Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO. RULE TITLE:

6A-1.0017 School Environmental Safety Incident Reporting (SESIR)

PURPOSE AND EFFECT: To provide greater clarity on SESIR reporting requirements and incident definitions.

SUBJECT AREA TO BE ADDRESSED: Reporting requirements of SESIR.

RULEMAKING AUTHORITY: 1001.02(1), 1006.07(9), FS.

LAW IMPLEMENTED: 1001.212(6), 1001.212(8), 1001.42(13), 1001.51(12), 1001.54(3), 1002.33(16), 1006.07(6), (9), 1006.09(6), 1006.147(6), 1008.385, FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD

AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: May 24, 2021, 2:00 p.m. EDT.

PLACE: Register

https://attendee.gotowebinar.com/register/8915130963683167 499.

at:

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

The conference call and webinar will begin at the appointed time and last for a minimum of 30 minutes but will conclude after 30 minutes if no additional callers are on the line. To participate in person: Department of Education, 325 West Gaines Street, Room 1360, Tallahassee, Florida.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julie Collins, Office of Safe Schools, Julie.Collins@fldoe.org.

To comment on this rule development workshop, please go to https://web02.fldoe.org/rules or contact: Chris Emerson, Director, Office of Executive Management, Department of Education, (850)245-9601 or email Christian.Emerson@fldoe.org.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

Will be available at https://web02.fldoe.org/rules prior to the workshop.

DEPARTMENT OF TRANSPORTATION

Commercial Motor Vehicle Review Board

RULE NO.:	RULE TITLE:
14A-1.004	Meetings of the Commercial Motor Vehicle
	Review Board

PURPOSE AND EFFECT: The amendments to this rule are being made to clarify language concerning the prepayment of penalties prior to appearing before the Commercial Motor Vehicle Review Board to seek modification, cancellation or revocation of penalties imposed, and to update the legal authorities cited.

SUBJECT AREA TO BE ADDRESSED: These amendments address the clarity and legal authority of the rule.

RULEMAKING AUTHORITY: 334.044(2), 316.535(7), 316.550(6), FS.

LAW IMPLEMENTED: 316.3025, 316.516, 316.545, 316.550, 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: Richard Shine, Assistant General Counsel, Department of Transportation, 605 Suwannee Street, Tallahassee, FL 32399, richard.shine2@dot.state.fl.us

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

DEPARTMENT OF FINANCIAL SERVICES

Division of Funeral, Cemetery, and Consumer Services

RULE NO RULE TITLE:

69K-1.001 List of Approved Forms; Incorporation by Reference.

PURPOSE AND EFFECT: The proposed amendments will update several forms to incorporate recent legislative changes that modified the criteria to obtain an internship license as a concurrent funeral director and embalmer intern, and modified the criteria to obtain a license as a funeral establishment, direct disposal establishment, and centralized embalming facility. The proposed amendments will also remove several obsolete forms from the rule and make other updates as may be determined necessary.

SUBJECT AREA TO BE ADDRESSED: Update of several license application forms and the removal of obsolete forms. RULEMAKING AUTHORITY: 497.141(2), (12)(g), 497.142(10)(g), 497.146, 497.147, 497.263(2), 497.264(2)(a), 497.266(2), 497.269, 497.270(2), 497.272(7), 497.281,

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497.283(2)(c), 497.287(2), 497.368(1), 497.369(1), 497.370(1),
497.373(1), 497.374(1), 497.375(1), 497.376, 497.380(4), (12),
497.382, 497.385, 497.453, 497.454(1), 497.456(13)(f),
497.458(1)(e), (1)(k), 497.462(9), 497.464(3), 497.466(5)(c),
(8)(a), 497.550(2), 497.551(3), 497.553(2), (6), 497.554(2),
497.602(2), 497.603(2), 497.604, 497.606, 497.608(2) FS.
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LAW IMPLEMENTED: 497.103(2)(c), 497.140, 497.141, 497.142, 497.143, 497.146, 497.147, 497.263, 497.264, 497.266, 497.269, 497.270, 497.272, 497.281, 497.283, 497.287, 497.365, 497.368, 497.369, 497.370, 497.373, 497.374, 497.375, 497.376, 497.377, 497.378, 497.379, 497.380, 497.382, 497.385, 497.453, 497.454, 497.456, 497.458, 497.462, 497.464, 497.466, 497.550, 497.551, 497.553, 497.554, 497.602, 497.603, 497.604, 497.606, 497.608 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: June 4, 2021, 11:00 a.m.

PLACE: Room 302, Pepper Building, 111 W. Madison Street, Tallahassee, FL

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: Ellen Simon at (850)413-4985 or Ellen.Simon@myfloridacfo.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ellen Simon, Assistant Director, 200 East Gaines Street, Tallahassee, Florida 32399-0361; (850)413-4985; or Ellen.Simon@myfloridacfo.com. A copy of the proposed rule is also available on the Department's website at: https://www.myfloridacfo.com/division/generalcounsel/rulem aking-workshops-and-hearings.

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

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO. RULE TITLE:

6A-1.09981 School and District Accountability

PURPOSE AND EFFECT: To modify the requirements for the College and Career Acceleration component of school grades to align it with the requirements of section 1008.34, F.S., as amended in the 2020 legislative session. This amendment will provide additional pathways for graduates to earn College and Career Acceleration credit for the purpose of school and district grades.

SUMMARY: Beginning with the 2021-22 school grades calculation, schools will receive credit in the College and Career Acceleration component for 2020-21 graduates who complete 300 or more clock hours of approved career dual enrollment courses. Beginning with the 2022-23 school grades calculation, schools will receive credit in the College and Career Acceleration component for 2021-22 graduates who earn an Armed Services Qualification Test score that falls within Category II or higher on the Armed Services Vocational Aptitude Battery (ASVAB) and at least two credits in JROTC courses from the same branch of the United States Armed Forces.

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: Based upon the nature of the changes and past agency experiences with the school and district accountability systems, no adverse impact or regulatory cost is expected as a result of these rule amendments and certainly not one that will exceed any one of the economic analysis criteria set forth in s. 120.541(2)(a), F.S. and will not require legislative ratification. Specifically, the amendment can only serve to help improve school and district grades, as it increases the pathways for graduates to earn acceleration credit.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal

for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 1001.02, 1008.22, 1008.34, 1008.345, FS.

LAW IMPLEMENTED: 1008.22, 1008.34, 1008.345, FS.

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

DATE AND TIME: June 10, 2021, 9:00 a.m.

PLACE: Florida State College at Jacksonville, Advanced Technology Center, 401 West State Street, Room T140/141, Jacksonville, FL 32202.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tracy Halley, Bureau Chief, Bureau of Accountability Reporting, Division of Accountability, Research, and Measurement, Florida Department of Education, 325 West Gaines Street, Suite 544, Tallahassee, Florida 32399-0400, (850)245-0411.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.09981 School and District Accountability.

(1) through (3) No change.

(4) School Grading System. The school grade components shall be calculated as a percentage, with the possible points listed by the component.

(a) through (b) No change.

(c) School Grading Components for High Schools. The high school grading component shall be calculated for schools comprised of grades 9, 10, 11, and 12 or grades 10, 11, and 12. In addition, if a school includes grades 9, 10, 11, and 12 or grades 10, 11, and 12, with other grade levels, that school shall be included for the high school grading component. In addition, schools comprised of grades 11 and 12 shall be eligible for the high school grading component. High school grades shall include the following components.

1. No change.

2. College and Career Acceleration. (100 points) The percentage of students included as graduates in the graduation rate from subparagraph (4)(c)1. of this rule, who, while in high school, earned the following:

a. A score making them eligible to earn college credit through College Board Advanced Placement (AP) examinations, International Baccalaureate (IB) examinations, or Advanced International Certificate of Education (AICE) examinations according to the requirements of Rule 6A-10.024, F.A.C.;

b. College credit through dual enrollment courses according to the requirements of Rule 6A-14.064, F.A.C., <u>or</u>, <u>beginning with the 2021-2022 calculation of school grades</u>, <u>through the completion of three hundred (300) or more clock</u> <u>hours through career dual enrollment courses according to the</u> <u>requirements of Rule 6A-6.0575, F.A.C.</u>; or c. Career and Professional Education (CAPE) industry certification or a CAPE acceleration industry certification identified in the Industry Certification Funding List adopted in Rule 6A-6.0573, F.A.C.: or

d. Beginning with the 2022-2023 calculation of school grades, an Armed Services Qualification Test score that falls within Category II or higher (a score of 65 or higher on a score scale of 1 to 99) on the Armed Services Vocational Aptitude Battery (ASVAB) and at least two (2) credits in Junior Reserve Officers' Training Corps courses from the same branch of the United States Armed Forces, as identified in the "Course Code Directory and Instructional Personnel Assignments" adopted by Rule 6A-1.09441, F.A.C.

3. For the purpose of calculating a school's college and career acceleration component, a student shall be included no more than once.

(d) No change.

(5) through (7) No change.

Rulemaking Authority 1001.02, 1008.22, 1008.34, 1008.345 FS. Law Implemented 1008.22, 1008.34, 1008.345 FS. History–New 10-11-93, Amended 12-19-95, 3-3-97, 1-24-99, 2-2-00, 2-11-02, 12-23-03, 5-15-06, 6-19-08, 11-26-08, 11-12-09, 6-21-11, 7-16-12, 1-17-13, 5-21-13, 12-3-13, 2-9-16, 2-20-18.

NAME OF PERSON ORIGINATING PROPOSED RULE: Tracy Halley, Bureau Chief, Bureau of Accountability Reporting.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 3, 2021

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: April 6, 2021

DEPARTMENT OF JUVENILE JUSTICE

Transition

RULE NO. RULE TITLE:

63T-1.002	Definitions
63T-1.003	Community Supervision
63T-1.004	Residential Commitment Program
63T-1.005	Community Re-Entry Team

PURPOSE AND EFFECT: The amendments update the rule sections governing the transition of youth from residential commitment to community supervision, coordinating the activities of the Department's Residential and Probation program areas.

SUMMARY: The rule amendments update the transition process, providing an electronic education exit plan and formalizing the responsibilities of the community reentry team.

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 SERC Checklist and current information available to the Department indicates that the statutory threshold for ratification will not be exceeded.

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: 985.64, FS.

LAW IMPLEMENTED: 985.433, 985.435, 985.46, 985.601, FS.

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

DATE AND TIME: Wednesday, June 2, 2021, 10:00 a.m.

PLACE: DJJ Headquarters, 2737 Centerview Dr., General Counsel's Conference Room 3223, Tallahassee, Florida. For information about participation by telephone, contact John Milla at (850)8=921-4129.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Milla, 2737 Centerview Dr., Ste. 3200, Tallahassee, FL 32399-3100, e-mail: john.milla@djj.state.fl.us

THE FULL TEXT OF THE PROPOSED RULE IS:

63T-1.002 Definitions.

For the purpose of this rule chapter, the following terms are defined as follows: words shall have the meaning indicated.

(1) No change

(2) Community Reentry Team (<u>CRT</u>) – A team established in each judicial circuit in partnership with a school district transition contact to identify community resources for youth returning from residential commitment. The <u>CRT</u> Community Reentry Team should include the supervising Juvenile <u>Probation Officer (JPO)</u>, residential case manager, representation from the department, case managers responsible for continuity of programming for youth exiting commitment programs, representatives from of other agencies involved with the a youth, community law enforcement, educational entities, the One Stop Career Center and individuals specific to each youth served by the committee.

(3) Conditional <u>R</u>release (CR) – Assessment and intervention services provided to youth who are released from residential commitment programs. Under the legal status of conditional release, the youth remains on commitment status and is subject to transfer back to a residential commitment program if noncompliant.

(4) <u>Direct</u> Discharge – The release of a youth from a residential commitment program who is no longer under the jurisdiction of the court. This is frequently called Direct Discharge.

(5) <u>Electronic Education Exit Plan – A document that</u> <u>details a youth's current educational status while in residential</u> <u>commitment and potential educational placements post-release</u>.

(5) through (12) renumbered (6) through (13) No change.

<u>(14)(13)</u> Post-<u>C</u>eommitment <u>P</u>probation (PCP) – Assessment and intervention services provided to youth who are released from residential commitment programs. Under the legal status of post-commitment probation, the youth is legally transferred from commitment status to probation status, and is subject to court-ordered sanctions.

(15)(14) Post-<u>R</u>residential Services Case Manager – The person supervising the youth's post-commitment probation or conditional release after the youth's release or discharge from a residential commitment program.

(16)(15) Pre-Release Notification and Acknowledgement (<u>PRN</u>) – A three-part form initiated by a residential commitment program to give prior notification to the JPO of a youth's planned release, then allows for the JPO to add additional information pertinent to the release, and finally allows for the court's approval or deemed approval by the court of the release. The Pre-Release Notification and Acknowledgement form (RS 008, <u>February 2019</u> September 2006) is incorporated into this rule and is accessible electronically at http://www.flrples.org/Cetaway/rafarenee.asp2No=Ref.02674

http://www.flrules.org/Gateway/reference.asp?No=Ref-02674 or http://www.djj.state.fl.us/partners/forms_library/_in-Subjects/Subjects/residential_rule.

 $(\underline{17})(\underline{16})$ Release – Refers to when a youth re-enters his or her home community after successfully completing and exiting a residential commitment program.

(<u>18)</u>(17) Transition Conference – A conference, conducted at least 60 days prior to a youth's anticipated release from a residential commitment program, wherein the youth, residential program staff, the youth's JPO <u>or and/or</u> post-residential services case manager, and the youth's parent or guardian establish transition activities, with accompanying responsibilities and timelines, to facilitate the youth's successful release and reintegration into the community. $(\underline{19})(\underline{18})$ Transition Liaison – An identified <u>probation staff</u>, <u>designated by the Chief Probation Officer</u>, JPO in each judicial circuit who functions as the transition specialist within their local area and works as a liaison with the Reentry Teams and residential commitment programs.

(20)(19) Transition Planning – The process of establishing transition activities to facilitate a youth's successful release from a residential commitment program and reintegration into the community.

Rulemaking Authority 985.64 FS. Law Implemented 985.433(7)(c), 985.435, 985.46, 985.601(3)(a) FS. History–New 6-11-13<u>. Amended</u>

63T-1.003 <u>Juvenile Probation Officer Responsibilities.</u> Community Supervision.

(1) Pre-Commitment. At disposition, the JPO Juvenile Probation Officer (JPO) will address the youth's postcommitment supervision status with the court. If ordered, postcommitment supervision includes either post-commitment probation or conditional release. Otherwise, the youth will be a direct discharge. future suitability of post placement supervision for all youth for at least 90 days following their release from a residential commitment program. Postplacement supervision may be in the form of post commitment probation ordered by the court at disposition, or while the child remains on committed status after conditional release from the residential program. Additionally, information must be gathered by the JPO during the commitment staffing and through a review of collateral documentation that identify challenges to the youth's successful transition. The JPO must provide this information to the intervention and treatment team during the first 60 days of placement.

(2) Case management of youth in residential commitment. The supervising JPO must identify potential roadblocks to the youth's successful transition and submit the information to the treatment team within the first 60 days of placement. Regardless of post-residential supervision status, all youth shall benefit from the department's transition planning process. The JPO from the youth's home community plays an important role in the successful completion of a youth's residential stay. All youth, whether released to PCP, Conditional Release or direct discharged shall receive the benefit of the same release planning process. The JPO must:

(a) Participate in intervention and treatment team meetings unless written authorization is obtained in advance from their supervisor. If the JPO does not participate in person, telephonically, or if available, through web-based video phone, they shall follow-up with the residential case manager and youth within <u>three working days</u> 72 hours of the meeting. with the program and youth to confirm progress and identify actions that need to be initiated in the youth's home community by the JPO.

(b) <u>Contact the youth's parent or guardian at least once</u> <u>Make at least one phone call</u> per month <u>via in person meeting</u>, <u>telephone</u>, or web-based video phone</u> during the youth's placement. If the youth is 18 years of age or older, they may <u>request</u>, in writing, their parent or guardian not be contacted. to the youth's parent or guardian unless a youth 18 years of age or older has requested in writing that his or her parent not be contacted. Each <u>contact call</u> will be documented in JJIS case notes. These <u>contacts</u> phone calls must be transition focused and used to identify any unaddressed family needs that may inhibit <u>a</u> successful transition.

(3) Transition. The treatment team shall consist of all program staff involved with the youth, the JPO, the youth, the youth's family, and other community members invested in the youth's success. The transition plan is a comprehensive document outlining the steps a youth must take to successfully transition back to the community including post-residential services and court ordered sanctions. The JPO, or designee, must participate in the transition conference, via in-person, telephone, or web-based video phone, held in accordance with paragraph 63T-1.004(1)(a), F.A.C. Youth's success is dependent upon the intervention and treatment team, which includes key individuals invested in the youth's success, developing a transition plan for each youth that identifies all required actions for community re integration. The JPO or designee must participate in person, telephonically, or if available, through web-based video phone in the transition conference held in accordance with paragraph 63T 1.004(1)(a), F.A.C. Through this participation the JPO shall identify returning youth with unmet treatment and service needs or other barriers to release. The JPO shall refer these identified cases to the Transition Liaison to determine if the case shall be presented to the Community Reentry Team. The JPO, transition liaison, and treatment team shall ensure that:

(a) Living arrangements have been identified for the youth;

<u>1. If a youth does not plan to return to the county or circuit</u> with jurisdiction, the receiving circuit's JPO will host the community re-entry team meeting. The sending JPO will complete the case summary and participate in the community re-entry team meeting.

2. The JPO in the circuit with jurisdiction shall arrange a courtesy supervision request within 10 working days of learning of the relocation request. Courtesy supervision is performed by department staff outside the county of jurisdiction due to the youth's relocation.

(b) Transportation arrangements from the program to their home <u>or pre-determined location</u> community have been made. <u>If the family is unable to provide transportation for the youth,</u> the JPO and program staff shall determine responsibility depending on the following factors: Once a Juvenile Probation Officer has exhausted all means of family transportation, the responsibility resides with the Juvenile Probation Officer and/or residential program to complete these arrangements as follows:

1. Youth who live within 75 miles of the commitment program – Transportation home will be provided by program staff.

2. Youth who live more than 75 miles but less than 300 miles from the program – The youth will be transported by the program to a location pre-arranged with the youth's Juvenile Probation Officer, who will then take the youth the rest of the way home. The meeting point for the transfer of the youth must be flexible so that the round trip can take place within 8 hours.

3. Youth who live 300 plus miles from the program – The program Juvenile Probation Officer will register the youth with the local regional detention center <u>for transport</u>. and communicate the specific arrangements to the residential commitment program. The residential commitment program will transport the youth to the local detention center who will then transport the youth to the detention center closest to the youth's residence. The JPO will coordinate with the parent or guardian to ensure the youth is met at the receiving detention center. If the parent or guardian is unable to provide the transportation, and the JPO has exhausted all other sources, the JPO will complete the transport. If the Juvenile Probation Officer will complete the transport.

(c) Outstanding service needs and interventions are identified. These needs may <u>include</u> be for things such as mental health and substance abuse treatment, as well as educational and vocational training services, mentoring, employment assistance, childcare child-care, and or Medicaid eligibility;

(d) A case summary is presented to the <u>CRT;</u> Community Reentry Team if appropriate;

(e) Contact information for the youth's Department of Children and Families case worker (DCF) or other agency staff working with the youth is obtained if appropriate; and,

(f) The information on the Pre<u>-</u>Release Notification (PRN) provided by the program is correct and <u>is</u> that it gets forwarded to the court of jurisdiction within three working days <u>of receipt</u>.

1. If the court does not respond to the PRN within 10 days (14 days for adult court) the JPO will fill out section E as the PRN will be considered approved.

2. In the event a youth is committed in two separate jurisdictions, the JPO and program must ensure PRN's go to both courts prior to release.

3. If the JPO and commitment program cannot come to an agreement regarding the youth's PRN, the decision must be raised up through the chain of command for both Probation and Residential Services. The final decision would then become the

responsibility of the two Regional Directors or their designees, and then if needed, the Assistant Secretaries or their designees. (4) No change.

Rulemaking Authority 985.64 FS. Law Implemented 985.433(7)(c), 985.435, 985.46, 985.601(3)(a) FS. History–New 6-11-13<u>, Amended</u>

63T-1.004 Residential Commitment Program.

(1) Transition Planning. When developing each youth's performance plan and throughout its implementation during the youth's stay, a residential commitment program shall ensure that the intervention and treatment team is planning for the youth's successful transition to the community upon release from the program. The intervention and treatment team shall intensify its transition planning as the youth nears his or her targeted release date as follows:

(a) Transition Conference. In a program with a length of stay over 90 days, the intervention and treatment team shall conduct a transition conference at least 60 days prior to the youth's targeted release date or 90 days for sex offenders. In any program with a length of stay of 90 days or less, the exit conference, addressed in paragraph 63T-1.004(1)(b), F.A.C., shall suffice to address all necessary pre-release transition activities.

1. through 3. No change.

4. In notifying the JPO of the youth's planned release date, the commitment program shall forward the Pre-Release Notification and Acknowledgment (PRN) form to the JPO at least 45 days prior to the youth's planned release date (90 days for sex offenders not meeting statutory criteria for involuntary civil commitment of sexually violent predators to DCF as set forth in Chapter 394, F.S.).

(b) No change.

(2) Transitional Treatment Planning. Consistent with transition planning required in subsection 63T-1.004(1), F.A.C., the program shall facilitate healthcare transitional planning and the exchange of information to maintain continuity of care for a youth who is released from a program.

(a) Healthcare Transition Discharge Planning – At least a <u>seven-day</u> 7-day supply of the youth's medication shall be provided to the youth and parents or guardians at the time of release from the program. The medication must be in an individually labeled, youth-specific, prescription container generated by a pharmacy vendor. Prescription medications shall not be released solely to minor youth. A 30-day paper prescription from the facility DHA, designee, PA, or ARNP for any non-narcotic medication that the youth will continue after release will be provided to the youth's parent or guardian or directly to the youth if over 18 years of age.

(b) Mental Health and Substance Abuse Transition/Discharge Planning.

1. During the final phase of mental health or substance abuse treatment, the mental health clinical staff person or substance abuse clinical staff person, treatment team and youth shall establish a transition/discharge plan whereby improvements made during mental health and/or substance abuse treatment will be maintained upon the youth's movement from one facility to another, or return to the community.

2. A transition/discharge plan shall be documented on the Mental Health/Substance Abuse Treatment Discharge Summary Form (MHSA 011, <u>October 2014</u> August 2006) which is incorporated by reference and is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-02675, or the department's website at

http://www.djj.state.fl.us/partners/forms_library/_in____

Subjects/Subjects/Mental Health and Substance Abuse.

http://www.djj.state.fl.us/partners/forms library. A copy of the Mental Health/Substance Abuse Treatment Discharge Summary Form will be provided to the youth, the youth's assigned Juvenile Probation Officer, and also to the parent/legal guardian when the youth's written consent for release of substance abuse information to the parent/guardian has been obtained in accordance with consent provisions in Rules 63E-7.010 and 63T-1.004, F.A.C.

3. through 4. No change.

(3) No change.

Rulemaking Authority 985.64 FS. Law Implemented 985.433(7)(c), 985.435, 985.46, 985.601(3)(a) FS. History–New 6-11-13, Amended

63T-1.005 Community Reentry Team

(1) A community-based team shall be established in each judicial circuit to review <u>all youth returning to the community</u> from residential commitment. cases identified for staffing.

(a) CRT Meeting - The Community Re-entry Team meeting shall occur after the Transition Conference, but prior to the Exit Conference.

(b) The JPO or transition liaison shall send the invitations for the Community Re-Entry Team to all required parties, via Microsoft Outlook, a minimum of 14 days prior to the meeting date.

(c) The JPO or transition liaison shall send the case summary to all required parties a minimum of three (3) calendar days prior to the Community Re-Entry Team. Required parties include:

1. The FDJJ Regional Education Coordinator;

2. Residential Case Manager and/or Residential Transition Services Manager;

3. Residential Clinical Therapist (if applicable);

4. Transition contact within the receiving school district;

5. Transition services provider (i.e. Project Connect or

Project Bridge);

6. Career Source representative.

(2) The transition liaison, or designee, shall complete the individual Community Re-Entry Case Summary.

(3)(2) Cases presented to the Team shall be scheduled by a Transition Liaison to assist with:

(a) Identifying the appropriate school placement. <u>The JPO</u> and transition liaison shall utilize the information within the <u>Electronic Education Exit Plan to determine the best available</u> school placement for the youth post-release.

(b) Ensuring youth has a place to live;

(c) Coordinating community-based treatment;

(d) Ensuring transportation plans; and,

(e) Reviewing previously presented cases when additional recommendations are needed to help ensure a youth's successful transition.

(f) Reviewing insurance status;

(g) Discussing level of supervision.

(4) Upon completion of the CRT, the JPO, transition liaison, or designee shall upload the completed Community Re-Entry Case Summary in the Juvenile Justice Information System (JJIS) case notebook module within three (3) working days.

(5)(3) The Transition Liaison must ensure that all team recommendations are communicated to the youth's assigned JPO.

(6) An emergency CRT may be conducted outside the normal timeframe, at the discretion of the Chief Probation Officer or designee and Residential Facility Director or designee, if unique circumstances exist. Examples of these circumstances include death of an immediate family member, or if probation and residential services informally agree to expedite transition status.

(7) Prior to the exit conference, the transition liaison, or designee, shall complete the Transition Plan for Success and provide a copy to the youth, family, and residential commitment program.

Rulemaking Authority 985.64 FS. Law Implemented 985.433(7)(c), 985.435, 985.46, 985.601(3)(a) FS. History–New 6-11-13<u>. Amended</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Paul Hatcher, Jr., Asst. Secretary for Probation and Community Intervention

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Josefina M. Tamayo, Acting Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 27, 2021

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 18, 2021

DEPARTMENT OF FINANCIAL SERVICES

OIR – Insurance Regulation RULE NO.: RULE TITLE:

69O-136.080: Mergers and Acquisition of Controlling Stock of a Florida Domestic Insurer 69O-136.090: Merger, Consolidation, or Acquisition of

Controlling Stock, Ownership Interests,

Assets, or Control of a Specialty Insurer

69O-136.100: Forms Incorporated by Reference PURPOSE AND EFFECT: 69O-136.080 and 69O-136.090 concern the acquisition and mergers of insurers and specialty insurers and incorporates the required forms in 69O-136.100. SUMMARY: Some forms currently incorporated by reference in 69O-136.080 are revised and moved to 69O-136.100, as well as adding the process and forms for a person to attempt to rebut a presumption of control. 69O-136.090 is created concerning the acquisition of controlling stock of a specialty insurer and the process and forms for a person to attempt to rebut a presumption of control. 69O-136.100 is created for the eventual incorporation of all forms in 69O-136.

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: Agency personnel familiar with the subject matter of the rule amendment have performed an economic analysis of the rule amendment that shows that the rule amendment is unlikely to have an adverse impact on the State economy in excess of the criteria established in Section 120.541(2)(a), Florida Statutes.

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: 624.308(1), 624.413(1), 628.461(13), 628.4615(15), 628.535 FS.

LAW IMPLEMENTED: 624.307(1), 624.34, 624.404, 624.413, 624.424(6), 624.501, 624.5091, 626.9928, 628.451, 628.461, 628.4615, 628.471, 628.801, 634.252, 634.3073, 634.4085, 636.065, 641.255, 641.416, 642.032, 651.024, 651.0245 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: Michael Lawrence, Jr., Chief Legal Counsel, Michael.LawrenceJr@floir.com, (850) 413-4112.

THE FULL TEXT OF THE PROPOSED RULE IS:

Substantial rewording of Rule 69O-136.080, F.A.C. follows. See Florida Administrative Code for present text.

69O-136.080 Mergers and Acquisition of Controlling Stock of a Florida Domestic Insurer.

(1) Any person acquiring a Florida domestic insurer pursuant to section 628.461, F.S., shall comply with the instructions contained on Form OIR-C1-918, incorporated by reference in Rule 69O-136.100, F.A.C., and shall also comply with directions, or otherwise submit, the following applicable forms:

(a) Form OIR-C1-918, incorporated by reference in Rule 69O-136.100, F.A.C.;

(b) Form OIR-C1-905, incorporated by reference in Rule 69O-136.100, F.A.C.;

(c) Form OIR-C1-938, incorporated by reference in Rule 69O-136.100, F.A.C.;

(d) Form OIR-C1-1416, incorporated by reference in Rule 69O-136.100, F.A.C.;

(e) Form OIR-C1-1423, incorporated by reference in Rule 69O-136.100, F.A.C.;

(f) Form OIR-C1-1524, incorporated by reference in Rule 69O-136.100, F.A.C., if required as per the instructions in Form OIR-C1-918;

(g) Form OIR-C1-2221, incorporated by reference in Rule 69O-136.100, F.A.C.;

(h) Form OIR-D0-516, incorporated by reference in Rule 69O-136.100, F.A.C.;

(i) Form OIR-D0-896, incorporated by reference in Rule 690-136.100, F.A.C.;

(j) Form OIR-D0-904, incorporated by reference in Rule 690-136.100, F.A.C.;

(k) Form OIR-D0-2119, incorporated by reference in Rule 690-136.100, F.A.C.;

(1) Form OIR-D0-2165, incorporated by reference in Rule 690-136.100, F.A.C.; and

(m) Prior to a final decision on whether to approve the proposed acquisition, the Office shall request such other information as is necessary, depending on the facts and circumstances of the specific persons and entities involved, pursuant to section 628.461(3), F.S., to determine the character, experience, ability, and other qualifications required by statute, of the person or affiliated person of such person for the protection of the policyholders and shareholders of the insurer and the public. The Office shall make no final decision on any

proposed acquisition without complete information, as required by section 628.461, F.S.

(2) All the forms listed in subsection (1) may be obtained from the Office's website at http://www.floir.com and shall be submitted electronically via the Office's iApply system at https://www.floir.com/iportal. Forms relating to specific kinds of insurance in subsection (1) are to be submitted only by companies issuing policies relating to the kind of insurance specified on the form.

(3) Any merger effected between or among one or more domestic or foreign stock insurers authorized to transact insurance in this state and one or more other entities authorized to transact insurance and self-insurance in this state, including a self-insurance trust fund existing pursuant to section 627.357, F.S., shall comply with the provisions of sections 628.461 and 628.451, F.S., and this rule.

(4) Any merger effected involving a not-for-profit health maintenance organization that is in a holding company system shall comply with the provisions of sections 628.461, 628.471, 641.255 F.S., and this rule.

(5) Any merger effected involving a for-profit health maintenance organization that is in a holding company system shall comply with sections 628.461, 628.451, 641.255 F.S., and this rule.

(6) A retaliatory application fee shall be submitted pursuant to section 624.5091, F.S. The retaliatory fee is the greater of:

(a) The amount that the applicant's domiciliary state or country would charge a Florida domestic insurer making application in the applicant's state or country of domicile; or

(b) The Florida application fee pursuant to section 624.501(1)(a), F.S.

(7) Disclaimer of Control

(a) A person may attempt to rebut a presumption of control pursuant to section 628.461, F.S., by electronically filing via the Office's iApply system at https://www.floir.com/iportal one of the following forms with the Office:

<u>1. Form OIR-C1-1467, incorporated by reference in Rule</u> <u>69O-136.100, F.A.C.;</u>

2. Form OIR-C1-1468, incorporated by reference in Rule 69O-136.100, F.A.C.;

<u>3. Form OIR-C1-2211, incorporated by reference in Rule</u> <u>69O-136.100, F.A.C.</u>

(b) A person may attempt to rebut a presumption of control pursuant to section 628.461, F.S., by filing a copy of a Schedule 13G filed with the Securities and Exchange Commission pursuant to Rule 13d-1(b) or (c), 17 C.F.R. s. 240.13d-1, under the Securities Exchange Act of 1934, as amended, to the Office electronically via the Office's iApply system at https://www.floir.com/iportal. (c) Pursuant to section 628.461(12)(a), F.S., the Office is authorized to disallow a disclaimer of control filed pursuant to paragraphs (a) and (b).

Rulemaking Authority 624.308(<u>1), 624.413(1),</u> 628.461(13), <u>628.535</u> FS. Law Implemented 624.307(1), <u>624.307(3), 624.317, 624.321</u>, 624.34, 624.404, 624.413, 624.424(6), 624.501, 624.5091, <u>628.051</u>, <u>628.061</u>, <u>628.451</u>, 628.461, <u>628.471</u>, <u>628.801</u>, <u>641.255</u> FS. History– New 6-7-90, Formerly 4-109.002, Amended 5-12-94, 11-7-00, Formerly 4-143.056, Amended 5-31-16, Formerly 690-143.056, <u>Amended</u>,

69O-136.090 Merger, Consolidation, or Acquisition of Controlling Stock, Ownership Interests, Assets, or Control of a Specialty Insurer.

(1) Any person acquiring a specialty insurer pursuant to section 628.4615, F.S., shall comply with the instructions contained on Form OIR-C1-448, incorporated by reference in Rule 69O-136.100, F.A.C., and shall also comply with directions, or otherwise submit, the following applicable forms:

(a) Form OIR-C1-144, incorporated by reference in Rule 69O-136.100, F.A.C.;

(b) Form OIR-C1-448, incorporated by reference in Rule 69O-136.100, F.A.C.;

(c) Form OIR-C1-905, incorporated by reference in Rule 69O-136.100, F.A.C.;

(d) Form OIR-C1-938, incorporated by reference in Rule 690-136.100, F.A.C.;

(e) Form OIR-C1-1423, incorporated by reference in Rule 69O-136.100, F.A.C.;

(f) Form OIR-C1-2221, incorporated by reference in Rule 69O-136.100, F.A.C.; and,

(g) In addition, prior to a final decision on whether to approve the proposed acquisition, the Office shall request such other information as is necessary, depending on the facts and circumstances of the specific persons and entities involved, pursuant to section 628.4615(4), F.S., to determine the character, experience, ability, and other qualifications required by statute, of the person or affiliated person of such person for the protection of the policyholders and shareholders of the insurer and the public. The Office shall make no final decision on any proposed acquisition without complete information, as required by section 628.4615, F.S.

(2) All the forms listed in subsection (1) may be obtained from the Office's website at http://www.floir.com and shall be submitted electronically via the Office's iApply system at https://www.floir.com/iportal.

(3) Any merger effected involving a not-for-profit health maintenance organization that is not in a holding company system shall comply with sections 628.4615, 628.471, 641.255 F.S., and this rule.

(4) Any merger effected involving a for-profit health maintenance organization that is not in a holding company

system shall comply with sections 628.4615, 628.451, 641.255 F.S., and this rule.

(5) A retaliatory application fee shall be submitted pursuant to section 624.5091, F.S. The retaliatory fee is the greater of:

(a) The amount that the applicant's domiciliary state or country would charge a Florida domestic insurer making application in the applicant's state or country of domicile; or

(b) The Florida application fee pursuant to section 624.501(1)(a), F.S.

(6) Disclaimer of Control

(a) A person may attempt to rebut a presumption of control pursuant to section 628.4615(11), F.S., by electronically filing via the Office's iApply system at https://www.floir.com/iportal one of the following forms with the Office:

<u>1. Form OIR-C1-1467, incorporated by reference in Rule</u> <u>69O-136.100, F.A.C.;</u>

2. Form OIR-C1-1468, incorporated by reference in Rule 69O-136.100, F.A.C.;

<u>3. Form OIR-C1-2211, incorporated by reference in Rule</u> <u>69O-136.100, F.A.C.</u>

(b) A person may attempt to rebut a presumption of control pursuant to section 628.4615(11), F.S., by filing a copy of a Schedule 13G filed with the Securities and Exchange Commission pursuant to Rule 13d-1(b) or (c), 17 C.F.R. s. 240.13d-1, under the Securities Exchange Act of 1934, as amended, to the Office electronically via the Office's iApply system at https://www.floir.com/iportal.

(c) Pursuant to section 628.4615(11), F.S., the Office is authorized to disallow a disclaimer of control filed pursuant to paragraphs (a) and (b).

Rulemaking Authority 624.308(1), 628.4615(15), 628.535 FS. Law Implemented 624.307(1), 624.34, 624.424(6), 624.501, 624.5091, 626.9928, 628.451, 628.4615, 628.471 634.252, 634.3073, 634.4085, 636.065, 641.255, 641.416, 642.032, 651.024, 651.0245 FS. History–New ______.

690-136.100 Forms Incorporated by Reference.

(1) The forms in subsection (2) of this rule are available and may be printed from the Office of Insurance Regulation's website: https://www.floir.com/iportal, and are hereby incorporated by reference.

(2)(a) Forms OIR-C1

<u>1. Form OIR-C1-144, "Service of Process Consent &</u> <u>Agreement," effective 6/04, available at</u> www.flrules.org/XXXXX;

2. Form OIR-C1-448, "Application for Acquisition of Controlling Stock, Ownership Interest, Assets, or Control of a Florida Specialty Insurer," effective 3/21, available at www.flrules.org/XXXXX;

<u>3. Form OIR-C1-905, "Instructions for Furnishing</u> Background Investigative Reports," effective 6/20, hereby incorporated by reference and available at www.flrules.org/XXXXX;

<u>4. Form OIR-C1-918, "Application for Acquisition of Controlling Stock of a Florida Domestic Insurer," effective 3/21, available at www.flrules.org/XXXXX;</u>

5. Form OIR-C1-938, "Fingerprint Payment and Submission Procedures," effective 6/20, hereby incorporated by reference and available at www.flrules.org/XXXXX;

<u>6. Form OIR-C1-1416, "Uniform Certificate of Authority</u> <u>Application (UCAA) Lines of Insurance," effective 1/20,</u> <u>available at www.flrules.org/XXXXX;</u>

7. Form OIR-C1-1423, "Uniform Certificate of Authority Application (UCAA) Biographical Affidavit," effective 12/20, hereby incorporated by reference and available at www.flrules.org/XXXXX;

8. Form OIR-C1-1467, "Disclaimer of Control Affidavit -Individual," effective 6/20, available at www.flrules.org/XXXXX;

<u>9. Form OIR-C1-1468, "Disclaimer of Control Affidavit -</u> Entity," effective 6/20, available at www.flrules.org/XXXXX;

<u>10. Form OIR-C1-1524, "Uniform Certificate of Authority</u> <u>Application (UCAA) Uniform Consent to Service of Process,"</u> <u>effective 12/19, available at www.flrules.org/XXXXX;</u>

<u>11. Form OIR-C1-2211, "Disclaimer of Control Affidavit</u> <u>– Investment Companies," effective 6/20, available at</u> www.flrules.org/XXXXX; and

<u>12. Form OIR-C1-2221, "Management Information</u> Form," effective 6/20, available at www.flrules.org/XXXXX.

(b) Forms OIR-D0 1. Form OIR-D0-516, "Form B Insurance Company

System Annual Registration Statement," effective 6/20, available at www.flrules.org/XXXXX;

2. Form OIR-D0-896, "UCAA Proforma Financial Statements, Property and Casualty Insurance Company," effective 1/19, available at www.flrules.org/XXXXX;

<u>3. Form OIR-D0-904, "UCAA Proforma Financial</u> <u>Statements, Life & Health Insurer," effective 1/19, available at</u> <u>www.flrules.org/XXXXX;</u>

<u>4. Form OIR-D0-2119, "UCAA Proforma Financial</u> <u>Statements, Title Insurance Company," effective 1/19,</u> <u>available at www.flrules.org/XXXXX; and</u>

5. Form OIR-D0-2165, "UCAA Proforma Financial Statements, Health," effective 1/19, available at www.flrules.org/XXXXX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Michael Lawrence, Jr., Chief Legal Counsel NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 4, 2021 DATE NOTICE OF PROPOSED RULE DEVELOPMENT

PUBLISHED IN FAR: February 5, 2021

Section III Notice of Changes, Corrections and Withdrawals

NONE

Section IV Emergency Rules

NONE

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 April 22, 2021, the Southwest Florida Water Management District, received a petition for a variance or waiver.

Petitioner's Name: Nancy B. Forbes

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.21-4336.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Talia M. Paolillo, 7601 US Highway 301, Tampa, Florida 33637, 1(813)985-7481 x. 6117, water.variances@watermatters.org. Any interested person or other agency may submit written comments within 14 days after the publication of this notice. (T2021027).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

NOTICE IS HEREBY GIVEN that on May 5, 2021, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Delray Beach Market at 33 SE 3rd Ave, Delray Beach, FL. Petitioner seeks an emergency variance of the requirements of ASME A17.1, 2013 edition, Section 2.8.2.2, as adopted by Rule 61C-5.001, Florida Administrative Code that requires an antenna not be placed in the elevator shaft/pit which poses a significant hardship. Any interested person may file comments within 5 days of the publication of this notice with Division of Hotels and Restaurants, Bureau of Elevator Safety, 2601 Blair Stone Road, Tallahassee, Florida 32399-1013 (VW2021-072).

A copy of the Petition for Variance or Waiver 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.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Administration

The Department of Agriculture and Consumer Services announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 27, 2021, 3:00 p.m.

PLACE: Call in: (850)391-8548, Access Code: 993 606 967# GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a town hall meeting with the Cannabis Director to discuss hemp industry questions from the public.

A copy of the agenda may be obtained by contacting: cannabis@fdacs.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 4 days before the workshop/meeting by contacting: cannabis@fdacs.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).

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: cannabis@fdacs.gov.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Administration

The Department of Agriculture and Consumer Services announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 20, 2021, 3:30 p.m.

PLACE: Call in: (850)391-8548, Access Code:893 798 492# GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Medical Cannabis Advisory Committee to conduct general business.

A copy of the agenda may be obtained by contacting: cannabis@fdacs.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 4 days before the workshop/meeting by contacting: cannabis@fdacs.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: cannabis@fdacs.gov.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Administration

The Department of Agriculture and Consumer Services announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 20, 2021, 3:00 p.m.

PLACE: (850)391-8548, Access Code: 199 664 22#

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Hemp Advisory Committee to conduct general business.

A copy of the agenda may be obtained by contacting: cannabis@fdacs.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 4 days before the workshop/meeting by contacting: cannabis@fdacs.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: cannabis@fdacs.gov.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Consumer Services

The Board of Professional Surveyors and Mappers announces a public meeting to which all persons are invited.

DATE AND TIME: May 13, 2021, 8:30 a.m., General Business, Probation Review, Application Review, Continuing Education, Exam and Rules Committee Meetings. THIS MEETING IS CANCELLED

PLACE: Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/478410933 THIS MEETING IS CANCELLED

You can also dial in using your phone. (For supported devices, tap a one-touch number below to join instantly.) United States (Toll Free): 1(866)899-4679, One-touch: tel:+18668994679,,478410933#

United (571)317-3116, One-touch: States: tel:+15713173116,,478410933#, Access Code: 478-410-933

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com

Meeting ID: 478 410 933 dial or directly: 478410933@67.217.95.2 or 67.217.95.2##478410933

DATE AND TIME: May 14, 2021, 8:30 a.m., Complete unfinished committee meetings, and unfinished General Business Part II Meeting. THIS MEETING IS CANCELLED PLACE: Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/318493597

THIS MEETING IS CANCELLED

You can also dial in using your phone. United States (Toll Free) United States: 1(877)568-4106, One-touch: tel:+18775684106,,318493597# Access Code: 318-493-597

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com

Meeting ID: 318 493 dial 597 or directly: 318493597@67.217.95.2 or 67.217.95.2##318493597

New to GoToMeeting? Get the app now and be ready when vour first meeting starts: https://global.gotomeeting.com/install/185162757

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board of Professional Surveyors and Mappers Committee Meetings and General Business Meeting. THIS MEETING IS CANCELLED

A copy of the agenda may be obtained by contacting: Liz Compton, Executive Director, Board of Professional Surveyors and Mappers, 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500, (850)410-3674.

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: Liz Compton at (850)410-3674. 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: Liz Compton, Executive Director, Board of Professional Surveyors and Mappers, 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500, (850)410-3674.

DEPARTMENT OF EDUCATION

University of West Florida

The Florida Public Archaeology Network announces a public meeting to which all persons are invited.

DATE AND TIME: May 20, 2021, 8:00 a.m. Central Time PLACE: via Zoom

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Public Archaeology Network (FPAN) Board of Director's Meeting to discuss administrative processes and other business-related matters.

A copy of the agenda may be obtained by contacting: FPAN, Mari Thornton, mthornton@uwf.edu or (850)595-0050 x100.

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: FPAN, Mari Thornton, mthornton@uwf.edu or (850)595-0050. 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

The STATE BOARD OF ADMINISTRATION announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, May 24, 2021, 9:30 a.m. ET until conclusion of Business

PLACE: Due to changing concerns surrounding COVID-19, the meeting will be held virtually only. Please register on 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 5 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

West Florida Regional Planning Council

The Emerald Coast Local Emergency Planning Committee's (LEPC) announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, May 12, 2021, 1:00 p.m. PLACE: Virtually

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Emerald Coast Local Emergency Planning Committee will hold a public meeting on Wednesday, May 12, 2021. The Planning Subcommittee will meet at 1:00 p.m. to start planning the LEPC's 2021 Tabletop Exercises. The meeting will be held virtually.

A copy of the agenda and virtual meeting information may be obtained by contacting Debbie Thayer, Program Coordinator, at debbie.thayer@ecrc.org or (850)332-7976, ext. 225.

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: Public Involvement at publicinvolvement@ecrc.org or (850)332-7976. 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 Emerald Coast Local Emergency Planning Committee is staffed by the Emerald Coast Regional Council, a regional entity providing professional technical assistance, planning, coordinating, and advisory services to local governments, state and federal agencies, and the public to preserve and enhance the quality of life in northwest Florida.

A copy of the agenda may be obtained by contacting: Debbie Thayer, Program Coordinator, at debbie.thayer@ecrc.org or (850)332-7976, ext. 225.

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: Debbie Thayer, Program Coordinator, at debbie.thayer@ecrc.org or (850)332-7976, ext. 225. 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: Debbie Thayer, Program Coordinator, at debbie.thayer@ecrc.org or (850)332-7976, ext. 225.

REGIONAL PLANNING COUNCILS

West Florida Regional Planning Council

The Emerald Coast Local Emergency Planning Committee's (LEPC) announces a workshop to which all persons are invited. DATE AND TIME: Wednesday, May 19, 2021, 1:00 p.m.

PLACE: Virtually

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Emerald Coast Local Emergency Planning Committee will hold a virtual Shelter in Place for Chemical Emergencies Presentation on Wednesday, May 19, 2021. The presentation will begin at 1:00 p.m.

Registerforthepresentationat:https://wfrpc.wufoo.com/forms/m2uv9111mac0z4/.

A copy of the agenda and virtual meeting information may be obtained by contacting Debbie Thayer, Program Coordinator, at debbie.thayer@ecrc.org or (850)332-7976, ext. 225.

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: Public Involvement at publicinvolvement@ecrc.org or (850)332-7976. 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).

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For more information, you may contact: Debbie Thayer, Program Coordinator, at debbie.thayer@ecrc.org or (850)332-7976, ext. 225.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District RULE NO.: RULE TITLE: 40D-80.075 Regulatory Portion of Recovery Strategy for the

40D-80.075 Regulatory Portion of Recovery Strategy for the Dover/Plant City Water Use Caution Area

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

DATE AND TIME: Thursday, May 27, 2021, 6:00 p.m.

PLACE: This meeting will be an internet-based meeting and will take place via Microsoft Teams. Please click-on or copy and paste the following link into your browser and follow the instructions provided at the website: http://bit.ly/3slyRcf. Alternatively, attendees may join the meeting by telephone by dialing (786)749-6127 and when prompted enter the conference ID: 821 756 019#.

GENERAL SUBJECT MATTER TO BE CONSIDERED: District staff will share the results of the 2020 Dover/Plant City Water Use Caution Area Assessment and staff recommendations.

A copy of the agenda may be obtained by contacting: Ross Morton, SWFWMD, 2379 Broad Street, Brooksville, FL 34604, (352)796-7211, ext. 6500, or ross.morton@swfwmd.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 5 days before the workshop/meeting by contacting: SWFWMD Human Resources Office Chief, (352)796-7211 or 1(800)423-1476 (FL only), ext. 4747, 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).

For more information, you may contact: Ross Morton, SWFWMD, 2379 Broad Street, Brooksville, FL 34604, (352)796-7211, ext. 6500, or ross.morton@swfwmd.state.fl.us.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Landscape Architecture

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

DATE AND TIME: Wednesday, June 2, 2021, 10:00 a.m.

PLACE: https://global.gotomeeting.com/join/583585909 or

You can also dial in using your phone. (For supported devices, tap a one-touch number below to join instantly.)

United States: (646)749-3129, Access Code: 583-585-909 GENERAL SUBJECT MATTER TO BE CONSIDERED: General business.

A copy of the agenda may be obtained by contacting: Board of Landscape Architecture, 2601 Blair Stone Rd., Tallahassee, FL 32399, (850)717-1981.

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

Link:

contacting: Board of Landscape Architecture, 2601 Blair Stone Rd., Tallahassee, FL 32399, (850)717-1981. 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 Landscape Architecture, 2601 Blair Stone Rd., Tallahassee, FL 32399, (850)717-1981.

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: June 10, 2021, 9:30 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 ENVIRONMENTAL PROTECTION

The Department of Environmental Protection (Department) announces a public meeting to which all persons are invited for the Clean Waterways Act Stormwater Rulemaking Technical Advisory Committee (TAC).

DATE AND TIME: May 21, 2021, 1:00 p.m. ET

PLACE: To ensure safe public participation given COVID-19 social distancing requirements, the Department is providing this public meeting by webinar. Parties can register to attend the webinar at the following link:

Webinar

https://register.gotowebinar.com/register/38280886851892874 37.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Department is holding the Sixth public meeting of the TAC. This TAC was established to provide public input to the Department and Florida's water management districts (WMDs) on rule development to update stormwater design and operation regulations under Part IV, Chapter 373, Florida Statutes. These updates will utilize the latest scientific information, as directed by Florida's Clean Waterways Act, specifically Section 5, Chapter 2020-150, Laws of Florida.

A copy of the agenda may be obtained by reviewing the Environmental Resource Permitting, Stormwater Rulemaking information at the following website: https://floridadep.gov/water/water/content/water-resource-

management-rules-development. You may also request a copy of the agenda by contacting Charmaine Miller via email at: Stormwater2020@FloridaDEP.gov or via phone at: (850)245-8574.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Charmaine Miller as listed above. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact the Department at Stormwater2020@FloridaDEP.gov.

DEPARTMENT OF HEALTH

The Department of Health Institutional Review Board 2 announces a public meeting to which all persons are invited. DATE AND TIME: May 18, 2021, 9:00 a.m.

PLACE: TEAMS Virtual Meeting

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review of research proposals for approval by IRB

A copy of the agenda may be obtained by contacting: Gavin Grigg, CPM, FCCM, Government Operations Consultant III, Public Health Research Unit, Division of Community Health Promotion, Florida Department of Health, (850)558-9637, Gavin.Grigg@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: Gavin Grigg, CPM, FCCM, Government Operations Consultant III, Public Health Research Unit, Division of Community Health Promotion, Florida Department of Health, (850)558-9637, Gavin.Grigg@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: Gavin Grigg, CPM, FCCM, Government Operations Consultant III, Public Health Research Unit, Division of Community Health Promotion, Florida Department of Health, (850)558-9637, Gavin.Grigg@flhealth.gov.

DEPARTMENT OF HEALTH

Division of Children's Medical Services

The Law Enforcement Subcommittee announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 13, 2021, 2:00 p.m. - 4:00 p.m.

PLACE: Microsoft Teams Meeting

GENERAL SUBJECT MATTER TO BE CONSIDERED: To prepare report language for CFIAC annual report.

A copy of the agenda may be obtained by contacting: CFIAC@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: CFIAC@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: CFIAC@flhealth.gov.

DEPARTMENT OF HEALTH

Division of Children's Medical Services

The State CADR Planning Meeting announces a public meeting to which all persons are invited. DATE AND TIME: CANCELLED: Wednesday, May 12, 2021, 10:00 a.m. – 11:00 a.m. PLACE: CANCELLED GENERAL SUBJECT MATTER TO BE CONSIDERED:

GENERAL SUBJECT MATTER TO BE CONSIDERED: CANCELLED:

Purpose: State CADR Planning

Agenda:

Transition of outgoing to incoming Chairperson

Planning 2021 CADR Summit

Development of 2021 State CADR Action Plan

Other Business

A copy of the agenda may be obtained by contacting: Joshua.Thomas@flhealth.gov.

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

DEPARTMENT OF CHILDREN AND FAMILIES

The Department of Children and Families announces a workshop to which all persons are invited.

DATE AND TIME: Friday, May 14, 2021, 10:00 a.m.

PLACE: CALL IN ONLY: 1(888)585-9008, code 191-850-997 GENERAL SUBJECT MATTER TO BE CONSIDERED: ongoing Hendry/Glades Community Alliance business.

A copy of the agenda may be obtained by contacting: stephanie.jones@myflfamilies.com.

For more information, you may contact: stephanie.jones@myflfamilies.com.

Pasco-Pinellas Area Agency on Aging

The AREA AGENCY ON AGING OF PASCO-PINELLAS INC. announces a public meeting to which all persons are invited.

DATE AND TIME: May 17, 2021, 9:30 a.m.

PLACE: 9549 Koger Blvd. Suite 100

GENERAL SUBJECT MATTER TO BE CONSIDERED: Items related to Area Agency on Aging of Pasco-Pinellas business and Board of Directors oversight.

A copy of the agenda may be obtained by contacting: Virginia Cruz at (727)570-9696 Ext: 233.

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: Virginia Cruz at (727)570-9696 Ext: 233. 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: Virginia Cruz at (727)570-9696 Ext: 233.

Florida Development Finance Corporation

The Board of Directors for the Florida Development Finance Corporation announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, May 19, 2021, 2:00 p.m.

PLACE: Florida Development Finance Corporation, 156 Tuskawilla Road, Suite 2340, Winter Springs, FL 32708

OR

OR

Via

Via Tele-Conference: Dial-In Number: (646)741-5292, Meeting ID: 111 439 3784

Video-Conference:

https://meeting.windstream.com/j/1114393784

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will discuss the following:

meeting will discuss the following:

Meeting Minutes: 3/17/21 Board Meeting

Bond Resolution No. 21-07: IMG Holding, LLC

Bond Resolution No. 21-08: Global Outreach Charter Academy 2021

Resolution No. 21-09: GreenRock Healthcare Capital LLC as a C-PACE Provider

New Applications

FY21-22 Budget - Draft

Executive Director Performance Evaluation FY19-20

Update Staff Signature Authority List

Legislative Update

A copy of the agenda may be obtained by contacting: Jennifer Jenkins, FDFC Administrative Coordinator, (407)712-6351.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 1 days before the workshop/meeting by contacting: Jennifer Jenkins, FDFC Administrative Coordinator, (407)712-6351. 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: Jennifer Jenkins, FDFC Administrative Coordinator, (407)712-6351.

Florida League of Cities

The Florida Municipal Pension Trust Fund (FMPTF) announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, June 3, 2021, 11:00 a.m.

PLACE: Fontainebleau Miami Beach, 4441 Collins Avenue, Miami Beach, FL 33140, (305)535-3283

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Municipal Pension Trust Fund (FMPTF) general meeting conducted through the use of communications media technology, as authorized by subsection 163.01(18), Florida Statutes. Persons interested in attending may do so in person at Fontainebleau Miami Beach, 4441 Collins Avenue, Miami Beach, FL 33140, (305)535-3283, where a communications media technology facility will be located.

A copy of the agenda may be obtained by contacting: Penny Mitchell, email: pmitchell@flcities.com or call: (850)701-3649.

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: Penny Mitchell, email: pmitchell@flcities.com or call: (850)701-3649. 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: Penny Mitchell, email: pmitchell@flcities.com or call: (850)701-3649.

Florida League of Cities

The Florida Municipal Investment Trust (FMIvT) announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, June 3, 2021, 1:00 p.m.

PLACE: Fontainebleau Miami Beach, 4441 Collins Avenue, Miami Beach, FL 33140, (305)535-3283

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Municipal Investment Trust (FMIvT) general meeting conducted through the use of communications media technology, as authorized by subsection 163.01(18), Florida Statutes. Persons interested in attending may do so in person at Fontainebleau Miami Beach, 4441 Collins Avenue, Miami Beach, FL 33140, (305)535-3283, where a communications media technology facility will be located.

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For more information, you may contact: Penny Mitchell, email: pmitchell@flcities.com or call: (850)701-3649.

Florida League of Cities

The Florida Municipal Insurance Trust (FMIT) announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, June 4, 2021, 8:30 a.m.

PLACE: Fontainebleau Miami Beach, 4441 Collins Avenue, Miami Beach, FL 33140, (305)535-3283

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Municipal Insurance Trust (FMIT) general meeting conducted through the use of communications media technology, as authorized by subsection 163.01(18), Florida Statutes. Persons interested in attending may do so in person at Fontainebleau Miami Beach, 4441 Collins Avenue, Miami Beach, FL 33140, (305)535-3283, where a communications media technology facility will be located.

A copy of the agenda may be obtained by contacting: Penny Mitchell, email: pmitchell@flcities.com or call: (850)701-3649.

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: Penny Mitchell, email: pmitchell@flcities.com or call: (850)701-3649. 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: Penny Mitchell, email: pmitchell@flcities.com or call: (850)701-3649.

The Valerin Group, Inc.

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

DATE AND TIME: Monday, May 17, 2021, 6:30 p.m. – 7:30 p.m.

PLACE: To join this virtual public meeting, please go to https://fdot.cc/Loxahatchee-VPM. If you prefer to dial in by phone, call: 1(877)568-4108, Access code: 189-858-097.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT), District Four, will conduct a Virtual Public Meeting to provide an update on the proposed improvements along Loxahatchee Road in Broward County, Florida, Financial Project ID: 436564-1-52-01. This Virtual Public Meeting will have representatives available to answer questions. Project information will be available for public viewing. Questions and comments may be submitted prior to the meeting through the registration link or by e-mailing the Project Manager. The presentation will start at 6:30 p.m. followed by a question-and-answer session. Project information is posted at https://www.d4fdot.com/bcfdot/future_projects_index.asp.

A copy of the agenda may be obtained by contacting: Ms. Helen James, P.E., Project Manager, Florida Department of Transportation District Four, 3400 West Commercial Boulevard, Fort Lauderdale, Florida 33309, (954)777-4346 (Telephone), or toll free at 1(866)336-8435, Ext. 4346 or via email at Helen.James@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: Ms. Helen James, P.E., Project Manager, Florida Department of Transportation District Four, 3400 West Commercial Boulevard, Fort Lauderdale, Florida 33309, (954)777-4346 (Telephone), or toll free at 1(866)336-8435, Ext. 4346 or via email at Helen.James@dot.state.fl.us.

Any persons who require translation services (free of charge) should also contact Ms. Helen James, P.E., at least seven (7) days before the meeting. 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: Ms. Helen James, P.E., Project Manager, Florida Department of Transportation District Four, 3400 West Commercial Boulevard, Fort Lauderdale, Florida 33309, (954)777-4346 (Telephone), or toll free at 1(866)336-8435, Ext. 4346 or via email at Helen.James@dot.state.fl.us.

AECOM

The Florida Department of Transportation, District One, announces a public meeting to which all persons are invited.

DATES AND TIMES: Tuesday, May 18, 2021, 3:00 p.m. – 5:00 p.m.; Wednesday, May 19, 2021, 3:00 p.m. – 5:00 p.m.; Thursday, May 20, 2021, 3:00 p.m. – 5:00 p.m.; Monday, May 24, 2021, 10:00 a.m. – 12:00 Noon; Monday, May 24, 2021, 1:00 p.m. – 3:00 p.m.; Thursday, May 27, 2021, 10:00 a.m. – 12:00 Noon – NOTE: CORRECTED TIME

PLACE: Virtual Meetings through GoToMeeting Platform GENERAL SUBJECT MATTER TO BE CONSIDERED: Northbound Tamiami Trail (US 41) Vision Study from William Street to the Peace River Bridge, Financial Project Identification 441524-1-32-01:

The Florida Department of Transportation (FDOT), District One, in partnership with local governments, is conducting a study of the northbound, three-lane, one-way section of Tamiami Trail (US 41) from William Street to the Peace River Bridge in Downtown Punta Gorda, Charlotte County, FL. The purpose of the study is to enhance an existing resurfacing project by focusing on safety for all corridor users (motorists, pedestrians, and bicyclists). The study will also promote the City of Punta Gorda's goals of walkability and strategic investment within Downtown.

The FDOT is holding a series of virtual stakeholder focus group meetings to solicit input from the public to help identify the top priorities for the corridor and potential safety improvements. The virtual stakeholder focus group meetings will take place through the online platform, GoToMeeting, during the weeks of May 17th and May 24th. Each meeting is by invitation only and includes key stakeholders/representatives of the community. Meetings will include a short presentation followed by an interactive discussion. Each meeting is expected to last no longer than two hours.

Other options available to all members of the public to provide feedback on the study include:

1) Completing an online questionnaire through the study website (http://swflroads.com/us41/tamiami-trail-visionstudy/). NOTE: All completed questionnaires must be received by June 18, 2021 to become part of the official study record.

2) Submitting comments electronically through the study website (http://swflroads.com/us41/tamiami-trail-vision-study/email_updates.html).

3) Submitting written comments to: Northbound Tamiami Trail (US 41) Vision Study, Attention: Richard (OJ) Oujevolk, P.E., Florida Department of Transportation, 801 North Broadway Avenue, MS 1-29, Bartow, Florida 33830

Interested persons may additionally request a meeting by contacting FDOT District One Project Manager, Richard (OJ) Oujevolk, P.E., at 1(863)519-2293 or by email at Richard.Oujevolk@dot.state.fl.us.

The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by the Florida Department of Transportation (FDOT) pursuant to 23 U.S.C. §327 and a Memorandum of Understanding dated December 14, 2016 and executed by the Federal Highway Administration and FDOT.

FDOT solicits public participation without regard to race, color, national origin, age, sex, religion, disability, or family status. Persons wishing to express their concerns relative to FDOT compliance with Title VI may do so by contacting Cynthia Sykes, Title VI Coordinator, at 1(863)519-2287 or by email at Cynthia.Sykes@dot.state.fl.us.

A copy of the agenda may be obtained by contacting: FDOT District One Project Manager, Richard (OJ) Oujevolk, P.E., at 1(863)519-2293 or by email at Richard.Oujevolk@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: Cynthia Sykes, FDOT District One Title VI Coordinator, at 1(863)519-2287 or by email at Cynthia.Sykes@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: FDOT District One Project Manager, Richard (OJ) Oujevolk, P.E., at 1(863)519-2293 or by email at Richard.Oujevolk@dot.state.fl.us.

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

DEPARTMENT OF EDUCATION

Request for Applications for Available Funding

The Florida Department of Education, Division of Career and Adult Education, announces the availability of federal funds through a competitive grants process under the Workforce Innovation and Opportunity Act (WIOA) of 2014, Title II -Adult Education and Family Literacy Act (AEFLA). Follow the guidelines on each individual Request for Proposal, as due dates may vary. Through the competitive grants process, eligible applicants are assured direct & equitable access to apply for funds. For application instruction, forms & funding opportunities conference information, please refer to www.fldoe.org/WIOAGrants or direct questions to mallory.martinez@fldoe.org.

DEPARTMENT OF EDUCATION

Florida State University NOTICE TO CONSTRUCTION MANAGERS-FSU CAMPUS SERVICES

NOTICE TO CONSTRUCTION MANAGERS

Florida State University (FSU) announces that construction management services will be required for continuing services minor projects.

Project and Location: Minor Projects at Florida State University Tallahassee, Florida

Project Description: The construction manager will be a single point of responsibility for performance of minor project construction contracts, functioning as an independent contractor; publicly bidding trade contracts and providing preconstruction and estimating services. The construction manager may also be required to deliver projects utilizing the Design/Build method of delivery. A minor project is defined as a project with a construction budget estimated to be less than \$4,000,000 or studies which the fee for professional services is \$400,000 or less.

The contract term is anticipated to be three (3) years from July 1, 2021 through June 30, 2024 with the option to renew for two (2) additional one-year periods. All renewals are subject to satisfactory performance evaluations by the University and must be executed in advance by written instrument agreed to by both parties. All terms and conditions of the original agreement will remain in force for the renewal period. These renewals shall be valid only upon completion of a written renewal letter, provided by FSU Procurement, signed by the awardee supplier. Acceptance of the agreement to renew will be in the form of a new FSU purchase order issued by the Procurement Services department. Accordingly, the selected firm(s) should be capable of bonding concurrent projects between \$200,000- \$4,000,000 and it is anticipated that several construction managers with a range of bonding capability will be selected.

Selection of finalists for interviews will be made based on construction manager qualifications, including experience and ability; previous experience; bonding capacity; recordkeeping/administrative ability; critical path scheduling expertise; cost estimating; cost control ability; quality control ability; qualification of the firm's personnel, staff, and consultants. Finalists will be provided with a description of the final review requirements and a copy of FSU's standard construction management agreement for minor projects. The Selection Committee may reject all proposals and stop the selection process at any time. The construction manager shall have no ownership, entrepreneurial of financial affiliation with the architect/engineers under contract with the University to provide services on minor projects.

Instructions: Firms desiring to provide construction management services for projects shall submit a letter of application and the completed Florida State University "Construction Manager Qualifications Supplement," via the online electronic sourcing portal as described below. Pages must be numbered consecutively. Submittals that do not comply with these requirements or do not include the requested data will not be considered. Submission must be uploaded by 3:00 p.m. ET on Friday July 16, 2021.

All applicants must be licensed to practice as general contractors in the State of Florida at the time of application. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations, at the time of application.

The Florida State University Project Fact Sheet may be obtained by going to FSU's Public Procurement Portal and finding RFQ-00535-2021 or by emailing James Johnson at jcjohnson@fsu.edu.

The plans and specifications for campus service projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a construction management firm may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction management firm must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$50,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

****PLEASE CAREFULLY NOTE NEW SUBMITTAL INFORMATION****

FSU utilizes an online electronic sourcing portal for accepting professional qualifications letter of application and Construction Manage Qualifications Supplement digitally. We do not accept hard copy submissions or submissions through other medium other than through FSU's Public Procurement Portal.

Your submission must be uploaded prior to the deadline as indicated above. Note: We strongly recommend that you give yourself sufficient time and at least ONE (1) hour before the Closing date/time to begin the uploading process and to finalize your submission. Late submissions due to electronic uploading delays will not be considered.

•Each item of requested information is instantly sealed (no one from FSU can review) and will only be visible after the closing

date/time. You may edit your submission as needed up to the closing date/time.

•Responders may elect to utilize the import/export feature to export questions into Excel in order to work on responses offline and import into the system upon completion.

•Keep in mind that when answering questions in the provided text box within the system (if applicable) there is a limit to the number of characters you can use in your response. The dynamic character limit counter at the bottom of each text box will display the remaining characters available.

·Uploading large documents may take significant time, depending on the size of the file(s) and your Internet connection speed. The maximum upload file size is 50 MB.

•Please do not embed any documents within your uploaded files, as they will not be accessible or evaluated.

•Information submitted that is not requested by FSU or in the specific format requested will be considered to be supplemental and not subject to evaluation.

•All sourcing event-related communications between vendors and FSU is managed and tracked through a Question-and-Answer Board within the RFQ event on the Public Procurement Portal. Any issues or questions related to logging in or technical issues, including attachments, can be submitted to our third party software host, Jaggaer via a Support form: https://www.jaggaer.com/service-support/supplier-support/ or by calling 1(800)233-1121, option 2 then option 2.

Applications that do not comply with the above instructions will not be considered. Application material will not be returned.

Florida State University Procurement will be holding a two (2) Zoom informal workshops on how vendors can work within FSU's Public Procurement Portal and ask questions. Each session will be one hour in length.

Zoom	informal	workshops:	May	26,	2021,
https://fsu	.zoom.us/j/93	728526203.			
Zoom	Informal	workshop:	June	23,	2021,
https://fsu	.zoom.us/j/92	819978698.			

DEPARTMENT OF EDUCATION

Florida State University

NOTICE TO GENERAL CONTRACTORS-FSU JOC PROGRAM

NOTICE TO GENERAL CONTRATORS

Florida State University (FSU) announces that General Contractors services will be required for the FSU JOC Program. The JOC Contractor will be a single point of responsibility for performance of minor project construction contracts, functioning as an independent contractor, deriving project cost from the Gordian Construction Task Catalog. Florida State University will have three Tiers of which the JOC Contractor can submit to qualify on one or all Tiers.

Project and Location: FSU/JOC Minor Projects at Florida State University

Tallahassee, Florida

Project Description: The JOC Contractor will be a single point of responsibility for performance of minor project construction contracts, functioning as an independent contractor, deriving project cost from the Gordian Construction Task Catalog. Florida State University will have three Tiers of which the JOC Contractor can submit to qualify on one or all Tiers. The Tiers are defined below:

Tier 1: Less than \$25,000 project cost

Tier 2: \$25,000 to <\$200,000 project cost

Tier 3: >\$200,000 project cost

The JOC Contractor may be required to perform a project utilizing the Design/Build method of delivery. A minor project is defined as a project with a construction budget estimated to be less than \$4,000,000 or studies for which the fee for professional services is \$400,000 or less. The University intends to award multiple three (3) year term contracts for the upcoming fiscal year beginning July 1, 2021 with an option to renew for two (2) additional twelve (12) month periods.

All terms and conditions of the original agreement will remain in force for the renewal period. These renewals shall be valid only upon completion of a written renewal letter, provided by FSU Procurement, signed by the awardee supplier. Acceptance of the agreement to renew will be in the form of a new FSU purchase order issued by the Procurement Services department. Accordingly, the selected firm(s) should be capable of bonding concurrent projects between \$200,000 - \$4,000,000 and it is anticipated that several construction managers with a range of bonding capability will be selected.

Selection of finalists for interviews will be made based on general contractor's qualifications, including experience and ability; past experience; record-keeping/administrative ability, critical path scheduling expertise; cost estimating; cost control ability; quality control capability; qualification of the firm's personnel and staff, current workload, location, past performance, and volume of Florida State University work Finalists will be provided with a description of the final review requirements and a copy of FSU's standard construction management agreement for minor projects. The Selection Committee may reject all proposals and stop the selection process at any time.

Instructions: Firms desiring to provide general contracting services for projects shall submit a letter of application and the completed Florida State University "FSU/JOC Qualifications Supplement," via the online electronic sourcing portal as described below. Submittals that do not comply with these requirements or do not include the requested data will not be considered. Submission must be uploaded by 3:00 p.m. ET on Thursday July 15, 2021.

All applicants must be licensed to practice as general contractors in the State of Florida at the time of application. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations, at the time of application.

The Florida State University Project Fact Sheet may be obtained by going to FSU's Public Procurement Portal and finding RFQ-00536-2021 or by emailing James Johnson at jcjohnson@fsu.edu.

The plans and specifications for campus service projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a construction management firm may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction management firm must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$50,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

****PLEASE CAREFULLY NOTE NEW SUBMITTAL INFORMATION****

FSU utilizes an online electronic sourcing portal for accepting professional qualifications letter of application and Construction Manage Qualifications Supplement digitally. We do not accept hard copy submissions or submissions through other medium other than through FSU's Public Procurement Portal.

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•Each item of requested information is instantly sealed (no one from FSU can review) and will only be visible after the closing date/time. You may edit your submission as needed up to the closing date/time.

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·Uploading large documents may take significant time, depending on the size of the file(s) and your Internet connection speed. The maximum upload file size is 50 MB.

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Applications that do not comply with the above instructions will not be considered. Application material will not be returned.

Florida State University Procurement will be holding a two (2) Zoom informal workshops on how vendors can work within FSU's Public Procurement Portal and ask questions. Each session will be one hour in length.

Zoom	informal	workshops:	May	26,	2021,
https://fsu	ı.zoom.us/j/93	3728526203.			
Zoom	Informal	workshop:	June	23,	2021,
https://fsu	ı.zoom.us/j/92	2819978698			

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, May 3, 2021 and 3:00 p.m., Friday, May 7, 2021.

Rule No.	File Date	Effective Date
33-401.401	5/3/2021	5/23/2021
33-402.101	5/5/2021	5/25/2021
33-601.242	5/5/2021	5/25/2021
64B3-5.002	5/6/2021	5/26/2021
64B3-5.003	5/6/2021	5/26/2021
64B3-5.007	5/6/2021	5/26/2021
64B4-31.008	5/5/2021	5/25/2021
64B8-52.001	5/6/2021	5/26/2021
64B8-52.002	5/6/2021	5/26/2021

64B8-52.003	5/6/2021	5/26/2021
64B12-9.001	5/6/2021	5/26/2021
64B19-17.002	5/5/2021	5/25/2021
65C-14.001	5/3/2021	5/23/2021
65C-14.003	5/3/2021	5/23/2021
65C-14.006	5/3/2021	5/23/2021
65C-14.007	5/3/2021	5/23/2021
65C-14.010	5/3/2021	5/23/2021
65C-14.014	5/3/2021	5/23/2021
65C-14.017	5/3/2021	5/23/2021
65C-14.018	5/3/2021	5/23/2021
65C-14.022	5/3/2021	5/23/2021
65C-14.023	5/3/2021	5/23/2021
65C-14.040	5/3/2021	5/23/2021
65C-14.048	5/3/2021	5/23/2021
65C-14.117	5/3/2021	5/23/2021
65C-14.118	5/3/2021	5/23/2021
65C-14.1181	5/3/2021	5/23/2021
65C-14.1182	5/3/2021	5/23/2021
65C-14.1183	5/3/2021	5/23/2021
65C-14.119	5/3/2021	5/23/2021
65C-14.121	5/3/2021	5/23/2021
65C-14.122	5/3/2021	5/23/2021
65C-14.123	5/3/2021	5/23/2021
65C-14.124	5/3/2021	5/23/2021
65C-28.021	5/4/2021	5/24/2021
68A-27.003	5/7/2021	5/27/2021
69O-196.001	5/4/2021	5/24/2021
69O-196.005	5/4/2021	5/24/2021
69O-196.007	5/4/2021	5/24/2021
690-196.009	5/4/2021	5/24/2021
69O-196.015	5/4/2021	5/24/2021

LIST OF RULES AWAITING LEGISLATIVE APPROVAL SECTIONS 120.541(3), 373.139(7)		
690-201.015	5/5/2021	5/25/2021
69O-201.012	5/5/2021	5/25/2021
690-201.010	5/5/2021	5/25/2021
690-201.008	5/5/2021	5/25/2021
690-201.005	5/5/2021	5/25/2021
690-201.001	5/5/2021	5/25/2021
690-199.015	5/5/2021	5/25/2021
69O-199.012	5/5/2021	5/25/2021
69O-199.010	5/5/2021	5/25/2021
690-199.008	5/5/2021	5/25/2021
690-199.005	5/5/2021	5/25/2021
690-199.001	5/5/2021	5/25/2021
69O-198.015	5/5/2021	5/25/2021
69O-198.013	5/5/2021	5/25/2021
69O-198.012	5/5/2021	5/25/2021
69O-198.011	5/5/2021	5/25/2021
69O-198.010	5/5/2021	5/25/2021
690-198.005	5/5/2021	5/25/2021
690-198.002	5/5/2021	5/25/2021
69O-198.001	5/5/2021	5/25/2021
690-196.035	5/4/2021	5/24/2021
690-196.025	5/4/2021	5/24/2021
690-196.023	5/4/2021	5/24/2021
690-196.021	5/4/2021	5/24/2021
690-196.020	5/4/2021	5/24/2021

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 HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Boca Scooters LLC, line-make JNET

Notice of Publication for a New Point

Franchise Motor Vehicle Dealer in a County of More

than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Genuine Scooters LLC, intends to allow the establishment of Boca Scooters LLC, as a dealership for the sale of motorcycles manufactured by Jiangsu Niu Elec Tech Co Ltd By Genuine (line-make JNET) at 389 Northwest 1st Avenue, Boca Raton, (Palm Beach County), Florida 33432, on or after June 4, 2021.

The name and address of the dealer operator(s) and principal investor(s) of Boca Scooters LLC are dealer operator(s): Colton Ralston, 389 Northwest 1st Avenue, Boca Raton, Florida 33432; principal investor(s): Colton Ralston, 389 Northwest 1st Avenue, Boca Raton, Florida 33432.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Jaime Williams, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312 MS-65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399.

A copy of such petition or complaint must also be sent by US Mail to: Sarah Miyashiro, Genuine Scooters LLC, 2700 West Grand Avenue, Chicago, Illinois 60612-1118.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Auto Acquisitions, Inc., dba Greenway Kia Notice of Publication for a New Point

Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Kia Motors America Inc., intends to allow the establishment of Auto Acquisitions, Inc., dba Greenway Kia, as a dealership for the sale of automobiles manufactured by Kia (line-make KIA) at 10564 Philips Highway, Jacksonville, (Duval County), Florida 32256, on or after June 10, 2021.

The name and address of the dealer operator(s) and principal investor(s) of Auto Acquisitions, Inc., Dba Greenway Kia are dealer operator(s): Carl R. Atkinson, 1110 Ivanhoe Boulevard, Orlando, Florida 32804; principal investor(s): Carl R. Atkinson, 1110 Ivanhoe Boulevard, Orlando, Florida 32804, Frank J. Rodriguez, 723 Bear Creek Circle, Winter Park, Florida 32807. The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Jaime Williams, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312 MS-65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399.

A copy of such petition or complaint must also be sent by US Mail to: Brett Myers, Kia Motors America Inc., 111 Peters Canyon Road, Irvine, California 92606.

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION NOTICE OF INTENT RULE NO.: RULE TITLE:

62-520.500 Water Quality Criteria Exemptions for Installations Discharging Into Class G-I or G-II Ground Water The Department of Environmental Protection gives notice of its intent to grant a groundwater quality exemption pursuant to the

provisions of Rule 62-520.500, F.A.C., to the City of Marco Island aquifer storage and recovery (ASR) well site facility (Petitioner) located northeast of the intersection of CR 951 and US 41, and west of Henderson Creek, Collier County, Florida. The file has been assigned OGC Case No. 21-0263. The exemption is for the permitted injection of treated surface water to Class G-II groundwater. The groundwater quality criteria exemption will be incorporated into the renewal of UIC Operation Permit Numbers 141218-052-058-UO/5SR. The exemption will establish an alternative compliance level for color of 100 C.U. (color units). The groundwater quality exemption is being granted because the Petitioner has demonstrated compliance with the requirements of paragraphs 62-520.500(1)(a)-(f), F.A.C. The Department's file on this matter can be obtained by contacting James Cichon at (850)245-8633 or james.cichon@floridadep.gov.

This action is final and effective on the date filed with the Clerk of the Department unless a petition for an administrative hearing is timely filed under Sections 120.569 and 120.57, F.S., before the deadline for filing a petition. On the filing of a timely and sufficient petition, this action will not be final and effective until further order of the Department.

Because the administrative hearing process is designed to formulate final agency action, the hearing process may result in a modification of the agency action or even denial of the application.

A person whose substantial interests are affected by the Department's action may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57, F.S. Pursuant to Rule 28-106.201, F.A.C., a petition for an administrative hearing must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known;

(b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests are or will be affected by the agency determination;

(c) A statement of when and how the petitioner received notice of the agency decision;

(d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;

(e) A concise statement of the ultimate facts alleged, including the specific facts that the petitioner contends warrant reversal or modification of the agency's proposed action;

(f) A statement of the specific rules or statutes that the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and

(g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wishes the agency to take with respect to the agency's proposed action.

The petition must be filed (received by the Clerk) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000 or via electronically at Agency_Clerk@dep.state.fl.us. Also, a copy of the petition shall be mailed to the applicant at the address indicated above at the time of filing.

Petitions for an administrative hearing must be filed within 21 days of publication of the notice or within 21 days of receipt of the written notice, whichever occurs first.

Under subsection 62-110.106(4), F.A.C., a person whose substantial interests are affected by the Department's action may also request an extension of time to file a petition for an administrative hearing. The Department may, for good cause shown, grant the request for an extension of time. Requests for extension of time must be filed with the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, before the applicable deadline for filing a petition for an administrative hearing. A timely request for extension of time shall toll the running of the time period for filing a petition until the request is acted upon.

Mediation is not available in this proceeding.

Once this decision becomes final, any party to this action has the right to seek judicial review pursuant to Section 120.68, F.S., by filing a Notice of Appeal pursuant to Rules 9.110 and 9.190, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, M.S. 35, Tallahassee, Florida 32399-3000; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date this action is filed with the Clerk of the Department.

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.