Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

STATE BOARD OF ADMINISTRATION

Florida Prepaid College Board

RULE NOS.: RULE TITLES:

19B-16.003 Participation Agreement

19B-16.005 Maximum Account Balance Limit

PURPOSE AND EFFECT: The purpose and effect of this rule development is to amend language specifying the former federal standard under which an Account Owner may change the Investment Options with a reference to the relevant Internal Revenue Code provision anticipating further revisions to that Code provision; update Form numbers for the Participation Agreement and Terms and Conditions applicable to this change; rename the Maximum Account Balance to Maximum Account Contribution Limit to reflect the industry standard; and reduce the Maximum Account Contribution Limit from seven (7) times to five (5) times the most expensive annual qualified higher education expense to correspond to the safe harbor provision in the proposed Treasury Regulations.

SUBJECT AREA TO BE ADDRESSED: Administration of the Florida College Savings Program

RULEMAKING AUTHORITY: 1009.971(1), (4), (6) FS.

LAW IMPLEMENTED: 1009.971, 1009.981(1)(c), and 1009.981(2) FS.

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

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 hours before the workshop/meeting by contacting: Michael Frick, (850)488-8514, michael.frick@myfloridaprepaid.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: Michael Frick, Director of Operations, 1801 Hermitage Blvd., Suite 210, Tallahassee, FL 32308, (850)488-8514; michael.frick@myfloridaprepaid.com

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

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-1.007 List of Approved Forms; Incorporation

PURPOSE AND EFFECT: The Board proposes the development of rule amendments to address the revised application form for intern/resident/fellow and house physician.

SUBJECT AREA TO BE ADDRESSED: The incorporation of the revised application form for intern/resident/fellow and house physician.

RULEMAKING AUTHORITY: 456.013, 456.0276, 456.036(5), 456.048(1), 458.309, 458.311, 458.3124(6), 458.313(4), 458.3137, 458.3145, 458.315(2), 458.3151, 458.317, 457.319, 358.317, 358.319, 458.320(8), 458.321(2), 458.345(3), 358.345(3), (8), 458.347(13), 458.3475, 458.351(6) FS.

LAW IMPLEMENTED: 456.013, 456.035, 456.036, 456.048, 456.50, 456.0635, 456.073, 458.309, 458.311, 458.3124, 458.313, 458.3137, 458.3145, 458.315, 458.3151, 458.316, 458.317, 458.319, 458.320, 458.321, 458.345, 458.347, 458.3475, 458.348, 458.351, 465.0276 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: André Ourso, J.D., M.P.H., Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

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

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE: 64B8-4.009 Applications

PURPOSE AND EFFECT: The Board proposes the development of rule a rule amendment to address the revised application form for intern/resident/fellow and house physician

SUBJECT AREA TO BE ADDRESSED: The incorporation of the revised application form for intern/resident/fellow and house physician.

RULEMAKING AUTHORITY: 456.031, 456.033, 458.309, 458.311, 458.313, 458.3151 FS.

LAW IMPLEMENTED: 456.013(1), (7),(13), 456.031, 456.033, 456.0635, 456.50, 458.311, 458.3124, 458.313, 458.3137, 458.3145, 458.315, 458.3151, 458.316, 458.3165, 458.317 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: André Ourso, J.D., M.P.H., Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

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

Section II Proposed Rules

NONE

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-10.003 Costs of Reproducing Medical Records

NOTICE OF CHANGE

Notice is hereby give that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F. S., published in Volume 39, No. 95, of the May 15, 2013, issue of the Florida Administrative Register.

The changes are in response to multiple public hearing held on this rule as follows: August 2, 2013; October 3, 2013; December 6, 2013; February 6, 2014; April 3, 2013; June 5, 2014; October 9, 2014; December 4, 2014; and February 6, 2015. At the nine (9) public hearings, the Rules Committee and the Board reviewed many written comments and heard oral testimony from many interested parties.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST AND LEGISLATIVE RATIFICATION:

Additionally, at the December 4, 2014 public hearing, the Committee determined that a Statement of Estimated Regulatory Costs (SERC) should be prepared. At the Board's meeting held on February 6, 2015, the Board voted to approve the SERC and to make additional changes the proposed rule. Prior to filing the Notice of Change, the Board received correspondence from the staff of the Joint Administrative Procedures Committee dated February 17, 2015, with regard to the SERC and inquiring as to whether the rule required legislative ratification. The Board held a telephone conference meeting on March 4, 2015, and based upon the written comments from the Joint Administrative Procedures Committee and discussion of the Board, the Board determined that the rule would indeed, require legislative ratification and that the SERC needed to be revised to state as such. The changes to the proposed rule are as follows:

- 1. The proposed subsection (3) of the rule shall read: (3) (4) Reasonable costs of reproducing x-rays, and such other special kinds of records shall be the actual costs. The phrase "actual costs" means the cost of the material and supplies used to duplicate the record, as well as the labor costs and overhead eosts associated with duplication, plus postage.
- 2. A new subsection (4) of the rule shall be added to read: (4) Accessing medical records through patient portals does not constitute the reproduction of medical records.

In addition to the changes set forth above, the Board voted to approve the SERC prepared by Board staff. The summary of the SERC is as follows: The rule sets forth a single fee of \$1.00 per page for the reproduction of medical records. According to the SERC, the proposed changes are likely to have an adverse impact in the excess of \$1million in the aggregate within 5 years. There will most likely be an increased costs to doing business in small laws firms that are defined as small businesses. As far as the impact on business competitiveness, the proposed rule may have an impact on the smaller law firms vs. the larger firms because smaller firms have less capital to recoup upfront costs. Individuals affected by the proposed rule are patients that request medical records from a physician's office, when those records are in excess of 25 pages. The SERC estimates that the Department of Health, when investigating physicians in disciplinary cases will incur increased costs of approximately \$100,000 within 5 years after implementation of the rule. Attorneys in small law firms representing patients in civil suits may incur increased costs but the data is limited and many factors are unknown, making it difficult to estimate these increased costs. The SERC finds that it is likely that the proposed rule will have an adverse

impact on economic growth, private sector job creation or employment, or investment in excess of \$1 million in the aggregate within 5 years. Based upon the information contained in the SERC, the rule will require ratification by the Legislature.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: André Ourso, J.D., M.P.H., Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253. A copy of the SERC may be obtained by emailing your request to Andre Ourso at Andre.Ourso@flhealth.gov.

DEPARTMENT OF CHILDREN AND FAMILIES

Economic Self-Sufficiency Program

RULE NO.: RULE TITLE:

65A-1.7141 SSI-Related Medicaid Post Eligibility

Treatment of Income

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 40 No. 203, October 17, 2014 issue of the Florida Administrative Register has been withdrawn.

DEPARTMENT OF CHILDREN AND FAMILIES

Family Safety and Preservation Program

	z wiinij suzetj wiid z reser (ution z rogrum				
RULE NOS.:	RULE TITLES:				
65C-41.001	Definitions				
65C-41.002	Application Procedures for Readmission				
	Extended Foster Care				
65C-41.003	Appeals				
65C-41.004	Case Management Services For Young				
	Adults in Extended Foster Care				
65C-41.005	Judicial Interaction				
65C-41.006	Discharge from Program				
	NOTICE OF CHANGE				

to

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 40 No. 200, October 14, 2014 issue of the Florida Administrative Register.

65C-41.003 Eligibility Requirements Appeals
65C-41.004 Transition and Case Plans Case Management
Services For Young Adults in Extended Foster Care
65C-41.005 Discharge from Program Judicial Interaction
65C-41.006 Appeals Discharge from Program

65C-41.001 Definitions.

(4) "Fair hearing" means a hearing that is conducted pursuant to the procedural requirements of Rules <u>65-2.042</u> through 65-2.069 65-2.056 and 65-2.057, F.A.C.

65C-41.002 Application Procedures for Readmission to Extended Foster Care.

- (1) Applications for readmission must be readily available to young adults. The application form to be used is "Application for <u>Readmission into</u> Extended Foster Care," CF-FSP 5377, August 2014, incorporated by reference, and available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx, or any other application form that addresses all components of CF-FSP 5377.
- (2) To reenter extended foster care, the young adult must complete the Application for <u>Readmission into</u> Extended Foster Care and provide proof of participating in a qualifying activity. If requested by the young adult, the case manager or <u>Delesignated</u> staff shall assist the young adult with completing the application, choosing a qualifying activity, enrolling in a qualifying activity, and/or obtaining necessary documentation, unless assistance is refused by the young adult.
- (3) All young adults with diagnosed disabilities or mental health needs shall be provided an equal opportunity to participate in extended foster care. A young adult with diagnosed disabilities or mental health needs may need additional support; therefore, the designated staff will work in consultation with all of the young adult's service providers.
- (3) A decision on readmission shall be made within 10 business days of receipt of a complete application, including all supporting documentation.
- (a) The decision shall be based solely on whether the young adult meets the requirements of s. 39.6251(2), F.S.
- (4) (b) The young adult must be notified within 10 business days of submitting the complete application, including all supporting documentation, whether the application was approved or denied, or whether additional information, including supporting documentation, is needed.
- (a) The decision to approve or deny shall be based solely on whether the young adult meets the requirements of Section 39.6251, F.S.

65C-41.002 Application Procedures for Readmission to Extended Foster Care.

(c)(5) If the decision is to deny the application for extended foster care, the community-based care agency shall provide a notice that specifies all of the reasons for the denial of extended foster care, notice of the right to appeal this decision, as required by Rule 65C-41.006 65C 41.003, F.A.C., and an "Application for Aftercare Services," CF-FSP 5391, August 2014, incorporated by reference, and available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx, or any other application form that addresses all components of CF-FSP 5391.

(d) If additional information is needed, the young adult shall have 10 business days from notification to submit the information. Designated staff shall assist the young adult in obtaining the additional information, unless assistance is refused by the young adult.

65C-41.003 Eligibility Requirements. Appeals

- (1) Section 39.6251, F.S., sets forth the eligibility requirements for a young adult to remain in extended foster care.
- (2) A young adult is considered to have been living in licensed care on the date of his or her 18th birthday if the young adult was in the legal custody of the Department on the date of his or her 18th birthday.
- (3) To meet the educational requirements set forth in Section 39.6251(2)(a)-(b), F.S., the young adult must comply with the academic and attendance requirements of his or her particular educational institution.
- (4) A young adult may change qualifying activities and remain in extended foster care. A change of qualifying activity shall not require a new application, although it shall require an amendment to the young adult's transition plan and may require an amendment to the case plan.
- (5) If a young adult is unable to participate full-time in a program or activities listed in Section 39.6251(2)(a)-(d), F.S., due to a physical, intellectual, emotional, or psychiatric condition that limits participation, the young adult's case manager shall:
- (a) Assist the young adult in securing supporting documentation of the condition; and
- (b) Develop or amend the transition plan to address the condition and the accommodations or modifications to be implemented to achieve the goals of the young adult as included in the case plan.
- (6) Participation by the Young Adult in Case Management and Judicial Proceedings. In addition to engaging in one or more of the qualifying activities set forth in Section 39.6251(2), F.S., the young adult must consent to, and participate in, on-going supervision by case management and is encouraged to participate in judicial review and permanency hearings.
- (a) The young adult must sign necessary releases to enable the case manager to document the young adult's participation in the qualifying activity or activities.
- (b) The young adult must participate in the drafting of the case plan.
- (c) In preparation for each judicial review hearing, the young adult must collaborate with the case manager in preparing the Judicial Review Social Study Report ("JRSSR").

- (7) Residing in the Approved Living Arrangement. The young adult must reside in a supervised living arrangement that is approved by the community-based care lead agency and acceptable to the young adult.
- (a) Whether a living arrangement will be approved shall be decided by designated staff on a case-by-case basis, taking into consideration the needs and desires of the young adult and using a reasonable and prudent parent standard.
- (b) The community-based care lead agency may withhold approval for a living arrangement requested by the young adult if the living arrangement does not meet the supervision or the support required by Section 39.6251(4), F.S. or jeopardizes the young adult's safety and well-being.
- (c) In addition to the types of living arrangements permitted by Section 39.6251(4), F.S., the living arrangement may also include housing provided by the U. S. Military, housing provided by the Agency for Persons with Disabilities, housing for victims of human trafficking, or housing included as a component of service by any other service provider.
- (d) A young adult who requires continued, intensive therapeutic or medical care will be assessed to determine his or her needs and the most appropriate living arrangement, and services will be sought by the case manager in consultation with the young adult's team of service providers.
- (e) A young adult may share housing with other persons, provided the requested living arrangement meets the assessed levels of supervision and services for every household member who is in the extended foster care program. The community-based care lead agency must approve all roommates based on its assessment of the young adult's needs and safety concerns. The community-based care lead agency is not responsible for any portion of the expenses of any roommate who is not receiving extended foster care services.
- (f) Once a living arrangement has been approved, the young adult must notify the case manager of any changes in circumstances in the living arrangement, including a change of occupants, a problem with new or different rules, or a planned absence from the home as set forth in the transition plan.
- (g) The young adult and foster parent, primary caregiver or group home provider shall discuss and agree upon the length of any permitted absence of the young adult from his or her approved living arrangement. The young adult and the foster parent, primary caregiver or group home provider shall determine jointly the protocol for notification of such absences.
- (h) In the event the extended foster care living arrangement is obtained before the young adult reaches age 18, the case manager shall make scheduled visits to the young adult in the new approved living arrangement as a part of the transition.

<u>Rulemaking Authority</u> 39.012, 39.0121 FS. <u>Law Implemented</u> 39.6251, 39.6035, 39.701 FS. History—New______.

65C-41.004 Transition and Case Plans Case Management Services For Young Adults in Extended Foster Care

- (1) Transition planning
- (a) Transition planning must begin within 180 days of the young adult's 17th birthday, or as soon as possible within 30 days of being placed into licensed foster care after that date. The transition plan must be completed at least 60 days prior to the young adult's 18th birthday, or as soon as possible for any young adult who enters licensed foster care after that date, and no later than the last judicial review hearing during the young adult's minority.
- (b) All young adults with diagnosed disabilities or mental health needs shall be provided with an equal opportunity to participate in transition planning. A young adult with a diagnosed disability or mental health need may need additional support; therefore, the designated staff shall work in consultation with all of the young adult's service providers.
- (c) If the young adult intends, after discussion with the case manager, to opt out of extended foster care, the case manager shall provide the young adult the form "My Decision to Opt Out of Foster Care," CF-FSP 5375, January 2015, which is hereby incorporated by reference and available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx, or any other form that addresses all components of CF-FSP 5375. Upon receipt of the completed and signed form, the case manager shall:
- 1. Provide the young adult a copy of the completed form; and
- 2. Discuss with the young adult the options for enrollment in Aftercare or Postsecondary Education Services and Support (PESS).
- (d) In the event the young adult refuses to participate in transition planning; fails to designate a qualifying activity; fails to live in an approved living arrangement; refuses to sign the transition plan after completion; or opts out of extended foster care, or the case manager determines that the young adult is ineligible due to the young adult's placement as a child other than in licensed foster care, the case manager shall provide a notice, "Notice of Discharge from Extended Foster Care," CF-FSP 5376, May 2014, which is hereby incorporated by reference and available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx, or any other form that addresses all components of CF-FSP 5376.
- (2) Transition and Case Plans. Each young adult in extended foster care must have both a transition plan and a case plan developed by the case manager in consultation with the young adult.

- (a) Transition Plan. The provisions of the transition plan form the basis of the young adult's case plan and delineate the young adult's short-term and long-term goals, the young adult's obligations, and the obligations of the foster parent, the case manager, and any other service provider.
- 1. The transition plan shall be coordinated with the case plan; however, a change in the transition plan does not require an amendment to the case plan or a return to court unless there is a substantial change in circumstances, a change in goal, or the young adult requests a hearing.
- 2. The transition plan shall include an agreement by the young adult to comply with the provisions to engage in one or more of the qualifying activities required by Section 39.6251(2), F.S., to participate in case management activities and judicial review proceedings as delineated in Rule 65C-41.003, F.A.C., and to remain in the approved living arrangement as detailed in the transition plan. The agreement shall also include a provision that the young adult shall sign necessary releases to enable the case manager to verify participation in the qualifying activities.
 - 3. The transition plan shall address allowance.
- a. Whether an allowance will be provided to the young adult and the amount of the allowance shall be discussed in consultation with the young adult and foster parent or designated staff.
- b. The foster parent or designated staff shall use a reasonable and prudent parent standard to decide whether an allowance will be provided and the amount.
- c. If the young adult is in licensed out-of-home care, the foster parent or caregiver shall make the ultimate decision.
- d. If the young adult is in non-licensed care, designated staff shall make the ultimate decision.
- e. The decision and rationale shall be supported by documentation in the young adult's case plan and transition plan.
- 4. If the young adult is a parent, the transition plan shall address the young adult's goals and needs in his or her role as a parent, as well as any referrals to service providers.
- 5. Amending the Transition Plan. The transition plan may be amended at any time, without court approval, whenever the young adult and the designated staff agree. The plan shall be periodically reviewed and must be updated when necessary prior to each judicial review hearing.
- <u>6. Portability. The services provided under this rule are portable across county lines and between lead agencies.</u>
- a. The service needs that are identified in the original or updated transition plan shall be provided by the lead agency where the young adult is currently residing but shall be funded by the lead agency that initiated the transition plan.

- b. For all young adults in foster care who are on a living arrangement out-of-state or visiting out-of-state, the lead agency with primary case management responsibilities shall provide maintenance payments; case planning, including a written description of all services that will assist the young adult in preparing for the transition from care to independence; as well as regular case reviews that conform with all federal scheduling and content requirements.
- (b) Case Plan. The young adult must have a case plan while in extended foster care.
 - 1. The case plan must include:
- a. A description of the qualifying activity or activities in which the young adult will engage to maintain eligibility for remaining in extended foster care. If the young adult has chosen an alternate or secondary qualifying activity, it shall be included in the case plan;
- b. A description of the programs and services necessary to assist the young adult to successfully participate in the chosen qualifying activities, and a designation of who is responsible for providing these programs and services, and who is responsible for paying the costs of such programs and services;
- c. A description of the young adult's long-term goals for living independently and the services to be provided to assist the young adult in meeting those goals; and
- d. A designation of the permanency goal of transition from care to independent living.
- 2. The young adult's case plan shall be developed as part of the initial transition planning process, and shall include the young adult's long-term goals.
- 3. The case plan shall be reviewed with the young adult prior to each judicial review hearing, and shall be updated as necessary.
- (3) Provision of Services. The community-based care lead agency must ensure that the young adult is provided necessary services. Necessary services include:
- (a) Those services, including participation in programs, that are identified in the young adult's case plan.
- (b) Supervision of the young adult at a level that is consistent with the young adult's individual educational and health care needs, permanency plan and independent living goals as assessed with input from the young adult.
- (c) Life skills instruction, counseling, educational support, employment preparation and placement, and development of support networks that are consistent with the young adult's assessed needs and interests, and with the goals identified by the young adult in the transition plan and case plan.
- (d) Regular case management reviews, at least monthly, but more often as necessary and as agreed to by both the case manager and the young adult.

- (e) Any additional services that are necessary to assist the young adult in complying with the conditions of extended foster care.
- (4) Prior to each judicial review hearing, the designated staff shall assist the young adult in preparing for the hearing by jointly developing the report, which addresses the young adult's progress in meeting the goals in the case plan. The report must include information on the young adult's progress on the case plan and the transition plan, as applicable, and shall propose modifications as necessary to further the young adult's goals.
- (5) Procedures for a Young Adult Wishing to Remain in Extended Foster Care until the 22nd birthday. A young adult must be actively participating in extended foster care on his or her 21st birthday, and have a documented disability, in order to remain in care until his or her 22nd birthday.
- (a) The case manager for a young adult who has a documented disability shall discuss with the young adult and any designated decision-making authority for the young adult, within 180 days of the young adult's 20th birthday, whether the young adult wishes to remain in extended foster care after his or her 21st birthday. This discussion shall occur during the transition planning for possible discharge based on reaching the maximum age for participation.
- (b) If the young adult who has a documented disability requests discharge from, or otherwise opts out of continuing in extended foster care beyond the 21st birthday, the case manager shall provide the form "My Decision to Opt Out of Foster Care," CF-5375, incorporated in paragraph (1)(c) of this rule, or any other form that addresses all components of CF-FSP 5375, and specify that the young adult has requested discharge from the program on the 21st birthday.
- <u>Rulemaking Authority</u> 39.012, 39.0121 FS. <u>Laws Implemented</u> 39.6035 and 39.6251, 39.701, 39.6012 FS. <u>History–New</u>.

65C-41.005 Discharge from Program Judicial Interaction

- (1) A young adult shall be discharged from the extended foster care program when the young adult is no longer eligible to participate in the program.
- (a) A young adult shall be discharged from extended foster care when categorical eligibility ends on the earliest of the dates that the young adult:
- 1. Reaches 21 years of age or, in the case of a young adult with a disability, reaches 22 years of age;
- 2. Knowingly and voluntarily withdraws his or her consent to participate in extended foster care. Withdrawal of consent to participate in extended foster care shall be verified by the court pursuant to s. 39.701, F.S.;

- 3. Achieves Permanence. Permanence due to a voluntary return by the young adult to his or her legal parent after the age of 18 disqualifies the young adult from participating in extended foster care during the time the young adult is living with that parent. However, in the event that living arrangement fails, the young adult will no longer be considered to have achieved permanence, and the young adult is again eligible for extended foster care.
- (b) Except as provided for in subparagraph (1)(c) of this rule, a young adult shall be discharged from the extended foster care program for failure to participate in one or more qualifying activities set forth in s. 39.6251(2), F.S., unless that failure is based on a documented disability.
- (c) A young adult may not be discharged from the extended foster care program for ceasing to participate in one or more qualifying activities set forth in Section 39.6251(2), F.S., if he or she provides within 20 days of ceasing participation:
- 1. Documentation of efforts to resume a qualifying activity; or
- 2. Documentation of a condition that limits participation, pursuant to Section 39.6251(2)(e), F.S.
- (d) A young adult may be discharged from the extended foster care program for failure to reside in the approved living arrangement. The length of the young adult's absence from the approved living arrangement that supports the determination that the young adult is not residing in the approved living arrangement shall be determined during transition planning and documented in the transition plan.
- (e) A young adult may be discharged from the extended foster care program for failure to actively participate in case management and supervision provided by the case manager.
- (2) A young adult may elect voluntary discharge from the extended foster care program. When a young adult indicates to a case manager or designated staff that he or she wishes to leave the program, the case manager or designated staff shall provide the young adult with the form "My Decision to Opt Out of Foster Care" CF-FSP 5375, January 2015, which is incorporated by reference in Rule 65C-41.004, F.A.C., or any other form that addresses all components of CF-FSP 5375, and ask the young adult to complete the form and return it to the case manager. The case manager shall inform the young adult of other available services in Postsecondary Education Services and Support and Aftercare Services. When a young adult elects voluntary discharge from extended foster care, or when the young adult is discharged, the case manager shall request that the Children's Legal Services attorney file a motion to terminate jurisdiction and schedule a court hearing on that motion.

(3) Before the case manager may discharge a young adult from extended foster care, other than when the young adult voluntarily leaves the program, the case manager must provide the young adult with a written notice that describes all reasons for the discharge and the form "Due Process Rights for Young Adults Formerly in Foster Care," CF-FSP 5379, August 2014, which is incorporated by reference in paragraph 65C-41.006(2)(d), F.A.C., or any other form that addresses all components of CF-FSP 5379.

<u>Rulemaking Authority</u> 39.012, 39.0121 FS. <u>Law Implemented</u> 39.6251, 39.701, 39.013 FS. <u>History–New</u>.

65C-41.006 Appeals Discharge from Program

(2)(a) through (b)1. will now read:

- (2) Community based care agency or its contracted service provider staff shall work with the young adult in meeting the requirements of this rule.
- (2)(3) Notice of Adverse Action. The community-based care <u>lead</u> agency shall give timely and adequate written notice to the young adult regarding any decision to deny readmission or terminate participation in extended foster care.
- (a) The notice shall be provided on the form "Notice of Discharge from Extended Foster Care," CF-FSP 5376, incorporated by reference in paragraph 65C-41.004(1)(d), F.A.C, or on any other form that addresses all components of CF-FSP 5376 and meets the requirements set forth in subparagraph (2)(c) of this rule. include the right to a fair hearing, the method of obtaining a fair hearing, and that the young adult may present the case himself or herself, or have legal counsel or a representative present the case.

(b)(a) The notice shall be considered timely:

1. When the notice concerns an application for readmission into care, if it is delivered to the young adult within 10 business days of the lead agency receiving the application.

(2)(c)5.a. through b. will now read:

- a. that the request for a fair hearing must be <u>sent to</u> received by the case manager no later than 30 calendar days from the date the notice was received by the young adult; and
- b. that the request for a fair hearing must be <u>sent</u> received no later than 10 business days after the notice is received for the young adult to continue to participate in the program pending the completion of the fair hearing process.

(2)(c)6. will now read:

6. The notice also must inform the young adult that if the last day to request a fair hearing falls on a weekend or holiday, the request will be considered timely if it is <u>sent</u> received the first business day after the deadline.

(2)(d) through (e) will now read:

(d)(e) A "Request for Fair Hearing on Application Denial or Discharge from the Extended Foster Care Program; or on Denial, Termination, or Reduction of Postsecondary Education Services and Support PESS or Aftercare Services Benefits," CF-FSP 5380, August 2014, incorporated by reference, and "Due Process Rights for Young Adults Formerly in Foster Care," CF-FSP 5379, August 2014, incorporated by reference in 65C-41.005(3), F.A.C, or any other forms that address all components of CF-FSP 5380 and CF-FSP 5379, shall be attached to the notice. These Fforms CF-FSP 5380 and CF-FSP 5379 are available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx. 45 C.F.R. §205.10 is incorporated by reference and available http://www.gpo.gov/fdsys/granule/CFR-1997-title45vol2/CFR-1997-title45-vol2-sec205-10/content-detail.html.

(e)(d) The notice shall be sent by certified mail or provided to the young adult by hand delivery. The notice shall also be sent via e-mail if the young adult has provided an e-mail address. If the young adult has provided a telephone number, designated staff shall call the young adult and advise him or her that the notice has been sent and also is available for pickup at the community-based care office. Documentation of hand delivery and e-mail shall be made in the young adult's file contemporaneously with the hand and e-mail delivery. The certified mail receipt shall also be placed in the young adult's file.

(3)(b)1 through 2. will now read:

- 1. The form "Oral Request for Fair Hearing," CF-FSP 5381, August 2014, incorporated by reference, <u>or any other form that addresses all components of CF-FSP 5381</u>, shall be used by the case manager <u>or designated staff</u> to document oral requests for a fair hearing. This form is available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx.
- 2. Written requests may be prepared by the young adult on the form "Request for Fair Hearing on Application Denial or Discharge from the Extended Foster Care Program; or on Denial, Termination, or Reduction of <u>Postsecondary Education Services and Support PESS</u> or Aftercare Services Benefits," CF-FSP 5380, incorporated in subsection (2)(d) (3)(e) of this rule, or any other form that addresses all components of CF-FSP 5380, or in any other manner the young adult chooses.

(4)(b) will now read:

(b) A request for a hearing can be rejected or dismissed only by the hearing officer. If a request for a hearing is not sent by the young adult received within the stated timeframes, the request shall be forwarded to the Florida Department of Children and Families' Office of Appeal Hearings with a notation that the request was late being sent to the lead agency by the young adult.

(5)(a) through (b) will now read:

- (a) The staff person receiving the request shall, within five (5) three (3) business days, prepare copies of the young adult's complete extended foster care file, and copies of the young adult's case file records from his or her dependency case file during the young adult's 17th year of age to provide to both the young adult and the legal representative for the Department or its contracted service provider. Staff shall provide the complete file to both the young adult and the legal representative for the Department or its contracted service provider, whether or not a request has been made.
- (b) The <u>case manager</u> <u>designated staff</u> responsible for the young adult's extended foster care case (the case manager in the county where the young adult's participation originated) shall coordinate and participate in the fair hearing, even if the hearing takes place in a different county or region. The fair hearing shall take place in the county in which the young adult lives.

DEPARTMENT OF CHILDREN AND FAMILIES

Family Safety and Preservation Program

RULE NO.: RULE TITLE: 65C-42.001 Definitions

65C-42.002 Postsecondary Education Services and

Support

65C-42.003 Aftercare Services

65C-42.004 Appeals

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 40 No. 200, October 14, 2014 issue of the Florida Administrative Register.

65C-42.001 Definitions.

(1) "Adverse action" means any action by the Department, community-based care lead agency, or its contracted service provider that denies, in whole or in part, a young adult's application for Postsecondary Education Services and Support (PESS) or Aftercare Services readmission to extended foster care, or that discharges a young adult from extended foster care.

- (7) "Fair hearing" means a hearing that is conducted pursuant to the procedural requirements of rules <u>65-2.042</u> through 65-2.069 65-2.056 and 65-2.057, F.A.C.
- (9) "Postsecondary Education Services and Support (PESS)" means the voluntary program available to young adults who meet the eligibility requirements in s. 409.1451(2), F.S., that provides services and support to assist with postsecondary education.

65C-42.002 Postsecondary Education Services and Support.

(2) through (3)(b) will now read:

(2) If it is determined that the young adult is not eligible for PESS, designated staff shall inform the young adult about the availability of Education and Training Vouchers (ETV) and assist the young adult in obtaining and completing an ETV application, unless assistance is refused by the young adult.

(3)(2) Initial Application Process for PESS Stipend. Designated staff shall provide the young adult with the "Postsecondary Education Services and Support (PESS) Initial and Renewal Application for Postsecondary Education Services and Support (PESS) and/or Education and Training Voucher (ETV) Funds," CF-FSP 5382, January 2015 August 2014, which is hereby incorporated by reference and available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx, or any other form that addresses all components of CF-FSP 5382.

- (a) Designated staff shall offer to assist the young adult in completing the application or meeting eligibility requirements, unless assistance is refused by the young adult.
- (b) All young adults with diagnosed disabilities or mental health needs shall be provided with an equal opportunity to participate in the PESS program. A young adult with a diagnosed disability or mental health need may need additional support; therefore, the designated staff shall work in consultation with all of the young adult's service providers.

(3)(c)3. through 4. will now read:

- 3. Application for any other grants and scholarships for which he or she may qualify; and
- 4. A complete and error-free submission of the Free Application for Federal Student Aid (FAFSA) and application to any grants or scholarships suggested by the post-secondary institution based on the FAFSA submission.

(3)(d)1. will now read:

1. The young adult was living in <u>licensed</u> foster care on his or her 18th birthday or is currently living in foster care; or was at least 16 years of age <u>when</u> and was adopted from foster care or placed with a court-approved dependency guardian after spending at least six (6) months in licensed care within the 12 months immediately preceding such placement or adoption. A young adult is considered to have been living in <u>licensed</u> care on the date of his or her 18th birthday if the young adult was in the legal custody of the Department on the date of his or her 18th birthday;

(3)(e) through (f)3. will now read:

(e)(d) If the young adult is requesting assistance in choosing and/or enrolling in an eligible post-secondary educational institution, information about aftercare services and an "Application for Aftercare Services," CF-FSP 5391, August 2014, which is hereby incorporated by reference, and available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx, or any other form that addresses all components of CF-FSP 5391, shall also be provided. Aftercare services may be utilized temporarily to assist the young adult in working toward qualifying for PESS.

(f)(e) The young adult must be notified within Designated staff shall have 10 business days from the date of submission of the complete application, including all supporting documentation, to review, approve or deny the award, and notify the young adult whether the application was approved or denied, or whether additional information, including supporting documentation, is needed.

- 1. If additional information is needed, the young adult shall have 10 business days from notification to submit the information. Designated staff shall assist the young adult in obtaining the additional information, unless assistance is refused by the young adult.
- 24. If the application is denied, designated staff shall notify the young adult of other available services, such as extended foster care, funding through Educational and Training Vouchers, aftercare services, and services that are locally available. provide the young adult with information detailing the procedure for appeal and the brochure "Due Process Rights for Young Adults Formerly in Foster Care," CF FSP 5379, August 2014, incorporated by reference and available at

www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx.
45 C.F.R. §205.10 is incorporated by reference and available at http://www.gpo.gov/fdsys/granule/CFR-1997-title45-vol2-sec205-10/content-detail.html.

32. If the application is denied, designated staff shall also provide the young adult with information detailing the procedure for appeal and the brochure "Due Process Rights for Young Adults Formerly in Foster Care," CF-FSP 5379, August 2014, incorporated by reference and available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx, or any other form that addresses all components of CF-FSP 5379. notify the young adult of other available services, including extended foster care, funding through educational and training vouchers, aftercare services, and services that are locally available.

(4) will now read:

(4)(3) Renewal Application Process. Designated staff shall offer to assist the young adult in completing an updated "Postsecondary Education Services and Support (PESS) Initial and Renewal Application for Postsecondary Education Services and Support (PESS) and/or Education and Training Voucher (ETV) Funds,"; CF-FSP 5382, incorporated in subsection (3) (2) of this rule, or any other form that addresses all components of CF-FSP 5382, unless assistance is refused by the young adult. The young adult must obtain and provide documentation of continuing to meet all renewal eligibility requirements. The annual renewal period is based on the initial date of enrollment into PESS.

(8) through (9) will now read:

- (8) Documentation requirements. For each young adult receiving a PESS stipend, the Department or its contracted service provider shall maintain an active case file containing:
- (a) Documentation of the young adult's current demographic information, including name, address, date of birth, social security number, and the name of the school he or she is attending;
- (b) A copy of the young adult's complete application signed by the young adult and approval authority; and
- (c) Completed cost of attendance documentation and an individualized budget for the young adult.
- (9) Portability. The services provided under this rule are portable across county lines and between lead agencies. The service needs that are identified when a young adult applies for PESS shall be provided by the lead agency where the young adult is currently residing but shall be funded by the lead agency that approved the application.

65C-42.003 Aftercare Services.

- (1)(a) will now read:
- (a) Reached the age of 18 while in licensed foster care, but is not yet 23 years of age. A young adult is considered to have been living in licensed care on the date of his or her 18th birthday if the young adult was in the legal custody of the Department on the date of his or her 18th birthday; and
 - (1)(c) through (8) will now read:
- (c) Is not in Extended Foster Care pursuant to Section 39.6251, F.S.
- (2) Application for Aftercare Services. Designated staff shall offer to assist a young adult who is requesting Aftercare Services in completing the "Application for Aftercare Services," CF-FSP 5391, incorporated in paragraph 65C-42.002 (3)(e) (2)(d), F.A.C, or any other form that addresses all components of CF-FSP 5391, unless assistance is refused by the young adult.
- (3) If the application is not completed at the time of the request for referrals or services, designated staff shall assist the young adult in completing the application within 10 business days. Referrals may be provided prior to the completion of the application.
- (4) A young adult seeking temporary financial assistance shall also complete an "Aftercare Services Plan," CF-FSP 5400, January 2015, incorporated by reference and available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx, or any other form that addresses all components of CF-FSP 5400. The Aftercare Services Plan shall be completed by the designated staff in consultation with the young adult.
- (5) All young adults with diagnosed disabilities or mental health needs shall be provided with an equal opportunity to receive Aftercare Services. A young adult with a diagnosed disability or mental health need may need additional support; therefore, the designated staff shall work in consultation with all of the young adult's service providers.
 - (6) The Aftercare Services Plan shall:
- (a) Include the amount of temporary financial assistance being provided and the specific reason(s) for the assistance; and
- (b) Include the specific activities the young adult will complete in order to achieve self-sufficiency or transition into extended foster care or PESS.
- (7) In assessing the young adult's needs, designated staff may consider such details as eviction notices, utility terminations, and moving expenses.
- (8) The designated staff shall re-assess the Aftercare Services Plan every three (3) months. The community-based care lead agency may discontinue Aftercare Services if the young adult has not made efforts to complete the activities outlined in his or her Aftercare Services Plan.

(9)(b) through (14)(d) will now read:

(b) If the application is denied, designated staff shall notify the young adult within 10 business days of submitting the application. Designated staff shall also provide the young adult with information detailing the procedure for appeal and the brochure "Due Process Rights for Young Adults Formerly in Foster Care," CF-FSP 5379, which is incorporated by reference in subparagraph 65C-42.002(3)(f)3 (2)(e)1, F.A.C., or any other form that addresses all components of CF-FSP 5379. Designated staff shall notify the young adult of other available services, including Extended Foster Care, funding through PESS or Education educational—and Ttraining V-vouchers, and services that are locally available.

(10)(4)—If the request for assistance is to prevent homelessness, no application is required and services shall be provided as expeditiously as possible, but in no case longer than 24 hours.

(11)(5) Providing Aftercare Services.

- (a) Once approved, services shall be provided as soon as they are available in the community. Referrals for services shall be provided to the young adult as expeditiously as possible and no later than within 10 business days of approval.
- (b) At the discretion of designated staff, Ceash assistance shall may be provided directly to the young adult or paid in whole or in part to a vendor for such items as security deposits for rent or utilities, until such time designated staff and the young adult determine the young adult can successfully manage the full amount of the assistance.
- (12) Portability. The services provided under this rule are portable across county lines and between lead agencies. The service needs that are identified when a young adult applies for Aftercare Services shall be provided by the lead agency where the young adult is currently residing but shall be funded by the lead agency that approved the application.
- (13) Confidentiality. The young adult's status as a former foster youth and recipient of public benefits is confidential and shall not be revealed to anyone without the young adult's permission.
- (14) Documentation requirements. For each young adult receiving Aftercare Services, the Department or its contracted service provider shall maintain an active case file in the Florida Safe Families Network (FSFN) containing:
 - (a) Requests for service referrals;
 - (b) Requests for temporary cash assistance;
- (c) The Aftercare Services Plan, incorporated by reference in subsection (4) of this rule, or any other form that addresses all components of CF-FSP 5400; and
- (d) Documentation showing case management assistance given to the young adult to access the services directly.

65C-42.004 Appeals.

(2) Community based care lead agency or its contracted service provider staff shall work with the young adult in meeting the requirements of this rule.

(2)(a) through (b)2. will now read:

(a) The notice shall be provided on the form "Notice of Termination of Aftercare Services," CF-FSP 5402, February 2015, or "Notice of Termination of Post Secondary Education Services and Support (PESS)," CF-FSP 5407, February 2015, or on any other forms that address all components of CF-FSP 5402 or CF-FSP 5407 and meet the requirements set forth in subparagraph (2)(c) of this rule. Forms CF-FSP 5402 and CF-FSP 5407 are available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx. include the right to a fair hearing, the method of obtaining a fair hearing, and that the young adult may present the case himself or herself, or have legal counsel or a representative present the case.

(b)(a) The notice shall be considered timely:

- 1. When the notice concerns an application for PESS or Aftercare Services, if it is delivered to the young adult within 10 business days of <u>the lead agency</u> receiving the application.
- 2. When the notice concerns any decision to terminate funds for a young adult in PESS <u>or Aftercare Services</u>, if it is delivered to the young adult at least 30 calendar days before the action described in the notice becomes effective.

(2)(c)5.a. through (e) will now read:

- a. that the request for a fair hearing must be <u>sent to</u> received by the case manager no later than 30 calendar days from the date the notice was received by the young adult; and
- b. that the request for a fair hearing must be <u>sent received</u> no later than 10 business days after the <u>young adult receives</u> the notice is received for the young adult to continue to participate in the program pending the completion of the fair hearing process.
- 6. The notice must also inform the young adult that if the last day to request a fair hearing falls on a weekend or holiday, the request will be considered timely if it is <u>sent</u> received the first business day after the deadline.

(d)(e) A "Request for Fair Hearing on Application Denial or Discharge from the Extended Foster Care Program; or on Denial, Termination, or Reduction of Postsecondary Education Services and Support PESS or Aftercare Services Benefits," CF-FSP 5380, August 2014, incorporated by reference, and "Due Process Rights for Young Adults Formerly in Foster Care," CF-FSP 5379, incorporated by reference in subparagrah 65C-42.002 (3)(f)(3) (2)(e)2, F.A.C, or any other forms that address all components of CF-FSP 5380 and CF-FSP 5380 are available at

www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx. 45 C.F.R. §205.10 is incorporated by reference and available at http://www.gpo.gov/fdsys/granule/CFR-1997-title45-vol2/CFR-1997-title45-vol2-sec205-10/content-detail.html.

(e)(d) The notice shall be sent by certified mail and regular mail or provided to the young adult by hand delivery. If the young adult has provided a telephone number, designated staff shall call the young adult and advise him or her that the notice has been sent and also is available for pickup at the community-based care office. The notice shall also be sent via e-mail, if the young adult has provided an e-mail address. Documentation of hand delivery and e-mail shall be made in the young adult's file contemporaneously with the hand and e-mail delivery. The certified mail receipt shall also be placed in the young adult's file.

(3)(b)1. through (c) will now read:

- 1. The form "Oral Request for Fair Hearing," CF-FSP 5381, August 2014, incorporated by reference, or any other form that address all components of CF-FSP 5381, shall be used by the designated staff case manager to document oral requests for a fair hearing. This form is available at www.dcf.state.fl.us/dcfforms/Search/DCFFormSearch.aspx.
- 2. Written requests may be prepared by the young adult on the form "Request for Fair Hearing on Application Denial or Discharge Discharge from the Extended Foster Care Program; or on Denial, Termination, or Reduction of Postsecondary Education Services and Support PESS or Aftercare Services Benefits," CF-FSP 5380, incorporated in subsection (2)(d) (3)(e) of this rule, or any other form that address all components of CF-FSP 5380, or in any other manner the young adult chooses.
- (c) The request for a fair hearing is made on the date the young adult sends a written request for fair hearing by U. S. Mail or e-mail, or hand-delivers the written request to the staff member of the agency (or his or her designee) who sent the notice of adverse action. An oral request for a fair hearing is made on the date the young adult speaks with his or her case manager or designated staff, the community-based care agency providing him or her with independent living services, or the Department of Children and Families Office of Appeal Hearings in Tallahassee. If the deadline to request a fair hearing is a Saturday, Sunday or holiday, the request shall be timely if it is made on or before the first business day after the weekend or holiday.

(4)(b) will now read:

(b) If a request for a hearing is not received by the lead agency from the young adult within the stated timeframes, the request shall be forwarded to the Florida Department of Children and Families' Office of Appeal Hearings with a notation that the request was late.

(5)(a) through (b) will now read:

- (a) The staff person receiving the request for a fair hearing shall, within <u>five (5)</u> three (3) business days, prepare copies of the young adult's complete PESS or Aftercare Services file, as applicable, and copies of the young adult's case file records from his or her dependency case file during the young adult's 17th year of age to provide to both the young adult and the legal representative for the Department or its contracted service provider. Staff shall provide the complete file to both the young adult and the legal representative for the Department or its contracted service provider, whether or not a request has been made.
- (b) The <u>case manager</u> <u>designated staff</u> responsible for providing PESS or Aftercare Services (the <u>case manager</u> <u>designated staff</u> in the county where the young adult's participation originated) shall coordinate and participate in the fair hearing, even if the hearing takes place in a different county or region. The fair hearing shall take place in the county in which the young adult lives.

Section IV Emergency Rules

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER15-18 Retailer Book Activation Promotion-

Alternate Retailer Winners

SUMMARY: The rule sets forth the provisions for drawing alternate retailer winners in the Retailer Book Activation Promotion drawings.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Department of the Lottery, 250 Marriott, Tallahassee, Florida 32301

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>53ER15-18 Retailer Book Activation Promotion -</u> Alternate Retailer Winners.

(1) In accordance with Emergency Rule 53ER15-13, F.A.C., Retailer Book Activation Promotion, the Florida Lottery will conduct eighteen retailer drawings on Wednesday, March 11, 2015. This rule sets forth additional provisions for drawing alternate retailer winners.

(2) In each drawing, the Florida Lottery will draw retailer winners and alternate retailer winners in accordance with the table below.

table below.	1	1		1
				Number of
		Number	Number of	<u>Independe</u>
	Number	<u>of</u>	<u>Independe</u>	nt Retailer
	<u>of</u>	<u>Corporat</u>	nt Retailer	<u>Alternate</u>
Lottery	<u>Corporat</u>	<u>e</u>	Winners	Winners
Sales	<u>e</u>	Retailer	<u>Per</u>	<u>Per</u>
District	Retailer	Alternat	Drawing	<u>Drawing</u>
	Winners	<u>e</u>		
	<u>Per</u>	Winners		
	Drawing	<u>Per</u>		
		<u>Drawing</u>		
District 1-	<u>10</u>	<u>5</u>	<u>10</u>	<u>5</u>
<u>Tallahasse</u>				
<u>e</u>				
District 3-	<u>10</u>	<u>5</u>	<u>10</u>	<u>5</u>
Pensacola				
District 4-	<u>10</u>	<u>5</u>	<u>10</u>	<u>5</u>
<u>Jacksonvill</u>				
<u>e</u>				
District 5-	<u>10</u>	<u>5</u>	<u>10</u>	<u>5</u>
<u>Gainesvill</u>				
<u>e</u>				
District 6-	<u>20</u>	<u>10</u>	<u>20</u>	<u>10</u>
<u>Orlando</u>				
District 9-	<u>20</u>	<u>10</u>	<u>20</u>	<u>10</u>
<u>Tampa</u>				
District	<u>10</u>	<u>5</u>	<u>10</u>	<u>5</u>
<u> 10- Ft.</u>				
<u>Myers</u>				
District	<u>10</u>	<u>5</u>	<u>10</u>	<u>5</u>
<u>11- West</u>				
<u>Palm</u>				
<u>Beach</u>				
<u>District</u>	<u>20</u>	<u>10</u>	<u>40</u>	<u>20</u>
<u>13- Miami</u>				

(3) Alternate retailer winners will be used in the order in which they are drawn in the event a retailer winner is disqualified pursuant to subsection (8) of Rule 53ER15-13, F.A.C.

Rulemaking Authority 24.105(9)(i), 24.109(1) FS. Specific Authority 24.105(9)(i), 24.112(1) FS. History- New 3-11-15.

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

EFFECTIVE DATE: March 11, 2015

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

RULE NO.: RULE TITLE:

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

NOTICE IS HEREBY GIVEN that on February 27, 2015, the Suwannee River Water Management District received a petition for variance from Joe H. Anderson, Jr., Camp Anderson, Inc., PO Box 1132, Old Town, FL 32680, pursuant to Section 120.542, F.S. Petitioner is seeking a variance from paragraph 40B-4.3030(12)(b), F.A.C., as to no construction, additions or reconstruction shall occur in the front 75 feet of an area immediately adjacent to and including the normally recognized bank of water, and subsection 40B-4.3030(9), F.A.C., as to any structure placed within a floodway, the District shall require as a condition for issuance of the District development permit that an engineer certify that such a structure will not obstruct flows or increase 100-year flood elevations. Such certifications shall include step-backwater calculations using 100-year flood discharge rate. Petitioner proposes to construct a deck adjacent to an existing pavilion, both of which are located within the 75-foot setback from the river, and waive the requirement for having a zero rise certification. The project is located in Suwannee County, in Township 10 South, Range 13 East, Section 12. These rules are intended to set forth criteria for development activities within an ERP Individual Permit. The petition has been assigned ERP Number ERP-029-222769-1, Camp Anderson Deck.

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

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER14-46 Fan-Tastic College Football Promotion.

NOTICE IS HEREBY GIVEN that on February 24, 2015, the Department of the Lottery, received a petition for variance or waiver from Howard Pinchuck. Petitioner is seeking a waiver of Emergency paragraph 53ER14-46(12)(a), F.A.C., Fan-Tastic College Football Promotion, that requires a grand prize winner in a second chance drawing in the Promotion to submit the original valid voucher bearing the unique number selected

in the drawing to claim the prize. Without such voucher, the winner will forfeit his or her right to claim the prize.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Diane D. Schmidt, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32301.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:

On March 10, 2015, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Fairfield Inn & Suites, filed March 4, 2015, and advertised on March 6, 2015, in Vol. 41, No. 45, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 620.22 NEC 2008 edition, as adopted by paragraph 61C-5.001(1)(a), F.A.C., from providing branch circuits for car lighting, receptacles(s), ventilation, heating and air conditioning because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2015-057).

A copy of the Order or additional information may be obtained by contacting: Doug Melvin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:

On March 11, 2015, the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from Emerald House, filed March 2, 2015, and advertised on March 5, 2015, in Vol. 41, No. 44, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 4.4.4(e), 3.10.4(u) and 2.2.2.6 ASME A17.3, 1996 edition, and Rule 321.2, ASA A17.1 1965 edition as adopted by paragraph 61C-5.001(1)(a), F.AC, from providing an emergency stop switch, top-of-car operating devices and

liquid level detector because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2015-055).

A copy of the Order or additional information may be obtained by contacting: Doug Melvin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:

On March 11, 2015, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Residence Inn Daytona Beach Oceanfront, filed March 3, 2015, and advertised on March 5, 2015, in Vol. 41, No. 44, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 2.2.2.5 ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), F.A.C., that requires upgrading the elevators sump pump because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2015-056).

A copy of the Order or additional information may be obtained by contacting: Doug Melvin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Electrical Contractors' Licensing Board

RULE NO.: RULE TITLE:

61G6-6.017 Duration of Examination Scores

The Electrical Contractors' Licensing Board hereby gives notice of the issuance of an Order regarding the Petition for Waiver or Variance which was filed on December 12, 2014, by Olin Daniel Johnson II. The Notice of Petition for Variance/Waiver was published in Volume 40, No. 248, of the December 24, 2014, Florida Administrative Register. Petitioner sought a waiver or variance from Rule 61G6-6.017, F.A.C., entitled, "Duration of Examination Scores," which requires for the purpose of certification, a passing examination score on any part of the examination shall be valid only for a period of two (2) years from the date of the examination. The Board considered the instant Petition at a duly-noticed public

meeting, held January 15-16, 2015, in Fernandina Beach, Florida. The Board's Order, filed on January 30, 2015, granted the petition, finding Petitioner had demonstrated that application of the rule to his circumstances would violate the principles of fairness and would impose a substantial hardship on him.

A copy of the Order or additional information may be obtained by contacting: Ruthanne Christie, Executive Director, Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750.

DEPARTMENT OF HEALTH

Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling

RULE NO.: RULE TITLE:

64B4-31.007 Definition of a "Licensed Mental Health Counselor or the Equivalent, Who Is a Qualified Supervisor." The Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling hereby gives notice of the issuance of an Order regarding the Petition for Waiver or Variance, which was filed on January 23, 2015, by Jennifer Bilot, Ph.D., LMHC. The Notice of Petition for Waiver or Variance was published in Volume 41, Number 24, of the February 5, 2015, Florida Administrative Register. The Petitioner was seeking a waiver or variance of paragraph 64B4-31.007(2)(b), F.A.C., which requires that qualified supervisors must have earned at least three (3) years of supervision experience post-licensure. The Board considered the instant Petition at a duly-noticed meeting, held January 29, 2015, in Championsgate, Florida.

The Board's Order, filed on February 24, 2015, denied the petition finding that Petitioner had failed to establish that the purpose of the underlying statute would be met by granting a variance or waiver from paragraph 64B4-31.007(2)(b), F.A.C. The Board further finds that Petitioner failed to establish that applying the requirements of the aforementioned Rule to her circumstances would violate principles of fairness and impose substantial hardship.

A copy of the Order or additional information may be obtained by contacting: Sue Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258.

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO. RULE TITLE:

64B16-28.820 Sterile Products and Special Parenteral/Enteral Compounding

NOTICE IS HEREBY GIVEN that on March 10, 2015, the Board of Pharmacy, received a petition for variance or waiver filed by Robert Haghgou, Pharm.D., on behalf of Care America Pharmacy Services, seeking a waiver of the requirement of paragrpahe 64B16-28.820(1)(a), which provides that a sterile products and parenteral/enteral compounding pharmacy is a type of special pharmacy as provided by Section 465.0196, F.S., which is limited in scope of pharmacy practice to render sterile products and parenteral/enteral compounding functions. This pharmacy practice facilitates the utilization of certain institutional therapeutic measures by patients in the home environment or by patients in an institutional environment where such pharmacy service is unavailable. Pharmacy services, sterile products and parenteral/enteral products provided by a special sterile products and parenteral/enteral compounding pharmacy pursuant to prescription as defined by Section 465.003(13), F.S., shall be limited to the compounding and/or dispensing

- 1. Sterile preparations for parenteral therapy, parenteral nutrition, and/or
- 2. Sterile preparations for jejunostomy feeding and sterile irrigation solutions, and/or
- 3. Sterile preparations of cytotoxic or antineo-plastic agents, and/or
- 4. Sterile products (i.e., injectables, eye drops, etc.).

Petitioner is seeking a variance of waiver of the rule to be allowed to compound Non-Sterile medicines.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Allison Dudley, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254 or at info@Floridaspharmacy.gov. Comments on this petition should be filed with the Board of Pharmacy/MQA, within 14 days of publication of this notice.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

Division of Historical Resources

The Friends of Mission San Luis, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, March 24, 2015, 5:30 p.m., Finance and Investment Meeting

PLACE: Mission San Luis, 2100 W. Tennessee St., Tallahassee, FL 32304

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Friends of Mission San Luis will hold a meeting for the purposes of conducting Friends' business and assisting the Division of Historical Resources in carrying out the purposes, duties, and responsibilities of the division.

A copy of the agenda may be obtained by contacting: Diane Ogorzaly with the Division of Historical Resources at Diane.Ogorzaly@DOS.MyFlorida.com or at (850)245-6388.

Under Florida law, email addresses are public records. If you do not want your email address released in response to a public records request, do not send electronic mail to this entity. Instead, contact this office by phone or in writing.

DEPARTMENT OF LEGAL AFFAIRS

Division of Victim Services and Criminal Justice Programs

RULE NOS.:RULE TITLES:

2A-9.001 Purpose

2A-9.002 General Provisions

2A-9.003 Definitions

2A-9.004 Grant Eligibility

2A-9.005 Application Procedures

2A-9.006 Funding Requirements

2A-9.007 Unused Funds

The Division of Victim Services and Criminal Justice Programs announces a workshop to which all persons are invited.

DATE AND TIME: March 30, 2015, 1:00 p.m. - 4:00 p.m.

PLACE: Florida Sheriffs Association Training Facility, 2617 Mahan Drive, Tallahassee, Florida 32308

GENERAL SUBJECT MATTER TO BE CONSIDERED: Crime Stoppers Rules.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 days before the workshop/meeting by contacting: Rick Nuss, Bureau Chief, Bureau of Criminal Justice Programs, (850)414-3300. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). For more information, you may contact: Rick Nuss, Bureau Chief, Bureau of Criminal Justice Programs, (850)414-3300.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Florida State Fair Authority Executive Committee announces a public meeting to which all persons are invited. DATE AND TIME: March 23, 2015, 10:00 a.m.

PLACE: Florida State Fairgrounds

GENERAL SUBJECT MATTER TO BE CONSIDERED: Old and New Business.

A copy of the agenda may be obtained by contacting: Sonia Velez, (813)627-4221.

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: Sonia Velez, (813)627-4221. 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: Sonia Velez, (813)627-4221.

DEPARTMENT OF EDUCATION

Commission for Independent Education

The Commission for Independent Education announces a public meeting to which all persons are invited.

DATE AND TIME: March 27, 2015, 9:00 a.m.

PLACE: Mission Inn Resort and Club, 10400 County Road 48, Howey In The Hills, Florida 34737

GENERAL SUBJECT MATTER TO BE CONSIDERED: March 27, 2015 beginning at 9:00 am the Commission for Independent Education will consider: All Degree Granting Institutions and Non-Degree granting Institutions for the following: Disciplinary Matters, Informal Hearings, Institutions Ordered to Appear Back Before the Commission, New Applications for Licensure, Institutional Applications for Modifications and Additional Applications for Annual License, Motions for Extension of License, Motions for Request for Extension of Time to Comply with Contingencies, Reports, Approved Applicant Letters Sent, Licenses Sent, Closed Schools, Agent Training Programs, Annual Renewals, Extension of Annual Licenses, Licenses by Means of Accreditation, Annual Reviews of License By Means of Accreditation, Substantive Change Applications, Name Change Applications, Attorney and Executive Director Reports, Applications for Exemption for Religious Colleges, informal hearings and the General Business of the Commission.

Public Comment: The Commission is committed to promoting transparency and public input during its public meetings. Speakers are requested to complete a public comment form, which will be available at the meeting, and to indicate whether they represent a group or faction. The Commission will hear public comment only regarding issues on the agenda. Individuals and representatives of groups will generally be allotted three minutes, but the time may be extended or shortened at the discretion of the Chair. The Chair may impose a cumulative time limit for all public comment on any agenda item.

A copy of the agenda may be obtained by contacting: Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400.

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: Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400. 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: Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400.

FLORIDA COMMISSION ON OFFENDER REVIEW

The Florida Commission on Offender Review announces public meeting to which all persons are invited.

DATES AND TIMES: Wednesday, April 1, 2015, 9:00 a.m.; Thursday, April 2, 2015, 9:00 a.m.; Wednesday, April 15, 2015, 9:00 a.m.; Thursday, April 16, 2015, 9:00 a.m.; Wednesday, April 22, 2015; Thursday, April 23, 2015, 9:00 a.m.; Wednesday, April 29, 2015, 9:00 a.m.; Thursday, April 30, 2015, 9:00 a.m.

PLACE: Florida Commission on Offender Review, 4070 Esplanade Way, Tallahassee, FL 32399-2450

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regularly scheduled meeting for all Parole, Conditional Release, Conditional Medical Release, Addiction Recovery, Control Release and all other Commission business.

A copy of the agenda may be obtained by contacting: Florida Commission on Offender Review, (850)488-1293.

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: Florida Commission on Offender Review (850)488-1293. 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.

EXECUTIVE OFFICE OF THE GOVERNOR

The Florida Faith-Based and Community-Based Advisory Council announces a public meeting to which all persons are invited.

DATE AND TIME: March 24, 2015, 8:30 a.m. – 12:30 p.m.

PLACE: Christian Heritage Church, 2820 Sharer Road, Tallahassee, Florida 32312

GENERAL SUBJECT MATTER TO BE CONSIDERED: Advisory Council members will meet to conduct regular business of the Florida Faith-Based and Community-Based Advisory Council.

A copy of the agenda may be obtained by contacting: Frenchie Yon, Office of Adoption and Child Protection, (850)717-9261 or Frenchie.yon@eog.myflorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Frenchie Yon, Office of Adoption and Child Protection, (850)717-9261 or

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

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: Frenchie Yon, Office of Adoption and Child Protection, (850)717-9261 or Frenchie.yon@eog.myflorida.com.

EXECUTIVE OFFICE OF THE GOVERNOR

Division of Emergency Management

The Division of Emergency Management announces a public meeting to which all persons are invited.

DATE AND TIME: March 20, 2015, 2:30 p.m.

PLACE: William E. Sadowski Office Building, 2555 Shumard Oak Blvd., Room 120L, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: In accordance with the timeframe set forth in section 120.525, Florida Statutes, a Public Opening is hereby noticed within the timeline for the Invitation to Bid (ITB-DEM-14-15-036) for State Logistics Response Center Pallet Rack Repairs.

The Division reserves the right to issue amendments, addenda, and changes to the timeline and specifically to the meeting notice listed above. The Division will post notice of any changes or additional meetings within the Vendor Bid System (VBS) in accordance with Section 287.042(3), Florida Statutes, and will not re-advertise notice in the Florida

Administrative Review (FAR). Access the VBS at: http://vbs.dms.state.fl.us/vbs/main menu.

A copy of the agenda may be obtained by contacting: Tara Walters, Division Purchasing Specialist, Bureau of Finance, Florida Division of Emergency Management, 2555 Shumard Oak Blvd., Tallahassee, FL 32399, phone: (850)410-1391, email: Tara.Walters@em.myflorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tara Walters, Division Purchasing Specialist, Bureau of Finance, Florida Division of Emergency Management, 2555 Shumard Oak Blvd., Tallahassee, FL 32399, phone: (850)410-1391, email: Tara.Walters@em.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

The Suwannee River Water Management District announces a public meeting to which all persons are invited.

DATE AND TIME: April 22, 2015, 9:15 a.m.

PLACE: Transportation will be provided to and from field sites.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review management activities occurring on District-owned lands in the Aucilla, Econfina and Wacissa River basins (Jefferson, Madison and Taylor counties).

A copy of the agenda may be obtained by contacting: Barbara Peaden, (386)362-1001.

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 Peaden, (386)362-1001. 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: Bob Heeke (386)362-1001.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Drugs, Devices and Cosmetics

RULE NOS.:RULE TITLES:

61N-1.001 General Regulations: Definitions

61N-1.012 Records of Drugs, Cosmetics and Devices

61N-1.013 Prescription Drugs; Receipt, Storage and Security

The Division of Drugs, Devices and Cosmetics announces a workshop to which all persons are invited.

DATE AND TIME: April 10, 2015, 9:00 a.m. – 12:00 Noon PLACE: Department of Business and Professional Regulation, ABT Board Room, 1940 N. Monroe Street, Tallahassee, FL, 32399; conference call: 1(888)670-3525, participant passcode: 9259887749

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Division proposes the rule amendments to clarify the definitions of terms set forth in Chapter 499, F.S., and the Division's rules 61N-1.001, 61N-1.012 and 61N-1.013; set forth the records which must be created and maintained by entities in Florida engaging in the possession of limited quantities of prescription drugs, obtained from non-Florida licensed sources, for the purpose of research and development; and set forth the storage requirements for those entities.

A copy of the agenda may be obtained by contacting: Dinah Greene at The Division of Drugs, Devices and Cosmetics, 1940 N. Monroe Street, Suite 26A, Tallahassee, FL 32399-1047, (850)717-1802.

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 10 days before the workshop/meeting by contacting: Dinah Greene at The Division of Drugs, Devices and Cosmetics, 1940 N. Monroe Street, Suite 26A, Tallahassee, FL 32399-1047, (850)717-1802. 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: Dinah Greene at The Division of Drugs, Devices and Cosmetics, 1940 N. Monroe Street, Suite 26A, Tallahassee, FL 32399-1047, (850)717-1802.

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

The Boards of Osteopathic Medicine and Medicine announce a public meeting to which all persons are invited.

DATE AND TIME: Thursday, April 9, 2015, immediately following the Rules/Legislative Committee meeting

PLACE: DoubleTree by Hilton Deerfield Beach-Boca Raton, 100 Fairway Drive, Deerfield Beach, Florida 33441, (954)427-7700

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the committee. The Board of Medicine announces that certain Committee meetings will be held on the Thursday, before each Full Board meeting. Committee meetings may be cancelled prior to the meeting date. Please check the Board website at www.FLBoardofMedicine.gov for cancellations or changes to meeting dates or call the Board of Medicine at (850)245-4131 for information. The material deadline is Thursday, March 26, 2015 by close of business.

A copy of the agenda may be obtained by contacting: Christy Robinson, Executive Director at (850)245-4161 or 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399.

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 10 days before the workshop/meeting by contacting: Alexandra Alday at (850)245-4161. 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: Alexandra Alday at (850)245-4161.

DEPARTMENT OF HEALTH

Office of Statewide Research

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

DATE AND TIME: March 26, 2015, 2:00 p.m. – 5:00 p.m.

PLACE: Conference call number: 1(888)670-3525, conference code: 2922384719, followed by the # key

GENERAL SUBJECT MATTER TO BE CONSIDERED: Alzheimer's Disease Research Grant Advisory Board meeting pertaining to the Ed and Ethel Moore Alzheimer's Disease Research Program.

A copy of the agenda may be obtained by contacting: Sarah Hofmeister, Research Program Analyst, Public Health Research Unit, Division of Community Health Promotion, (850)245-4585.

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: Sarah Hofmeister, Research Program Analyst, Public Health Research Unit, Division of Community Health Promotion, (850)245-4585. 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: Sarah Hofmeister, Research Program Analyst, Public Health Research Unit, Division of Community Health Promotion, (850)245-4585.

FLORIDA HOUSING FINANCE CORPORATION

The Florida Housing Finance Corporation announces a hearing to which all persons are invited.

DATE AND TIME: March 30, 2015, 9:00 a.m., Tallahassee local time

PLACE: The offices of Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a TEFRA hearing concerning the potential future issuance of tax-exempt bonds by Florida Housing to provide additional financing for the acquisition, construction or rehabilitation of the following multifamily residential rental development in the aggregate face amount, not to exceed the amount listed below:

Georgia Arms, a 90-unit multifamily residential rental development located on or about 2600 Georgia Ave, Sanford, Seminole County, Florida. The owner and operator of the development is SP GA Apartments LLC, 2430 Estancia Blvd., Suite 101, Clearwater, FL 33761 or such successor in interest in which SP GA Apartments LLC, or an affiliate thereof, is a managing member, general partner and/or controlling stockholder. The prospective manager of the proposed development is Key Management Company, 7701 East Kellogg, Suite 250, Wichita, KS 67207. The tax-exempt bond amount is not to exceed \$6,050,000.00.

All interested parties may present oral comments at the public TEFRA hearing or submit written comments regarding the potential bond issuance for the development being financed. Written comments should be received by Florida Housing by 5:00 p.m. (Tallahassee local time), March 26, 2015, and should be addressed to the attention of Brantley Henderson, Multifamily Programs Administrator. Any persons desiring to present oral comments should appear at the hearing.

If requested in writing, a fact-finding hearing will be held in the county where the property is located. When possible, the local hearing will be held before the formal TEFRA hearing and comments received at the local hearing will be placed on record at the TEFRA hearing.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Brantley Henderson, Multifamily Programs Administrator, Florida Housing Finance Corporation at (850)488-4197 at

least five calendar days prior to the meeting. If you are hearing impaired, please contact Florida Housing using the Dual Party Relay System that can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Any person who decides to appeal any decision made by Florida Housing with respect to any matter considered at this hearing, will need a record of the proceedings, and for such purpose may need to ensure that a verbatim record of the proceedings be made, which will include the testimony and evidence upon which the appeal is based.

A copy of the agenda may be obtained by contacting: Brantley Henderson, Multifamily Programs Administrator.

FLORIDA HOUSING FINANCE CORPORATION

The Florida Housing Finance Corporation announces a hearing to which all persons are invited.

DATE AND TIME: March 30, 2015, 9:30 a.m. (Tallahassee local time)

PLACE: The offices of Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a TEFRA hearing concerning the potential future issuance of tax-exempt bonds by Florida Housing to provide additional financing for the acquisition, construction or rehabilitation of the following multifamily residential rental development in the aggregate face amount, not to exceed the amount listed below:

Spring Manor, a 160-unit multifamily residential rental development located on or about 2833 NE 7th Street, Ocala, Marion County, Florida. The owner and operator of the development is SP SM Apartments LLC, 2430 Estancia Blvd., Suite 101, Clearwater, FL 33761 or such successor in interest in which SP SM Apartments LLC, or an affiliate thereof, is a managing member, general partner and/or controlling stockholder. The prospective manager of the proposed development is Cambridge Management, Inc. d/b/a Cambridge Management of Washington, Inc.,1911 65th Avenue West, Tacoma, WA 98466. The tax-exempt bond amount is not to exceed \$9,650,000.00.

All interested parties may present oral comments at the public TEFRA hearing or submit written comments regarding the potential bond issuance for the development being financed. Written comments should be received by Florida Housing by 5:00 p.m., Tallahassee local time, March 26, 2015, and should be addressed to the attention of Brantley Henderson, Multifamily Programs Administrator. Any persons desiring to present oral comments should appear at the hearing.

If requested in writing, a fact-finding hearing will be held in the county where the property is located. When possible, the local hearing will be held before the formal TEFRA hearing and comments received at the local hearing will be placed on record at the TEFRA hearing.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Brantley Henderson, Multifamily Programs Administrator, Florida Housing Finance Corporation at (850)488-4197 at least five calendar days prior to the meeting. If you are hearing impaired, please contact Florida Housing using the Dual Party Relay System that can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Any person who decides to appeal any decision made by Florida Housing with respect to any matter considered at this hearing, will need a record of the proceedings, and for such purpose may need to ensure that a verbatim record of the proceedings be made, which will include the testimony and evidence upon which the appeal is based.

A copy of the agenda may be obtained by contacting: Brantley Henderson, Multifamily Programs Administrator.

FISH AND WILDLIFE CONSERVATION COMMISSION

The Florida Fish and Wildlife Conservation Commission announces public meetings which all persons are invited to attend.

DATES AND TIMES: March 23, 2015, 6:00 p.m., ET; March 26, 2015, 6:00 p.m., ET

PLACE: Parties must register in order to attend the webinar; webinar registration will be available beginning on March 11, 2015

Register for the Monday, March 23rd meeting here:

https://normandeau.webex.com/normandeau/j.php?RGID=r6f4 25b738927bd82065ed4fcc33fd0c1

Register for the Thursday, March 26 meeting here:

 $https://normandeau.webex.com/normandeau/j.php?RGID=rf90\\c298cf66e341482bfb128f5152400$

Participation in the webinar will require access to a computer AND access to a telephone. Those that do not have computer access can listen in on the phone. Phone registrations can be made by calling (352)372-4747 and speaking with Alexis Hampton.

Alternatively, persons may view the webinar at the following location where staff also will be available to accept comments: Fish and Wildlife Conservation Commission, Farris Bryant Bldg., Rm. 272, 620 S. Meridian Street, Tallahassee, Florida 32399-1600

GENERAL SUBJECT MATTER TO BE CONSIDERED: This notice updates webinar links and physical location for notice 15758055, which was published in the FAR on March 9, 2015, Vol. 41, No. 46. The subject matter is rules relating to management of Florida black bears.

A copy of the agenda may be obtained by contacting: Dave Telesco, Florida Fish and Wildlife Conservation Commission, at 620 S. Meridian Street, MS 6A, Tallahassee, FL 32399, telephone: (850)922-4330 or email: BearManagement@MyFWC.com. The agenda and workshop information also will be available on the FWC website at http://www.myfwc.com/bear.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: the FWC at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Dave Telesco, Florida Fish and Wildlife Conservation Commission, at 620 S. Meridian Street, MS 6A, Tallahassee, FL 32399, telephone: (850)922-4330 or email: BearManagement@MyFWC.com. Members of the public may submit written or other physical evidence which he or she intends to offer into evidence during the webinar by contacting the person noted above. FWC has established an Internet site (myfwc.com/bear) to provide information about the rulemaking.

GULF CONSORTIUM

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

DATE AND TIME: March 19, 2015, 4:00 p.m.

PLACE: Florida Association of Counties, 100 S. Monroe Street, Tallahassee, FL 32301, 1(888)670-3525, participant code: 998 449 5298#

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Executive Committee of the Gulf Consortium will conduct a Board of Directors preview meeting, consisting of recommending action on the FY 2013/2014 independent audit, the Planning State Expenditure Plan, the Planning Grant Application, Interlocal Agreements with Leon County for fiscal and grants management, an RFP for legal services, and conduct other business.

A copy of the agenda may be obtained by contacting: Ginger Delegal at (850)922-4300 or gdelegal@fl-counties.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Ginger Delegal at (850)922-4300 or gdelegal@fl-counties.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: Ginger Delegal at (850)922-4300 or gdelegal@fl-counties.com.

JACKSONVILLE SHERIFF'S OFFICE

The Jacksonville Sheriff's Office announces a public meeting to which all persons are invited.

DATE AND TIME: March 13, 2015, 9:00 a.m.

PLACE: Keiser University, 6430 Southpoint Parkway, Jacksonville, Florida 32216

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss proposed changes, issues, and concerns involving the minimum standards and operations of Florida county jails.

A copy of the agenda may be obtained by contacting: Sgt. David Harvey at (904)630-5724 or email: David.Harvey@jaxsheriff.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 days before the workshop/meeting by contacting: Sgt. David Harvey. 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: Sgt. David Harvey at (904) 630-5724.

ENTERPRISE FLORIDA, INC.

The Enterprise Florida, Inc. Board Audit Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, April 23, 2015, 2:00 p.m.

PLACE: Enterprise Florida, Inc., 800 N. Magnolia Avenue, Suite 1100, Orlando, FL 32803

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will discuss ongoing issues, developing issues and other matters.

A copy of the agenda may be obtained by contacting: Pamela Murphy at (407)956-5644.

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 day before the workshop/meeting by contacting: Pamela Murphy at (407)956-5644. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Pamela Murphy at (407)956-5644.

ENTERPRISE FLORIDA, INC.

The Enterprise Florida, Inc. Board Executive Committee announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, April 15, 2015, 11:00 a.m. – 12:00 Noon

PLACE: Enterprise Florida, Inc., 800 N. Magnolia Avenue, Suite 1100, Orlando, FL 32803

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will discuss ongoing issues, developing issues and other matters.

A copy of the agenda may be obtained by contacting: Al Latimer at (407)956-5602.

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 day before the workshop/meeting by contacting: Al Latimer at (407)956-5602. 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: Al Latimer at (407)956-5602.

LAURA TURNER PLANNING SERVICES

The Florida Department of Transportation (FDOT) announces a hearing to which all persons are invited.

DATE AND TIME: Tuesday, March 24, 2015, 5:30 p.m. – 6:30 p.m., Open House; 6:30 p.m., project presentation: followed by formal public comment period

PLACE: Marion County Growth Services Training Room (next door to the Public Library), 2710 E. Silver Springs Boulevard, Ocala, FL 34470

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT) is holding a public hearing for the design of the access management improvements for State Road (SR) 40 in Marion County, Florida (FPID: 432421-1-52-01). Project information related to the access management improvements will be presented for the section of SR 40 from NE 25th Avenue to west of NE 10th Street, which is approximately 1.2 miles. No additional right-of-way will be needed for this project. Construction is funded for this project in Fiscal Year 2016.

Attendees may review project information and discuss project details with the project team. Throughout the hearing, FDOT representatives will be available to discuss the project, answer questions, and receive comments. Participants also may provide public comment directly to the court reporter at any time during the public hearing. Written comments may be submitted at this hearing or sent to Sarah Van Gundy, FDOT Project Manager by email: sarah.vangundy@dot.state.fl.us, by mail: Florida Department of Transportation – District Five, 719 S. Woodland Boulevard, MS 2-254, DeLand, Florida 32720-6834 or by phone: (386)943-5551. All written comments emailed or postmarked by April 3, 2015 will become a part of the project public hearing record.

This hearing provides interested persons an opportunity to review project information and to express their views about the proposed changes. Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability or family status. Persons who require translation services (free of charge) should contact Laura Turner, AICP, LTPS Public Involvement Coordinator, by phone: (407)620-5095 or email: turnerlk1@aol.com at least 7 days before the hearing.

A copy of the agenda may be obtained by contacting: Sarah Van Gundy, FDOT Project Manager, by email: sarah.vangundy@dot.state.fl.us, by phone: (386)943-5551 or by mail: Florida Department of Transportation - District Five, 719 S. Woodland Boulevard, MS 2-254, DeLand, FL 32720-6834.

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 seven (7) days before the workshop/meeting by contacting: by contacting Ms. Turner at (407)620-5095. 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: Sarah Van Gundy, FDOT Project Manager, by email: sarah.vangundy@dot.state.fl.us, by phone: (386)943-5551; or by mail, Florida Department of Transportation - District Five, 719 S. Woodland Boulevard, MS 2-254, DeLand, FL 32720-6834.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF TRANSPORTATION

RULE NOS.:RULE TITLES:

14-94.001 Purpose (Repealed) 14-94.002 Definitions (Repealed)

14-94.003 Statewide Minimum Level of Service Standards (Repealed)

NOTICE IS HEREBY GIVEN that the Florida Department of Transportation has received the petition for declaratory statement from YTG Palm Beach GC, LP; YTG Palm Beach IL NR, LP; YTG Palm Beach IL WR, LP; YTG Palm Beach IG NR, LP; YTG Palm Beach IG WR, LP; and YTG Florida, LLC. The petition seeks the agency's opinion as to the applicability of the Order Conditionally Granting Petition for Variance or Waiver, DOT Case No. 06-149, as it applies to the petitioner.

The Petition seeks the agency's opinion as to the applicability of Condition Two and Condition Three of the Order Conditionally Granting Petition for Variance or Waiver dated March 7, 2007, issued in Palm Beach County, et al. v. Department of Transportation, DOT Case No. 06-149, as it applies to the petitioners.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Clerk of Agency Proceedings, 605 Suwannee Street, MS 58, Tallahassee, Florida 32399-0458, trish.parsons@dot.state.fl.us.

Please refer all comments to: Austin Hensel, Assistant General Counsel, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, MS 58, Tallahassee, Florida 32399-0458 or by telephone: (850)414-5265.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Condominiums, Timeshares and Mobile Homes

NOTICE IS HEREBY GIVEN that the Division of Florida Condominiums, Timeshares, and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued an order disposing of the petition for declaratory statement filed by Tara L. Barrett, Esq., In Re: Winter Ridge Condominium Homeowners Association, Inc., Docket No. 2014051926, on December 15, 2014. The following is a summary of the agency's disposition of the petition:

Petitioner may amend its Declaration under Section 718.113, Florida Statutes, to authorize the Board of Directors to approve certain material alterations, such as landscape and aesthetic improvements on the common property surrounding each unit, without further ratification by the unit owners, provided Petitioner follows the amendment procedure set forth in the Declaration. The statement was filed with the Agency Clerk on March 5, 2015.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: Rikki Anderson, Administrative Assistant II, at Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217, (850)717-1415, Rikki.Anderson@myfloridalicense.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Condominiums, Timeshares and Mobile Homes

NOTICE IS HEREBY GIVEN that the Division of Florida Condominiums, Timeshares, and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has declined to rule on the petition for declaratory statement filed by Jill W. Crew, Esq., In Re: Surf Dweller Owners Association, Inc., Docket No. 2014051310, on December 10, 2014. The following is a summary of the agency's declination of the petition:

The Division declined to issue a Declaratory Statement because it may not issue a statement regarding actions that have already taken place. The order was filed with the Agency Clerk on March 5, 2015.

A copy of the Order Declining the Petition for Declaratory Statement may be obtained by contacting: Rikki Anderson, Administrative Assistant II, at Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217, (850)717-1415, Rikki.Anderson@myfloridalicense.com.

DEPARTMENT OF HEALTH

Board of Chiropractic

RULE NO.: RULE TITLE:

64B2-15.001 Deceptive and Misleading Advertising Prohibited; Policy; Definition

NOTICE IS HEREBY GIVEN that the Board of Chiropractic Medicine has issued an order disposing of the petition for declaratory statement filed by David Otto, D.C. on December 5, 2014. The following is a summary of the agency's disposition of the petition:

The Notice of Petition for Declaratory Statement was published on December 31, 2014, in Vol. 40, No. 251, of the Florida Administrative Register. Petitioner sought the Board's interpretation of Section 460.403, Florida Statutes, and Rule 64B2-15.001, F.A.C., regarding questions outlined in the petition concerning the definition of expert and whether petitioner has the ability to advertise as a nutrition expert; and/or Functional Medicine Clinic/Natural Medicine Clinic. In addition Petitioner requests a list of words approved for advertising for chiropractic services. The Board of Chiropractic Medicine considered the Petition at its meeting held on January 9, 2015, in Orlando, Florida. The Board's Order filed on January 27, 2015, declined to answer the petition, stating that the statute and rules are clear on their face.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: Adrienne Rodgers, Interim Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin # C07, Tallahassee, Florida 32399-3257, at mqa_chiropractic_medicine@doh.state.fl.us or by telephone: (850)245-4355.

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

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

NONE

Notice of Disposition of Petition for Administrative Determination has been filled 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 Adminstrative Procedures Committee

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

NONE

Section XII Miscellaneous

AGENCY FOR HEALTH CARE ADMINISTRATION Certificate of Need

EXEMPTION

The Agency for Health Care Administration approved the following exemption on March 10, 2015 pursuant to Section 408.036(3), Florida Statutes:

ID # E150009 District: 4 (Duval County)
Facility/Project: River Point Behavioral Health
Applicant: TBJ Behavioral Center, LLC

Project Description: Establish a 10-bed child/adolescent psychiatric unit through the conversion of 10 adult psychiatric

beas

Proposed Project Cost: \$528,000

DEPARTMENT OF HEALTH

Board of Nursing

Notice of Emergency Action

On March 11, 2015, State Surgeon General issued an Order of Emergency Suspension of Certification with regard to the certificate of Senora Lashawn Reynolds, C.N.A., Certificate #: CNA 276853. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes (2014) The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Board of Nursing

Notice of Emergency Action

On March 11, 2015, State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of Sheryl N. Key, R.N., License #: RN 9367524. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6) Florida Statutes, (2014). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Board of Nursing

Notice of Emergency Action

On March 11, 2015, State Surgeon General issued an Order of Emergency Restriction of Certification with regard to the certificate of Tony L. Smith, C.N.A., Certification #: CNA 292482. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes (2014) The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

Section XIII Index to Rules Filed During Preceeding 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.