Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.:RULE TITLE:59G-4.127Florida Assertive Community Treatment
Services

PURPOSE AND EFFECT: The purpose of Rule 59G-4.127, Florida Administrative Code (F.A.C.), is to incorporate by reference the Florida Assertive Community Treatment Services Coverage Policy. The incorporated coverage policy will specify recipient eligibility, provider requirements, service coverage, and reimbursement information.

SUBJECT AREA TO BE ADDRESSED: Florida Assertive Community Treatment Services.

An additional area to be addressed during the workshop will be the potential regulatory impact Rule 59G-4.127, Florida Administrative Code, will have as provided for under sections 120.54 and 120.541, Florida Statutes.

RULEMAKING AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906 FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: October 29, 2020, 1:00 p.m. to 1:30 p.m.

PLACE: Remote Listeners: Attendees may register for the hearing at:

https://attendee.gotowebinar.com/register/1625474420280402 700. After registering, a confirmation email will be received containing information about joining the webinar, and opportunities to offer comments and questions will be available. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: MedicaidRuleComments@ahca.myflorida.com If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: MedicaidRuleComments@ahca.myflorida.com.

Please note that a preliminary draft of the reference material, if available, will be posted prior to the workshop at http://ahca.myflorida.com/Medicaid/review/index.shtml.

Official comments to be entered into the rule record will be

received until 5:00 p.m. on October 30, 2020 and may be emailed to MedicaidRuleComments@ahca.myflorida.com.

The preliminary text of the proposed rule development is not available at this time.

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE NO.: RULE TITLE:

64B10-11.002 Eligibility Requirements for Licensure

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

SUBJECT AREA TO BE ADDRESSED: Update the rule language.

RULEMAKING AUTHORITY: 456.017, 468.1685(1), 468.1695(1), (2) FS.

LAW IMPLEMENTED: 456.017, 468.1685(2), 468.1695(1), (2), 468.1705 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Anthony Spivey, Executive Director, Board of Nursing Home Administrators, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257, Anthony.Spivey@flhealth.gov.

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

Section II

Proposed Rules

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission RULE NO.: RULE TITLE:

61J2-2.027 Applications by Individuals

PURPOSE AND EFFECT: The purpose of the amendment is to update the rule language.

SUMMARY: Update rule language.

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: 475.05 FS.

LAW IMPLEMENTED: 475.17, 475.175, 475.451 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: Giuvanna Corona, Executive Director,
Florida Real Estate Commission, 400 W. Robinson Street,
#N801, Orlando, FL 32801,
Giuvanna.Corona@myfloridalicense.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

61J2-2.027 Applications by Individuals.

The application of a natural person for active licensure, whether the applicant expects to operate alone, or as a partner, or with a corporation, or as a sales associate, is governed by substantially the same rules and forms.

(1) through (3) No change.

(4) All applicants for permits to instruct or be a permitholder for a real estate school must comply with Sections $475.451(2)(a) \frac{\text{and } (c)}{c}$, F.S.

Rulemaking Authority 475.05 FS. Law Implemented 475.17, 475.175, 475.451 FS., Georgia Association of Realtors, Inc., et al. v. Florida Real Estate Commission, et al., Civil Case No. 87-15-Orl-Civ-18 (M.D. Fla. 1987). History–New 1-1-80, Formerly 21V-2.27, Amended 4-10-88, 5-20-90, 1-13-91, 7-15-92, 7-20-93, Formerly 21V-2.027, Amended 11-10-97, 1-18-00, 11-26-03, 1-16-13,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Real Estate Commission NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Real Estate Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 19, 2020 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 30, 2020

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE NOS.: RULE TITLES:

61J2-5.014 Registration of Corporation

61J2-5.018 Vacancies of Office

PURPOSE AND EFFECT: The purpose of the amendment is to update the rule language.

SUMMARY: Update rule language.

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: 475.05, 475.15 FS.

LAW IMPLEMENTED: 455.227, 475.01(3), 475.15, 475.17, 475.31, 475.42 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: Giuvanna Corona, Executive Director,
Florida Real Estate Commission, 400 W. Robinson Street,
#N801, Orlando, FL 32801,
Giuvanna.Corona@myfloridalicense.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

61J2-5.014 Registration of Corporation.

Unless the Commission or Department BPR shall have information that the corporation has been in violation of Chapters 475 and 455, Florida Statutes, or the rules promulgated under said chapters, it will be assumed to be qualified for registration if its officers and directors are qualified and if the answers to questions in the application, or in supplemental inquiries, are satisfactory. Otherwise, investigation and other proceedings, as in cases of individual applicants, shall commence. No registration shall be granted or renewed for any corporation if it shall appear that the individual(s) having control of the corporation has been denied, revoked, or suspended and not reinstated, or if a person having control of the corporation has been convicted of a felony in any court and has not had civil rights restored for at least 5 years, or if an injunction has been entered against the individual for operating as a real estate licensee without a license. A person shall be deemed to be in control of a corporation where such person or spouse, children, or member of the household shall own or control, directly or indirectly, more than 40 percent of the voting stock of such corporation.

<u>Rulemaking</u> Specific Authority 475.05 FS. Law Implemented 455.227(2), 475.15, 475.17(1) FS. History–New 1-1-80, Amended 7-15-84, Formerly 21V-5.14, Amended 7-20-93, Formerly 21V-5.014,_____.

61J2-5.018 Vacancies of Office.

(1) through (3) No change.

(4) If a brokerage has only one active broker and that broker dies, resigns or is unexpectedly unable to remain in the position as active broker, the vacancy may be filled with a temporary broker. A temporary broker may be registered with a brokerage for a period not to exceed 60 days without the need to comply with the Secretary of State registration requirements of Rule 61J2-5.012, F.A.C. Such registration shall be on Form DBPR RE 17, "Registration for Temporary Qualifying Broker," which is incorporated by reference in rule 61-35.027(16), F.A.C. a form as prescribed by the department with supporting documentation as prescribed by the form. No later than 60 days after the registration of the temporary broker, such brokerage shall file proof that a new broker is properly registered with the Secretary of State on a form prescribed by the department.

(5) through (6) No change.

Rulemaking Authority 475.05, 475.15 FS. Law Implemented 475.01(1)(a)(3), 475.15, 475.31, 475.42 FS. History–New 1-1-80, Formerly 21V-5.18, Amended 6-28-93, Formerly 21V-5.018, Amended 2-1-16,____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Real Estate Commission NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Real Estate Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 19, 2020 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 30, 2020

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE NOS.: RULE TITLES:

61J2-10.023 Branch Office

61J2-10.030 Rental Information

PURPOSE AND EFFECT: The purpose of the amendment is to update the rule language.

SUMMARY: Update rule language.

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: 475.05 FS.

LAW IMPLEMENTED: 475.23, 475.24, 475.453(1), (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: Giuvanna Corona, Executive Director,
Florida Real Estate Commission, 400 W. Robinson Street,
#N801, Orlando, FL 32801,
Giuvanna.Corona@myfloridalicense.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

61J2-10.023 Branch Office.

(1) through (2) No change.

(3) If a broker closes a branch office and, at about the same time, establishes another at a different location, the registration of the office which was closed may not be transferred. Such new location is a new branch office which must be registered and the fee paid as though the other had not been closed. Upon application to the <u>Department BPR</u>, the broker may reopen the first office at any time during the license period without payment of an additional fee. <u>Application may be made utilizing Form DBPR RE 8</u>, <u>Application for Branch Office</u>, which is incorporated by reference in Department Rule 61-35.027(7).

Rulemaking Specific Authority 475.05 FS. Law Implemented 475.23, 475.24 FS. History–New 1-1-80, Formerly 21V-10.23, Amended 6-28-93, Formerly 21V-10.023, Amended 12-30-97,_____.

61J2-10.030 Rental Information.

(1) No change.

(2) Each contract or receipt agreement shall be contained on one side of one page not larger than 8 $1/2 \times 11$ inches. The type size of the balance of the terms of the contract shall be in a size not smaller than 8 point type. Each licensee shall furnish to the <u>Department BPR</u> a copy of the current contract or receipt agreement within 30 days of use of such agreement.

<u>Rulemaking</u> Specific Authority 475.05, 475.453(2) FS. Law Implemented 475.453(1), (2) FS. History–New 1-1-80, Formerly 21V-10.30, Amended 6-28-93, Formerly 21V-10.030, Amended 11-20-07,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Real Estate Commission

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Real Estate Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 19, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 30, 2020

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NO.:RULE TITLE:68A-12.010Regulations Governing the Operation of
Private Hunting Preserves

PURPOSE AND EFFECT: The proposed rule would expand limited exception allowances for licensed hunt preserve facilities to allow more facilities to continue utilizing their current fencing design which provides adequate containment of game species but were inadvertently excluded in previously approved rule language. The effect will be the inclusion of more facilities under the limited exception allowance. In addition, the rule amendments will modify and align rule number references within the hunt preserve rules to reflect the recent reorganization of chapter 68A-6, F.A.C. The proposed changes will align the rules for improved consistency with other provisions in chapter 68A-6, F.A.C.

SUMMARY: The proposed rule will expand the limited exception allowances for licensed hunt preserve facilities to continue utilizing current fencing designs and will update rule language to improve consistency with other provisions in chapter 68A-6, F.A.C.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The nature of the rule and the preliminary analysis conducted to determine whether a SERC was required

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

RULEMAKING AUTHORITY: Article IV, Section 9, Florida Constitution

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Major Rob Beaton, 620 South Meridian Street, Tallahassee, FL 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>68A-12.010</u> Regulations Governing the Operation of Private Hunting Preserves

(1) No entity shall establish, maintain, or operate a commercial or private hunting preserve to allow the release, sale and/or taking of captive-raised native and non-native game animals, as specified herein, unless licensed pursuant to section 379.3712, F.S. The executive director shall issue a license as provided by section 379.3712, F.S., for the establishment and operation of a commercial or private hunting preserve to allow the release and taking of captive raised native and non native game animals, as specified herein. No commercial or private hunting preserve license shall be issued until the premises of such preserve has been inspected by a representative of the Commission and the requirements of this rule have been met. Licensees must ensure all captive wildlife contained on the licensed property is lawfully removed or transferred prior to dissolution of the preserve. Any person selling game animals from a hunt preserve shall comply with rule 68A-12.011, F.A.C. In addition, any person selling or conducting intrastate transfer of deer, elk, or other members of the family Cervidae shall comply with rule 68A-4.0051, F.A.C., regarding transportation and record keeping requirements.

(2) No change.

(3) General qualifications: Licensees or applicants for a commercial or private preserve license shall:

(a) Be at least 18 years of age, if applying for authorization to possess game mammals <u>classified as Class I or Class II</u> wildlife per rule 68A-6.002, F.A.C of the family Bovidae.

(b) through (d) No change.

(e) Meet the experience requirements for Class I Bovidae authorization, as outlined in rule 68A-6.004 68A 6.0022, F.A.C., if seeking authorization to possess such Class I wildlife. However, experience requirements shall not apply to applicants for permits to possess Class II Bovidae if licensed under sections 379.3711 and 379.3712, F.S. Experience gained with Class II Bovidae, while exempt from experience requirements pursuant to this paragraph, shall not satisfy meet the requirements of rule 68A-6.004 68A 6.0022, F.A.C. unless the applicant has possessed and/or managed worked with the wildlife for a minimum of 5 consecutive years.

(f) Obtain a Herd Health Plan from the Department of Agriculture and Consumer Services if the facility possesses species in the family Cervidae. Such Herd Health Plan shall be obtained within 180 days of initial licensing by the Commission. Failure to obtain and maintain a current and valid Herd Health Plan shall result in denial or revocation of any hunt preserve license with authorizations for species in the family Cervidae issued by the Commission.

(4) License application requirements: An applicant shall make written application to the Commission. The applicant for a preserve license shall provide the following information:

(a) through (c) No change

(d) Whether the facility is owned or leased by the applicant. A copy of the valid and current lease agreement shall be submitted with the application in the event that the facility location is under lease to the applicant. If leased, the lease agreement shall be for a term sufficient to cover the term of the license. Applicants under 18 years of age must have a parent or legal guardian as a co-licensee who shall provide such lease if applicable.

(e) through (h) No change

(i) <u>The applicant's biographical information to include date</u> <u>of birth, driver's license number/ID number.</u>

(j) E-mail address, if any.

(k)(j) Indication of whether the preserve is operated for private or commercial purposes.

(1)(k) Indication of whether the application is for a commercial hunting preserve license or private hunting preserve license.

 (\underline{m}) Emergency contact information including name and phone number for an individual who is not the licensee or applicant.

(n)(m) Renewal applications shall include the number and species of any animals introduced and removed during the previous licensing period.

(5) Any corporation authorized to do business in Florida may apply for preserve license.

(a) For corporations authorized to possess Class I Bovidae, such corporation shall have qualified personnel responsible for the care of such wildlife. The corporation shall provide documentation of experience for at least one person in accordance with rule <u>68A-6.004</u> <u>68A-6.0022</u>, F.A.C. Such documentation of experience shall be submitted to the Florida Fish and Wildlife Conservation Commission, Division of Law Enforcement, and shall be subject to approval upon initial application and upon each instance of change in qualified personnel.

(b) Such corporation shall be responsible for any violation(s) committed by their employees or occurring at their facility.

(6) No change.

(7) All laws, rules, or regulations pertaining to hunting or pertaining to game shall apply on all preserves except as follows:

(a) through (f) No change.

(g) Game may be trapped on the premises of a preserve for the purposes of veterinary care or sale, provided that any native game <u>unintentionally</u> incidentially trapped in such operation shall be immediately released.

(8) Facility requirements:

(a) Cervidae (deer family) shall be free-roaming on not less than 200 acres, with a minimum of 100 acres covered with

woody vegetation. For each additional acre over the initial 200 acres, 10% of the additional acreage shall be covered with woody vegetation. Up to 20% of acreage can include land that formerly had woody vegetation, which will be naturally or artificially regenerated within two years of harvest. The hunting of Cervidae with dogs is prohibited; however, a leashed dog shall be allowed for trailing. The preserve shall be completely enclosed with a perimeter fence which meets the following criteria:

1. Fence construction materials, including connecting materials, shall consist of not less than 12.5-gauge high-tensile class III galvanized steel wire with fixed knots or strength-equivalent material, and shall be attached to posts at no less than 5 equidistant locations with clips, staples, ties or other means used to connect fencing to posts that are a minimum of 14.5 gauge or strength equivalent material.

2.a. Fence shall be no less than 8 feet in height <u>unless</u> <u>specified elsewhere</u>. Fences may be installed up to 3 inches above the ground, provided that a strand of high-tensile barbed wire not less than 15.5 gauge is strung across the bottom. In addition, 1 strand of high-tensile barbed wire not less than 15.5 gauge may be strung no greater than 6 inches above the fence panel in order to achieve the 8-foot height requirements. Licensees shall maintain minimum fence height by leveling built up earthen material which has migrated to the base of the fence due to natural causes.

<u>3.b.</u> To maintain the minimum height, <u>F</u>fence(s) shall be constructed of single panels of fencing material. Such fencing material shall be attached to singular construction posts no greater than 25 feet apart in a manner that ensures the fence maintains an above ground 8-foot vertical height, <u>unless</u> <u>specified elsewhere, so as to and prevents escape</u>. The posts will be securely anchored and braced in corners and elsewhere as necessary to keep fence properly stretched and erect.

c. Predator barrier shall not disrupt the integrity of the approved fence material nor provide increased accessibility for non predator species into fenced enclosure. Predator barrier shall not exceed 20 inches upward from lowest wire on the 8foot game fence nor can it extend outward from the perimeter fence more than 28 inches.

<u>4.2.</u> Fencing material shall have no greater than 7 inches between manufactured knots and be free of broken wires or gaps.

(b) Bovidae (such as buffalo and antelope) shall be freeroaming on not less than 300 acres, with a minimum of 200 acres covered with herbaceous vegetation, except blackbuck which shall be free roaming on not less than 200 acres, with a minimum of 100 acres covered with herbaceous vegetation. For each additional acre over the initial 300/200 acres, 10% of the additional acreage shall be covered with herbaceous vegetation. The hunting of Bovidae with dogs is prohibited; however, a leashed dog shall be allowed for trailing. The preserve shall be completely enclosed with a perimeter fence which meets the requirements of subparagraphs <u>68A-12.010(8)(a)1.4.</u>, F.A.C. <u>68A 12.010(8)(a)1.a. b, 2.</u>, above. Fencing for Class I Bovidae shall meet the requirements of paragraph <u>68A-6.011(3)</u> <u>68A-6.003(3)(c)</u>, F.A.C.

(c) Suidae (hog) shall be free-roaming on not less than 100 acres, with a minimum of 50 acres covered with woody vegetation. For hunting hogs with dogs the area shall be a minimum of 300 acres, with 200 acres covered with woody vegetation. For each additional acre over the initial 100 acres, 10% of the additional acreage shall be covered with woody vegetation. Up to 20% of acreage can include land that formerly had woody vegetation, which will be naturally or artificially regenerated within two years of harvest. The preserve shall be completely enclosed with a perimeter fence that meets the following criteria:

1. Fence construction materials, including connecting materials, shall consist of not less than 12.5-gauge high-tensile class III galvanized <u>steel</u> wire with fixed knots or strength-equivalent material, and shall be attached to posts at no less than 3 equidistant locations with clips, staples, ties or other means used to connect fencing to posts that are a minimum of 14.5 gauge or strength equivalent material.

2.a. Fence shall be no less than 4 feet in height.

<u>3.b.</u> Fence(s) shall be constructed of single panels of fencing material. Such fencing material shall be attached to singular construction posts in a manner that ensures the fence maintains a 4-foot vertical height and prevents escape. The posts will be securely anchored and braced in corners and elsewhere to keep fence properly stretched and erect.

c. Predator barrier shall not disrupt the integrity of the approved fence material nor provide increased accessibility for non predator species into fenced enclosure. Predator barrier shall not exceed 20 inches upward from lowest wire on the 8foot game fence nor can it extend outward from the perimeter fence more than 28 inches.

<u>4.2</u>. Fencing material shall have no greater than 7 inches between manufactured knots and be free of broken wires or gaps.

(d) Hunt <u>p</u>Preserves with licenses which are current on <u>November 22, 2018</u> the effective date of this rule will have two years from November 22, 2018 to come into compliance with the above fencing requirement unless they meet the <u>limited exception grandfathering</u> conditions below. <u>Hunt preserves</u> with licenses which are current on November 22, 2018 that meet the specifications below do not need to update their fencing except for new construction or with replacement of over 250 feet of existing fencing.

1. <u>Existing fence</u> Facilities with hunt preserve licenses on effective date which have fencing that is a minimum of <u>14.5</u>

12.5-gauge <u>steel</u> wire or strength-equivalent material shall not be required to replace existing fence materials provided that such fencing material is attached to posts in a manner that ensures the fence maintains an above ground 8 foot vertical height unless specified differently elsewhere, has mesh openings no greater than 7 inches, free of broken wires and prevents escape. One strand of high tensile barbed wire not less than 15.5 gauge may be strung no greater than 6 inches above the fence panel in order to achieve the 8 foot height requirement. Posts shall be of a singular construction, securely anchored, no greater than 25 feet apart and braced at corners and elsewhere to keep fence properly stretched and erect. Any new construction or panel replacement greater than 250 feet shall meet the current regulations.

2. Fence shall be no less than 8 feet in height. One strand of barbed wire not less than 15.5 gauge may be strung no greater than 6 inches above the fence panel in order to achieve the 8foot height requirement.

3. Fencing material is attached to singular construction posts no greater than 25 feet apart in a manner that ensures the fence maintains an above ground 8-foot vertical height, unless specified differently elsewhere, so as to prevent escape. The posts shall be securely anchored and braced at corners and elsewhere as necessary to keep fence properly stretched and erect.

4. Fencing material shall have no greater than 8 inches between manufactured knots and be free of broken wires or gaps.

<u>5.2</u>. Facilities with hunt preserve licenses which are current on <u>November 22, 2018</u> the effective date of this rule which have fencing that is not constructed of single panels of <u>steel</u> wire mesh shall not be required to replace existing panels with single panels, provided that the existing <u>fencing meets the following</u> <u>specifications:</u>

<u>a.</u> <u>P</u>panels are a minimum of <u>14.5</u> 12.5 gauge wire or strength-equivalent material. and are connected with strength-equivalent material or greater at intervals no greater than 18 inches apart, has mesh openings no greater than 7 inches apart, and the fence remains free of gaps, free of broken wires and prevents escape. Such wire or strength equivalent fencing material shall be attached to posts in a manner that ensures the fence maintains an above ground 8 foot vertical height unless specified differently elsewhere and prevents escape. One strand of high tensile barbed wire not less than 15.5 gauge may be strung no greater than 6 inches above the fence panel in order to achieve the 8 foot height requirement.

<u>b.</u> Posts <u>are shall be of singular construction</u>, securely anchored, no greater than 25 feet apart and braced at corners and elsewhere as necessary to keep fence properly stretched and erect <u>so as to prevent any gaps greater than 8 inches between</u>

the panels. Any new construction or panel replacement greater than 250 feet shall meet the current regulations.

c. Panels are connected with strength-equivalent material or greater at intervals that prevent gaps that could allow captive game mammals to escape.

(e) The minimum acreage provisions of subparagraphs (8)(a)-(c) and the yardage requirement in subparagraph (7)(d), shall not apply to those operations licensed prior to July 1, 1996.

(f) Predator barriers, if utilized, shall not disrupt the integrity of the approved fence material. Mounding type predator barriers shall not extend outward from the base of the perimeter fence more than 28 inches and not higher than 20 inches from the ground. Predator barriers shall not provide increased accessibility for non-predator species into fenced enclosure.

(9) through (14) No change.

(15) Preserves shall be equipped and operated in such manner as to provide sufficient food and humane treatment for the game kept thereupon. A continuous source or supply of clean water shall be readily available at all times for all game. The premises, pens, and facilities of all preserves shall be maintained in a sanitary condition. Injured or wounded mammals shall be immediately euthanized, transported to a veterinarian for treatment, or treated by the <u>licensee</u> licencee.

(16) through (19) No change.

(20) Each preserve shall create and maintain an annual report of all game released, sold or and taken on the preserve for each license year. The report shall be in chronological order and shall be made available for inspection by Commission personnel upon request. Records must be provided at the request of the Commission.

(21) No change.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 8-1-79, Amended 6-4-81, 6-21-82, 7-1-83, Formerly 39-12.10, Amended 8-5-86, 4-11-90, 4-15-92, 10-20-96, 6-23-99, Formerly 39-12.010, Amended 5-29-01, 11-3-02, 7-1-05, 11-22-18.

NAME OF PERSON ORIGINATING PROPOSED RULE: Colonel Curtis Brown

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 9, 2020

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NO.:RULE TITLE:68A-12.011Regulations Governing the Establishment
and Operation of Game Farms

PURPOSE AND EFFECT: The proposed rule would expand limited exception allowances for licensed game farm facilities to allow more facilities to continue utilizing their current fencing design which provides adequate containment of game species but were inadvertently excluded in previously approved rule language. The effect will be the inclusion of more facilities under the limited exception allowance. In addition, the rule amendments will modify and align rule number references within the game farm rules to reflect the recent reorganization of chapter 68A-6, F.A.C. The proposed changes will align the rules for improved consistency with other provisions in chapter 68A-6, F.A.C..

SUMMARY: The proposed rule will expand the limited exception allowances for licensed game farm facilities to continue utilizing current fencing designs and will update rule language to improve consistency with other provisions in chapter 68A-6, F.A.C..

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The nature of the rule and the preliminary analysis conducted to determine whether a SERC was required.

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

RULEMAKING AUTHORITY: Article IV, Section 9, Florida Constitution

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Major Rob Beaton, 620 South Meridian Street, Tallahassee, FL 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>68A-12.011</u> Regulations Governing the Establishment and Operation of Game Farms

(1) <u>No Any</u> person may establish, maintain, or operate a game farm within this state for the protection, propagation, raising or production of native or non-native game birds defined per subsection 68A-1.004(37), F.A.C., and game mammals of the following families: Cervidae (such as deer and elk), Suidae (hog), Bovidae (such as buffalo and antelope) for private or commercial purposes <u>unless licensed pursuant to sections 379.302 and 379.3711, F.S., and in accordance with this chapter. Any person who is in possession of any Cervidae, for any purpose, shall comply with 68A-4.0051, F.A.C. Before a game farm is established the owner or operator shall be licensed and comply with the provisions of this rule.</u>

(2) Definitions: For the purposes of this section, the following shall be defined as:

(a) through (e) No change.

(f) Predator barrier – supplemental materials added to the bottom <u>and/or exterior</u> of approved fencing to prevent entry of predators. Barrier may include but is not limited to buried fence wire, electrified fence wire, gravel, rocks, concrete, or other natural/manmade materials.

(g) Refusal – when a licensee, applicant or employee intentionally denies access by Commission personnel to the facility, inventory or facility's records for the purposes of inspection, or directs another to deny such access.

(3) General qualifications: licensees or applicants for a game farm license shall:

(a) Be at least 18 years of age, if applying for authorization to possess game mammals <u>classified as Class I or Class II</u> wildlife per rule 68A-6.002, F.A.C of the Bovidae family.

(b) through (c) No change.

(d) Meet the experience requirements for Class I Bovidae authorization, as outlined in rule <u>68A-6.004</u> 68A 6.0022, F.A.C., if seeking authorization to possess such Class I wildlife.

(e) Experience requirements shall not apply to applicants for permits to possess Class II Bovidae in accordance with sections 379.3711 and 379.3712, F.S.

(f) Facilities with species in the family Cervidae shall <u>O</u>ebtain a Herd Health Plan from the Department of Agriculture and Consumer Services, if the facility possesses species in the family Cervidae. Such Herd Health Plan shall be obtained within 180 days of initial licensing by the Commission. Failure to obtain and maintain a current and valid Herd Health Plan shall result in denial or revocation of any game farm license with authorization for species in the family Cervidae issued by the Commission.

(4) License application requirements:

An applicant shall make a written application to the Commission. An applicant for a game farm license shall provide the following information:

(a) through (d) No change.

(e) The County where the game farm is located and the size (in acres) of the area to be fenced) and utilized for of the game farm.

(f) The current estimated or planned inventory of game possessed, identified by species and quantity.

(g) <u>The applicant's printed legal name, signature, and</u> <u>contact information to include home phone number and</u> <u>business phone number.</u>

(h) A copy of the applicant's valid government-issued photo ID.

(i)(h) The applicant's biographical information to include date of birth, driver's license number/ID number $\frac{1}{2}$ height, hair color, sex and race.

(j)(i) Email address, if any.

 $(\underline{k})(\underline{j})$ Emergency contact information including name and phone number for an individual who is not the licensee or applicant.

(5) Any corporation authorized to do business in Florida may apply for a game farm license.

(a) For corporations authorized to possess Class I Bovidae, such corporation shall have qualified personnel responsible for the care of such wildlife. The corporation shall provide documentation of experience for at least one person, in accordance with rule <u>68A-6.004</u> 68A 6.0022, F.A.C. Such documentation of experience shall be submitted to the Florida Fish and Wildlife Conservation Commission, Division of Law Enforcement, and <u>shall</u> be subject to approval upon initial application and upon each instance of change in qualified personnel.

(b) Such corporation shall be fully responsible for any violation(s) committed by their employees or occurring at their facility.

(6) Caging for game birds and mammals shall meet the specifications below <u>and shall be constructed and maintained in</u> <u>such a manner as to prevent escape of captive game</u>. Requests for deviations from standard caging or enclosure requirements may be granted to allow for different size configuration (length, width and height) if the required square footage is adequate and if the locomotory needs of the animal(s) are not compromised.

Any proposed deviations from the standard caging or enclosure requirements or proposals to use open air habitats except as provided herein, shall be approved in writing by the Commission prior to the use of the cage or enclosure for housing animals.

(7) Facility requirements:

(a) through (b) No change.

(c) All game farms enclosures shall be fenced in such a manner that game thereon cannot escape and wild game on surrounding lands cannot enter. Perimeter fencing shall meet the following criteria:

1. Fencing for game mammals:

a. Fence construction materials, including connecting materials, shall consist of not less than 12.5-gauge high-tensile class III galvanized <u>steel</u> wire with fixed knots, or strength-equivalent material, and shall be attached to posts at no less than 5 equidistant locations with clips, staples, ties or other means used to connect fencing to posts that are a minimum of 14.5 gauge or strength equivalent material except for fencing for Class I Bovidae. For Class I Bovidae, construction materials shall meet the requirements of paragraph <u>68A-6.011(3)</u> 68A-6.003(3)(c), F.A.C.

b. Fence shall be no less than <u>8</u> eight feet in height, unless specified elsewhere. Fences may be installed up to 3 inches above the ground, provided that a strand of high-tensile barbed wire not less than 15.5 gauge is strung across the bottom. In addition, <u>1</u> one strand of high-tensile barbed wire not less than 15.5 gauge may be strung no greater than 6 inches above the fence panel in order to achieve the 8-foot height requirement. Licensees shall maintain minimum fence height by leveling built up earthen material which has migrated to the base of the fence due to natural causes.

c. To maintain the minimum height, <u>F</u>fence(s) shall be constructed of single panels of fencing material. Such fencing material shall be attached to singular construction posts no greater than 25 feet apart in a manner that ensures the fence maintains an above ground 8-foot vertical height, unless specified elsewhere, <u>so as to</u> and prevents escape. The posts shall be securely anchored and braced at corners and elsewhere as necessary to keep fence properly stretched and erect.

d. Fencing material shall have no greater than 7 inches between manufactured knots and be free of broken wires or gaps.

e. Predator barrier shall not disrupt the integrity of the approved fence material. Mounding type pPredator barriers shall not extend outward from the base of the perimeter fence more than 28 inches and not be higher than 20 inches from the ground. Predator barriers shall not provide increased accessibility for non-predator species into fenced enclosure.

2. Game farms with licenses which are current on <u>November 22, 2018</u> the effective date of this rule, will have two

years from November 22, 2018 to come into compliance with the above fencing requirement <u>unless they meet the limited</u> <u>exception conditions below</u>. Game farms with licenses which are current on <u>November 22, 2018</u> effective date of this rule, that meet the specifications below do not need to update their fencing except for new construction or with replacement of over 250 feet of existing fencing.

a. Existing fence Facilities with game farm licenses current on the effective date of this rule which have fencing that is a minimum of <u>14.5</u> 12.5 gauge <u>steel</u> wire or strength-equivalent material. shall not be required to replace existing fence materials provided that such fencing material is attached to singular construction posts no greater than 25 feet apart in a manner that ensures the fence maintains an above ground 8 foot vertical height unless specified differently elsewhere, has mesh openings no greater than 7 inches, free of broken wires and prevents escape. The posts shall be securely anchored and braced at corners and elsewhere as necessary to keep the fence properly stretched and erect. One strand of high tensile barbed wire not less than 15.5 gauge may be strung no greater than 6 inches above the fence panel in order to achieve the 8 foot height requirement.

b. Fence shall be no less than 8 feet in height. One strand of barbed wire not less than 15.5 gauge may be strung no greater than 6 inches above the fence panel in order to achieve the 8foot height requirement.

c. Fencing material is attached to singular construction posts no greater than 25 feet apart in a manner that ensures the fence maintains an above ground 8-foot vertical height, unless specified differently elsewhere, so as to prevents escape. The posts shall be securely anchored and braced at corners and elsewhere as necessary to keep the fence properly stretched and erect.

d. Fencing material shall have no greater than 8 inches between manufactured knots and be free of broken wires or gaps.

<u>e.</u> Facilities with game farm licenses current on <u>November</u> <u>22, 2018</u> the effective date of this rule which have fencing that is not constructed of single panels of <u>steel</u> wire mesh shall not be required to replace existing panels with single panels, provided that the existing <u>fencing meets the following</u> <u>specifications:</u>

(I) <u>P</u>panels are a minimum of <u>14.5</u> 12.5 gauge wire or strength-equivalent material. and are connected with strength-equivalent material or greater at intervals no greater than 18 inches apart, has mesh openings no greater than 7 inches apart, free of broken wires, and the fence remains free of gaps and prevents escape. Such wire or strength-equivalent fencing material shall be attached to singular construction posts no greater than 25 feet apart in a manner that ensures the fence

maintains an above ground 8 foot vertical height unless specified differently elsewhere and prevents escape. The

(II) <u>P</u>posts <u>are shall be</u> securely anchored and braced at corners and elsewhere as necessary to keep the fence properly stretched and erect <u>so as to prevent any gaps greater than 8</u> <u>inches between the panels</u>. One strand of high tensile barbed wire not less than 15.5 gauge may be strung no greater than 6 inches above the fence panel in order to achieve the 8 foot height requirement.

(III) Panels are connected with strength-equivalent material or greater at intervals that prevent gaps that could allow captive game mammals to escape.

(d)3. Minimum caging requirements for game mammals:

<u>1.a.</u> Caging shall be designed and built to prevent injury and escape.

<u>2.b.</u> Nest boxes and dens shall be built to allow for accurate inventory.

<u>3.e.</u> Cervidae (deer family) and cursorial Bovidae (antelope):

<u>a.(I)</u> Large (e.g., elk, sambar, red deer, sable antelope, eland, wildebeest, and deer and antelope of similar size): For one or two animals, a paddock enclosing 1,250 square feet, 8 feet high. For each additional animal, increase paddock by 25% of the original footage, not to exceed 25 animals per acre.

<u>b.(II)</u> Medium (e.g., white-tailed, fallow, axis, sika, pronghorn, deer and antelope of similar size): For one or two animals, a paddock enclosing 800 square feet, 8 feet high. For each additional animal, increase paddock by 25 percent of the original footage, not to exceed 50 animals per acre.

<u>c.(III)</u> Small (e.g., roe, dik-dik, muntjac, brocket, pudu, Chinese water deer, musk deer, deer and antelope of similar size): For one or two animals, a paddock enclosing 450 square feet, 5 feet high. For each additional animal, increase paddock by 25% of the original footage, not to exceed 75 animals per acre, except in accordance with paragraph (9)(c) below.

<u>4.d.</u> Wild swine (Suidae) and peccaries: For one or two animals, a paddock enclosing 200 square feet, 4 feet high. For each additional animal, increase paddock by 25% of the original footage.

<u>5.e.</u> Wild goats/sheep (Caprinae): For one or two animals, a paddock enclosing 500 square feet, 8 feet high. For each additional animal, increase paddock by 25% of the original footage.

(e)4. Enclosures Fencing for game birds shall:

<u>1.a. Shall Bbe</u> constructed of materials sufficient to prevent escape or injury of birds.

<u>2.b. Shall Pprovide protection from predators.</u>

<u>3.5.</u> Caging for game birds: shall <u>Pp</u>rovide adequate space to allow the birds to have normal postural movements, stand erect and turn around without touching the sides of the enclosure or other wildlife.

 $(\underline{f})(\underline{d})$ Game farms are subject at any time to inspection by Commission personnel, for compliance with Commission rules and other applicable laws. No game farm license shall be issued for the possession of game until the premises of such game farm has been inspected and approved by Commission personnel.

(g)(e) It is unlawful to buy, sell or transfer any live game to or from any unlicensed entity within Florida. Game raised or produced on game farms may be purchased, sold, shipped, and transported for propagation, restocking or food purposes. Recipients of any live game received from a game farm shall be licensed pursuant to this rule, section 379.3761 or 379.3712, F.S., unless exempt from the licensing provision.

(f) The licensing provisions of this rule shall not apply to:

1. The possession, protection, propagation, raising or production of bison for commercial farming purposes.

2. The protection, propagation, raising or production of 100 or fewer live bobwhite quail or non-native game birds (except non-native ducks and geese) for personal use, consumption, educational, dog training or other not for sale or exhibition purpose.

3. Persons purchasing or receiving eggs for personal use, consumption, educational or other not for sale or exhibition purposes.

(g) A continuous source or supply of clean water shall be readily available at all times for all game.

(8) Game birds or mammals may be temporarily housed in cages or enclosures smaller than the sizes set forth in subsection (7) above, only under the following circumstances:

(a) through (b) No change.

(c) Juvenile individuals of the families Caprinae, Suidae, Cervidae and Bovidae may be kept in enclosures that do not meet the size specifications in subparagraph (7)(c)3. <u>until the</u> <u>animal reaches six months of age</u> for up to six months. Duration may be extended with a veterinarian's statement, showing that such size cage is required for the continued health and welfare of the animals until a specified date. Such caging may be utilized provided that:

1. Written documentation is available to verify the age of the animal.

2. The animal is marked or otherwise identifiable.

3. The animal shall be provided space for exercise on a daily basis.

4. The enclosure shall allow normal postural movement.

(d) through (e) No change.

(f) Animals held at exotic animal auctions, flea markets, and animal swap meets may be kept in enclosures that do not meet the size requirements of subparagraph (7)(c)3. provided that such wildlife is maintained in accordance with subparagraphs (8)(f)1.-7. below. The owner shall be responsible for the welfare of the animals, unless the wildlife is

consigned to an auctioneer or other sales representative, at which time the consignee shall be responsible.

1. Wildlife shall be transported and held in non-injurious enclosures, under conditions that provide fresh air without injurious drafts, and shall be provided protection from the elements.

2. Wildlife shall be protected from temperature extremes that could be detrimental to the health and welfare of the animals.

3. A continuous source or supply of clean water shall be readily available at all times for all game.

4. Fecal and food waste shall be removed from the wildlife's enclosures daily.

5. Wildlife held in the same enclosures shall be kept in compatible groups.

6. Wildlife cages/enclosures shall not be stacked over other cages/enclosures unless excreta are prevented from entering lower cages/enclosures.

7. Sick or injured wildlife shall be afforded prompt and appropriate treatment.

(9) through (11) No change.

(12) All game possessed or sold for food or consumptive purposes shall be killed on the premises of the game farm or transported to a <u>properly</u> licensed processing facility for immediate processing. In instances where live game is transported to a licensed processing facility for immediate processing, a copy of the current and valid game farm license of the farm where such game was produced shall accompany the live game in transport. In instances where live game is sold or transferred, the transporter of such game shall be licensed or otherwise authorized by the Commission to possess such game. Harvested game possessed, sold or transferred for food or consumptive purposes shall comply with the following provisions:

(a) through (f) No change.

(13) through (16) No change.

(17) It is unlawful to buy, sell or transfer any live game to or from any unlicensed entity within Florida. Game raised or produced on game farms may be purchased, sold, shipped, and transported for propagation, restocking or food purposes. Recipients of any live game received from a game farm shall be licensed pursuant to this rule, section 379.3761 or 379.3712, F.S., unless exempt from the licensing provisions.

(18) The licensing provisions of this rule shall not apply to:

(a) The possession, protection, propagation, raising or production of bison for commercial farming purposes.

(b) The protection, propagation, raising or production of 100 or fewer live bobwhite quail or non-native game birds (except non-native ducks and geese) for personal use, consumption, educational, dog training or other not-for-sale or exhibition purpose. (c) Persons purchasing or receiving eggs for personal use, consumption, educational or other not-for-sale or exhibition purposes.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const., 379.302, 379.3711 FS. History–New 8-27-09, Amended 11-22-18.____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Colonel Curtis Brown

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 9, 2020

Section III

Notice of Changes, Corrections and Withdrawals

NONE

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District RULE NO.: RULE TITLE:

40D-22.201 Year-Round Water Conservation Measures

The Southwest Florida Water Management District hereby gives notice: that on October 14, 2020, the Southwest Florida Water Management District has issued an order granting a variance.

Petitioner's Name: Hillsborough County Water Resource Department - File Tracking No. 20-4326

Date Petition Filed: September 18, 2020

Rule No.: 40D-22.201, F.A.C.

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

Date Petition Published in the Florida Administrative Register: September 23, 2020 General Basis for Agency Decision: Petitioner demonstrated substantial hardship and proposed an alternative means of achieving the purpose of the statute implemented by the rule. A copy of the Order or additional information may be obtained by contacting: Michael Bench, 7601 US Highway 301, Tampa, Florida 33637, 1(813)985-7481 x. 2298,

water.variances@watermatters.org.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Florida State Fair Authority Board announces a public meeting to which all persons are invited.

DATE AND TIME: October 23, 2020, 10:00 a.m.

PLACE: Via Zoom Meeting ID#96631968783; please contact Cynthia Burgos for password.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business

A copy of the agenda may be obtained by contacting: Cynthia Burgos at 1(813)663-3405.

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 24 hours before the workshop/meeting by contacting: Cynthia Burgos at 1(813)663-3405. 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: Cynthia Burgos at 1(813)663-3405.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Licensing

The Private Investigation, Recovery and Security Advisory Council announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, November 13, 2020, 9:00 a.m.

PLACE: Please join my meeting from your computer, tablet or smartphone. https://www.gotomeet.me/Stefannie/privateinvestigation-recovery-and-security-advi-8

You can also dial in using your phone. United States (Toll Free): 1(877)309-2073, United States: (571)317-3129, Access Code: 406-724-669

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com, Meeting ID: 406 724 669 or dial directly: 406724669@67.217.95.2 or 67.217.95.2##406724669 GENERAL SUBJECT MATTER TO BE CONSIDERED: The quarterly meeting of the Council pursuant to the requirement of subsection 493.6104(4), Florida Statutes. The Council will conduct a general business meeting.

A copy of the agenda may be obtained by contacting: Stefannie.Corbett@FDACS.gov.

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

For more information, you may contact: Stefannie.Corbett@FDACS.gov.

DEPARTMENT OF EDUCATION

State Board of Education

The Florida Rehabilitation Council for the Blind and the Division of Blind Services announces a telephone conference call to which all persons are invited.

DATE AND TIME: October 29, 2020, 8:30 a.m. - 3:30 p.m.

PLACE: Telephone Conference Phone: (850)583-5063, Conference Room# 571 389 322

GENERAL SUBJECT MATTER TO BE CONSIDERED: Quarterly Meeting of the Florida Rehabilitation Council for the Blind

A copy of the agenda may be obtained by contacting: The Division of Blind Services, 325 West Gaines Street, Turlington Bldg., Room 1114, Tallahassee, FL 32399, Phone: (850)245-0329, Email: DBSRehabCouncil@dbs.fldoe.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 10 days before the workshop/meeting by contacting: The Division of Blind Services, 325 West Gaines Street, Turlington Bldg., Room 1114, Tallahassee, FL 32399, Phone: (850)245-0329, Email:

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

For more information, you may contact: The Division of Blind Services, 325 West Gaines Street, Turlington Bldg., Room 1114, Tallahassee, FL 32399, Phone: (850)245-0329, Email: DBSRehabCouncil@dbs.fldoe.org.

DEPARTMENT OF EDUCATION

State Board of Education

The Florida Rehabilitation Council for the Blind and The Division of Blind Services announces a telephone conference call to which all persons are invited.

DATE AND TIME: October 29, 2020, 4:00 p.m. – 5:00 p.m. PLACE: Teleconference Phone: (850)583-5069, Conference Room# 571 389 322

GENERAL SUBJECT MATTER TO BE CONSIDERED: For consumer input on the effectiveness of services provided by the Florida Division of Blind Services in assisting individuals with visual impairments achieve employment and independence under Title I of the Rehab Act.

A copy of the agenda may be obtained by contacting: The Division of Blind Services, 325 West Gaines Street, Turlington Bldg., Room 1114, Tallahassee, FL 32399, Phone: (850)245-0329, Email: DBSRehabCouncil@dbs.fldoe.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 10 days before the workshop/meeting by contacting: The Division of Blind Services, 325 West Gaines Street, Turlington Bldg., Room 1114, Tallahassee, FL 32399, Phone: (850)245-0329, Email: DBSRehabCouncil@dbs.fldoe.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). For more information, you may contact: The Division of Blind

Services, 325 West Gaines Street, Turlington Bldg., Room 1114, Tallahassee, FL 32399, Phone: (850)245-0329, Email: DBSRehabCouncil@dbs.fldoe.org.

REGIONAL PLANNING COUNCILS

Treasure Coast Regional Planning Council

The Treasure Coast Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: November 5, 2020, 10:00 a.m.

PLACE: Virtual GoToMeeting

Please join the meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/736961861

You can also dial in using your phone. United States: 1(872)240-3212, Access Code: 736-961-861

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Treasure Coast Local Emergency Planning Committee will hold its quarterly meeting.

A copy of the agenda may be obtained by contacting: Liz Gulick at (772)221-4060 or lgulick@tcrpc.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: Liz Gulick at (772)221-4060 or lgulick@tcrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact: Liz Gulick at (772)221-4060 or lgulick@tcrpc.org.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

DATE AND TIME: Thursday, October 22, 2020, 1:30 p.m. (CANCELED), Big Cypress Basin Board Meeting

PLACE: (Meeting Canceled)

GENERAL SUBJECT MATTER TO BE CONSIDERED: **MEETING CANCELED** The Big Cypress Basin Board Meeting has been canceled.

A copy of the agenda may be obtained by contacting: Meeting Canceled

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Rosie Byrd, District Clerk, at rbyrd@sfwmd.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Lisa Koehler at lkoehler@sfwmd.gov.

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

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

DATE AND TIME: October 28, 2020, 1:00 p.m. until completion ET

PLACE: To participate by computer, tablet or smartphone: https://www.global.gotomeeting.com/join/794113117 OR Toll Free 1(888)585-9008, Code 837653349

GENERAL SUBJECT MATTER TO BE CONSIDERED: Commission (CTD) Business Meeting.

A copy of the agenda may be obtained by contacting: Karen Somerset at (850)410-5701 or karen.somerset@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 48 hours before the workshop/meeting by contacting: Karen Somerset at (850)410-5701 or karen.somerset@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Karen Somerset at (850)410-5701 or karen.somerset@dot.state.fl.us.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Electrical Contractors' Licensing Board

The Electrical Contractors' Licensing Board announces a telephone conference call to which all persons are invited.

DATES AND TIMES: Wednesday, October 28, 2020, 10:00 a.m.; Thursday, October 29, 2020, 10:00 a.m.

PLACE: https://global.gotomeeting.com/join/564765493

You can also dial in using your phone. United States: (224)501-3412, Access Code: 564-765-493

GENERAL SUBJECT MATTER TO BE CONSIDERED: Wednesday, October 28, 2020 at 10:00 a.m., Application Review and Thursday, October 29, 2020, 10:00 a.m., Application Review.

A copy of the agenda may be obtained by contacting: Department of Business and Professional Regulation, Electrical Contractors' Licensing Board, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)487-1395.

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: Department of Business and Professional Regulation, Electrical Contractors' Licensing Board, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)487-1395. 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: Department of Business and Professional Regulation, Electrical Contractors' Licensing Board, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)487-1395.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Pilot Commissioners

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

DATE AND TIME: October 29, 2020, 10:00 a.m.

PLACE: 1(888)585-9008, participant passcode: 491089625

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business & Deputy Pilot Advancement Committee Meeting.

A copy of the agenda may be obtained by contacting: Board of Pilot Commissioners, 2601 Blair Stone Rd., Tallahassee, FL 32399, (850)717-1982.

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

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

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION Division of Recreation and Parks

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

DATE AND TIME: October 27, 2020, 10:00 a.m.

PLACE: Interested parties may participate via GoToWebinar: https://attendee.gotowebinar.com/register/2407739559764186 128

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Staff with the Florida Recreation Development Assistance Program will provide an overview of successfully completing a FRDAP grant project from start to finish and provide technical assistance to grantees.

A copy of the agenda may be obtained by contacting: Linda Reeves, Florida Department of Environmental Protection, Land and Recreation Grants Program, 3900 Commonwealth Blvd., Mail Station 585, Tallahassee, Florida 32399-3000, (850)245-2501, Linda.Reeves@floridadep.gov or at https://floridadep.gov/lands/land-and-recreationgrants/content/frdap-assistance.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Linda Reeves, Florida Department of Environmental Protection, Land and Recreation Grants Program, 3900 Commonwealth Blvd., Mail Station 585, Tallahassee, Florida 32399-3000, (850)245-2501, Linda.Reeves@floridadep.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF HEALTH

Division of Children's Medical Services

The State Child Abuse Death Review Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: October 23, 2020, 12:30 p.m. - 3:30 p.m.

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

Team Meeting Weblink: https://teams.microsoft.com/l/meetupjoin/19%3ameeting_NTFjNDg2ZGQtZjQ4Yy00NjI3LThjNjY tOGU3ZDlhYWRkYjBh%40thread.v2/0?context=%7b%22Ti d%22%3a%2228cd8f80-3c44-4b27-81a0-

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

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

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

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

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

DEPARTMENT OF HEALTH

Office of Statewide Research

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

DATE AND TIME: November 4, 2020, 9:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct review of new research studies involving human

participants, modifications to existing studies, and continuing review of ongoing research to make sure research studies comply with regulations and the Department's ethical standards.

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

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

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

DEPARTMENT OF CHILDREN AND FAMILIES

Family Safety and Preservation Program

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

DATE AND TIME: October 26, 2020, 2:00 p.m. – 5:00 p.m.

PLACE: Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/713675813

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

United States (Toll Free): 1(877)309-2073, One-touch: tel: 1(877)309-2073, 713675813#

United States: (646)749-3129, One-touch: tel: (646)749-3129, 713675813#, Access Code: 713-675-813

Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com, Meeting ID: 713 675 813 or dial directly: 713675813@67.217.95.2 or 67.217.95.2##713675813

GENERAL SUBJECT MATTER TO BE CONSIDERED: CIRRT Advisory Committee Meeting

A copy of the agenda may be obtained by contacting: Lisa Rivera at Lisa.Rivera@myflfamilies.com or (850)294-4765.

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: Lisa Rivera at Lisa.Rivera@myflfamilies.com or (850)294-4765. 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).

NAVIGATION DISTRICTS

West Coast Inland Navigation District

The West Coast Inland Navigation District announces a public meeting to which all persons are invited.

DATE AND TIME: October 23, 2020, 4:00 p.m.

PLACE: To Join Via Telephone, Call Toll Free At: 1(844)855-4444. Phone Access Code: 300627

TO JOIN THE MEETING ON-LINE VIA VIDEO CONFERENCE:

HTTP://JOIN.FREECONFERENCECALL.COM/WCIND202 0

ON-LINE MEETING ID: WCIND2020

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Navigation District

A copy of the agenda may be obtained by contacting: WCIND, 200 E. Miami Avenue, Venice, FL 34285

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.

FLORIDA HOUSING FINANCE CORPORATION

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

DATE AND TIME: October 26, 2020, 9:30 a.m. (Tallahassee local time)

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

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

Jackson Forest, a 105-unit multifamily residential rental development located at 2131 Jackson Bluff Road, Tallahassee, Leon County, FL 32304. The owner and operator of the development is SP Forest LLC located at 5403 West Gray Street, Tampa, FL 33609 or such successor in interest in which SP Forest LLC or an affiliate thereof, is a managing member, general partner and/or controlling stockholder. The prospective manager of the proposed development is Cambridge Management, Inc. d/b/a Cambridge Management of Washington, Inc. located at 5403 West Gray Street, Tampa, FL 32304. The tax-exempt bond amount is not to exceed \$13,200,000.

All interested parties may present oral comments at the public TEFRA hearing or submit written comments regarding the potential bond issuance for the development being financed. Written comments should be received by Florida Housing by 5:00 p.m. (Tallahassee local time), October 21, 2020, and should be addressed to the attention of Tim Kennedy, Assistant

Director of Multifamily Programs. Any persons desiring to present oral comments should appear at the hearing.

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

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

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

A copy of the agenda may be obtained by contacting: NA

For more information, you may contact: Tim Kennedy, Assistant Director of Multifamily Programs

DEPARTMENT OF FINANCIAL SERVICES

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

DATE AND TIME: Wednesday, October 28, 2020, 2:00 p.m. – 4:00 p.m. Eastern Time

PLACE: GoToMeeting virtual meeting. See agenda for GoToMeeting details.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida PALM Executive Steering Committee will meet to discuss the status of the Florida PALM Project.

A copy of the agenda may be obtained by contacting: the Florida PALM Project website https://www.myfloridacfo.com/floridapalm/governance/.

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: Jenifer Hartsfield at (850)410-9025 or FloridaPALM@myfloridacfo.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: or would like to submit public comment regarding the Florida PALM Executive Steering Committee, please email FloridaPALM@myfloridacfo.com.

CITIZENS PROPERTY INSURANCE CORPORATION

The Ad Hoc Committee (recently appointed at the 09.23.20 Board of Governors Meeting) announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, October 27, 2020, 2:00 p.m. – 3:00 p.m. ET (Rescheduled from October 21, 2020)

PLACE: Zoom Webinar link available at www.citizensfla.com Dial In: (786)635-1003, Webinar ID: 986 4372 9596

GENERAL SUBJECT MATTER TO BE CONSIDERED: Recruitment Process for Chief Legal Officer and General Counsel

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Barbara Walker at (850)445-9645. 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: Barbara.Walker@citizensfla.com; 2101 Maryland Circle, Tallahassee, FL 32303, (850)445-9645.

SOUTH DADE SOIL AND WATER CONSERVATION DISTRICT

The South Dade Soil & Water Conservation District announces a public meeting to which all persons are invited.

DATE AND TIME: October 15, 2020, 9:30 a.m.

PLACE: Please call for address to meeting.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Agenda Items for presentation to the Board of Supervisors, District Projects, Updates from the USDA.

A copy of the agenda may be obtained by contacting: Wendy Canty, (305)242-1288.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 1 days before the workshop/meeting by contacting: SDSWCD, (305)242-1288. 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: Cooper Mc Millan, (305)242-1288.

ENTERPRISE FLORIDA, INC.

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

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

PLACE: Virtual Meeting

GENERAL SUBJECT MATTER TO BE CONSIDERED: Enterprise Florida will host a New Board Member Orientation call to give an overview of the organization and organizational structure.

A copy of the agenda may be obtained by contacting: Katie Richardson, (850)530-8070.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 1 days before the workshop/meeting by contacting: 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: Katie Richardson, (850)530-8070.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF HEALTH

Board of Medicine

Notice is hereby given that the Board of Medicine has received a Petition for Declaratory Statement filed by Armando Augusto Falcon, M.D., on October 13, 2020. The Petitioner seeks a declaratory statement from the Board regarding his liability for diagnosis based in part on false information in the E-FORSCE database by the DEA and the need for rulemaking to control such activity by law enforcement. The Board will consider this petition at its meeting currently scheduled for December 4, 2020. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice. Copies of the petition may be obtained by writing Claudia Kemp, J.D., Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253, or from MQA.Medicine@FLHealth.gov.

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 HEALTH

Design & Construction #11848100-Orlando Health Physics Lab – New Garage and Re-Roof of Storage Building at 2044 ADVERTISEMENT FOR BID

PROPOSALS ARE REQUESTED FROM QUALIFIED FLORIDA CONTACTORS BY THE DEPARTMENT OF HEALTH-DESIGN AND CONSTRUCTION, HEREINAFTER REFERRED TO AS OWNER, FOR THE CONSTRUCTION OF: PROJECT NO: FDOH 11848100

PROJECT NAME & LOCATION: Orlando Health Physics Lab – New Garage and Re-Roof of Storage Building at 2044 All Children's Way, Orlando Fl.

FOR: Florida Department of Health Orange County

PREQUALIFICATION: Each bidder whose field is governed by Chapter 399, 455, 489, and 633 of the Florida Statutes for licensure or certification must submit prequalification data of their eligibility to submit proposals five (5) calendar days prior to the bid opening date. If not previously qualified by the Owner for the current biennium (July 1 through June 30) of odd numbered years, please verify pre-qualification is still valid. Call (850)488-6233 for information on prequalification with the Department of Management Services. After the bid opening, the low bidder must qualify in accordance with Chapter 60D-5.004.

PUBLIC ENTITY CRIME INFORMATION STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for Category Two for a period of 36 months from the date of being placed on the convicted vendor list.

DISCRIMINATION; DENIAL OR REVOCATION FOR THE RIGHT TO TRANSACT BUSINESS WITH PUBLIC ENTITIES: An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity.

PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND: If the construction contract award amount is \$100,000.00 or less, a Performance Bond and a Labor and Material Payment Bond are not required.

Sealed bids will be received, publicly opened and read aloud on: November 12, 2020, 10:00 a.m. ET

PLACE: 2100 All Children's Way, Orlando, Florida 32818

PROPOSAL: Bids must be submitted in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, which may be examined and obtained from the:

ARCHITECT-ENGINEER: C. Alan Anderson Architect, P.A. TELEPHONE: (941)929-0329

Full sets of drawings and specifications in electronic PDF format may be acquired from the Architect listed above.

CONTRACT AWARD: The official Notice of Award Recommendation will be by electronic posting on the Department's website at http://vbs.dms.state.fl.us/vbs/vbs_www.main_menu Failure to file a protest within the time prescribed in subsection 120.57(3), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes. If no protest is filed the contract will be awarded to the qualified, responsive low bidder in accordance with Chapter 60D-5 by the Owner.

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., Thursday, October 8, 2020 and 3:00 p.m., Wednesday, October 14, 2020.

Rule No.	File Date	Effective Date
		Date
5B-52.001	10/13/2020	11/2/2020
5B-52.002	10/13/2020	11/2/2020
5B-52.003	10/13/2020	11/2/2020
5B-52.006	10/13/2020	11/2/2020
5B-52.007	10/13/2020	11/2/2020
5B-52.0075	10/13/2020	11/2/2020
5B-52.008	10/13/2020	11/2/2020
5B-52.009	10/13/2020	11/2/2020
5B-52.010	10/13/2020	11/2/2020
5B-52.011	10/13/2020	11/2/2020
5B-52.012	10/13/2020	11/2/2020
33-602.210	10/8/2020	10/28/2020
53ER20-81	10/8/2020	10/8/2020
61G6-9.002	10/8/2020	10/28/2020
61G6-9.003	10/8/2020	10/28/2020
61G6-9.007	10/8/2020	10/28/2020
61G10-11.004	10/8/2020	10/28/2020
61G10-13.009	10/8/2020	10/28/2020
61G10-15.003	10/8/2020	10/28/2020
61G10-18.002	10/8/2020	10/28/2020
61G15-19.0051	10/13/2020	11/2/2020
61G15-19.0071	10/13/2020	11/2/2020
61G15-23.004	10/13/2020	11/2/2020
61G15-23.005	10/13/2020	11/2/2020

61019 14 000	10/12/2020	11/2/2022	
61G18-14.002	10/13/2020	11/2/2020	
61G18-16.002	10/13/2020	11/2/2020	
61G18-30.001	10/13/2020	11/2/2020	
62-769.800	10/12/2020	11/1/2020	
64B2-12.0155	10/13/2020	11/2/2020	
64B2-18.001	10/13/2020	11/2/2020	
64B2-18.0075	10/13/2020	11/2/2020	
64B4-31.010	10/9/2020	10/29/2020	
64B8-51.002	10/9/2020	10/29/2020	
64B8-51.006	10/9/2020	10/29/2020	
64B9-4.011	10/13/2020	11/2/2020	
64B16-27.4001	10/14/2020	11/3/2020	
64B16-31.001	10/8/2020	10/28/2020	
64B16-31.003	10/8/2020	10/28/2020	
64B16-31.005	10/8/2020	10/28/2020	
64B16-31.007	10/8/2020	10/28/2020	
64B16-31.009	10/8/2020	10/28/2020	
64B16-31.033	10/8/2020	10/28/2020	
64B16-31.035	10/8/2020	10/28/2020	
64B16-31.037	10/8/2020	10/28/2020	
64B16-31.039	10/8/2020	10/28/2020	
64B16-31.041	10/8/2020	10/28/2020	
64B16-31.043	10/8/2020	10/28/2020	
64B20-2.007	10/13/2020	11/2/2020	
64B32-2.001	10/9/2020	10/29/2020	
68A-25.002	10/13/2020	11/2/2020	
68A-26.002	10/13/2020	11/2/2020	
68A-27.003	10/13/2020	11/2/2020	
68A-29.002	10/13/2020	11/2/2020	
LIST OF RULES AWAITING EPA APPROVAL PURSUANT TO			
	99ROVAL PURSU 3.4146 (2), FLORI		
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	**/**/***
62-331.219	6/11/2020	**/**/****
62-331.220	6/11/2020	**/**/***
62-331.221	6/11/2020	**/**/***
62-331.222	6/11/2020	**/**/****
62-331.223	6/11/2020	**/**/***
62-331.224	6/11/2020	**/**/***
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	**/**/***
62-331.233	6/11/2020	**/**/***
62-331.234	6/11/2020	**/**/***
62-331.235	6/11/2020	**/**/***
62-331.236	6/11/2020	**/**/***
62-331.237	6/11/2020	**/**/***
62-331.238	6/11/2020	**/**/****
62-331.239	6/11/2020	**/**/****
62-331.240	7/21/2020	**/**/****
62-331.241	6/11/2020	**/**/****
62-331.242	7/21/2020	**/**/***
62-331.243	6/11/2020	**/**/***
62-331.244	6/11/2020	**/**/***
62-331.245	6/11/2020	**/**/***
62-331.246	6/11/2020	**/**/***
1	•	•

62-331.247	6/11/2020	**/**/****
62-331.248	7/21/2020	**/**/****
APPROVA	ULES AWAITING L L SECTIONS 120.54 73.1391(6), FLORID	1(3), 373.139(7)
Rule No.	File Date	Effective Date
60FF1-5.009	7/21/2016	**/**/****
60P-1.003	11/5/2019	**/**/***
60P-2.002	11/5/2019	**/**/****
60P-2.003	11/5/2019	**/**/****
64B8-10.003	12/9/2015	**/**/***

DEPARTMENT OF TRANSPORTATION

SunTrail Cancel Solicitation Cycle

Florida Administrative Register: https://www.flrules.org/ FLORIDA DEPARTMENT OF TRANSPORTATION: https://www.flrules.org/Gateway/Department.asp?toType=&D eptID=14

SECTION: Agency 14

Miscellaneous

The Florida Department of Transportation's (FDOT's) work program and the associated budget are subject to periodic reviews to ensure fiscal responsibility and compliance. These reviews must include the Program and Resource Plan, the 36-Month Cash Forecast and the Five-Year Finance Plan. The August Revenue Estimating Conference projected a loss of \$1.359B of revenue thru FY 25/26; the largest loss is in current fiscal year (FY 20/21): \$430.61M. The FY 20/21 revenue reduction equates to a loss of \$760.3M in state allocations.

Upon review, the open solicitation for new "Funding Requests" through the Shared-Use Nonmotorized (SUN) Trail program for inclusion in the Tentative Five-Year Work Program is cancelled until further notice. The solicitation was officially announced in the FAR – Volume 46, Number 175, September 8, 2020 publication. Please contact Robin Birdsong, FDOT SUN Trail Program Manager, at robin.birdsong@dot.state.fl.us or (850)414-4922 if you have questions.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

The establishment of Moramoto LLC, line-make INDI Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population Pursuant to Section 320.642, Florida Statutes, notice is given that Polaris Sales and Service, Inc., intends to allow the establishment of Moramoto LLC, as a dealership for the sale of motorcycles manufactured by Indian Motorcycle Co. By Polaris Industries Inc., (line-make INDI) at 7809 North Dale Mabry Highway, Tampa, (Hillsborough County), Florida 33614, on or after November 13, 2020.

The name and address of the dealer operator(s) and principal investor(s) of Moramoto LLC, are dealer operator(s): Andrew Mora, 16221 Swenson Ter, Lutz, Florida 33549; principal investor(s): Andrew Mora, 16221 Swenson Ter, Lutz, Florida 33549, Alina Mora, 16221 Swenson Ter, Lutz, Florida 33549.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Jordan Benning, Polaris Sales And Service, Inc., 2100 Highway 55, Medina, Minnesota 55340.

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Office of the Secretary

Florida State Clearinghouse

The state is coordinating reviews of federal activities and federally funded projects as required by subsection 403.061(42), F.S. This includes Outer Continental Shelf activities and other actions subject to federal consistency review under the Florida Coastal Management Program. A list of projects, comments and deadlines, and the address for providing comments, are available at: https://fldep.dep.state.fl.us/clearinghouse/. For information, call (850)717-9076. This public notice fulfills the requirements of 15 CFR 930.

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.