comply with subparagraph 120.54(5)(b)4. and paragraph 120.569(2)(c), F.S., and Chapter 28-106, F.A.C. Mediation pursuant to Section 120.573, F.S., is not available. Because the administrative hearing process is designed to formulate final agency action, the timely filing of a request for hearing may result in the District's final action being different from its original action. Any person who receives written notice of the Districts' decision and fails to file a written request for hearing within the timeframe described above waives the right to request a hearing on that decision.

A petition for hearing must be filed in accordance with the following:

For those whose substantial interests are affected within the SJRWMD, a request for hearing must be filed with (received by) the District either by delivery at the office of the District Clerk at District Headquarters, P. O. Box 1429, Palatka Florida 32178-1429 (4049 Reid St., Palatka, FL 32177) or by e-mail with the District Clerk at Clerk@sjrwmd.com, A petition for an administrative hearing is deemed filed upon receipt of the complete petition by the District Clerk at the District Headquarters in Palatka, Florida. Petitions received by the District Clerk after 5:00 p.m., or on a Saturday, Sunday, or legal holiday, shall be deemed filed as of 8:00 a.m. on the next regular District business day. The District's acceptance of petitions filed by e-mail is subject to certain conditions set forth in the District's Statement of Agency Organization and Operation (issued pursuant to Rule 28-101.001, F.A.C.), which is available at www.sjrwmd.com/agency_statement.pdf. These conditions include, but are not limited to, the petition being in the form of a PDF or TIFF file and being capable of being stored and printed by the District. Further, pursuant to the District's Statement of Agency Organization and Operation, attempting

to file a petition by facsimile is prohibited and shall not constitute filing.

• For those whose substantial interests are affected within SFWMD, a petition for administrative hearing must be filed with the Office of the District Clerk. Filings with the Office of the District Clerk may be made by mail, hand-delivery, or email. Filings by facsimile will not be accepted. A petition for an administrative hearing is deemed filed upon receipt during normal business hours by the Office of the District Clerk at SFWMD Headquarters in West Palm Beach, Florida. The District's normal business hours are 8:00 a.m. – 5:00 p.m., excluding weekends and District holidays. Any document received by the Office of the District Clerk after 5:00 p.m. shall be deemed filed as of 8:00 a.m. on the next regular business day. Additional filing instructions are as follows:

o Filings by mail must be addressed to the Office of the District Clerk, P.O. Box 24680, West Palm Beach, Florida 33416. Filings by hand-delivery must be delivered to the Office of the District Clerk. Delivery of a petition to the SFWMD's security desk does not constitute filing. It will be necessary to request that the SFWMD's security office contact the Office of the District Clerk. An employee of the SFWMD's Clerk's office will receive and file the petition.

o Filings by e-mail must be transmitted to the Office of the District Clerk at <u>clerk@sfwmd.gov</u>. The filing date for a document transmitted by electronic mail shall be the date the Office of the District Clerk receives the complete document. A party who files a document by email shall: (1) represent that the original physically signed document will be retained by that party for the duration of the proceeding and of any subsequent appeal or subsequent proceeding in that cause and that the party shall produce it upon the request of other parties; and (2) be responsible for any delay, disruption, or interruption of the electronic signals and accepts the full risk that the document may not be properly filed.

For those whose substantial interests are affected within the Southwest Florida Water Management District, a request for hearing must be filed with and received by the Agency Clerk of the District at the District's Tampa Service Office, 7601 US Highway 301 North, Tampa, Florida 33637, by hand delivery, U.S. Mail or other delivery service, or by facsimile at 1(813)367-9776 or 1(813)367-9772. Receipt is deemed to be the fifth day after the date on which this notice is deposited in the United States mail. The District does not accept legal filings by electronic mail. Any document received by the Agency Clerk after 5:00 p.m. shall be filed as of 8 a.m. on the next regular business day. If transmission of a facsimile-transmitted document is begun prior to 5:00 p.m. but is not complete until after 5:00 p.m., the document shall be considered as received after 5:00 p.m.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT GIVES NOTICE OF DISTRICT DECISION The Southwest Florida Water Management District (District) gives notice of its decision on November 17, 2020, approving the 2020 District Regional Water Supply Plan. The documents, collectively referred to as the 2020 RWSP, are further described below:

1. **Executive Summary** 2. Northern Planning Region 3. Tampa Bay Planning Region 4. Heartland Planning Region 5. Southern Planning Region 6. Comments and Responses 7. Appendix 2-1 – Priority List and Schedule for **MFLs** 8. Appendix 2-2 – MFLs Methodologies 9.

9. Appendix 3-1 – Demand Projections for Agriculture

10. Appendix 3-2 –Demand Projections for Industrial/Commercial, Mining/Dewatering, Power Generation
11. Appendix 3-3 – Demand Projections for Public Water Supply

12. Appendix 3-4 – Demand Projections for Landscape/Recreation

13. Appendix 4-1 – Reclaimed Water – Existing and Future by County

14. Appendix 4-2 – Criteria for Determining Potential Water Availability for Rivers

The file(s) containing the 2020 RWSP, as well as the Order approving the 2020 RWSP, are available for inspection Monday through Friday, except for legal holidays, 8:00 a.m. – 5:00 p.m. at the Southwest Florida Water Management District Headquarters, 2379 Broad Street, Brooksville, Florida 34604. The documents are also available for review online at https://www.swfwmd.state.fl.us/resources/plans-reports/rwsp.

A person whose substantial interests may be affected by the District's decision on a regional water supply plan has the right to request an administrative hearing in accordance with Sections 120.569 and 120.57, F.S., and Chapter 28-106, F.A.C. A request for hearing must be filed with (received by) the District by hand delivery, U.S. Mail, or other delivery service addressed and sent or delivered to the District's Agency Clerk at the District's Tampa Service Office, 7601 U.S. Highway 301 North, Tampa, FL 33637, or by Facsimile to the Agency Clerk at 1(813)367-9776 or 1(813)367-9778 within twenty-one (21)

days of this publication. A petition must comply with subparagraph 120.54(5)(b)4. and paragraph 120.569(2)(c), Florida Statutes (F.S.), and Chapter 28-106, F.A.C. The District will not accept a petition submitted by electronic mail. Mediation pursuant to Section 120.573, F.S., is not available. A petition for an administrative hearing is deemed filed upon

A petition for an administrative hearing is deemed filed upon receipt of the complete petition by the Agency Clerk. Petitions received by the Agency Clerk after 5:00 p.m., or on a Saturday, Sunday, or legal holiday, shall be deemed filed as of 8:00 a.m. on the next regular District business day. If transmission of a facsimile-transmitted document is begun prior to 5:00 p.m. but not complete until after 5:00 p.m. the document shall be considered as received after 5:00 p.m. and shall be deemed filed as of 8:00 a.m. on the next regular District business day. Failure to file a request for hearing within the specified time period shall constitute a waiver of any right any such person may have to request a hearing pursuant to Sections 120.569 and 120.57, F.S., and Rule 28-106.111, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the timely filing of a request for hearing may result in the District's final action being different from its original action. A person whose substantial interests are or may be affected by the District's final action has the right to become a party to the proceeding, in accordance with the requirements set forth above.

The District does not discriminate on the basis of disability. This nondiscrimination policy involves every aspect of the District's functions, including access to and participation in the District's programs and activities. Anyone requiring reasonable accommodation as provided for in the Americans with Disabilities Act should contact the SWFWMD Human Resources Office, (352)796-7211, ext. 4706, 1(800)423-1476 (FL only), ext. 4706 or email to ADACoordinator@swfwmd.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.