Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.:RULE TITLE:6A-6.053K-12 Comprehensive Evidence-Based
Reading Plan

PURPOSE AND EFFECT: To define the term "substantial deficiency in reading" including criteria for approval of screening and progress monitoring assessments used for a substantial deficiency in reading identification. The effect will be to standardize the definition throughout the state and reduce confusion and disparities as to which students are receiving appropriate interventions. There are also clarifications regarding the role and qualifications of literacy coaches and clarification to the requirements for reading instruction.

SUBJECT AREA TO BE ADDRESSED: District K-12 Reading Plan.

RULEMAKING AUTHORITY: 1001.02(2), 1011.62, 1008.25, FS.

LAW IMPLEMENTED: 1001.215, 1011.62, 1008.25, FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD

AT THE DATE, TIME AND PLACE SHOWN BELOW: DATE AND TIME: October 12, 10:00 a.m. EDT

PLACE:

https://us02web.zoom.us/j/84538352894?pwd=czR5VFhMUk xsMWtpUC80L1RpVmFEUT09, Meeting ID: 845 3835 2894 and Passcode: 9YqA0e.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Rebecca Mead, Deputy Director, Just Read, Florida! 325 West Gaines Street, Tallahassee, Florida 32399, (850)245-5060. To comment on this rule development, please go to https://web02.fldoe.org/rules or contact: Chris Emerson, Director, Office of Executive Management, Department of Education, (850)245-9601 or email Christian.Emerson@fldoe.org.

THE PRELIMINARYTEXTOFTHEPROPOSEDRULEDEVELOPMENTIS:Availableattohttps://web02.fldoe.org/rules.

DEPARTMENT OF HEALTH

Board of Psychology

RULE NO.: RULE TITLE:

64B19-11.001 Examination

PURPOSE AND EFFECT: The Board proposes a rule amendment to revise and incorporate application forms DH-MQA 1221 and DH-MQA 1222.

SUBJECT AREA TO BE ADDRESSED: The rule amendment addresses the incorporation of revised application forms DH-MQA 1221 and DH-MQA 1222.

RULEMAKING AUTHORITY: 456.013(1), 456.017(1)(b), (c), 490.004(4) FS.

LAW IMPLEMENTED: 456.017(1)(b), (c), (6), 456.0635(2), 490.005 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: Allen Hall, Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253; allen.hall@flhealth.gov.

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

DEPARTMENT OF HEALTH

Board of Psychology

RULE NO.: RULE TITLE:

64B19-11.010 Limited Licensure

PURPOSE AND EFFECT: The Board proposes a rule amendment to revise and incorporate the application form DH-MQA 1188.

SUBJECT AREA TO BE ADDRESSED: The rule amendment addresses the revised incorporation of application form DH-MQA 1188.

RULEMAKING AUTHORITY: 456.015(1), (4), 490.004(4) FS.

LAW IMPLEMENTED: 456.013, 456.015, 456.0635 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: Allen Hall, Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255; allen.hall@flhealth.gov.

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

DEPARTMENT OF HEALTH

Board of Psychology

RULE NO.: RULE TITLE:

64B19-11.011 Provisional License; Supervision of Provisional Licensees

PURPOSE AND EFFECT: The Board proposes a rule amendment to revise and incorporate the application form DH-MQA 1189.

SUBJECT AREA TO BE ADDRESSED: The rule amendment addresses the revised incorporation of application form DH-MQA 1189.

RULEMAKING AUTHORITY: 456.013, 456.025, 490.004(4), 490.0051 FS.

LAW IMPLEMENTED: 456.013, 456.025, 456.0635, 490.003(6), 490.0051, 490.009 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: Allen Hall, Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255; allen.hall@flhealth.gov.

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

DEPARTMENT OF HEALTH

Board of Psychology

RULE NO.: RULE TITLE:

64B19-11.012 Application Forms

PURPOSE AND EFFECT: The Board proposes a rule amendment to revise and incorporate the application form DH-MQA 1187 and to update a statutory reference.

SUBJECT AREA TO BE ADDRESSED: The rule amendment addresses the revised incorporation of application form DH-MQA 1187 and updates a statutory reference.

RULEMAKING AUTHORITY: 456.013, 456.025, 490.004(4), 490.005 FS.

LAW IMPLEMENTED: 456.013, 456.025, 456.0635, 490.005, 490.006, 490.007(1) 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: Allen Hall, Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255; allen.hall@flhealth.gov.

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

Section II

Proposed Rules

DEPARTMENT OF LEGAL AFFAIRS

Division of Victim Services and Criminal Justice Programs RULE NO.: RULE TITLE:

2A-9.006	Programmatic and Reimbursement
	Requirements

PURPOSE AND EFFECT: The proposed rule amendment clarifies the monetary amount for the request for reimbursement for tips for homicide crimes.

SUMMARY: The monetary amount for the request for reimbursement for tips for homicide crimes will be clarified.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule, the Department, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule amendment will not require ratification by the Legislature. The proposed rulemaking will not have an adverse impact or effect regulatory costs in excess of \$1 million within five years as established in Sections 120.541(2)(a)1., 2., and 3., F.S.

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

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

RULEMAKING AUTHORITY: 16.555(6) FS.

LAW IMPLEMENTED: 16.555, 16.556, 938.06 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rick Nuss, Chief Bureau of Criminal Justice Programs, Department of Legal Affairs, PL-01, The Capitol, Tallahassee, FL 32399-1050.

THE FULL TEXT OF THE PROPOSED RULE IS:

2A-9.006 Programmatic and Reimbursement Requirements.

(1) through (6) No change.

(7) The following requirements also apply to reward reimbursements:

(a) through (e) No change.

(f) Except for rewards associated with a crime pursuant to subsection 2A-9.004(7), F.A.C., the request for reimbursement for the payment of a tip must be less than or equal to \$5,000.00 for all crimes; except for reimbursement request for tips for homicide crimes which may be up to \$9,500;

(g) through (h) No change.

(8) through (9) No change.

(8) through (9) No change.

Rulemaking Authority 16.555(6) FS. Law Implemented 16.555, 16.556, 938.06 FS. History New 6 22 15, Amended 12 10 15, 2 7 17, 5 16 17, 1 17 18, 6 22 20,

NAME OF PERSON ORIGINATING PROPOSED RULE: Rick Nuss, Chief, Bureau of Criminal Justice Programs NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Attorney General Ashley Moody DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 26, 2020

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

RULE NOS.:	RULE TITLES:
61G5-22.006	Facials (Including Skin Care and Hair
	Removal)
61G5-22.007	Hair Shaping
61G5-22.008	Scalp Treatments and Hair Care Rinses
61G5-22.009	Shampoos and Rinses
61G5-22.010	Hair Arranging (Styling)
61G5-22.011	Hair Coloring
61G5-22.012	Chemical Waving and
	Relaxing/Straightening
61G5-22.0125	Manicuring/Pedicuring/Nail Extension

61G5-22.0125 Manicuring/Pedicuring/Nail Extension PURPOSE AND EFFECT: The rule amendments allow

cosmetology and specialist instructors to evaluate competence based on performance rather than on having completed a minimum number of services.

SUMMARY: These rule amendments propose to eliminate the specified number of training services required by the Board for cosmetologists and specialists.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 477.016 FS.

LAW IMPLEMENTED: 477.0201, 477.019(2)(c)2., 477.023(2) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Krista Woodard, Executive Director, Board of Cosmetology, 2601 Blair Stone Road, Tallahassee, Florida 32399-0783, Krista.Woodard@dbpr.state.fl.us

THE FULL TEXT OF THE PROPOSED RULE IS:

61G5-22.006 Facials (Including Skin Care and Hair Removal).

(1) through (3) No change.

(4) Services required: ten (10).

(5) Definition of Services: Services shall be a facial, a client consultation/skin analysis; exfoliation, either manual, mechanical or chemical; cleansing; toning; manipulations; and packs, masks, or other treatments as needed.

(6) At a minimum, the curriculum of schools and programs specified in Section 477.0201, F.S., shall include the following hours of instruction in the indicated theory items:

TOPIC	HOURS
(a) Florida Laws and Rules	
<u> </u>	
(b) HIV and AIDS	
4	
(c) Sanitation	
<u> </u>	
(d) Ethics	
(e) Basics of Electricity	
<u>8</u>	
(f) Facial Techniques and Contraindications	
66	
(g) Product Chemistry	
(h) Hair Removal	
<u> </u>	
(i) Makeup	
(j) Skin Theory, Disease and Disorders of the	ne Skin
	

Rulemaking Authority 477.016 FS. Law Implemented 477.0201, 477.023(2) FS. History–New 11-2-80, Amended 10-29-85, Formerly 21F-22.06, Amended 4-8-86, Formerly 21F-22.006, Amended 7-13-09 (8), 1-2-10 (6) and (7), 3-26-12, _____.

61G5-22.007 Hair Shaping.

(1) through (3) No change.

(4) Services required: seventy-five (75).

Rulemaking Authority 477.016 FS. Law Implemented 477.023(2) FS. History–New 11-2-80, Formerly 21F-22.07, 21F-22.007, Amended

61G5-22.008 Scalp Treatments and Hair Care Rinses.

(1) through (3) No change.

(4) Services required: forty-five (45).

Rulemaking Authority 477.016 FS. Law Implemented 477.023(2) FS. History–New 11-2-80, Formerly 21F-22.08, 21F-22.008, Amended

61G5-22.009 Shampoos and Rinses.

(1) through (3) No change.

(4) Services required: fifty (50).

Rulemaking Authority 477.016 FS. Law Implemented 477.023(2) FS. History–New 11-2-80, Formerly 21F-22.09, 21F-22.009, Amended

61G5-22.010 Hair Arranging (Styling).

(1) through (4) No change.

(5) Services required: three hundred (300).

Rulemaking Specific Authority 477.016 FS. Law Implemented 477.023(2) FS. History–New 11-2-80, Formerly 21F-22.10, 21F-22.010, Amended

61G5-22.011 Hair Coloring.

(1) through (3) No change.

(4) Services required: forty five (45).

Rulemaking Authority 477.016 FS. Law Implemented 477.019(2)(c)2. FS. History–New 11-2-80, Formerly 21F-22.11, Amended 12-17-90, Formerly 21F-22.011, Amended

61G5-22.012	Chemical	Waving	and
Relaxing/Straightening.			

(1) through (3) No change.

(4) Service required: sixty five (65).

Rulemaking Authority 477.016 FS. Law Implemented 477.023(2) FS. History–New 11-2-80, Formerly 21F-22.12, 21F-22.012, Amended

61G5-22.0125 Manicuring/Pedicuring/Nail Extension. (1) through (3) No change.

(4) Services required: a minimum of twenty (20). The Board recommends that in meeting this requirement students perform a combination of these services; a service constitutes one complete set of nails per client for either manicure, pedicure, or nail extension.

<u>Rulemaking</u> Specific Authority 477.016 FS. Law Implemented 477.019(2)(c)2. FS. History–New 10-29-85, Formerly 21F-22.125, Amended 12-17-90, Formerly 21F-22.0125, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Cosmetology

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 22, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September10, 2020

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE NO.: RULE TITLE:

64B15-12.0031 Registration as a Dispensing Physician; Delegation of Dispensing to Prescribing Physician Assistant

PURPOSE AND EFFECT: The proposed rule amendments are intended to incorporate the revised physician dispensing and physician assistant dispensing forms into the rule.

SUMMARY: The proposed rule amendments incorporate the revised physician dispensing and physician assistant dispensing forms into the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 459.005, 465.0276 FS. LAW IMPLEMENTED: 465.0276, 459.022(4)(e) FS.

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-12.0031 Registration as a Dispensing Physician; Delegation of Dispensing to Prescribing Physician Assistants.

A physician may dispense drugs to his or her patient in the regular course of his or her practice provided that the physician is registered as a dispensing physician with the Board of Osteopathic Medicine. In order to register as a dispensing physician, the physician must:

(1) Submit application to the Board on form DH-MQA 1242, entitled "Osteopathic Physician Dispensing Registration," (8/20) (8/10), which is hereby incorporated by reference and available from http://www.flrules.org/Gateway/reference.asp?No=Ref-

or from the Board of Osteopathic Medicine's website at http://www.doh.state.fl.us/mqa/osteopath/index.html.

(2) Comply with the provisions of Section 465.0276, F.S., regarding dispensing physicians; and,

(3) Pay the registration fee as set forth in Rule 64B15-10.005, F.A.C.

(4) Pursuant to Section 459.022(4)(e), F.S., a dispensing physician who supervises a Florida-licensed prescribing physician assistant has the authority to delegate to the prescribing physician assistant the dispensing of any medication used in the supervising physician's practice unless such medication is listed in the formulary set forth in Rule 64B15-6.0038, F.A.C. The delegation of dispensing to the prescribing physician assistant must be documented with the Board of Osteopathic Medicine by completing form DH-MQA 1240, entitled "Dispensing Physician Assistant Dispensing Registration," (8/20) (8/10), which is hereby incorporated by reference available and from http://www.flrules.org//reference.asp?No=Refor the Board of Osteopathic Medicine's website at http://www.doh.state.fl.us/mga/medical/me applicant.html.

No fee is required for the delegation of dispensing to physician assistants.

Rulemaking Authority 459.005, 465.0276 FS. Law Implemented 465.0276, 459.022(4)(e) FS. History–New 12-6-10,____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Osteopathic Medicine DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 21, 2020 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 10, 2020

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: RULE TITLE:

64B18-11.001 Application for Licensure

PURPOSE AND EFFECT: The Board proposes the rule amendment to incorporate the revised application.

SUMMARY: The revised application will be incorporated into the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 456.013, 461.005 FS.

LAW IMPLEMENTED: 456.013, 456.017(1)(c), 456.048, 456.0635, 456.0135, 461.006, 465.0276 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Janet Hartman, Executive Director,

Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C08,Tallahassee,Florida32399-1708;janet.hartman@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B18-11.001 Application for Licensure.

(1) Any person desiring to be licensed as a podiatric physician shall apply to the Board of Podiatric Medicine. The application shall be made on the <u>Podiatric Physician</u> Application for Podiatric Licensure and Examination & Initial Licensure Form DH-MQA 1138 (revised 07/2020 16), hereby adopted and incorporated by reference, that can be obtained from http://www.flrules.org/Gateway/reference.asp?No=Ref-___07533, and the web at

http://www.doh.state.fl.us/mqa/podiatry/index.html.

(2) No change.

Rulemaking Authority 456.013, 461.005 FS. Law Implemented 456.013, 456.017(1)(c), 456.048, 456.0635, 456.0135, 461.006, 465.0276 FS. History–New 1-29-80, Amended 12-9-82, Formerly 21T-11.01, Amended 10-14-86, 1-26-88, 6-20-88, 7-3-89, 6-24-92, Formerly 21T-11.001, Amended 7-6-94, Formerly 61F12-11.001, Amended 1-1-96, 7-15-96, Formerly 59Z-11.001, Amended 9-3-98, 2-8-00, 4-22-08, 6-17-09, 2-11-10, 7-23-12, 11-21-12, 3-26-13, 11-15-16,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Podiatric Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 10, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 11, 2020

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: RULE TITLE:

64B18-12.008 Registration Fee for Dispensing Practitioners

PURPOSE AND EFFECT: The Board proposes the rule amendment to incorporate the revised application.

SUMMARY: The revised application will be incorporated in the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency. The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 461.005, 456.0276(2) FS. LAW IMPLEMENTED: 465.0276(2) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Janet Hartman, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258; Janet.Hartman@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B18-12.008 Registration Fee for Dispensing Practitioners.

A podiatric physician who dispenses medicinal drugs for human consumption for a fee or remuneration of any kind, whether direct or indirect, must register with the Board using the <u>Podiatric Application for</u> Dispensing Practitioner Registration Form DH-MQA 1141 (revised <u>10/19</u> 04/09), hereby adopted and incorporated by reference, that can be obtained from

https://www.flrules.org/Gateway/reference.asp?No=Ref-or the Board of Podiatric Medicine's website at http://www.doh.state.fl.us/mqa/podiatry/index.html, and pay a fee of \$100.00 at the time of such registration and upon each renewal of licensure.

Rulemaking Authority 461.005, 465.0276(2) FS. Law Implemented 465.0276(2) FS. History-New 2-27-94, Formerly 61F12-2.010, Amended 1-1-96, Formerly 59Z-12.008, Amended 6-17-09.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Podiatric Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 10, 2020 DATE NOTICE OF PROPOSED RULE DEVELOPMENT

PUBLISHED IN FAR: September 11, 2020

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: RULE TITLE:

64B18-16.005 Content of Residency Program - Reports PURPOSE AND EFFECT: The Board proposes the rule amendment to incorporate the revised application.

SUMMARY: The revised application will be incorporated in the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 461.005, 461.014(4) FS.

LAW IMPLEMENTED: 461.014(1)(d) FS., Chapter 2005-98, Laws of Florida

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Janet Hartman, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258; Janet.Hartman@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B18-16.005 Content of Residency Program - Reports.

On July 1 of each year, each Residency Program Director shall provide the Board with information regarding each podiatric resident using the Podiatric Resident Hospital <u>Program</u> Report <u>F</u>form DH-MQA 1140 (revised <u>10/19</u> 3/2014), hereby adopted and incorporated by reference, that can be obtained from

http://www.flrules.org/Gateway/reference.asp?No=Ref-

04136, the Board of Podiatric Medicine's website at http://floridaspodiatricmedicine.gov/licensing/.

Rulemaking Authority 461.005, 461.014(4) FS. Law Implemented 461.014(1)(d) FS., Chapter 2005-98, Laws of Florida. History–New 11-24-80, Formerly 21T-16.05, 21T-16.005, 61F12-16.005, Amended 1-4-96, Formerly 59Z-16.005, Amended 12-2-03, 11-27-05, 10-5-09, 5-25-14,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Podiatric Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 10, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 11, 2020

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: RULE TITLE:

64B18-16.006 Registration Requirements of Podiatric Residents

PURPOSE AND EFFECT: The Board proposes the rule amendment to incorporate the revised application.

SUMMARY: The revised application will be incorporated into the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 461.005, 461.014(4) FS.

LAW IMPLEMENTED: 456.013, 456.0635, 461.014 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Janet Hartman, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-1708; janet.hartman@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B18-16.006 Registration Requirements of Podiatric Residents.

(1) Every podiatric resident participating in a residency program in a hospital in this state shall register with the Board within sixty (60) days of the date of commencement of residency using the Podiatric Resident <u>Application for Resident</u> Registration Form DH-MQA 1139 (revised 7/20<u>20</u> 16), http://www.flrules.org/Gateway/reference.asp?No=Ref-

<u>07535</u>, hereby adopted and incorporated by reference, that can be obtained from the web at http://www.doh.state.fl.us/mqa/podiatry/index.html.

(2) No change.

Rulemaking Authority 461.005, 461.014(4) FS. Law Implemented 456.013, 456.0635, 461.014 FS. History–New 11-24-80, Formerly 21T-16.06, 21T-16.006, 61F12-16.006, Amended 1-4-96, Formerly 59Z-16.006, Amended 6-17-09, 11-10-11, 11-21-12, 11-15-16,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Podiatric Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 10, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 11, 2020

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: RULE TITLE:

64B18-24.001 Initial Certification for Podiatric X-Ray Assistants

PURPOSE AND EFFECT: The Board proposes the rule amendment to incorporate the revised applications.

SUMMARY: The revised applications will be incorporated into the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 461.005, 461.0135 FS.

LAW IMPLEMENTED: 456.013, 456.013(2), 456.025(1), 456.0635, 461.003(2), 461.0135 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Janet Hartman, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-1708; janet.hartman@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B18-24.001 Initial Certification for Podiatric X-Ray Assistants.

(1) Each applicant for initial certification as a podiatric xray assistant shall submit an application <u>using the Certified</u> <u>Podiatric X-Ray Assistant Application for Initial Licensure</u>, on form DH-MQA 1026, <u>entitled</u>, "Application for <u>Certified</u> <u>Podiatric X ray Assistant</u>," <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-</u>

<u>09072</u>, which is hereby incorporated by reference, effective <u>07/2020</u> 05/2017, copies of which may be obtained from the web at http://floridaspodiatricmedicine.gov/applications/podiatricmedicine-xray-asst-app.pdf:

(a) through (b) No change.

(2) Any change of supervisor must be reported by the applicant/certified podiatric x-ray assistant to the Board within 30 days of the change on form DH-MQA 1118, entitled, "Update Supervisor for Certified Podiatric X-ray Assistant Update Supervisor Form," which is hereby incorporated by reference effective 7/2020 2/2008, and can be obtained from http://www.flrules.org/Gateway/reference.asp?No=Refor Board of Podiatric Medicine's website the http://www.doh.state.fl.us/mga/podiatry/po applications.html. (3) No change.

Rulemaking Authority 461.005, 461.0135 FS. Law Implemented 456.013, 456.013(2), 456.025(1), 456.0635, 461.003(2), 461.0135 FS. History–New 2-16-00, Amended 8-31-08, 12-25-11, 11-21-12, 11-23-16, 2-7-18,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Podiatric Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 10, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 11, 2020

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: RULE TITLE:

64B18-24.002 Board Approval of Podiatric X-ray Assistant Training Course and Examination Providers

PURPOSE AND EFFECT: The Board proposes the rule amendment to incorporate the revised application.

SUMMARY: The revised application will be incorporated in the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 461.005, 461.0135 FS.

LAW IMPLEMENTED: 456.067, 461.0135 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Janet Hartman, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258; Janet.Hartman@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B18-24.002 Board Approval of Podiatric X-ray Assistant Training Course and Examination Providers.

All podiatric x-ray assistant training course and examination providers shall apply to the Board for approval using form DH-5007-MQA, entitled "<u>Podiatric X-Ray Assistant</u> Application for Podiatric Medicine X-Ray Assistant Training Course and Examination <u>Provider Approval</u>," <u>10/19</u> June 2015, which is hereby incorporated by reference and available at https://www.flrules.org/Gateway/reference.asp?No=Ref-

05716, or http://floridaspodiatricmedicine.gov/resources. To demonstrate the education and/or the experience necessary to offer the course and examination which satisfy the podiatric x-ray assistant certification requirements, an applicant for podiatric x-ray course and examination provider status must be a school or college of podiatric medicine recognized and approved by the Council on Podiatric Medical Education of the American Podiatric Medical Association, a commercial educator, a governmental agency, or a state or national podiatric medical professional association whose purpose includes the

advancement, extension or enhancement of professional skill and knowledge in the field of podiatric medicine.

Rulemaking Authority 461.005, 461.0135 FS. Law Implemented 456.067, 461.0135 FS. History–New 8-26-15,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Podiatric Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 10, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 11, 2020

DEPARTMENT OF FINANCIAL SERVICES OIR – Insurance Regulation

RULE NO.: RULE TITLE:

69O-137.008 Filing of Statistical and Quarterly Reports for Individually Rated Risks and Excess Rates

PURPOSE AND EFFECT: The Office is updating the delivery method of the data in Form OIR-B1-588 for a more effective method of collecting and analyzing the information.

SUMMARY: The Office is updating the delivery method of the data in Form OIR-B1-588 from a hard copy form to being delivered in the Office's IRFS system.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Agency personnel familiar with the subject matter of the rule amendment have performed an economic analysis of the rule amendment that shows that the rule amendment is unlikely to have an adverse impact on the State economy in excess of the criteria established in Section 120.541(2)(a), Florida Statutes.

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

RULEMAKING AUTHORITY: 624.308(1), 627.331(1) FS. LAW IMPLEMENTED: 624.307(1), 624.418, 624.4211, 624.424(6), 627.062, 627.171, 627.331 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Michael Lawrence, Jr., Chief Legal Counsel, Office of Insurance Regulation, Michael.LawrenceJr@floir.com, (850)413-4112.

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>690-137.008</u> Filing of Statistical and Quarterly Reports for Individually Rated Risks and Excess Rates

(1) No change.

(2) Submitting the Report. Forms <u>shall be filed</u> <u>electronically at https://www.floir.com/iportal</u>. <u>may be</u> <u>submitted by mailing a completed electronic version via email</u> to OIRB1588@floir.com or by mailing a copy to Property and <u>Casualty Product Review Unit, Office of Insurance Regulation,</u> <u>200 E. Gaines St., Tallahassee, FL 32399 0330.</u>

Rulemaking Authority 624.308(1), 627.331(1) FS. Law Implemented 624.307(1), 624.418, 624.4211, 624.424(6), 627.062, 627.171, 627.331 FS. History–New 6-9-93, Amended 9-19-94, Formerly 4-137.008, Amended 7-30-17.____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Sandra Starnes, Director of Property & Casualty Product Review

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 22, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 28, 2020

DEPARTMENT OF FINANCIAL SERVICES

OIR – Insurance Regulation

RULE NO.: RULE TITLE:

69O-142.015 Standardized Requirements Applicable to Insurers After Hurricanes or Natural Disasters

PURPOSE AND EFFECT: The rule is amended to change the manner in which insurers report certain information to the Office of Insurance Regulation as a consequence of a hurricane or other natural disaster, as well as create separate subsections covering contracts of insurance entered into by property and casualty insurers and health and life insurers.

SUMMARY: Subsection (1) is amended to change the manner in which insurers report certain information to the Office of Insurance Regulation as a consequence of a hurricane or other natural disaster. Subsection (2) is amended to correct a typographical error that occurred when the rule was amended in 2017 and to cover only property and casualty contracts of insurance. Subsection (3) is created to cover life and health contracts of insurance.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Agency personnel familiar with the subject matter of the rule amendment have performed an economic analysis of the rule amendment that shows that the rule amendment is unlikely to have an adverse impact on the State economy in excess of the criteria established in Section 120.541(2)(a), Florida Statutes.

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

RULEMAKING AUTHORITY: 624.308, 627.7019 FS.

LAW IMPLEMENTED: 624.424, 624.307(1), 624.319, 627.7019 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Michael Lawrence, Jr., Chief Legal Counsel, Michael.LawrenceJr@floir.com, (850) 413-4112.

THE FULL TEXT OF THE PROPOSED RULE IS:

69O-142.015 Standardized Requirements Applicable to Insurers After Hurricanes or Natural Disasters

This rule adopts standardized requirements that may be applied to insurers as a consequence of a hurricane or other natural disaster. The Office is authorized to issue an Order or Orders deemed necessary to protect the health, safety and welfare, activating the requirements herein, in whole or in part. An Order may be amended as deemed necessary to accommodate the particular circumstances of the specified hurricane or natural disaster. The following standardized provisions may be activated as provided herein:

(1) Claims Reporting Requirements.

(a) All entities having direct premiums written in Florida and authorized, approved or otherwise eligible to provide the coverages indicated below in subparagraphs (1)(a)1. and 2., shall report the <u>requested</u> information to the Office required by

Form OIR DO 1681, "Catastrophic Event Data Reporting and Analysis", providing loss and associated exposure data within this state. The reporting shall be submitted with such frequency and for such areas as set forth in the Order activating this subsection and may be revised to reflect the phases of reporting necessary as set forth in form OIR DO 1681. The applicable coverages are:

1. through 2. No change.

(b) The following form is hereby adopted and incorporated by reference:

1. Insurers shall electronically submit the data required for each reporting event. Required data may include but is not limited to: OIR DO 1681 (revised 05/2007) "Catastrophie Event Data Reporting and Analysis" and is available from the Office's website: http://www.floir.com/iportal.

a. Policies in force;

b. Total insured value of policies in force;

c. Number of claims reported;

d. Claims closed with payment;

e. Claims closed without payment;

f. Number of open claims;

g. Percent of claims closed;

h. Paid loss excluding loss adjustment expense;

i. Paid allocated loss adjustment expense;

j. Case incurred loss excluding loss adjustment expense; and,

k. Case allocated loss adjustment expense.

2. All information shall be submitted electronically through https://www.floir.com/iportal.

(2) <u>Grace Periods and Temporary Postponement of</u> <u>Cancellations or Non-renewals.</u> Other property coverages where loss is not specifically excluded in the policy's outline of eoverage such as:

(a) Subsection (2) of this rule, applies to all contracts of <u>property and casualty</u> insurance and other contracts that are subject to regulation under the Florida Insurance Code <u>and not</u> <u>governed by subsection (3) of this rule, including:</u>

1. All policies referenced in chapters 440, 624, 626 and 627, F.S.; and

2. All policies or contracts issued pursuant to chapters 636, 641 and 651, F.S.;

3. Contracts issued by Multiple Employer Welfare Arrangements and Commercial Self Insurance Trusts; and,

4. Premium Finance Company contracts. ;

References herein to "policy" or "contract of insurance" includes all agreements regulated under the Insurance Code.

(b) Reinsurance contracts are not subject to this rule, however, ceding insurers shall, within ten (10) days, notify the Office, of the cancellation or nonrenewal of any reinsurance contract reinsuring property risks located in the <u>state</u> State. All

filings shall be submitted electronically to https://www.floir.com/iportal.

(c) Any free look period in a variable life policy or variable annuity contract is not extended by this rule.

(d) As to any policy provision, notice, correspondence, or law <u>that</u> which imposes a time limit upon an insured to perform any act, <u>including transmitting</u> or transmit information or funds with respect to a contract of insurance, which act was to have been performed on or after the date specified in the Order of the Office, the time limit shall be extended to a date specified in the Order.

<u>1.</u> This extension of time shall not relieve a policyholder who has a claim resulting from the designated hurricane or natural disaster from compliance with their obligations to provide information and cooperate in the claim adjustment process relative to their property damage claim.

<u>2.</u> This extension of time shall also not apply to new policies effective on or after the date specified in the Order.

No interest, penalties, or other charges, shall accrue or be assessed, as the result of the extensions required herein. Interest that is owed pursuant to premium financing plans with premium finance companies or insurers or their affiliates may be assessed.

(d)(e) During the dates specified in the Order, no insurer or other entity regulated under the <u>Insurance Code</u> insurance code shall cancel or non-renew, a policy or contract of insurance or issue a notice of cancellation or nonrenewal <u>of a policy or contract of insurance covering a</u>, covering a person, property or risk in the referenced areas as specified in the Order, except at the written request or written concurrence of the <u>policyholder</u>.

(e)(f) All notices of cancellation issued or mailed within ten (10) calendar days preceding the date specified in the Order and , affecting the <u>referenced</u> specified areas, shall be withdrawn and reissued to insureds on or after the date specified in the Order.

(f)(g) A cancellation or nonrenewal may occur prior to the expiration date specified in the Order, at the written request or written concurrence of the policyholder.

(g)(h) Except as provided in paragraphs (2)(d) and (e) (2)(e) and (f), with respect to a notice of cancellation or nonrenewal <u>that</u> which, but for this rule, would have taken effect during the dates specified in the Order, such notice is not made invalid by this rule; however;

1. The insurer shall extend the coverage to and including the date specified in the Order, or a later date specified by the insurer; <u>and</u>

2. The premium for the extended term of coverage shall be the appropriate pro rata portion of the premium for the entire term of the policy. (h)(i) An insurer or other regulated entity that was unable to cancel or non-renew a policy due to the operation of this rule, may upon proper notice, cancel or non-renew such policy, effective on the date the policy would have otherwise been cancelled or non-renewed, in the event the insured has not filed a claim under the policy and not paid outstanding premium due.

(i)(j) No policy shall be cancelled or non-renewed solely because of a claim resulting from a hurricane or natural disaster.

(j)(k) An insurer's offer of replacement coverage, that which is voluntarily accepted by an insured or applicant in an affiliated company, or made pursuant to a depopulation program, assumption or other arrangement approved by the Office does not constitute a nonrenewal or cancellation for purposes of this rule.

 $(\underline{k})(\underline{l})$ Any insurer who receives a claim from an insured owing premium may offset the premium due to the insurer or a premium finance company from any claim payment made under the policy.

(<u>1)(m</u>) Nothing in this rule shall be construed to exempt or excuse an insured from liability for premiums otherwise due for actual coverage provided.

 $(\underline{m})(\underline{n})$ This rule shall not apply to new policies effective on or after the initial activation date specified in the Order.

(n)(Θ) If the contract of insurance was financed by a premium finance company for risks located in the <u>referenced</u> specified areas, the following provisions apply:

1. through 2. No change.

3. Upon receipt of a request for cancellation from a premium finance company after the grace period specified in an Emergency Order expires, the insurer will process the cancellation in accordance with paragraph (2)(h) (i).

4. through 5. No change.

(o)(p) Subsection (2) of this rule, shall not apply to policies for the following kinds of insurance issued by authorized insurers that which cover a business that is domiciled or maintains its primary place of business outside of the State of Florida: Surety insurance as defined in section 624.606, F.S.; Fidelity insurance as defined in section 624.6065, F.S.; Marine insurance, wet marine and transportation insurance and inland marine insurance as defined in section 624.607, F.S.; Title insurance as defined in Section 624.607, F.S.; Collateral Protection insurance as defined in section 624.6085, F.S.; Workers' Compensation insurance as defined in section 624.605, F.S.; Casualty insurance as defined in section 624.605, F.S., but limited to coverage of commercial risks other than residential or personal property; and property insurance as defined in section 624.604, F.S., but limited to coverage of commercial risks other than residential or personal property. Additionally, this rule shall not apply to life insurance policies or annuity contracts that are owned by a person other than the insured or the annuitant or where the premium payer under such

policy is a person other than the insured or annuitant and such owner or premium payer does not reside in the referenced areas.

<u>(p)(q)</u> Any insurer that becomes impaired or insolvent due to a hurricane or natural disaster or the operation of subsequent rules and orders has a duty to report the resulting financial condition to the Office as soon as possible. Notwithstanding any other provisions contained herein, an insurer may file a petition pursuant to section 120.542, F.S. if compliance with this rule may be reasonably expected to result in such insurer being subject to financial regulatory action levels by the Office.

 $(\underline{q})(\underline{r})$ The provisions of this rule shall be liberally construed to effectuate the intent and purposes expressed therein and to afford maximum consumer protection.

(3) Grace Periods and Temporary Postponement of Cancellations or Non-renewals.

(a) This subsection applies to all life and health contracts of insurance subject to regulation under the Florida Insurance Code including:

<u>1. All policies referenced in chapters 624, 626, 627, 636, 641, and 651, F.S.;</u>

2. Contracts issued by Multiple Employer Welfare Arrangements and Commercial Self-Insurance Trusts; and

<u>3. Premium Finance Company contracts associated with life and health contracts.</u>

<u>References herein to "policy" or "contract of insurance"</u> includes all life or health agreements regulated under the <u>Insurance Code. References to "insurer" include all regulated</u> entities issuing these agreements.

(b) Any free look period in a variable life policy or variable annuity contract is not extended by this rule.

(c) As to any policy provision, notice, correspondence, or law which imposes a time limit upon an insured to perform any act or transmit information or funds with respect to a contract of insurance, which act was to have been performed on or after the date specified in the Order of the Office, the time limit shall be extended to the date specified in the Order, except that:

<u>1. This extension of time shall not relieve an insured who</u> has a claim during this period from compliance with any obligation to provide information and cooperate in the claim adjustment process relative to their claim.

2. This extension of time shall not apply to new policies effective on or after the date specified in the Order.

No interest, penalties, or other charges shall accrue or be assessed as the result of the extensions required herein. However, interest that is owed pursuant to premium financing plans with premium finance companies or insurers or their affiliates may be assessed.

(d) During the dates specified in the Order, no insurer or other entity regulated under the insurance code shall cancel or non-renew a policy or contract of insurance or issue a notice of cancellation or nonrenewal on a contract of insurance covering a person in the referenced areas as specified in the Order, except at the written request or written concurrence of the policyholder.

(e) All notices of cancellation issued or mailed ten (10) calendar days preceding the date specified in the Order, affecting a person in the specified areas, shall be withdrawn and reissued to insureds on or after the date specified in the Order.

(f) A cancellation or nonrenewal may occur prior to the expiration date specified in the Order, at the written request or written concurrence of the policyholder. The application for and issuance of a replacement major medical health insurance policy which is subject to regulation by the Patient Protection and Affordable Care Act, Pub. L. No. 111-148, as amended by the Health Care and Education Reconciliation Act of 2010, Pub. L. No. 111-152, may be regarded by the insurer as a written request for cancellation of the current major medical insurance policy by the applicant/policyholder, provided the date of cancellation is not effectuated prior to the date of the effectuation of the replacement policy 's coverage.

(g) Except as provided in paragraphs (3)(e) and (f), with respect to a notice of cancellation or nonrenewal which, but for this rule, would have taken effect during the dates specified in the Order, such notice is not made invalid by this rule; however;

<u>1. The insurer shall extend the coverage to and including</u> the date specified in the Order, or a later date specified by the insurer;

2. The premium for the extended term of coverage shall be the appropriate pro rata portion of the premium for the entire term of the policy.

(h) Retroactive cancellation due to non-payment of premium:

<u>1. An insurer or other regulated entity that was unable to</u> cancel or non-renew a policy due to the operation of this rule, may upon proper notice, cancel or non-renew such policy, effective on the date the policy would have otherwise been cancelled or non-renewed, in the event the insured has not paid the outstanding premium due.

2. Insurers or Health Maintenance Organizations subject to the notice provisions of sections 627.6645(5) and 641.3108(2), F.S., respectively, may issue notices of cancellation that comport with those sections that specify no cancellation shall take place prior to the date specified in the Order.

(i) No policy shall be cancelled or non-renewed solely because of a claim resulting from a hurricane or natural disaster.

(j) An insurer's offer of replacement coverage, which is voluntarily accepted by an insured or made pursuant to other arrangement approved by the Office does not constitute a nonrenewal or cancellation for purposes of this rule.

(k) Any insurer who receives a claim from an insured owing premium may offset the premium due to the insurer or a premium finance company from any claim payment made under the policy.

(1) Nothing in this rule shall be construed to exempt or excuse an insured from liability for premiums otherwise due for actual coverage provided.

(m) This rule shall not apply to new policies effective on or after the initial activation date specified in the Order.

(n) If the contract of insurance was financed by a premium finance company for persons located in the specified areas, the following provisions apply:

<u>1. Premium finance companies may issue advisory 10-day</u> notices of intent to cancel and cancellation notices in accordance with the terms of the premium finance agreement signed by the insured. In addition, each such advisory notice shall prominently contain the following statement:

"If you have been displaced through the loss of your home or damage to your home which has caused you to reside elsewhere on a temporary basis, or if you have temporarily become unemployed due to the destruction caused by Hurricane [name of hurricane or natural disaster], please contact this office at once.

<u>Victims of Hurricane [name of hurricane or natural</u> disaster] will receive an automatic extension of time to and including [date specified in the Order], to bring their accounts up to date and no late charges will be applied to any late payments received which were due on their accounts during the period of the dates specified in the Order.

<u>Therefore, if you are a victim of Hurricane [name of hurricane or natural disaster]</u>, please contact us at once at the number provided at the bottom of this notice so that we may advise you of the status of your account.

If you decide that you no longer need or desire to keep the coverage provided by the insurance policy financed by your contract with us, please contact us at once so that we may instruct you on how to effect cancellation with your insurer."

2. If a premium finance loan is in default at the end of the grace period, a premium finance company shall give proper notice by:

<u>a. Issuing a 10 day notice of intent to cancel to the insured</u> by the means provided under section 627.848(1)(a)1., F.S., and applicable regulations; and,

b. If the insured does not bring their loan current within the time provided in the notice of intent, a premium finance company may mail the insurer a request for cancellation as provided in section 627.848(1)(a)2., F.S.

3. Upon receipt of a request for cancellation from a premium finance company after the grace period specified in an Emergency Order expires, the insurer will process the cancellation in accordance with paragraph (3)(h).

4. Any insurer who is unable to cancel because it has received a claim under a policy for which it receives a notice of

cancellation from a premium finance company will offset the balance owed the premium finance company, as disclosed in the notice of cancellation, from the first claim payments made under the policy.

5. No late charges shall be assessed for any insured who qualifies for protection under this rule.

(o) This rule shall not apply to life insurance policies or annuity contracts that are owned by a person other than the insured or the annuitant or where the premium payer under such policy is a person other than the insured or annuitant and such owner or premium payer does not reside in the referenced areas.

(p) Any insurer that becomes impaired or insolvent due to a hurricane or natural disaster or the operation of subsequent rules and orders has a duty to report the resulting financial condition to the Office as soon as possible. Notwithstanding any other provisions contained herein, an insurer may file a petition pursuant to section 120.542, F.S. if compliance with this rule may be reasonably expected to result in such insurer being subject to financial regulatory action levels by the Office.

(q) The provisions of this rule shall be liberally construed to effectuate the intent and purposes expressed therein and to afford maximum consumer protection.

This subsection does not apply to major medical health insurance policies subject to regulation by the Patient Protection and Affordable Care Act, Pub. L. No. 111-148, as amended by the Health Care and Education Reconciliation Act of 2010, Pub. L. No. 111-152, and regulations adopted pursuant to those acts, to the extent this requirement would result in a violation of federal law.

Rulemaking Authority 624.308, 627.7019 FS. Law Implemented 624.307(1), 624.319, 624.424, 627.7019 FS. History–New 6-12-07, Amended 7-30-17,

NAME OF PERSON ORIGINATING PROPOSED RULE: Michael Lawrence, Jr., Chief Legal Counsel NAME OF AGENCY HEAD WHO APPROVED THE

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 22, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 17, 2020

DEPARTMENT OF FINANCIAL SERVICES

OIR – Insurance Regulation

RULE NOS.:	RULE TITLES:
690-143.0465	Group-wide Supervision of Internationally
	Active Insurance Groups
690-143.0466	Contents of Corporate Governance Annual
	Disclosure

PURPOSE AND EFFECT: Rule 690-143.0465, F.A.C. is created to implement the NAIC Holding Company System Regulatory Act #440. Rule 690-143.0466, F.A.C. is created to

implement the NAIC Corporate Governance Annual Disclosure Model Act #305 and the NAIC Corporate Governance Annual Disclosure Model Regulation #306.

SUMMARY: Rule 69O-143.0465, F.A.C. allows the Office to act as the group-wide supervisor for any internationally active insurance group and may acknowledge another regulatory official to act as the group-wide supervisor. Rule 69O-143.0466, F.A.C. provides items that must be included in an insurer's corporate governance annual disclosure.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Agency personnel familiar with the subject matter of the rule amendment have performed an economic analysis of the rule amendment that shows that the rule amendment is unlikely to have an adverse impact on the State economy in excess of the criteria established in Section 120.541(2)(a), Florida Statutes.

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

RULEMAKING AUTHORITY: 624.308(1), 628.801(1), 628.804(4), and 628.8015(6) FS.

LAW IMPLEMENTED: 624.307(1), 628.801, 628.804, and 628.8015 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Michael Lawrence, Jr., Chief Legal Counsel, Office of Insurance Regulation, Michael.LawrenceJr@floir.com, (850)413-4112.

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>69O-143.0465 Group-wide Supervision of Internationally</u> <u>Active Insurance Groups</u>

(1) For the purposes of this rule, "internationally active insurance group" means an insurance holding company system that:

(a) Includes an insurer registered under Rule 143.046, F.A.C.; and (b) Meets the following criteria:

1. Premiums written in at least three countries;

2. The percentage of gross premiums written outside the United States is at least ten percent (10%) of the insurance holding company system's total gross written premiums; and

3. Based on a three-year rolling average, the total assets of the insurance holding company system are at least fifty billion dollars (\$50,000,000,000) or the total gross written premiums of the insurance holding company system are at least ten billion dollars (\$10,000,000,000).

(2)(a) The Office is authorized to act as the group-wide supervisor for any internationally active insurance group in accordance with Rule 69O-143.046, F.A.C., and Section 628.804, F.S. However, the Office may otherwise acknowledge another regulatory official as the group-wide supervisor where the internationally active insurance group:

1. Does not have substantial insurance operations in the United States;

2. Has substantial insurance operations in the United States, but not in this state; or

<u>3. Has substantial insurance operations in the United States</u> and this state, but the Office has determined pursuant to the factors set forth in subsections (3) and (7) that the other regulatory official is the appropriate group-wide supervisor.

(b) An insurance holding company system that does not otherwise qualify as an internationally active insurance group may request that the Office make a determination or acknowledgment as to a group-wide supervisor pursuant to this subsection.

(3)(a) In cooperation with other state, federal and international regulatory agencies, the Office will identify a single group-wide supervisor for an internationally active insurance group. The Office may determine that the Office is the appropriate group-wide supervisor for an internationally active insurance group that conducts substantial insurance operations concentrated in this state. However, the Office may acknowledge that a regulatory official from another jurisdiction is the appropriate group-wide supervisor for the internationally active insurance group. The Office shall consider the following factors when making a determination or acknowledgment under this subsection:

<u>1. The place of domicile of the insurers within the internationally active insurance group that hold the largest share of the group's written premiums, assets or liabilities;</u>

2. The place of domicile of the top-tiered insurer(s) in the insurance holding company system of the internationally active insurance group:

<u>3. The location of the executive offices or largest</u> operational offices of the internationally active insurance group; 4. Whether another regulatory official is acting or is seeking to act as the group-wide supervisor under a regulatory system that the Office determines to be:

<u>a.</u> Substantially similar to the system of regulation provided under the laws of this state, or

b. Otherwise sufficient in terms of providing for groupwide supervision, enterprise risk analysis, and cooperation with other regulatory officials; and

5. Whether another regulatory official acting or seeking to act as the group-wide supervisor provides the Office with reasonably reciprocal recognition and cooperation.

(b) However, a regulatory official identified under this rule as the group-wide supervisor may determine that it is appropriate to acknowledge another supervisor to serve as the group-wide supervisor. The acknowledgment of the groupwide supervisor shall be made after consideration of the factors listed in subparagraphs (a)1. through (a)5. above, and shall be made in cooperation with and subject to the acknowledgment of other regulatory officials involved with supervision of members of the internationally active insurance group, and in consultation with the internationally active insurance group.

(4) Notwithstanding any other provision of law, when another regulatory official is acting as the group-wide supervisor of an internationally active insurance group, the Office shall acknowledge that regulatory official as the groupwide supervisor. However, in the event of a material change in the internationally active insurance group that results in:

(a) The internationally active insurance group's insurers domiciled in this state holding the largest share of the group's premiums, assets or liabilities; or

(b) This state being the place of domicile of the top-tiered insurer(s) in the insurance holding company system of the internationally active insurance group, the Office shall make a determination or acknowledgment as to the appropriate groupwide supervisor for such an internationally active insurance group pursuant to subsection (3).

(5) Pursuant to Section 628.801(3), F.S., the Office is authorized to collect from any insurer registered pursuant to Rule 143.046, F.A.C., all information necessary to determine whether the Office may act as the group-wide supervisor of an internationally active insurance group or if the Office may acknowledge another regulatory official to act as the groupwide supervisor. Prior to issuing a determination that an internationally active insurance group is subject to group-wide supervision by the Office, the Office shall notify the insurer registered pursuant to Rule 143.046, F.A.C., and the ultimate controlling person within the internationally active insurance group. The internationally active insurance group shall have not less than thirty (30) days to provide the Office with additional information pertinent to the pending determination. The Office shall publish the identity of internationally active insurance groups that the Office has determined are subject to group-wide supervision by the Office.

(6) If the Office is the group-wide supervisor for an internationally active insurance group, the Office is authorized to engage in any of the following group-wide supervision activities.

(a) Assess the enterprise risks within the internationally active insurance group to ensure that:

<u>1. The material financial condition and liquidity risks to the</u> <u>members of the internationally active insurance group that are</u> <u>engaged in the business of insurance are identified by</u> <u>management; and</u>

2. Reasonable and effective mitigation measures are in place.

(b) Request, from any member of an internationally active insurance group subject to the Office's supervision, information necessary and appropriate to assess enterprise risk, including, but not limited to, information about the members of the internationally active insurance group regarding:

1. Governance, risk assessment and management;

2. Capital adequacy; and

3. Material intercompany transactions.

(c) Coordinate and, through the authority of the regulatory officials of the jurisdictions where members of the internationally active insurance group are domiciled, compel development and implementation of reasonable measures designed to ensure that the internationally active insurance group is able to timely recognize and mitigate enterprise risks to members of such internationally active insurance group that are engaged in the business of insurance.

(d) Communicate with other state, federal and international regulatory agencies for members within the internationally active insurance group and share relevant information subject to the confidentiality provisions of Section 628.801(4), F.S., through supervisory colleges as set forth in Section 628.805, F.S., or otherwise.

(e) Enter into agreements with or obtain documentation from any insurer registered under Rule 69O-143.046, F.A.C., any member of the internationally active insurance group, and any other state, federal and international regulatory agencies for members of the internationally active insurance group, providing the basis for or otherwise clarifying the Office's role as group-wide supervisor, including provisions for resolving disputes with other regulatory officials. Such agreements or documentation shall not serve as evidence in any proceeding that any insurer or person within an insurance holding company system not domiciled or incorporated in this state is doing business in this state or is otherwise subject to jurisdiction in this state. (f) Other group-wide supervision activities, consistent with the authorities and purposes enumerated above, as considered necessary by the Office.

(7) If the Office acknowledges that another regulatory official from a jurisdiction that is not accredited by the NAIC is the group-wide supervisor, the Office is authorized to reasonably cooperate, through supervisory colleges or otherwise, with group-wide supervision undertaken by the group-wide supervisor, provided that:

(a) The Office's cooperation is in compliance with the laws of this state; and

(b) The regulatory official acknowledged as the groupwide supervisor also recognizes and cooperates with the Office's activities as a group-wide supervisor for other internationally active insurance groups where applicable. Where such recognition and cooperation is not reasonably reciprocal, the Office is authorized to refuse recognition and cooperation.

(8) The Office is authorized to enter into agreements with or obtain documentation from any insurer registered under Rule 69O-143.046, F.A.C., any affiliate of the insurer, and other state, federal and international regulatory agencies for members of the internationally active insurance group, that provide the basis for or otherwise clarify a regulatory official's role as group-wide supervisor.

Rulemaking Authority 624.308(1), 628.801(1), 628.804(4) FS. Law Implemented 624.307(1), 628.801, 628.804 FS. History-New _____.

<u>690-143.0466 Contents of Corporate Governance Annual</u> <u>Disclosure</u>

The corporate governance annual disclosure filed in accordance with Section 628.8015, F.S., must describe:

(1) The insurer's or insurance group's corporate governance framework and structure including consideration of the following:

(a) The Board of Directors ("Board") and various committees thereof ultimately responsible for overseeing the insurer or insurance group and the level(s) at which that oversight occurs, including ultimate control level, intermediate holding company, and legal entity. The insurer or insurance group shall describe and discuss the rationale for the current Board size and structure; and

(b) The duties of the Board and each of its significant committees and how they are governed, including the bylaws, charters, and informal mandates, as well as how the Board's leadership is structured, including a discussion of the roles of Chief Executive Officer and Chairman of the Board within the organization.

(2) The policies and practices of the most senior governing entity and significant committees thereof, including a discussion of the following factors: (a) How the qualifications, expertise and experience of each Board member meet the needs of the insurer or insurance group;

(b) How an appropriate amount of independence is maintained on the Board and its significant committees.;

(c) The number of meetings held by the Board and its significant committees over the past year as well as information on director attendance.; and

(d) How the insurer or insurance group identifies, nominates, and elects members to the Board and its committees. The discussion should include:

<u>1. Whether a nomination committee is in place to identify</u> and select individuals for consideration,

2. Whether term limits are placed on directors,

3. How the election and re-election processes function,

4. Whether a Board diversity policy is in place and if so, how it functions, and

5. The processes in place for the Board to evaluate its performance and the performance of its committees, as well as any recent measures taken to improve performance and any Board or committee training programs that have been put in place).

(3) The policies and practices for directing senior management, including a description of the following factors:

(a) Any processes or practices, including suitability standards, to determine whether officers and key persons in control functions have the appropriate background, experience and integrity to fulfill their prospective roles, including:

<u>1. Identification of the specific positions for which</u> <u>suitability standards have been developed and a description of</u> <u>the standards employed, and</u>

2. Any changes in an officer's or key person's suitability as outlined by the insurer's or insurance group's standards and procedures to monitor and evaluate such changes;

(b) The insurer's or insurance group's code of business conduct and ethics, the discussion of which considers:

1. Compliance with laws, rules, and regulations, and

2. Proactive reporting of any illegal or unethical behavior;

(c) The insurer's or insurance group's processes for performance evaluation, compensation and corrective action to ensure effective senior management throughout the organization, including a description of the general objectives of significant compensation programs and what the programs are designed to reward. The description shall include sufficient detail to allow the Office to understand how the organization ensures that compensation programs do not encourage and/or reward excessive risk taking. Elements to be discussed may include:

<u>1. The Board's role in overseeing management</u> compensation programs and practices.

2. The various elements of compensation awarded in the insurer's or insurance group's compensation programs and how the insurer or insurance group determines and calculates the amount of each element of compensation paid,

<u>3. How compensation programs are related to both</u> <u>company and individual performance over time</u>,

4. Whether compensation programs include risk adjustments and how those adjustments are incorporated into the programs for employees at different levels.

5. Any clawback provisions built into the programs to recover awards or payments if the performance measures upon which they are based are restated or otherwise adjusted, and

<u>6. Any other factors relevant in understanding how the</u> insurer or insurance group monitors its compensation policies to determine whether its risk management objectives are met by incentivizing its employees; and

(d) The insurer's or insurance group's plans for the Chief Executive Officer and senior management succession.

(4) The insurer or insurance group shall describe the processes by which the Board, its committees, and senior management ensure an appropriate amount of oversight to the critical risk areas impacting the insurer's business activities, including a discussion of:

(a) How oversight and management responsibilities are delegated between the Board, its committees and senior management;

(b) How the Board is kept informed of the insurer's strategic plans, the associated risks, and steps that senior management is taking to monitor and manage those risks;

(c) How reporting responsibilities are organized for each critical risk area. The description should allow the Office to understand the frequency at which information on each critical risk area is reported to and reviewed by senior management and the Board. This description may include the following critical risk areas of the insurer:

<u>1. Risk management processes. An ORSA summary report</u> filer may refer to its ORSA summary report,

2. Actuarial function,

3. Investment decision-making processes,

4. Reinsurance decision-making processes,

5. Business strategy/finance decision-making processes,

6. Compliance function,

7. Financial reporting/internal auditing, and

8. Market conduct decision-making processes.

Rulemaking Authority 624.308(1), 628.8015(6) FS. Law Implemented 624.307(1), 628.8015 FS. History-New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Michael Lawrence, Jr., Chief Legal Counsel

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 22, 2020 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 6, 2020

DEPARTMENT OF FINANCIAL SERVICES

OIR – Insurance Regulation

RULE NO.: RULE TITLE:

69O-149.006 Actuarial Memorandum

PURPOSE AND EFFECT: The amendments change the manner in which an insurer's target loss ratio may be increased or reduced.

SUMMARY: An insurer may increase the target loss ratio for an individual or group policy form if it can justify the proposed change. An insurer may reduce the target loss ratio of an individual or group policy form upon demonstration and justification of an increase in administrative costs, but the reduction must comply with maximum amounts stated in the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Agency personnel familiar with the subject matter of the rule amendment have performed an economic analysis of the rule amendment that shows that the rule amendment is unlikely to have an adverse impact on the State economy in excess of the criteria established in Section 120.541(2)(a), Florida Statutes.

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

RULEMAKING AUTHORITY: 624.308(1), 627.410(6)(b), (e) FS.

LAW IMPLEMENTED: 627.410(1), (2), (6), 627.411(1)(e) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Michael Lawrence, Jr., Chief Legal Counsel, Office of Insurance Regulation, Michael.LawrenceJr@floir.com, (850)413-4112.

THE FULL TEXT OF THE PROPOSED RULE IS:

690-149.006 Actuarial Memorandum

(1) through (2) No change.

(3) Descriptions.

(a) No change.

(b) The descriptions, by item number, of the terms listed above in subsection (2), follow:

1. through 19. No change.

20. Anticipated Loss Ratio: This section shall provide the anticipated loss ratio and the interest rate(s) used in the determination of the value. The target loss ratio for an individual or group policy form may be increased through a justification of the proposed change. The target loss ratio for an individual or group policy form may be reduced upon demonstration and justification of an increase in administrative costs, but may not be reduced to less than the minimum required standard for the policy form in Rule 69O-149.005, F.A.C. A proposed decrease due to administrative costs cannot be more than 0.5% per year. The target loss ratio for an annually rated group policy form may be reduced upon demonstration and justification of an increase in administrative costs, but not less than the minimum required standard for the policy form.

a. through b. No change.

21. through 28. No change.

Rulemaking Authority 624.308(1), 627.410(6)(b), (e) FS. Law Implemented 627.410(1), (2), (6), 627.411(1)(e) FS. History–New 7-1-85, Formerly 4-58.06, 4-58.006, Amended 4-18-94, 4-9-95, 11-20-02, 6-19-03, Formerly 4-149.006, Amended 5-18-04, 11-2-06, 10-1-08, 8-15-19.

NAME OF PERSON ORIGINATING PROPOSED RULE: Michael Lawrence, Jr., Chief Legal Counsel NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 22, 2020 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 5, 2020

DEPARTMENT OF FINANCIAL SERVICES

OIR – Insurance Regulation

RULE NO.:	RULE TITLE:
69O-171.010	Insurer Assignment Agreement Reporting –
	Calendar Year Experience

PURPOSE AND EFFECT: Chapter 2019-57, Laws of Florida, created section 627.7152, F.S., which requires the Financial Services Commission to file a description of the program on a form and requires insurers to submit certain information to the Office.

SUMMARY: Rule 69O-171.010, F.A.C., is created to implement section 627.7152, F.S. Form OIR-B1-2221 is incorporated by reference and contains information insurers must report to the Office pursuant to the statute.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Agency personnel familiar with the subject matter of the rule amendment have performed an economic analysis of the rule amendment that shows that the rule amendment is unlikely to have an adverse impact on the State economy in excess of the criteria established in Section 120.541(2)(a), Florida Statutes.

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

RULEMAKING AUTHORITY: 624.308(1), 624.424(1)(c), 627.7152(12) FS.

LAW IMPLEMENTED: 627.307(1), 624.424, 627.7152 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Michael Lawrence, Jr., Chief Legal Counsel, Office of Insurance Regulation, Michael.LawrenceJr@floir.com, (850)413-4112.

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>690-171.010 Insurer Assignment Agreement Reporting –</u> <u>Calendar Year Experience</u>

(1) Any insurer authorized to transact residential property or commercial property insurance shall report, for each such line of insurance, the information required by section 627.7152(12), F.S., or required by rule, on data reporting Form OIR-B1-2221, "Assignment of Benefits (AOB) Experience Reporting Form," effective 3/20, hereby incorporated by reference and available at www.flrules.org/XXXXX.

(2) For purposes of this rule, "residential property and commercial property insurance" includes the following lines of business:

(a) Allied Lines, excluding Time Element;

- (b) Commercial Multiple Peril;
- (c) Earthquake;
- (d) Farmowners Multiple Peril;
- (e) Glass;
- (f) Homeowners Multiple Peril;
- (g) Industrial Extended Coverage;
- (h) Industrial Fire;

(i) Mobile Homeowners Multiple Peril;

(i) Mobile Homeowners Physical Damage Only; and

(k) Property (Fire).

(3) The following data elements are to be included in the

data reporting form:

(a) NAIC Company Code

(b) Company Name

- (c) Unique Claim ID
- (d) Type of Policy
- (e) County of Loss

(f) Building Replacement Cost

(g) Peril

(h) Date of Loss/Incident

(i) Date Reported to Insurer

(j) Date of First Claim Payment

(k) Date of Most Recent Payment on Claim

(1) Date Closed

- (m) Number of AOBs?
- (n) Date Earliest AOB was Executed
- (o) Date Earliest AOB was Reported to Insurer

(p) Assignee's Presuit Settlement Demand

(q) Insurer's Presuit Settlement Offer

(r) Judgment Obtained by Assignee

(s) Litigation on Claim (Y/N)

(t) Reasonable Attorney Fees Awarded Under s.

<u>627.7152(10), F.S. to the Insurer</u>

(u) Reasonable Attorney Fees Awarded Under s. 627.7152(10), F.S. to the Assignee

(v) Total Indemnity Amount Paid by Insurer

(w) Total Allocated Loss Adjustment Expenses (ALAE) Paid by Insurer

(x) Re-opened Claim (Y/N)

(y) If Claim was Previously Reported in a Prior AOB Experience Reporting Form, Most Recent Year Reported

(z) If Claim was Previously Reported in a Prior AOB Experience Reporting Form, Claim ID for that Report

(4) The first report will be due on January 30, 2022, for claims paid in Calendar Year 2021. Reports for the preceding calendar year are due on or before January 30 of each year and shall be filed electronically at https://www.floir.com/iportal. Rulemaking Authority 624.308(1), 624.424(1)(c), 627.7152(12) FS. Law Implemented 624.307(1), 624.424, 627.7152 FS. History–New NAME OF PERSON ORIGINATING PROPOSED RULE: Michael Lawrence, Jr., Chief Legal Counsel

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 22, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 12, 2020

DEPARTMENT OF FINANCIAL SERVICES

OIR – Insurance Regulation

RULE NO.: RULE TITLE:

69O-191.055 Actuarial Memorandum and Definitions PURPOSE AND EFFECT: The amendments change the manner in which a Health Maintenance Organization's (HMO) target loss ratio may be increased or reduced.

SUMMARY: An HMO may increase the target loss ratio for an individual or group policy form if it can justify the proposed change. An HMO may reduce the target loss ratio of an individual or group policy form upon demonstration and justification of an increase in administrative costs, but the reduction must comply with maximum amounts stated in the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Agency personnel familiar with the subject matter of the rule amendment have performed an economic analysis of the rule amendment that shows that the rule amendment is unlikely to have an adverse impact on the State economy in excess of the criteria established in Section 120.541(2)(a), Florida Statutes.

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

RULEMAKING AUTHORITY: 641.31, 641.36 FS

LAW IMPLEMENTED: 641.22(2), 641.31(2), (3) FS

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Michael Lawrence, Jr., Chief Legal Counsel, Office of Insurance Regulation, Michael.LawrenceJr@floir.com, (850) 413-4112.

THE FULL TEXT OF THE PROPOSED RULE IS:

690-191.055 Actuarial Memorandum and Definitions

(1) through (2) No change.

(3) Descriptions.

(a) No change.

(b) The descriptions, by item number, of the terms listed above in subsection (2), follow:

1. through 9. No change.

10. Anticipated Loss Ratio for the Form:

a. through b. No change.

c. The anticipated loss ratio may not be reduced from the loss ratio in the prior approved filing without approval. <u>The target loss ratio for an individual or group policy form may be increased through a justification of the proposed change. The target loss ratio for an individual or group policy form may be reduced upon demonstration and justification of an increase in administrative costs, but may not be reduced to less than the minimum required standard for the policy form in Rule 690-149.005, F.A.C. The proposed decrease due to administrative costs cannot be more than 0.5% per year. If the HMO proposes to reduce the anticipated loss ratio for the form from the approved anticipated loss ratio, this section shall provide justification for such change. This shall include detailed expense information and the areas and reasons for expense increases.</u>

11. through 15. No change.

(4) No change.

Rulemaking Authority 641.31, 641.36 FS. Law Implemented 641.22(2), 641.31(2), (3) FS. History–New 10-8-96, Amended 4-20-98, 8-15-02, 1-19-03, Formerly 4-191.055, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Michael Lawrence, Jr., Chief Legal Counsel

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 22, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 26, 2020

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF CHILDREN AND FAMILIES

Family Safety and Preservation Program

RULE NO.: RULE TITLE: 65C-29.009 Criminal, Juvenile and Abuse/Neglect History Checks NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 46 No. 150, August 3, 2020 issue of the Florida Administrative Register.

65C-29.009 Criminal, Juvenile and Abuse/Neglect History Checks.

(1) No change.

(2) For any persons residing in the household or additional subjects of the report that were not included in the initial record checks completed by the Florida Abuse Hotline, the child protective investigator shall request the Hotline to complete additional checks on these individuals within 24 hours of the person's identity and demographic information becoming known to the investigator; and

(a) through (b) No change.

(c)(3) Perform a Florida Clerk of the Courts <u>search in the</u> <u>household member's county of residence or a search of the</u> <u>Comprehensive Case Information System</u>/ (CCIS), check in cases when a placement is being considered.

(3)(4) No change.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF MANAGEMENT SERVICES

Public Employees Relations Commission

RULE NO.: RULE TITLE:

60CC-4.002 Ratification by Members of Bargaining Unit NOTICE IS HEREBY GIVEN that on September 24, 2020, the Public Employees Relations Commission, received a petition for variance from Rule 60CC-4.002, F.A.C., from Debby Carter Hicks and the United Faculty of Florida to allow the United Faculty of Florida to conduct all aspects of a ratification election electronically. The petition was assigned Case No. MS-2020-066. Any interested person may submit written comments on this petition within 5 days of publication of this notice by mail to Commission Clerk, Public Employees Relations Commission, 4708 Capital Circle Northwest, Suite 300, Tallahassee, Florida 32303-7256 or by facsimile to (850)488-9704.

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

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO.: RULE TITLE:

64B16-28.450 Centralized Prescription Filling, Delivering and Returning

NOTICE IS HEREBY GIVEN that on September 23, 2020, the Board of Pharmacy, received a petition for variance or waiver filed by EasyScripts, LLC, seeking a waiver of the requirement of Rule 64B16-28.450(5)(a)5., Florida Administrative Code, which states that the central fill pharmacy shall not deliver to the ultimate consumer or consumer's agent substances listed as controlled substances under Chapter 893, F.S.

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

Section VI

Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Florida Forest Service

The Florida Department of Agriculture and Consumer Services, Florida Forest Service (FFS) and the Little Big Econ State Forest Management Plan Advisory Group announces a public meeting to which all persons are invited.

DATE AND TIME: Public Meeting/Hearing, Little Big Econ State Forest Management Plan Advisory Group, October 28, 2020, 10:30 a.m.

PLACE:

https://attendee.gotowebinar.com/register/8234705884637334 798

GENERAL SUBJECT MATTER TO BE CONSIDERED: To solicit comments on management of the Little Big Econ State

Forest. Comments may be presented orally or in writing through the virtual platform at the hearing. Written comments may also be submitted to FFS's Little Big Econ State Forest Office at 1350 Snow Hill Road, Geneva, FL 32732 to the attention of Stephen Stipkovits and should be mailed so as to arrive at the office prior to the date of the public hearing.

A copy of the agenda may be obtained by contacting: 1. Call to Order, Introductions and Remarks

- 2. Summary of Draft Ten-Year Land Management Plan
- 3. Question / Answer on Plan Content
- 4. Public Comment
- 5. Process Summation and Adjournment

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 hours before the workshop/meeting by contacting: to FFS's Little Big Econ State Forest Office at 1350 Snow Hill Road, Geneva, FL 32732 to the attention of Stephen Stipkovits. 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: To the attention of Stephen Stipkovits to FFS's Little Big Econ State Forest Office at 1350 Snow Hill Road, Geneva, FL 32732.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Florida Forest Service

The Florida Department of Agriculture and Consumer Services, Florida Forest Service (FFS) and the Little Big Econ State Forest Management Plan Advisory Group announces a public meeting to which all persons are invited.

DATE AND TIME: Workshop Public Meeting, Little Big Econ State Forest Management Plan Advisory Group, October 28, 2020, 1:00 p.m.

PLACE:

https://attendee.gotowebinar.com/register/2236781994189209 870

GENERAL SUBJECT MATTER TO BE CONSIDERED: To allow the Little Big Econ State Forest Management Plan Advisory Group to review comments from the public hearing and provide recommendations to the FFS to help in preparation of a management plan for the Little Big Econ State Forest.

A copy of the agenda may be obtained by contacting: The Little Big Econ State Forest in writing at 1350 Snow Hill Road, Geneva, FL 32732; or contacting Stephen Stipkovits at (407)971-3503.

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 hours before the workshop/meeting by contacting: the Little Big Econ State Forest in writing at 1350 Snow Hill Road, Geneva, FL 32732; or contacting Stephen Stipkovits at (407)971-3503. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). For more information, you may contact: the Little Big Econ State Forest in writing at 1350 Snow Hill Road, Geneva, FL 32732; or contacting Stephen Stipkovits at (407)971-3503.

PUBLIC SERVICE COMMISSION

The Florida Public Service Commission announces its regularly scheduled Commission Conference.

DATE AND TIME: Tuesday, October 6, 2020, 9:30 a.m.

PLACE: Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider those matters ready for decision.

LEGAL AUTHORITY AND JURISDICTION: Chapters 120, 350, 364, 366, and 367, F.S. Persons who may be affected by Commission action on certain items on the Conference agenda may be allowed to address the Commission, either informally or by oral argument, when those items are taken up for discussion, pursuant to Rules 25-22.0021 and 25-22.0022, F.A.C. The Commission Conference Notice, Agenda, related documents, and FPSC contact information are available at www.floridapsc.com.

SPECIAL COVID-19 CONSIDERATIONS: As the Governor of the State of Florida has declared a state of emergency due to the COVID-19 Pandemic, the Commission must limit the manner in which the public may participate or view the Conference. As always, the public may view a live stream of Conference online using the link available the at http://www.floridapsc.com/Conferences/AudioVideoEventCo verage. Due to these extraordinary circumstances, however, no member of the public may attend in person. Any interested person who would like to participate telephonically on any item on the Conference agenda should contact the Office of General Counsel at (850)413-6199 no later than 12:00 Noon on October 5, 2020. Interested persons may also file written comments in the applicable docket file for all matters to be taken up by the Commission, except any post-hearing recommendation. Any written comments must be filed no later than 12:00 Noon on October 5, 2020.

ADA: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate at this proceeding should contact the Office of Commission Clerk no later than five days prior to the conference at 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850 or (850)413-6770 (Florida Relay Service, 1(800)955-8770 Voice or 1(800)955-8771 TDD).

EMERGENCY CANCELLATION OF CONFERENCE: If a named storm or some other state of emergency requires cancellation of the Conference, Commission staff will attempt to give timely notice. Notice of cancellation will be provided on the Commission's website (www.floridapsc.com) under the Hot Topics link on the home page. Cancellation can also be confirmed by calling the Office of Commission Clerk at (850)413-6770.

PUBLIC SERVICE COMMISSION

The Florida Public Service Commission announces its Internal Affairs Meeting.

DATE AND TIME: Tuesday, October 6, 2020, following the Hearing in Docket: 20200153-EI.

PLACE: Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and make decisions on matters affecting Commission operations. Internal Affairs Agendas and FPSC contact information is available at www.floridapsc.com.

SPECIAL COVID-19 CONSIDERATIONS: As the Governor of the State of Florida have declared a state of emergency due to the COVID-19 Pandemic, the Commission must limit the manner in which the public may participate or view the meeting. As always, the public may view a live stream of the meeting online using the link available at http://www.floridapsc.com/Conferences/AudioVideoEventCo verage.

Due to these extraordinary circumstances, however, no member of the public may attend in person. Any interested person who would like to participate telephonically on any item on the agenda should contact the Office of the Executive Director at (850)413-6053 no later than 12:00 Noon on October 5, 2020.

ADA: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate at this proceeding should contact the Office of Commission Clerk no later than five days prior to the conference at 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850 or (850)413-6770 (Florida Relay Service, 1(800)955-8770 Voice or 1(800)955-8771 TDD).

EMERGENCY CANCELLATION OF MEETING: If a named storm or some other state of emergency requires cancellation of the meeting, Commission staff will attempt to give timely notice. Notice of cancellation will be provided on the Commission's website (www.floridapsc.com) under the Hot Topics link on the home page. Cancellation can also be confirmed by calling the Office of Commission Clerk at (850)413-6770.

REGIONAL PLANNING COUNCILS

West Florida Regional Planning Council

The Emerald Coast Regional Council Emergency Board Meeting announces a public meeting to which all persons are invited.

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

PLACE: There will be no physical location, please dial into 1(872)240-3212, One-touch: tel: 1(872)240-3212, 833883741#, Access Code: 833-883-741

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Emerald Coast Regional Council will hold an emergency board meeting on Wednesday, September 30, 2020, 10:00 a.m. The board will meet virtually via GoToMeeting.

The Emerald Coast Regional Council Board will discuss general business, the meeting agenda can be accessed at www.ecrc.org/ECRCBoardMeetings.

The public is able to access the meeting via phone:,United States: 1(872)240-3212, One-touch: tel: 1(872)240-3212, 833883741#, Access Code: 833-883-741

PUBLIC FORUM

Public input is valuable to ECRC, we encourage our communities to submit input through a variety of avenues. Comments can be submitted via eComment Card, email, or phone. Visit www.ecrc.org/ECRCBoardMeetings to learn more.

A copy of the agenda may be obtained by contacting: Tammy Neal at tammy.neal@ecrc.org or (850)332-7976.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Public Involvement at publicinvolvement@ecrc.org or (850)332-7976. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Tammy Neal at tammy.neal@ecrc.org or (850)332-7976.

COMMISSION	FOR	THE	TRANSPORTATION
DISADVANTAG	ED		

RULE NO.: RULE TITLE:

41-2.014 Grants Program

The Commission for the Transportation Disadvantaged announces a workshop to which all persons are invited.

DATE AND TIME: October 12, 2020, 3:00 p.m. – 5:30 p.m. ET

PLACE: Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/373218269

Open Voice Dial-in Numbers: Toll Free: 1(888)585-9008, Conference Room: 837-653-349

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this event is to discuss proposed rule language for the CTD to consider in implementing a new allocation methodology within the Trip & Equipment Grant program (Rule 41-2.014, F.A.C.).

A copy of the agenda may be obtained by contacting: David Darm, Executive Director, Commission for the Transportation Disadvantaged 605 Suwannee Street, MS-49, Tallahassee, FL 32301, David.Darm@dot.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least five days before the workshop/meeting by contacting: David Darm, Executive Director, Commission for the Transportation Disadvantaged 605 Suwannee Street, MS-49, Tallahassee, FL 32301, David.Darm@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

REGIONAL UTILITY AUTHORITIES

Withlacoochee Regional Water Supply Authority

The Withlacoochee Regional Water Supply Authority (WRWSA) announces a public meeting to which all persons are invited.

DATES AND TIMES: Regular Board of Directors Meetings, November 18, 2020, 3:30 p.m.; January 20, 2021, 3:30 p.m.; March 17, 2021, 3:30 p.m.; May 19, 2021, 3:30 p.m.; July 21, 2021, 3:30 p.m.; September 15, 2021, 3:30 p.m.

PLACE: Lecanto Government Building, Room 166, 3600 West Sovereign Path, Lecanto, FL 34461

GENERAL SUBJECT MATTER TO BE CONSIDERED: The WRWSA Board of Directors meetings are held to conduct regular business.

A copy of the agenda may be obtained by contacting: WRWSA, 3600 W. Sovereign Path, Suite 228, Lecanto, Florida 34461 or by viewing the WRWSA website at www.wrwsa.org at "Meetings" and then under "Current Agenda" prior to each meeting.

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: LuAnne Stout, 3600 W Sovereign Path, Suite 228, Lecanto, FL 34461, lstout@wrwsa.org or by calling (352)527-5795. 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: LuAnne Stout, 3600 W Sovereign Path, Suite 228, Lecanto, FL 34461, lstout@wrwsa.org or by calling (352)527-5795.

SPACE FLORIDA

The Space Florida announces a public meeting to which all persons are invited.

DATE AND TIME: October 22, 2020, 1:30 p.m.

PLACE: Hyatt Orlando Airport - 9300 Jeff Fuqua Blvd., Orlando, FL 32827

- OR - Dial In Number: 1(866)528-2256, Access Code: 4875556

GENERAL SUBJECT MATTER TO BE CONSIDERED: Space Florida Board of Directors Meeting

A copy of the agenda may be obtained by contacting: Elizabeth Loving at eloving@spaceflorida.gov or (321)730-5301, ext. 241.

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: Elizabeth Loving at eloving@spaceflorida.gov or (321)730-5301, ext. 241. 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: Elizabeth Loving at eloving@spaceflorida.gov or (321)730-5301, ext. 241.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Building Commission

RULE NO.: RULE TITLE:

61G20-1.001 Florida Building Code Adopted

The Florida Building Commission, BOAF Binding Interpretation Panel, announces a public meeting to which all persons are invited.

DATE AND TIME: October 8, 2020, 1:30 p.m.

PLACE: Meeting to be conducted using communications media technology, specifically teleconference and webinar. Join the meeting at https://global.gotomeeting.com/join/381525821

Join the conference call: United States (toll-free) 1(877)309-2073, access code/meeting ID: 381-525-821.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider and make a determination on a request for binding interpretation - Petition #191 by Mark House.

A copy of the agenda may be obtained by contacting: Joe Bigelow, Codes & Standards, DBPR, 2601 Blair Stone Road, Tallahassee, Florida 32399. Call at (850)487-1824 or visit the agency website at floridabuilding.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Barbara Bryant, Codes & Standards, DBPR, 2601 Blair Stone Road, Tallahassee, Florida 32399. 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: Joe Bigelow, Codes & Standards, DBPR, 2601 Blair Stone Road, Tallahassee, Florida 32399. Call at (850)487-1824 or visit the agency website at floridabuilding.org.

DEPARTMENT OF HEALTH Board of Medicine

RULE NO.: RULE TITLE:

64B8-44.007 Standards of Practice

The Dietetics and Nutrition Practice Council under the Board of Medicin announces a public meeting to which all persons are invited.

DATE AND TIME: November 5, 2020, 10:30 a.m. ET Note: There will be a Rules workshop preceding the general business meeting. The Rules workshop will begin at 10:30 a.m. ET with the general business meeting immediately to follow.

PLACE: PLACE: CHANGE OF PLACE: GoTo Meeting (previously filed vol. 46/177 on September 10, 2020).

Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/913280813

You can also dial in using your phone. United States (Toll Free): 1(877)309-2073, Access Code: 913-280-813

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com, Meeting ID: 913 280 813 or dial directly: 913280813@67.217.95.2 or 67.217.95.2##913280813 New to GoToMeeting? Get the app now and be ready when your first meeting starts: https://global.gotomeeting.com/install/913280813

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the proposed text for the rule. General Business Meeting.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: The Department of Health at (850)245-4444. 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.

Section VII

Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF EDUCATION

University of Florida

Advertisement for Commissioning Consultant Services

The University of Florida Board of Trustees announces that Professional Services in the disciplines of engineering for Total Building Commissioning will be required for the project listed below:

Project: UF-657, Peabody Hall Dean of Students Renovation (Gainesville, Florida Main Campus)

The project consists of the complete renovation of the second floor and the north half of the third floor of historic Peabody Hall. Peabody Hall is one of the oldest buildings on campus and is on the National Register of Historic Places and part of the University of Florida's Historic Campus District. The project will include re-designing the second floor and partial third floor plan to accommodate Dean of Students programs, provide up to date ADA access, a new reception area with secure access to staff. This will include reception, offices, conference rooms, code compliant restrooms, break room and mechanical systems support as required. The project gross square footage is approximately 13,100.

The scope of services shall include design phase peer review; completion and maintenance of the Owner's Project Requirements (OPR) document development of the Commissioning Plan, Commissioning Specifications, and Systems Manual; and construction phase pre-functional, functional, and performance testing for mechanical, electrical, and building automation systems. The consultant shall also support project efforts to achieve higher-than-normal energy efficiency and attain (Gold) LEED or approved equivalent GG or FGBC certification. Blanket professional liability insurance will be required for this project in the amount of \$1,000,000. The selected applicant will also be required to provide insurance coverage for General Liability, Automotive Liability, and Workers' Compensation. INSTRUCTIONS:

Firms desiring to apply for consideration shall submit a proposal only after thoroughly reviewing the facilities program, Project Fact Sheet for Commissioning Consultants, and other background information. The proposal shall be limited to Twenty (20) $8-1/2 \times 11$ size, electronic, consecutively numbered pages and shall include:

1. A Letter of Application that concisely illustrates the applicant's understanding of the scope of services.

2. A completed, project-specific Commissioning proposal form with signed certification. Applications on any other form will not be considered.

3. Resumes, LEED and other accreditation, and other pertinent credentials for all proposed staff (applicant and consultants).

Proof of the applicant's corporate status in Florida (if applicable) and copies of current licenses for the applicant firm and its consultants' firms from the appropriate governing board.
Proof of the applicant's ability to be insured for the level of

professional liability coverage demanded for this project.

At the time of application, the applicant must possess current design Professional Registration Certificate(s) from the appropriate governing board; must be properly registered to practice its profession in the State of Florida; and, if the applicant is a corporation, must be chartered by the Florida Department of State to operate in Florida. As required by Section 287.133, Florida Statutes, an applicant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected applicant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Incomplete proposals will be disqualified. Submittal materials will not be returned.

The Commissioning Services Proposal Form and Instructions, Project Fact Sheet, UF Design Services Guide, UF Design & Construction Standards, PD&C non-technical specifications, standard University of Florida Owner-Commissioning Consultant agreement, and other project and process information can be found on the Planning Design & Construction website. Finalists may be provided with supplemental interview requirements and criteria as needed.

Provide the number of copies prescribed in the Project Fact Sheet. Submittals must be received in the Planning, Design & Construction office by 3:00 PM local time, on Wednesday, October 21, 2020. Facsimile (FAX) submittals are not acceptable and will not be considered.

Planning Design& Construction, 245 Gale Lemerand Drive, P.O. Box 115050, Gainesville, FL 32611-5050, Telephone: (352)273-4000, Internet: www.facilities.ufl.edu.

DEPARTMENT OF EDUCATION

University of Florida

UF-623D Central Energy Plant - CM-At-RISK Services NOTICE TO CONSTRUCTION MANAGERS:

The University of Florida Board of Trustees announces that CM-At-Risk services will be required for the project listed below:

Project: UF-623D, Central Energy Plant, (UF Main Campus)

The University of Florida (UF) is developing a series of infrastructure improvements to increase the reliability and efficiency of the thermal and electrical utilities that serve the campus. The UF-623D Central Energy Plant (CEP) project is one of three major interrelated infrastructure projects being constructed on the Gainesville campus.

UF building utilities are served by a district energy system using steam and chilled water produced in plants throughout the campus and distributed through an underground piping network. Electrical utilities are distributed through a UF-owned medium voltage network delivered from separate utility substations. The CEP project will provide a new steam production source for the campus and consolidate chilled water production capacity for the south part of campus into the new plant.

The new 130,000 square foot CEP will be constructed on the southern half of the existing Gale Lemerand Commuter Parking Lot, south of Museum Road. The CEP will sit adjacent to the Lake Alice Conservation area. The plant will consist of three floors to house major process mechanical and electrical systems along with an attached two-story office area on the north side of the plant. The plant building will be constructed using a deep pile foundation system with a steel framed structure. Cast-in-place concrete cooling towers will be integrated with the building structure. The CEP will be designed and constructed using Green Globes guidelines for sustainability and performance providing an equivalence of LEED 'GOLD' rating.

The total project budget is \$200,000,000, including site improvements, underground utilities, fees, surveys & tests, total building comissioning, furnishings & equipment, and contingencies; inclusive of a construction budget value of \$165,000,000.

The contract for construction management services will consist of two phases, pre-construction and construction. Preconstruction services will begin at the Design Development stage and will include production of cost studies and estimates;

value engineering; analysis of the design documents for constructability, coordination, detailing, materials, and systems: development and maintenance of the construction schedule; production of detailed jobsite management plans; development of strategies for the procurement of trade contracts; development of waste management strategies; and development of a Guaranteed Maximum Price (GMP) proposal based on 95% Construction Documents. If the GMP proposal is accepted and executed, the construction phase will be implemented. In this phase, the construction manager becomes the single point of responsibility for performance of the construction of the project and shall publicly bid trade contracts. Failure to negotiate an acceptable fixed fee for phase one of the contract, or failure to arrive at an acceptable GMP budget within the time provided in the agreement, may result in the termination of the construction manager's contract.

Applicants will be evaluated on the basis of their past performance and experience with construction of Central Energy Plants of this magnitude, personnel experience associated with Central Energy Plants of construction projects performed by the firm, references, bonding capacity, workload, and responses to questions posed both in the shortlist and interview phases. The Selection Committee may reject all proposals and stop the selection process at any time.

At the time of application, the applicant must be licensed to practice as a general contractor in the State of Florida and, if the applicant is a corporation, must be chartered by the Florida Department of State to operate in Florida. The selected applicant will also be required to provide insurance coverage for General Liability, Automotive Liability, Workers' Compensation, and Builder's Risk.

Applicants desiring to provide construction management services for the project shall submit a proposal only after thoroughly reviewing the facilities program, Project Fact Sheet, and other background information. The proposal shall be prepared as specified in the CMQS Instructions and shall include:

1. A Letter of Application that concisely illustrates the applicant's understanding of the scope of services, schedule, and other goals and considerations as outlined in the Project Fact Sheet and facilities program.

2. Company information and signed certification.

3. A completed, project-specific "CM Qualifications Supplement" (CMQS) proposal. Applications on any other form will not be considered.

4. Resumes, LEED accreditation, and other pertinent credentials for all proposed staff.

5. Proof of the applicant's corporate status in Florida (if applicable) and a copy of the applicant firm's current contracting license from the appropriate governing board.

6. Proof of applicant's bonding capacity and liability insurance coverage.

If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida. As required by Section 287.133, Florida Statutes, an applicant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction manager must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Incomplete proposals will be disqualified. Submittal materials will not be returned.

Additional information to assist the applicant in preparing a complete proposal – including the project-specific CMQS forms, instructions, Project Fact Sheet, facilities program, UF Design Services Guide, UF Design and Construction Standards, standard University of Florida Agreement for CM Services, and other project and process information – can be found on the Planning Design & Construction website.

Finalists may be provided with supplemental interview requirements and criteria as needed.

Provide the application submittal as prescribed in the Project Fact Sheet. Submittals must be received in the Planning Design & Construction office by 3:00 p.m. local time on Wednesday, October 28, 2020. Facsimile (FAX) submittals are not acceptable and will not be considered.

UF Planning Design & Construction, 245 Gale Lemerand Drive, P.O. Box 115050, Gainesville, FL 32611-5050, Telephone: (352)273-4000, Internet: www.facilities.ufl.edu.

Section XII Miscellaneous

DEPARTMENT OF STATE

Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraph 120.55(1)(b)6. - 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Monday, September 21, 2020 and 3:00 p.m., Friday, September 25, 2020.

Rule No.	File Date	Effective Date
64B-3.009	9/22/2020	10/12/2020
64B4-6.0025	9/24/2020	10/14/2020
64B9-3.002	9/24/2020	10/14/2020
64B9-3.008	9/24/2020	10/14/2020

64B9-4.020 9/24/2020 64B9-6.003 9/24/2020 64B9-15.0035 9/24/2020 69A-60.002 9/24/2020 LIST OF RULES AWAITING	
64B9-15.0035 9/24/2020 69A-60.002 9/24/2020 LIST OF RULES AWAITIN	10/14/2020 12/31/2020 NG
69A-60.002 9/24/2020 LIST OF RULES AWAITIN	12/31/2020 NG
LIST OF RULES AWAITI	NG
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EPA APPROVAL PURSUAN	
SECTION 373.4146 (2), FLORIDA S	
Rule No. File Date	Effective Date
62-330.010 7/21/2020	**/**/***
62-330.050 6/26/2020	**/**/***
62-330.060 6/26/2020	**/**/***
62-330.090 6/26/2020	**/**/***
62-330.201 6/26/2020	**/**/***
62-330.340 6/26/2020	**/**/***
62-330.402 6/26/2020	**/**/****
62-331.010 7/21/2020	**/**/****
62-331.020 6/11/2020	**/**/***
62-331.030 6/11/2020	**/**/***
62-331.040 6/11/2020	**/**/***
62-331.050 6/11/2020	**/**/***
62-331.051 7/21/2020	**/**/***
62-331.052 7/21/2020	**/**/***
62-331.053 7/21/2020	**/**/***
62-331.054 7/21/2020	**/**/***
62-331.060 7/21/2020	**/**/****
62-331.070 6/11/2020	**/**/****
62-331.080 7/21/2020	**/**/****
62-331.090 7/21/2020	**/**/****
62-331.100 6/11/2020	**/**/****
62-331.110 7/21/2020	**/**/****
62-331.120 7/21/2020	**/**/***
62-331.130 6/11/2020	**/**/***
62-331.140 6/11/2020	**/**/****

62-331.160	7/21/2020	**/**/***
62-331.200	7/21/2020	**/**/***
62-331.201	7/21/2020	**/**/***
62-331.210	7/21/2020	**/**/***
62-331.211	6/11/2020	**/**/***
62-331.212	6/11/2020	**/**/***
62-331.213	6/11/2020	**/**/***
62-331.214	6/11/2020	**/**/***
62-331.215	7/21/2020	**/**/***
62-331.216	7/21/2020	**/**/***
62-331.217	7/21/2020	**/**/***
62-331.218	6/11/2020	**/**/***
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62-331.220	6/11/2020	**/**/***
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62-331.225	7/21/2020	**/**/***
62-331.226	7/21/2020	**/**/***
62-331.227	6/11/2020	**/**/***
62-331.228	6/11/2020	**/**/***
62-331.229	7/21/2020	**/**/***
62-331.230	7/21/2020	**/**/***
62-331.231	7/21/2020	**/**/***
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62-331.239	6/11/2020	**/**/***

62-331.240	7/21/2020	**/**/***
62-331.241	6/11/2020	**/**/***
62-331.242	7/21/2020	**/**/***
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62-331.244	6/11/2020	**/**/***
62-331.245	6/11/2020	**/**/***
62-331.246	6/11/2020	**/**/***
62-331.247	6/11/2020	**/**/***
62-331.248	7/21/2020	**/**/****

LIST OF RULES AWAITING LEGISLATIVE APPROVAL SECTIONS 120.541(3), 373.139(7) AND/OR 373.1391(6), FLORIDA STATUTES

Rule No.	File Date	Effective Date	
60FF1-5.009	7/21/2016	**/**/***	
60P-1.003	11/5/2019	**/**/***	
60P-2.002	11/5/2019	**/**/***	
60P-2.003	11/5/2019	**/**/***	
64B8-10.003	12/9/2015	**/**/***	

ADMINISTRATION COMMISSION

Notice of Publication of 2020-2021 Regulatory Plan

NOTICE IS HEREBY GIVEN that on September 24, 2020, the Administration Commission published its 2020-2021 Regulatory Plan in accordance with section 120.74, FS. The Regulatory Plan is available on the Cabinet website at http://www.myflorida.com/myflorida/cabinet/adcom/agencyre gulatoryplan.pdf.

FLORIDA LAND AND WATER ADJUDICATORY COMMISSION

Notice of Publication of 2020-2021 Regulatory Plan

NOTICE IS HEREBY GIVEN that on September 24, 2020, the Florida Land and Water Adjudicatory Commission published its 2020-2021 Regulatory Plan in accordance with section 120.74, FS. The Regulatory Plan is available on the Cabinet website at

http://www.myflorida.com/myflorida/cabinet/flwac/agencyreg ulatoryplan.pdf

DEPARTMENT OF THE LOTTERY

Notice of Publication of 2020-2021 Regulatory Plan NOTICE IS HEREBY GIVEN that on September 24, 2020, the Department of the Lottery published its 2020-2021 Regulatory Plan in accordance with subsection 120.74(2), F.S. The Regulatory Plan is available on the Florida Lottery's website at http://www.flalottery.com/exptkt/FY2020-

21RegulatoryPlan.pdf.

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

Notice of Publication of Regulatory Plan

NOTICE IS HEREBY GIVEN that on September 24, 2020, the Agency for Health Care Administration published its 2020-2021 regulatory plan in accordance with Section 120.74, Florida Statutes. The regulatory plan is available on the Agency's website at: https://ahca.myflorida.com/Executive/General_Counsel/Docs/ AHCA_ARP_FY_2020_2021.pdf

NAVIGATION DISTRICTS

Florida Inland Navigation District

NOTICE OF PUBLICATION OF AGENCY REGULATORY PLAN

Pursuant to subparagraph 120.74(2)(a)3., Florida Statutes, notice is hereby given that the Florida Inland Navigation District's Regulatory Plan is available, effective October 1, 2020, at the following web address: http://aicw.org/administration_and_business/regulator y_plan.php.

DEPARTMENT OF ENVIRONMENTAL PROTECTION Notice of Publication of 2020-2021 Regulatory Plan NOTICE IS HEREBY GIVEN that on September 25, 2020, the Department of Environmental Protection, the Board of Trustees of the Internal Improvement Trust Fund, and the Florida Communities Trust published their 2020-2021 Regulatory Plans on the Department of Environmental Protection's website in accordance with Section 120.74, F.S. The Regulatory Plans and certifications are available on the Department's website at https://floridadep.gov/ogc/ogc/content/rules.

DEPARTMENT OF FINANCIAL SERVICES FSC - Financial Institution Regulation Office of Financial Regulation NOTICE OF FILINGS Financial Services Commission Office of Financial Regulation September 28, 2020

Notice is hereby given that the Office of Financial Regulation, Division of Financial Institutions, has received the following application. Comments may be submitted to the Division Director, 200 East Gaines Street, Tallahassee, Florida 32399-0371, for inclusion in the official record without requesting a hearing. However, pursuant to provisions specified in Chapter 69U-105, Florida Administrative Code, any person may request a public hearing by filing a petition with the Agency Clerk as follows:

10110 (0.5)	
By Mail or Facsimile OR	By Hand Delivery
Agency Clerk	Agency Clerk
Office of Financial Regulation	Office of Financial Regulation
P.O. Box 8050	General Counsel's Office
Tallahassee, Florida 32314-805	0 The Fletcher Building, Suite 118
Phone: (850)410-9889	101 East Gaines Street
Fax: (850)410-9663	Tallahassee, Florida 32399-0379
	Phone: (850)410-9889

In accordance with the Americans with Disabilities Act, persons with disabilities needing a special accommodation to participate in this proceeding should contact the Agency Clerk no later than seven (7) days prior to the filing deadline or proceeding, at the Office of Financial Regulation, The Fletcher Building, Suite 118, 101 East Gaines Street, Tallahassee, Florida 32399-0379, Phone: (850)410-9889, or by Email: agency.clerk@flofr.com.

The Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 P.M., October 19, 2020):

Application To Establish An International Administrative Office

Applicant and Location: Deutsche Bank Aktiengesellschaft, 12 Taunusanlage, Frankfurt am Main 60325 DE

Proposed Florida Locations: 600 Brickell Avenue, Miami, Miami-Dade, Florida 33131

Proposed Name: Deutsche Bank Aktiengesellschaft

Date Received: September 23, 2020

Distribution: (Publication Not Required)

Federal Deposit Insurance Corporation, Atlanta, GA

Federal Reserve Bank of Atlanta, Atlanta, GA

Comptroller of the Currency, Atlanta, GA

William G. Berg

Salvatore P. Palazzolo

Joe Urso

Bowman Brown, Shutts & Bowen LLP

Section XIII Index to Rules Filed During Preceding Week

NOTE: The above section will be published on Tuesday beginning October 2, 2012, unless Monday is a holiday, then it will be published on Wednesday of that week.