

Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

**DEPARTMENT OF BUSINESS AND PROFESSIONAL
REGULATION**

Board of Veterinary Medicine

RULE NO.: RULE TITLE:

61G18-11.002 Examination and Licensure

PURPOSE AND EFFECT: The Board proposes rule amendments to address the requirements for the laws and rules examination.

SUBJECT AREA TO BE ADDRESSED: Updated requirements for the laws and rules examination.

RULEMAKING AUTHORITY: 455.217, 474.206, 474.207 FS.

LAW IMPLEMENTED: 455.217, 474.207 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: Ruthanne Christie, Executive Director, Board of Veterinary Medicine, 2601 Blair Stone Road, Tallahassee, FL 32399-0751, N13, or by electronic mail - Ruthanne.Christie@myfloridalicense.com.

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 CORRECTIONS

RULE NO.: RULE TITLE:

33-602.210 Use of Force

PURPOSE AND EFFECT: To clarify the rule, to add provisions related to dart-fired electronic immobilization devices, to establish protocol for interactions with unmanned aircraft vehicles on or over state property, and to amend related forms.

SUMMARY: Rulemaking is necessary to amend and add definitions, to qualify the use of reactionary uses of force to prevent an inmate from self-harm, to add a requirement regarding videoing an inmate prior to transport, to clarify who may administer chemical agents in controlled conditions, to

clarify when dart-fired electronic immobilization devices will be used, to establish protocol for interactions with unmanned aircraft vehicles on or over state property, to clarify what video must be included in a review of uses of force, to clarify what information must be included in a review of a use of force involving the use of a dart-fired electronic immobilization device, to establish and clarify post-deployment procedures related to the use of dart-fired immobilization devices, to clarify the review requirements for incidents involving a use of force, to clarify the process for the issuance and return of dart-fired electronic immobilization devices, to clarify when psychiatric restraints may be used, to amend the rule history related to laws implemented, and to revise Forms DC4-650B, DC6-230, and DC6-296 to comport to the changes in the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Department used an itemized checklist to conduct an economic analysis and determine if there is an adverse impact or regulatory cost associated with this rule that exceeds the criteria. Upon review of the proposed changes to the rule, the Department has determined that the amendments will not exceed any one of the economic analysis criteria in a SERC as set forth in s. 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 944.09 F.S.

LAW IMPLEMENTED: 776.012, 776.06, 776.07, 843.04, 943.1717, 944.09, 944.35, 945.025, 945.04, 957.05 F.S.

UNLESS OTHERWISE LIMITED BY S. 120.81(3), F.S., IF REQUESTED BY AN AFFECTED PERSON 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: Paul A. Vazquez, Assistant General Counsel, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, paul.vazquez@fdc.myflorida.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

33-602.210 Use of Force.

(1) Definitions.

(a) No change.

(b) Correctional Emergency Response Team – A team comprised of Department staff trained in special tactics, including the use of deadly force, for the intervention and resolution of life-threatening crisis events.

(c) Crisis Intervention Techniques (CIT) – Methods used to offer immediate, short-term help to individuals who experience an event that produces emotional, mental, physical, or ~~and~~ behavioral distress or problems.

(d) Crisis Intervention Techniques Training – This training assists staff ~~persons~~ in applying non-force de-escalation techniques and strategies in the care and control of inmates suspected to be mentally ill.

(e) CS – Orthochlorobenzal Malononitrile or Orthochlorobenzylidene Malononitrile – An irritant agent that causes a burning sensation and tearing of the eyes, nasal discharge, and skin and upper respiratory irritation.

(f) Custodial grasp – ~~The A department staff person's~~ firm grasp by Department staff of the tricep(s) or elbow(s) of an inmate who is being transported internally and who is proceeding appropriately.

(g) through (h) No change.

(i) Electronic Immobilization Device (EID) – A device (~~either~~ hand-held, dart-fired, shield, or belt/band type) that delivers an immobilizing electric charge of pre-determined and preset duration.

(j) Emergency Action Center – The unit located in the Central Office charged with receiving information reports regarding serious incidents, such as riots and escapes, from all state correctional institutions and private correctional Department of Corrections' (Department) facilities and reporting the information to the proper authorities. This unit also receives requests for criminal histories, warrant confirmations, and offender location requests from law enforcement agencies throughout the United States.

(k) Great Bodily Harm – A physical condition that creates a substantial risk of death, serious personal disfigurement, or protracted loss or impairment of the function of any bodily member or organ.

~~(l)(4)~~ Incident Commander – The employee responsible for the management of emergency incidents, such as riots and natural disasters.

(m) Institution – Any “state correctional institution” as defined in s. 944.02, F.S., or “private correctional facility” as defined in s. 944.710, F.S.

~~(n)(4)~~ Isolation Management Room – A room in an infirmary or inpatient mental health unit that is used for observation and management of inmates who present symptoms of acute mental impairment, inmates who present a risk of

serious self-injurious or suicidal behavior, and other inmates in need of observation for mental health reasons.

~~(o)(m)~~ Less-Lethal Weapons – Weapons whose standard use is less likely to cause death or great bodily harm than are firearms loaded with lethal ammunition, including ammunition. ~~Less lethal weapons include, but are not limited to, EIDs electronic immobilization devices (EIDs); batons, the types of chemical agents described in this rule, mentioned in subsection (6), and specialty impact munitions.~~

~~(p)(4)~~ Less Than Lethal Force – Any force that is neither intended nor likely to cause death or great serious bodily harm.

~~(q)(6)~~ Observation Cells – Cells in areas outside of an infirmary/inpatient mental health unit that meet the safety and custodial standards of an isolation management room.

~~(r)(p)~~ OC – Oleoresin Capsicum (~~pepper spray~~) – An inflammatory agent that causes tearing and involuntary closing of the eyes, nasal discharge, sneezing, disorientation, and the sensation of respiratory distress. OC is the primary chemical agent to be utilized for cell extractions and other in-cell uses unless circumstances exist as described in this rule, outlined below.

~~(s)(4)~~ Organized Use of Force – Any force that may be administered to control, escort, or geographically relocate an inmate, or to quell a disturbance in controlled conditions, when the immediate application is not necessary to prevent a hazard to any person.

(t) Procedural Violation – A violation of any rule, procedure, or training that is not related to the type or amount of force used and is not criminal in nature.

~~(u)(4)~~ Psychiatric Restraints – Devices, ~~restraints are devices,~~ procedures, or techniques used to restrict movement or behavior as to greatly reduce or eliminate the ability of an individual to harm himself, herself, him/herself or others, including and include, but are not limited to, four-point and five-point psychiatric restraints.

~~(v)(6)~~ Qualified Mental Health Professional – A clinician who is credentialed and approved by the Department’s credentials review committee or a Department contractor who provides to provide mental health treatment and services to an inmate assigned to a given level of mental health care.

~~(w)(4)~~ Rapid Response Team – A team comprised of correctional officers (officers) ~~Correctional Officers~~ specially trained in less-lethal and lethal munitions, chemical munitions, crowd control, and riot suppression.

~~(x)(4)~~ Reactionary Use of Force – Any force that must be administered quickly or immediately to compel the cessation of an inmate’s violence or resistance to a lawful order. ~~orders.~~

~~(y)(4)~~ Reasonable Force – Any force that is authorized and appropriate for the purpose of not excessive for protecting oneself or another or for gaining an inmate’s compliance with a lawful order.

~~(z)(w)~~ Rubber Ball Rounds – Multiple pellets fired from cartridges at the lower extremities of rioters that are and designed to inflict pain compliance.

~~(aa)(x)~~ S-2 – The mental health classification grade denoting mild impairment in the ability to meet the ordinary demands of living within general inmate housing (including which includes segregation) due to a diagnosed mental disorder. The impairment in functioning is not so severe as to prevent satisfactory adjustment in general inmate housing with provision of mental health services. Clinical management of the disorder may require at least periodic administration of psychotropic medication, which the inmate may exercise his or her right to refuse.

~~(bb)(y)~~ S-3 – The mental health classification grade denoting moderate impairment in the ability to meet the ordinary demands of living within general inmate housing, due to a diagnosed mental disorder. The impairment in functioning is not so severe as to prevent satisfactory adjustment in general inmate housing with provision of mental health services. Clinical management of the disorder may require at least periodic administration of psychotropic medication, which the inmate may exercise his or her right to refuse.

~~(cc)(z)~~ Self-Injury or Self-Injurious Behavior – Any behavior where an individual purposefully inflicts harm to his or her body for any purpose that is not socially recognized or sanctioned and without the obvious intention of committing suicide. Behavior in which an inmate is attempting to hang him/herself, possesses or utilizes an instrument for self injury or any other action in which risk to the inmate’s life or safety is imminent.

~~(aa)~~ Great Bodily Harm – A physical condition that creates a substantial risk of death, serious personal disfigurement, or protracted loss or impairment of the function of any bodily member or organ.

~~(dd)(bb)~~ Shift Supervisor – The highest ranking ~~correctional~~ officer of the on-duty shift.

~~(ee)(cc)~~ Skip Firing – The practice of firing specialty impact munitions five to seven 5-7 feet in front of rioters, thereby deflecting the munitions into the legs of the rioters.

~~(ff)(dd)~~ Specialty Impact Munitions – Munitions designed to incapacitate, distract, and control a subject with a relatively low likelihood of life-threatening injury.

~~(gg)~~ Suicide Attempt – Any intentional act that is potentially lethal and is committed in an effort to complete a suicide.

~~(hh)(ee)~~ Uninvolved CIT-Trained Staff Member – A CIT-trained staff member who is not involved in the events leading up to the need to use force.

~~(ii)(ff)~~ Wooden Baton Rounds – Multiple wooden projectiles fired from a 37/40-mm weapon, designed to be skip

fired into the lower extremities of rioters to inflict pain compliance.

(2) Authorization to Use Force.

(a) The following authorization to use force is subject to every other provision of this rule. Department staff, and staff of a Department contractor who are responsible for supervising inmates, are authorized to apply force on an inmate only when they reasonably believe it to be necessary to:

1. No change.

2. Prevent a person from escaping from an a-state correctional institution or any facility when the staff member reasonably believes that person is lawfully detained in such institution ~~or facility~~.

3. through 5. No change.

6. Overcome an inmate’s physical resistance to a lawful order, command,

7. No change.

8. Restrain an inmate to permit the lawful administration of medical treatment under the supervision of a physician or his or her designee when treatment is necessary to protect the inmate from self-injury or death, or to protect the health of others.

(b) Force is necessary only when it would be unreasonable to pursue other means of attempting to achieve one of the objectives listed in paragraph (2)(a). Force is an option of last resort, to be used only after when non-force options have been were attempted and were ineffective or when the circumstances reasonably preclude attempting or continuing non-force alternatives to achieve one of the objectives listed in paragraph (2)(a).

(c) Any force used must be reasonable, lawful, and of the minimum amount necessary to achieve one or more of the objectives listed in paragraph (2)(a). the objective(s) from the above list that justified force.

(d) The custodial grasp is not a use of force.

(e) Verbal Mere verbal abuse alone is not a sufficient basis to authorize the use of force.

(3) Determination of Method of Force. If a Department staff member, department or Department contractor staff member, or private correctional facility staff member determines that force should be used, he or she must determine which method of force to use or ~~to~~ seek to use. The person pursuing the use of force should pursue any method a method, or methods, of force that is lawful and that he or she reasonably believes, they reasonably believe, based on ~~their~~ training and experience, is consistent with Department rules and is most appropriate under the circumstances.

(4) Use of Force – General and Miscellaneous Provisions.

(a) No change.

(b) Miscellaneous Use of Force Protocol.

1. Any use of force shall cease whenever an inmate complies with lawful orders or ceases the behavior which justified the use of force.

2. through 4. No change.

5. If an inmate who is secured in a cell fails to comply with a lawful order command to cease his or her prevention of staff from closing a food flap/cuff port cover, staff shall pursue an organized use of force.

6. Reactionary use of force to prevent an inmate from self-harm shall only be used in the most extreme cases when the action of the inmate has caused observable injuries, the inmate is attempting to hang himself or herself, him/herself, or the inmate possesses an instrument for self-injury and the risk is imminently imminent and life threatening.

(c) Video Recording Protocol.

1. No change.

2. Reactionary Use of Force.

a. A ~~video~~ camera operator shall commence recording all reactionary use of force incidents upon arrival at the scene as soon as possible. At a minimum, the camera operator shall verbally identify himself or herself and state themselves as well as stating the date, time, and location of the incident when commencing recording.

b. Once in the event of a reactionary use of force, once the camera operator and shift supervisor arrive on the scene of a reactionary use of force, the shift supervisor, supervisor upon assessing the situation and being properly briefed, briefed shall make a brief statement noting the reason(s) for the use of force. This shall be prior to the conclusion of recording and must include:

(I) through (V) No change.

3. Organized Use of Force.

a. No change.

b. The shift supervisor during any organized use of force shall include in each video recorded markers of the following:

(I) through (VII) No change.

(VIII) Final warning order administered by a supervisor or Incident Commander incident commander,

(IX) through (XIV) No change.

(XV) Verbal refusals by the inmate inmates to participate in decontamination or medical examination (if applicable),

(XVI) No change.

c. Anytime there is a change in the on-scene supervisor or other staff during an application of an organized use of force, a new video recording will be initiated and the requirements in subparagraph (4)(c)1., and sub-subparagraphs (4)(c)3.a. and b., shall be repeated.

d. through e. No change.

4. Post-Use of Force.

a. Video recordings of post-use of force medical exams shall be conducted through a window or at a distance in such a

manner so as to provide the maximum amount of privacy needed for the exams and so as to limit the disclosure of inmate protected health information to the minimum amount necessary. The fact that the footage is taken through a window or at a sufficient distance is to keep communication between the inmate and medical staff confidential and to ensure that only the minimum amount of protected health information, e.g., visible injuries or the lack thereof, is disclosed. Inmates involved in an organized use of force shall be video recorded continually until they have been placed in a vehicle for transportation or in a secure cell.

b. Immediately prior to securing the inmate in a cell or a vehicle for transportation, the officer in charge shall ensure the camera operator records the inmate's anterior and posterior body for the presence or absence of visible injuries. Caution shall be taken to avoid capturing the inmate's unclothed genitalia, buttocks, or female breasts.

(5) Use of Chemical Agents.

(a) General.

1. through 2. No change.

3. Authorization to Use CS instead of OC.

a. No change.

b. The warden or designee may authorize the use of CS as an initial primary chemical agent whenever past applications of OC to OC to an inmate were documented on a Report of Force Used, Form DC6-230, DC6-230 as having been applied and ineffective. Form DC6-230, Report of Force Used, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-09006>.

The effective date of the form is 01/18.

c. No change.

4. No change.

(b) Reactionary use of chemical agents on inmates outside of controlled conditions.

1. Officers may utilize chemical agents for any of the reasons set forth in paragraph (2)(a), subparagraphs (2)(a)1-8. During emergency situations with multiple inmates in an outside area, chemical agents may be applied to quell the disturbance. In reactionary use of force situations, chemical agents are authorized for disbursal in a continuous manner until the moment the inmate(s) become(s) compliant with lawful orders.

2. No change.

(c) Use of Chemical Agents on Inmates in Controlled Conditions.

1. The warden or designee shall be consulted and his or her written Authorization for Use of Force, Form DC6-232, DC6-232 must be obtained for any organized use of force force, prior to the application of chemical agents. Form DC6-232,

Authorization for Use of Force, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500,

<http://www.flrules.org/Gateway/reference.asp?No=Ref-01701>.

The effective date of the form is 09/09. The person ~~who was~~ responsible for submitting the use of force authorization shall prepare, date, and sign the authorization either prior to or immediately after the end of the shift in which force was used. If the authorization for use of force is granted after normal working hours, the authority granting the action shall sign the use of force authorization within one day following the incident, excluding weekends and holidays.

2. When an inmate in a controlled condition creates a disturbance, or the officer's ability to provide unit security is adversely impacted by an inmate's behavior, and the inmate refuses to comply with clear and audible lawful orders to cease his or her behavior, the following steps will be followed unless there is an emergency or other circumstances arise that would dictate alternative actions: ~~actions~~.

a. through b. No change.

c. If the inmate remains non-compliant, prior to issuance of a final order to an inmate ordering compliance with lawful commands or cessation of the behavior that would justify using force, the confinement lieutenant, close management ~~lieutenant~~, ~~lieutenant~~ or shift supervisor shall have control room staff check the Bed Inventory List to ascertain whether the inmate involved is classified as S-2 or higher. During regular work hours, if the involved inmate is S-2 or higher, the housing lieutenant or shift supervisor shall have a qualified mental health professional, if available, or CIT-trained security staff member provide crisis intervention and attempt to de-escalate the situation and prevent a use of force. After regular work hours, the housing lieutenant or shift supervisor shall have an uninvolved CIT-trained officer speak with the inmate in an attempt to de-escalate the situation and prevent a use of force.

d. If the inmate remains non-compliant or continues in his or her behavior that would justify using force and it is evident that the use of chemical agents is necessary to gain control of the inmate while minimizing the risk of injuries to others, ~~others~~ the housing lieutenant or shift supervisor shall ensure that the following order of events takes place:

(I) No change.

(II) The shift supervisor shall review the Risk Assessment ~~for the For The Use of Of~~ Chemical Restraint Agents ~~and And~~ Electronic Immobilization Devices, Form DC4-650B, ~~DC4-650B~~ to determine whether the inmate has a medical condition that may be exacerbated by the intended ~~the intended~~ force. Form DC4-650B, Risk Assessment for the Use of Chemical Restraint Agents and Electronic Immobilization Devices, is hereby incorporated by reference. Copies of this form are

available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-09004>.

The effective date of the form is 01/18. If the inmate has a medical risk factor for chemical agents, chemical agents shall not be used on the inmate unless each of the following conditions exists: the inmate possesses a weapon capable of causing great bodily harm or death, the warden or designee approves, and medical staff are present in the housing unit prior to the application of chemical agents. ~~However, if the inmate has a medical risk factor for chemical agents as indicated on the risk assessment, this does not automatically preclude the use of electronic immobilization devices on the inmate.~~ Medical staff shall be consulted about physical conditions of an inmate that may be aggravated by the application of chemical agents unless safety concerns prevent prior consultation. If the inmate has a medical risk factor for chemical agents as indicated on the risk assessment, this does not automatically preclude the use of electronic immobilization devices on the inmate.

(III) through (IV) No change.

(V) Video recording procedures shall be initiated as outlined in subsection ~~(4) (4)~~, of this rule.

(VI) A confinement or close management lieutenant or shift supervisor shall issue a clear concise and audible final order to the inmate inmate(s) ordering compliance. The inmate shall be advised chemical agents shall be used, if necessary, to gain compliance. If the inmate complies, the compliance shall be video recorded for three (3) 3 minutes and then the video recording shall cease. If, during the same shift, the inmate resumes his or her ~~his/her~~ disruptive behavior, video recording shall resume prior to the application of chemical agents or other force. This recording shall include a statement referring to the originating incident, and continue from this point until the decontaminating shower is given, medical examination is offered, and the inmate is returned to secure, decontaminated housing or transport vehicle.

(VII) If, after three (3) 3 minutes, the inmate remains non-compliant with the final order of the housing lieutenant or shift supervisor and continues to disobey lawful orders or continues the behavior that would justify using force, a designated security staff member ~~the shift supervisor~~ shall administer chemical agents upon the inmate in the amount of no greater than three (3) one-second bursts. The housing lieutenant or shift supervisor shall be present to directly oversee and provide clear direction to the security staff member designated to administer the chemical agents.

(VIII) through (IX) No change.

e. Protocol following a third application of chemical agents.

(I) The warden or designee shall be consulted to evaluate further responses. Additional Report of Force Used, Form DC6-

~~230, DC6-230~~ shall be used to document the incident. The shift supervisor shall ensure all use of force applications are properly documented in a Report of Force Used, Form DC6-230.

(II) The warden or designee shall authorize the activation of a cell extraction team as necessary to ensure obtain safety or obtain compliance; ~~however, however~~ additional applications of chemical agents shall not be administered or discharged upon an inmate after the initial three applications until at least sixty (60) minutes have elapsed from the time of the last application.

f. Post-chemical agent use protocol.

(I) Once the inmate becomes compliant with lawful orders and ceases his or her disruptive behavior, Department staff shall initiate decontamination protocol as outlined in paragraph (9)(b) ~~(9)(b)~~, of this rule.

(II) Once decontamination protocol is complete, the inmate shall be offered medical examination as outlined in paragraph (9)(c) ~~(9)(c)~~, of this rule.

(III) Reports for the completed use of force shall be completed in accordance with paragraph (9)(a) ~~(9)(a)~~, of this rule.

(6) Use of Other Less-Lethal Weapons.

(a) No change.

(b) The use of EIDs ~~electronic immobilization devices (EIDs)~~, batons, ~~the types of chemical agents mentioned in this section~~, specialty impact munitions, or other less-lethal weapons within an institution ~~institutions~~ shall be authorized ~~authorized~~, only by the warden or designee ~~designee~~, when their use is necessary, their use would comport with the other provisions of this rule, and the use of the chemical agents referenced elsewhere in this rule would be either inappropriate or ineffective. Such weapons shall be utilized by officers who have completed the Department's standard training on their use and shall be used in accordance with manufacturer specifications.

1. EIDs.

a. EIDs authorized by the Department include:

(I) Handheld EIDs, which shall be an intermediate level of force alternative, issued to officers who are transporting and supervising inmates outside an institution.

(II) Dart-fired EID (DFEID), which shall be an intermediate level of force alternative, issued primarily to officers supervising inmates within the general population setting. DFEIDs shall not be used on inmates while in a confinement or close management cell.

(III) Electronic shields, which may be used by forced cell extraction teams, and

(IV) Electronic restraint belts, which are authorized to be placed on an inmate for appearance in court, during transportation, or when the inmate is determined to be high risk or to have a history of violent behavior.

~~b.a-~~ EIDs shall not be used on anyone other than an inmate during an authorized use of force, or upon any person to prevent serious injury or death. If possible, the shift supervisor shall counsel with the inmate, issue the final order to the inmate ordering compliance or cessation of disruptive behavior, and be present prior to the use of an EID at an institution, ~~institution~~ or during work detail or transport.

~~b.~~ EIDs authorized by the Department include:

~~(I) Handheld EIDs, which shall be the intermediate level of force alternative, issued primarily for the purpose of transportation and supervision of inmates outside the institution,~~

~~(II) Electronic shields, which may be used by force cell extraction teams; and,~~

~~(III) Electronic restraint belts, which are authorized to be placed on an inmate for appearance in court, during transportation, or when the inmate is determined to be high risk or to have a history of violent behavior.~~

c. DFEIDs are authorized to be used during reactionary use of force incidents prior to using chemical agents or physical force when appropriate and necessary to quickly or immediately quell a disturbance involving the active physical resistance of an inmate to a lawful order when the inmate has the apparent ability to physically threaten an officer or another person.

d. DFEIDs are authorized to be used during reactionary use of force incidents when appropriate to defend against an inmate's imminent use of unlawful force upon staff, inmates, or others, or to overcome an inmate's active physical resistance to a lawful order when the inmate has the apparent ability to physically threaten an officer or another person.

~~e.e-~~ Prior to any organized use of force of the type described in sub-sub-subparagraph (6)(b)1.a.(III), ~~(6)(b)1.b.(II)~~, above, the shift supervisor shall review the Risk Assessment ~~for the For The Use of Of~~ Chemical Restraint Agents and And Electronic Immobilization Devices, Form DC4-650B, DC4-650B to determine whether the inmate has a medical condition that may be exacerbated by the intended force. If the inmate has a medical risk factor for EIDs, they shall not be used on the inmate unless each of the following conditions exists: the inmate possesses a weapon capable of causing great bodily harm or death, the warden or designee approves, and medical staff are present in the housing unit prior to the application of EIDs. ~~However, if the inmate has a medical risk factor for EIDs, this does not automatically preclude the use of chemical agents on the inmate.~~ Medical staff shall be consulted about physical conditions of an inmate that may be aggravated by the application of EIDs unless safety concerns prevent prior consultation. If the inmate has a medical risk factor for EIDs, this does not automatically preclude the use of chemical agents on the inmate.

2. Specialty impact munitions. Specialty impact munitions shall only be used when necessary after all other reasonable alternatives to regain control have been exhausted ~~and their use is necessary~~. They are intended to be used as an interim force response between the use of chemical agents and deadly force.

a. Specialty impact munitions shall be used only by the Department's designated armed response teams, Rapid Response Teams, Correctional Emergency Response ~~Teams~~ Teams and/or trained staff as authorized by the Deputy Secretary of Institutions for use during riots and disturbances and to respond to staff assaults. They are intended as a less-lethal alternative to the use of deadly force. Specialty impact munitions shall not be used on anyone other than an inmate during an authorized use of force.

b. The following specialty impact munitions have been approved for use by the Department:

(I) through (VI) No change.

(VII) 40-mm impact munitions (OC, marking and inert foam) long ~~range, and range;~~ range, and range;

(VIII) No change.

c. through d. No change.

3. Pepperball Launching System (PLS). The PLS shall be used instead of aerosol-type chemical agents when aerosol-type chemical agents would not be effective due to weather conditions or when their use could subject the officer or uninvolved inmates to injury. The PLS shall be used only by restricted labor squad supervisors and exercise officers for confinement, close management, maximum management, and death row populations. The PLS shall only be employed by officers who have completed the Department's standard training ~~trained~~ in their use and effects.

a. General Provisions.

(I) No change.

(II) The PLS is classified as less-lethal at all distances, but, unless the incident necessitates otherwise, it only should be utilized at a distance of five (5) feet or greater to prevent the inmate from attempting to take control of the launcher.

b. Use of the PLS in ~~in~~ Controlled Conditions.

(I) through (II) No change.

c. Use of the PLS Outside of Controlled Conditions.

(I) No change.

(II) The PLS is authorized for use in confinement, close management, maximum management, and death row recreation areas to quell mass disturbances, violent events, assaults, and fights among inmates.

4. Noise flash distraction devices. Noise flash distraction devices shall be used only by the Department's Rapid Response Teams, Correctional Emergency Response ~~Teams~~ Teams and/or other trained staff as authorized by the Deputy Secretary of Institutions for the purpose of creating a momentary diversion to assist correctional staff in restoring order in hostile

situations. These situations include hostage rescue, crowd ~~control, control~~ and certain escape and recapture efforts. The following noise flash distraction devices have been approved for use by the Department:

~~a.(a)~~ a.(a) Hand-launched, reloaded noise flash distraction ~~devices, devices;~~

~~b.(b)~~ b.(b) Hand-launched, single use noise flash distraction ~~devices, and devices;~~

~~c.(c)~~ c.(c) Shotgun-launched (aerial distraction) noise flash distraction devices.

(7) Use of Deadly Force.

(a) Use of Deadly Force. Except as set forth elsewhere in this subsection, an officer is authorized to use deadly force only when the officer believes that such force is necessary to prevent imminent death or great bodily harm to himself, herself, ~~him or herself~~ or another.

1. Use of Firearms. The procedures set forth in this rule shall be readily available at all institutions ~~and facilities~~ for staff review.

2. Firearms or weapons shall be issued to an officer only upon instructions of the warden or designee, chief of security, or shift supervisor by the arsenal officer or the officer designated to issue weapons. Officers shall not intentionally discharge a firearm loaded with lethal ammunition, as opposed to less-lethal ammunition, at or in the direction of another person except under the following circumstances ~~and~~ after all reasonable non-lethal alternatives have been exhausted ~~exhausted~~, and there is no reasonable danger to innocent bystanders:

a. No change.

b. To prevent any conveyance to gain unauthorized entry into or exit from an a correctional institution,

c. through d. No change.

3. Nothing in this rule ~~Subparagraph (7)(a)2.~~ shall ~~not~~ be read to say that there are always reasonable non-lethal alternatives to the intentional discharge of firearms loaded with lethal ammunition.

4. Firearms and other weapons are approved for use by the Department's designated armed response team, Rapid Response Teams, Correctional Emergency Response ~~Teams~~ Teams and/or other trained staff as authorized by the Deputy Secretary of Institutions for use during riots and mass disturbances. The Incident Commander shall determine the type of authorized lethal or less-lethal ammunition that is necessary to quell the riot or mass disturbance, and shall give orders accordingly.

5. No change.

6. Firearms shall not be discharged:

a. through b. No change.

c. As a warning, except during escapes or when the officer reasonably believes it necessary to protect oneself or another

from imminent death or great bodily harm, and time permits to do so,

d. Until the employee reasonably believes that the person to be fired upon is an escaping ~~department~~ inmate,

e. through g. No change.

(b) Because aircraft such as helicopters, airplanes, and unmanned aircraft (collectively referred to as "aircraft") can be used to deliver contraband, carry out assaults, or facilitate an escape at an institution, the following policy shall apply whenever an aircraft approaches the perimeter fence line:

1. Staff shall immediately notify the control room of the location of the aircraft and its direction of flight, and shall continue to observe the aircraft.

2. When it can be done safely, actions other than firing weapons, such as waving arms in a manner to indicate disapproval to enter an area, shall be made in an attempt to cause the aircraft to change its flightpath.

3. If, when used, attempts to divert the aircraft fail, the aircraft shall be allowed to land.

4. Staff shall conduct a search of the flightpath of the aircraft over the property of an institution to determine if contraband was dropped.

5. All inmates shall be kept away from an aircraft while it is over or on the property of an institution.

6. Once an aircraft lands on the property of an institution, it shall be secured using armed security staff and shall be prevented from being flown away without causing damage to the aircraft by securing the flight equipment with locks and chains so that the aircraft can safely be removed by the proper authorities.

7. If an aircraft lands due to an in-flight emergency, it and any of its occupants shall be secured by staff until they are removed from the landing site.

8. If an aircraft hovers over or lands on the property of an institution for any reason, efforts shall be made to stop any inmate from boarding the aircraft. Any attempt by an inmate to board an aircraft shall be deemed to be an escape attempt. Department personnel are authorized to use deadly force against any inmate attempting to escape in accordance with this rule. When circumstances permit, a verbal warning to halt and a warning shot shall be fired prior to the inmate reaching the aircraft to board.

9. If weapons are fired from an aircraft, Department personnel are authorized to return fire and use deadly force to protect themselves and others from imminent death or great bodily harm.

10. Firearms shall not be fired toward a departing aircraft after it leaves contact with the ground except when weapons are being fired from the aircraft.

11. Department personnel may use deadly force against an escaping inmate being carried by the unmanned aircraft.

12. When an aircraft lands on the property of an institution, the local law enforcement agency and the Office of Inspector General shall be immediately notified. The Office of Inspector General shall notify the Florida Department of Law Enforcement, Federal Bureau of Investigation, and the Federal Aviation Administration.

13. All inmates shall receive orientation regarding this paragraph of the rule, which shall be made a part of the Department's orientation program at all reception centers. This orientation shall contain instructions stating that should any aircraft land or attempt to land on or near the property of a state correctional institution or private correctional facility, inmates are required to move away from the aircraft, and that any movement toward the aircraft by an inmate shall be viewed as an escape attempt and shall subject the inmate to the use of deadly force to prevent him or her from escaping. Because helicopters or other aircraft may be used during an escape or assault, the following policy shall apply:

1. When it can be done safely, actions other than firing weapons, such as waving arms in a manner to indicate disapproval to enter an area, shall be made in an attempt to cause the aircraft to leave.

2. If these attempts fail, the aircraft shall be allowed to land.

3. All inmates shall be kept away from the aircraft.

4. The aircraft shall be secured using armed security staff and shall be prevented from being flown away by securing the flight equipment with locks and chains, without causing damage to the aircraft, so that the aircraft can safely be removed by the proper authorities.

5. If the landing occurs due to an in-flight emergency, e.g., engine failure, staff shall maintain security of the aircraft and all occupants until their removal from the site.

6. Once the aircraft lands, efforts shall be directed to stop any inmate from boarding the aircraft. Staff are authorized to shoot any inmate attempting to escape in accordance with this rule. When circumstances permit, a verbal warning to halt and a warning shot shall be fired prior to the inmate reaching the aircraft to board.

7. If weapons are fired from an aircraft, Department personnel are authorized to return fire and use deadly force to protect themselves and others from imminent death or great bodily harm.

8. Firearms shall not be used on departing aircraft after leaving contact with the ground. Immediate notification, without delay, shall be made to the law enforcement agency of local jurisdiction and the Office of Inspector General upon an aircraft landing on Department property. The Office of Inspector General shall notify the Florida Department of Law Enforcement, Federal Bureau of Investigation, and the Federal Aviation Administration.

~~9. All inmates shall receive orientation in regard to this subsection of the rule. This subsection of the rule shall be made a part of the Department's orientation program at all reception centers. This orientation shall contain instructions indicating that should any aircraft attempt to land on or near the property of any Department facility, inmates are required to move away from the aircraft. Movement toward the aircraft by an inmate shall be viewed as an escape attempt and shall subject the inmate to the use of deadly force to prevent him or her from escaping.~~

(c) Use of a conveyance to gain unauthorized entry into or exit from an ~~a~~ correctional institution or facility. The institution or facility shall take the following steps to prevent any conveyance or vehicle from being used to gain unauthorized forced entry into or forced exit from its perimeter area:

1. through 2. No change.

(d) Use of Force to Prevent Escape or to Recapture Escapee. Officers are authorized to use force, including deadly force, as necessary to prevent the escape of an inmate from an ~~a~~ correctional institution.

1. Escape attempts from inside an institutional perimeter where armed perimeter staff are assigned:

a. Institutions with a double perimeter fence. A loud verbal warning shall be made, if possible, instructing the inmate to stop or halt prior to the inmate's contact with any inner perimeter fence. A warning shot may be safely fired prior to any inmate's attempt to cross or pass over, through, or under the inner perimeter fence. A ~~The~~ firearm shall not be fired at the inmate until he or she has begun to cross or pass over, through, or under the inner perimeter fence.

b. Institutions with a single perimeter fence. A loud verbal warning shall be reasonably made, if possible, where possible ~~reasonably made, if possible, where possible~~ instructing the inmate to stop or halt prior to the inmate's contact with any perimeter fence. A ~~and a~~ warning shot may be ~~may be~~ safely fired prior to the inmate's contact with the perimeter fence. A firearm shall not be fired at the inmate until he or she has begun to cross, or to pass over, through, or under the perimeter fence.

c. No change.

2. Apprehension of escaped inmates once they are outside an institutional perimeter.

a. Officers are considered to be in active pursuit of an escaped inmate who has fled from an institution or supervised work detail so long as the escape commander determines that the escape recovery efforts are active. An officer is authorized to use deadly force, after giving a loud verbal warning for the inmate to stop or halt the escape attempt, when the inmate is demonstrating a refusal to cease active flight or escape from an institution or supervised work detail. A firearm shall not be fired if it creates a hazard to persons ~~to persons~~ other than the inmate.

b. No change.

c. Officers may provide assistance to any law enforcement agency that is seeking to capture or take into custody any inmate who has failed to return from a furlough or non-supervised outside assignment or who has escaped from any work release center. Officers ~~Correctional officers~~ who are utilized to assist outside law enforcement agencies are authorized to use deadly force pursuant to Florida law.

3. No change.

(e) Post-Firearm Discharge Protocol.

1. In addition to the any applicable post-use of force protocol set forth in subsection ~~(9)~~ ~~(9)~~ of this rule, officers shall comply with the following protocol after a firearm is discharged: discharged.

a. Any officer who discharges a firearm shall complete a Use of Force Incident Report, Form DC6-210A. Form DC6-210A, Use of Force Incident Report is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-09005>. The effective date of the form is 01/18.

b. Any officer who has fired a weapon during the performance of his or her duty shall, upon the conclusion of the event giving rise to the discharge of the firearm, immediately notify his or her supervisor.

c. The shift supervisor shall, immediately after learning of such an incident, have the scene secured and notify the Office of Inspector General.

d. The senior officer in charge at the scene of the incident shall ensure all evidence is undisturbed, including locations of empty cartridges, until processed by a law enforcement agency or the Office of Inspector General. Any officer who discharges a firearm shall complete a Use of Force Incident Report, Form DC6-210A. Form DC6-210A, Use of Force Incident Report is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-09005>. The effective date of the form is 01/18. Any officer who has fired a weapon during the performance of his or her duty shall, upon the conclusion of the event giving rise to the discharge of the firearm, immediately notify his or her supervisor. Such shift supervisor shall, immediately after learning of such an incident, have the scene secured and notify the Office of Inspector General. The senior officer in charge at the scene of the incident shall ensure all evidence is undisturbed, including locations of empty cartridges, until processed by a law enforcement agency or the Office of Inspector General.

2. Any officer who accidentally or negligently discharges a Department firearm ~~or any firearm~~ upon the property of any

~~institution~~ ~~institutional property~~ shall immediately report the incident to the warden or designee and shall complete a Use of Force Incident Report, Form DC6-210A.

(8) Use of Force Considerations and Protocol Unique to Inmates in Mental Health Treatment Settings.

(a) It is often necessary to use force on inmates who are in the mental health treatment settings ~~described in this subsection, set forth in the following paragraph. While~~ ~~Though~~ these situations present unique issues and challenges, they are subject to all the provisions of this ~~rule unless otherwise stated in this subsection, rule, including the following paragraph. Where this subsection may depart from use of force protocol set forth in other subsections of this rule, the provisions of this subsection shall nonetheless bind Department staff members in situations involving those inmates described in the following paragraph.~~

(b) through (d) No change.

(e) Use of Psychiatric Restraints.

1. Psychiatric restraints ~~shall only be applied to inmates in an inpatient mental health level of care status when housed in an isolation management room. are devices, procedures, or techniques used to restrict movement or behavior as to greatly reduce or eliminate the ability of an individual to harm him/herself or others, and include, but are not limited to, four-point and five-point psychiatric restraints.~~

2. The warden or designee may only authorize placing an inmate in psychiatric restraints after receiving an order and authorization from a qualified clinician. Authorization consultation with a member of health services staff. ~~Approval~~ from the warden or designee shall be obtained prior to any inmate being placed in psychiatric restraints. Health services staff shall review the medical record of the inmate prior to advising the warden or designee of known medical conditions that would affect the health of the inmate should the inmate be placed in psychiatric restraints. There are some instances when an inmate must be placed in psychiatric restraints immediately after having chemical agents applied. In such situations, the inmate shall be monitored by health services staff without interruption. Medical attention shall be provided, upon detection of physical distress, without unnecessary delay. No inmate shall be restrained in a manner that which restricts breathing.

3. When the use of psychiatric restraints is authorized, and the inmate does not offer resistance to the application of the restraints, the completion of Form DC6-210, Incident Report, shall be required. Form DC6-210, Incident Report, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-01697>. The effective date of the form is 12/12 ~~12-12~~. The application

of the psychiatric restraints will be videotaped. The videotape, Form DC6-210, a written use of force authorization, Form DC4-701C, Emergency Room Record, and Form DC4-708, Diagram of Injury, ~~Injury~~ shall ~~also~~ be completed in their entirety ~~their entirety~~ with applicable data or the letters "N/A" used to indicate inapplicability and shall be forwarded to the warden or acting warden for review within one working day. Form DC4-701C, Emergency Room Record, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-01695>. The effective date of the form is 12/12 ~~12-12~~. Form DC4-708, Diagram of Injury, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-01696>. The effective date of the form is 10/07 ~~10-04-07~~. Each institution shall retain all videotape and documents ~~the reports~~ for the applicable retention period. If at any time prior to or during the application of the psychiatric restraints ~~restraints~~, the inmate offers resistance to the application, force shall be used, if necessary and justified.

(9) Post-Use of Force Protocol.

(a) Reporting.

1. No change.

2. Any time force is used, the staff ~~member person~~ initially using force shall complete a Report of Force Used, Form DC6-230. The completed report must contain a clear and comprehensive narrative of the circumstances that led to the use of force, the specific justification and necessity for the use of force, and a description of the actual events that occurred as well as the post-event actions. If more than one staff member was involved in the use of force, the initial staff member using force shall complete the Report of Force Used, Form DC6-230. All participants who agree with the initial staff member shall sign the Report of Force Used, Form DC6-230. Any participant who objects to information recorded by the reporting staff member or who has additional observations to add to the narrative or description of the incident written by the reporting staff member shall complete a separate Report of Force Used, Form DC6-230 and attach it to the Report of Force Used, Form DC6-230 completed by the staff member initially using force. To provide additional detail, each participant in the use of force shall also complete their own Use of Force Incident Report, Form DC6-210A, and each such report shall be attached to the Report of Force Used, Form DC6-230 that was written by the person initially using force. However, if a participant writes his or her own Report of Force Used, Form DC6-230, his or her Use of Force Incident Report, Form DC6-210A, ~~DC6-210A~~

shall be attached to their own Report of Force Used, Form DC6-230. All Report of Force Used, Form DC6-230, ~~DC6-230~~ and Use of Force Incident Report, Form DC6-210A, ~~DC6-210A~~ shall be placed together in one folder or binder.

3. A Report of Force Used, Form DC6-230, ~~DC6-230~~ shall be completed by all those staff involved in any use application of force, reactionary or organized, that occurred during their shift. ~~The This~~ Report of Force Used, Form DC6-230, ~~DC6-230~~ shall be completed no later than the end of the shift during which the use of force occurred, or within 24 hours of the use of force incident if completion of the form is not possible during their shift. All reports must be typed. No Report of Force Used, Form DC6-230, ~~DC6-230~~ may be altered, changed, or destroyed by any employee. However, staff members may submit amendments to a report at any time with authorization from the warden or designee. In such situations, the original report itself shall remain intact and shall remain as part of the file; an amendment, a separate document, shall be added to the file. The warden or designee shall ~~then~~ appoint a staff member of equal or higher rank than those involved in the use of force incident to collect all pertinent information and required documentation. This information shall include the reports of all involved staff who do not agree with the account as reported in the Report of Force Used, Form DC6-230, ~~DC6-230~~ or the statements of staff witnesses, inmate witnesses, or the inmate subject. Any employee who witnesses but does not participate in a use of force and suspects inappropriate action shall complete a Use of Force Incident Report, Form DC6-210A. The warden shall ensure that Form DC4-701C, Emergency Room Record, ~~and~~ Form DC4-708, Diagram of Injury, and all associated video recordings capturing the use of force incident, including all fixed camera recordings that captured the incident and subsequent inmate escort until the handheld camera is activated, are included in the review of all uses of force and are ~~also~~ forwarded with the rest of the required documentation to the Office of the Inspector General – Use of Force Unit. The Office of Inspector General ~~field offices within each region~~ shall provide the institution institutions, via electronic mail, with a use of force number once one is assigned and entered into the Office of Inspector General case management system, ~~electronic logging system~~.

4. Form DC6-112C, Witness Statement, shall be completed by the inmate whom force was used upon during the shift immediately following the shift during which ~~within three (3) working days of~~ the use of force incident occurred. Form DC6-112C is incorporated by reference in Rule 33-601.313, F.A.C. This statement shall be obtained by a staff member of the rank of lieutenant or higher who was not involved in the use of force or assigned to the shift on which the use of force occurred. If the inmate refuses to sign the statement, ~~statement~~ the inmate's refusal shall be witnessed by two staff members. In instances

where the force occurred outside of controlled conditions, the uninvolved staff member assigned to obtain witness statements shall interview a random sample of the inmate witnesses and provide them with the opportunity to submit a written statement on Form DC6-112C.

5. No change.

6. The application of force by an EID or less-lethal weapon shall be reported by completion of a Report of Force Used, Form DC6-230, ~~DC6-230~~ by the staff member who deployed the device. All use of force incidents involving a DFEID must include the following:

a. Results of the deployment, to include all injuries or the absence of injuries,

b. The serial number of the DFEID, and

c. The serial number of the DFEID cartridge.

7. No change.

8. Any time a witness of a reported use of force chooses to make a written statement, or is a use of force participating staff member and chooses to provide information not included in the reporting staff member's initial Report of Force Used, Form DC6-230, such person shall complete a Report of Force Used, Form DC6-230, ~~DC6-230~~ of their own. No employee may interfere with or obstruct such reporting or order any participant or witness involved in the use of force to alter, change, or not produce a written report of an incident in which the employee was involved or which he or she observed.

9. No employee shall commit a battery on or engage in cruel or inhumane treatment of any inmate. Any employee who witnesses, has reasonable cause to suspect, or has knowledge that any inmate has been a victim or subject of an unlawful battery or has been abused in violation of law or the Department's administrative rules shall immediately submit a Use of Force Incident Report, Form DC6-210A, ~~DC6-210A~~ to the warden or designee describing his or her observations, knowledge, or suspicion. ~~No employee shall commit a battery on or engage in cruel or inhumane treatment of any inmate~~. The warden or designee shall forward a copy of all reports involving allegations of inmate abuse, neglect, or battery to the Office of Inspector General without unnecessary delay.

10. Staff members may use reasonable hands-on force to restrain an inmate, under upon supervision and direction of a qualified health care provider, physician or medical practitioner, for the purpose of providing necessary and lawful treatment to protect the health of others or to satisfy a duty to protect an inmate against self-injury self-inflicted injury or death. The attending qualified health care provider who directs or observes medically necessary use of force shall prepare a written authorization to use force. Staff members who use force pursuant to the request of a qualified health care provider a physician or medical practitioner's request shall prepare a Report of Force Used, Form DC6-230, ~~DC6-230~~ and a Use of

Force Incident Report, Form ~~DC6-210A~~, ~~DC6-210A~~ when actual force is used, or an Incident Report, Form DC6-210, Form DC6-210 when restraints are applied with no physical resistance by the inmate. ~~The inmate, and the reports shall be forwarded to the warden. Any report required in the preceding sentence shall be completed and forwarded to the warden immediately upon the conclusion of the incident giving rise for the use of force.~~

11. No change.

(b) Decontamination and Monitoring After Chemical Agent Exposure.

1. Inmates who have been exposed to any chemical agent shall be constantly monitored by a staff member or officer for no less than one (1) hour after application. The affected inmate shall remain in a standing or sitting position. The monitoring staff ~~member members~~ or ~~officer officers~~ shall immediately seek medical attention ~~from~~ by the appropriate medical staff any time signs of respiratory distress, labored breathing, excessive or persistent coughing, or chest or arm pain are evident, ~~evident~~ or if unconsciousness ~~occurs~~, ~~occurs~~ or other signs of medical distress are observed. The absence of medical staff on scene does not preclude taking action as an emergency responder. The shift supervisor shall summon a medical staff member to the physical location of an inmate who has been exposed to a chemical ~~agent, application.~~

2. All inmates exposed to chemical agents shall be ordered to shower in cool water and change inner and outer garments within twenty (20) ~~20~~ minutes from the last application of chemical agents, unless there is a documentable emergency resulting in an extension of this time frame. The shift supervisor or confinement lieutenant shall record the decontamination activities in a Use of Force Incident Report, Form DC6-210A, ~~DC6-210A~~ and on Form DC6-229, Daily Record of Special Housing. Form DC6-229 is incorporated by reference in Rule 33-601.800, F.A.C.

3. The shift supervisor shall order the inmate to submit to cuffing procedures in order to exit his or her ~~her/his~~ cell for a shower and decontamination of the cell. If at any time an inmate complies with orders to submit to a shower and decontamination procedures, then normal cuffing and escort procedures shall be followed and documented. Any portion of the inmate's body, including the eyes, that was exposed to, or that came in contact with, chemical agents, ~~including the eyes,~~ shall be flushed with water as soon as possible after application for two (2) ~~2~~-minutes or until the affected inmate experiences relief, whichever is longer. The inmate shall be advised by the officer in charge to avoid rubbing any irritated area with a cloth or towel. Under no circumstances will oils, creams, or topical medications be applied to the inmate without approval of a member of the medical services staff.

4. Inmates are not allowed to refuse a shower or refuse the decontamination of their cell after exposure to chemical agents. If the affected inmate refuses to participate in a decontamination shower, a second order shall be given by the shift supervisor. ~~Inmates are not allowed to refuse a shower or refuse the decontamination of their cell after exposure to chemical agents.~~ The shift supervisor shall record in a Use of Force Incident Report, Form DC6-210A, ~~DC6-210A~~ that a second order was given administered and the inmate refused to comply. The shift supervisor shall submit Form DC6-112F, Disciplinary Report Worksheet, for processing. Form DC6-112F is incorporated by reference in Rule 33-601.313, F.A.C.

5. No change.

6. After the second refusal by the inmate, ~~inmate~~ the shift supervisor shall contact the warden or designee for authorization to initiate cell extraction procedures. Upon approval by the warden or designee, the shift supervisor shall instruct the cell extraction team to enter the cell and place the inmate in restraints.

7. At least two (2) team members of the same sex ~~as~~ of the inmate will maintain custodial grasp control of the inmate and physically guide the inmate to the shower to ensure that he or she ~~he/she~~ remains under cool running water for no less than two (2) ~~2~~ minutes. Any portion of the inmate's body exposed to, ~~to~~ or that came into contact with, ~~with~~ chemical agents, including the eyes, shall be flushed with water as soon as possible after application. Staff shall not inhibit the ability of the inmate to move his or her ~~her/his~~ head from under the water. The inmate should be advised by the officer in charge to avoid rubbing any irritated area with a cloth or towel. Caution shall be exercised to prevent injury to both staff and inmate. During the shower, all contaminated clothing with the exception of undergarments shall be removed, and the cell shall be decontaminated and searched for contraband.

8. No change.

9. Officers shall use all reasonable and due care to avoid physically placing the inmate in any position that may contribute to positional asphyxia, restricted blood circulation, or interference with physical functions that permit life processes to ~~occur~~, ~~occur~~ or in any position that causes any physical injury. Restraints shall not be applied in any manner for the purpose of administration of punishment. The inmate shall not be directed, ordered, or required to stand or sit uninterrupted if such action is intended for reasons of ~~reasons~~ of punishment or is likely to cause injury.

10. No change.

11. All ~~subsequent~~ reports, medical requirements, and reviews required for the use of chemical agents as outlined in this rule shall be completed after the use of the PLS.

(c) Medical Attention Following Use of Force.

1. Medical Attention for Inmates Following Use of Force.

a. Appropriate medical treatment shall be provided immediately or, in the case of a riot or other man-made or natural disaster, as soon as possible following resolution of the riot or disaster. Any treatment or follow-up action shall be documented in the Report of Force Used, Form DC6-230. A qualified health care provider shall examine any person physically involved in a use of force to determine the extent of injury, if any, and shall prepare a report that shall include a statement of whether further examination by a physician is necessary. Any noticeable physical injury shall be examined by a physician, and the physician shall prepare a report documenting the extent of the injury and the treatment prescribed. Such report shall be completed within one (1) business day of the incident and shall be submitted to the warden for initial review. The qualified health care provider and physician shall use Form DC4-701C, Emergency Room Record, to document an examination following use of force. Form DC4-708, Diagram of Injury, shall be used along with Form DC4-701C to document observed or known physical injuries. A copy of the ~~reports, report,~~ including referenced forms, shall be attached to the Report of Force Used, Form DC6-230. The original reports shall be filed in the inmate's medical record.

b. After any use of force, ~~a clinician the attending physician or medical practitioner~~ shall complete Form DC4-701C, Emergency Room Record, and Form DC4-708, Diagram of Injury, with applicable data or the letters "N/A" used to indicate inapplicability. The attending physician or medical practitioner shall document the presence or absence of any injury in his or her records whenever force has been applied. Every physical examination of an inmate patient who has been the subject of an application of force shall be documented with specificity by the attending physician or medical practitioner to include extent of injury, type of injury, and a description of any injury. Any time a ~~clinician physician or attending medical practitioner~~ reports reasonable suspicion of abuse of an inmate to the warden or the Office of Inspector General, it shall be recorded in the Use of Force Incident Report, Form DC6-210A.

c. Upon being summoned by a shift supervisor to the ~~physical~~ location of the inmate after a use of force, ~~health services staff the medical staff member~~ shall conduct an examination of the inmate after the decontamination process is completed. ~~Health~~ ~~The health~~ services staff or the ranking officer present shall ensure that any inmate who has a history of experiencing or who exhibits symptoms of physical distress as a result of chemical agent exposure is immediately provided all necessary medical attention. ~~Health services staff Medical staff members~~ shall record any observations and medical actions taken on Form DC4-701C, Emergency Room Record, and Form DC4-708, Diagram of Injury, the following forms,

including the presence or non-presence of injury ~~on a DC4-701C and DC4-708.~~

d. Post DFEID Deployment.

(I) Officers shall not remove DFEID probes from an inmate or other person. Observing universal precautions, DFEID probes shall be removed by medical personnel only.

(II) DFEID probes that have been removed from an inmate or other person shall be handled as biohazard waste and disposed of accordingly.

(III) Medical personnel shall visually examine the inmate to determine the presence or absence of an injury.

(IV) The shift supervisor shall ensure that photographs are taken of the inmate's body where the probes impacted the skin, which shall be attached to the Report of Force Used, Form DC6-230, prepared by the staff member who initiated the use of force.

(V) The shift supervisor shall ensure that the expended cartridge is returned to the arsenal for accountability and disposal.

~~e.d.~~ In addition to completing a medical examination of any inmate who is exposed to chemical agents or EIDs, the ~~clinician attending medical staff member~~ shall make a mental health referral for any inmate classified as "S-2" or "S-3" on Form DC4-529, Staff Request/Referral, and forward it immediately so that ~~for~~ a mental health evaluation ~~can~~ ~~to~~ be conducted on the inmate. Form DC4-529, Staff Request/Referral, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-01692>. The effective date of the form is 12/12. Mental health staff shall evaluate the inmate no later than the next business day. The ~~clinician mental health staff member~~ who conducts the evaluation shall recommend to the shift supervisor those measures that ~~he or she believes~~ ~~they believe~~ are necessary for the safety of the inmate, including placement in isolation management, a transitional care unit, or crisis stabilization as those placements are defined in Rule 33-404.103, F.A.C. ~~After each use of specialty impact munitions, exposed inmates shall be examined by medical personnel.~~

f. In the event an inmate is sent to an outside hospital for evaluation of any medical issue within 24-hours following a use of force involving the inmate, health services staff shall notify the shift supervisor of the circumstances necessitating transport. The shift supervisor shall immediately notify the Warden or designee of the transport. The Warden or designee shall be responsible for notifying the district supervisor (during normal business hours) or the on-call supervisor (after business hours) of the Office of the Inspector General. The outside hospital records shall be included in the documentation provided to the Office of the Inspector General – Use of Force Unit.

2. Medical Attention for Department Staff Members Following Use of Force.

a. Any employee who participates in ~~a the application of~~ reactionary or organized use of force and receives or experiences any injury shall report such injury to the officer in charge. Injured staff shall be offered an opportunity to receive a medical examination by health services staff.

b. No change.

3. Medical services staff members shall record all observations and recommendations on the following forms:

a. through b. No change.

c. Form DC4-701, Chronological Record of Health Care. Form DC4-701, Chronological Record of Health Care, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-01694>. The effective date of the form is 4/8/10 ~~4-8-10~~.

(10) Review Requirements.

(a) The warden or designee shall conduct a preliminary review of facts recorded in reports to determine if the application or demonstration of force was lawful and a procedurally appropriate ~~application~~. All use of force incidents will be reviewed by a designee of the rank of Correctional Officer Major or above and shall include a review of all videotapes of the incident. It shall be noted in a memorandum to the inspector with the Office of Inspector General if any video recording is poor quality. The warden shall ensure that any designee that reviews any use of force incident conducts the review in a comprehensive manner and that, in addition to procedural concerns, the force used was authorized and appropriate in accordance with this rule. ~~necessary, justified, proper, and not excessive.~~ Any time improperly applied or unlawful use of force is indicated in a report, the warden shall personally review the incident. The warden shall personally review the ~~reports~~ reports, and all videotapes of any use of force incident that results in outside medical treatment for the involved inmate; this includes transfers to another institution ~~correctional facility~~ specifically for medical treatment. The warden shall consult with the Health Service Administrator or other medical personnel as appropriate regarding the nature of the injuries and required treatment determined to be necessary by the outside medical entity and incorporate this information into the documentation forwarded to the Office of the Inspector General – Use of Force Unit and the determination of whether ~~if~~ the force used was authorized and appropriate in accordance with this rule. ~~excessive, improper, or unnecessary.~~

(b) If during any part of the review process there is any indication that a use of force was not authorized or appropriate in accordance with this rule. ~~of excessive, improper, or unnecessary force,~~ the reviewer will notify the warden, who

shall conduct a personal review of all pertinent information, reports, documentation, and videotapes and notify the Office of the Inspector General – Use of Force Unit Chief or Assistant Chief of Investigations in Central Office within one business day.

(c) The warden or designee shall review the information and note any inappropriate actions in a memorandum and attach the information to the Report of Force Used, Form DC6-230. The warden or designee's signature in the Warden's Review signature block on the Report of Force Used, Form DC6-230, ~~DC6-230~~ indicates that the review of the reports, and videotapes as required, did or did not reveal, in addition to procedural concerns, any indication that a use of force was not authorized or appropriate in accordance with this rule. ~~of excessive, improper, or unnecessary force.~~ All videotape recordings of force applications and the original and one copy of the Report of Force Used, Form DC6-230, ~~DC6-230~~ shall be forwarded to the Office of Inspector General within eleven (11) business days. Requests for extensions for submitting the Report of Force Used, Form DC6-230, ~~DC6-230~~ ~~to be forwarded~~ after eleven (11) days shall require authorization from the Deputy Secretary of Institutions and the Inspector General or designee. Requests for extensions for submitting the submission of Report of Force Used, Form DC6-230, ~~DC6-230~~ beyond eleven (11) days may be granted if required staff is unavailable for signatures due to extended leave or similar circumstances, e.g., a staff member was injured in the use of force, ~~etc., or if~~ and major incidents occurring at the institution necessitate an extension, e.g., a riot or other major disturbance, natural ~~nature~~ disaster evacuation, ~~etc.~~

(d) The warden shall keep all original completed forms and a copy of all the Report of Force Used, Form DC6-230, ~~DC6-230(s)~~ until notified that the final review by the Office of Inspector General is complete. Once the final review is complete, all ~~All~~ original reports pertaining to a use of force shall be retained by the warden or designee for the applicable retention period.

(e) The Office of Inspector General shall report a disposition to the warden of any use of force within fourteen (14) business days of receipt. The warden shall be noticed of any extension to the review granted by the Inspector General or designee prior to the expiration of the fourteen (14) business days. The Inspector General shall notify the warden either that a case has been reviewed and the use of force action was appropriate or a further review has commenced.

(f) Upon review of the submitted documents, the Office of Inspector General shall notify the warden in writing or by electronic mail of its ~~the~~ findings. The Office of the Inspector General shall evaluate the use of force to determine if the type and amount of force used was in accordance with the law, rule, or procedure, and whether any procedural violations are noted.

All video recordings submitted with a Report of Force Used, Form ~~DC6-230, DC6-230~~ shall be retained and maintained by the Office of Inspector General in accordance with public records retention law, statutes. The Office of Inspector General shall deem the use of force in compliance or not in compliance with law, rule, or procedure. The Office of the Inspector General shall notify the regional director and warden any time a reasonable suspicion or probable cause is found that the force administered by a staff member was not in compliance with law, rule, or procedure. The Office of Inspector General ~~or the warden, upon referral by the Office of Inspector General,~~ shall conduct an investigation of the incident. ~~Any staff member who is a subject of an investigation based on suspicion or allegation that force administered with their participation was not in compliance with this rule shall be notified by written letter when the matter is being investigated by the Office of Inspector General. Staff members shall not disclose or discuss any information concerning a use of force administrative investigation until receiving notice that a determination has been issued by the Office of Inspector General or warden. The warden~~ Wardens shall complete Form DC6-296, Non-Compliant Disapproved Use of Force/Warden Disposition Force/Warden Disposition Report, should the their review of referred cases lead to a determination that a procedural violation occurred, force was not appropriately used. All disciplinary actions shall be forwarded to the Human Resources Section upon completion. Form DC6-296, Non-Compliant Disapproved Use of Force/Warden Disposition Report, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-01703>. The effective date of the form is 07/02 7-25-02.

(g) The Deputy Secretary of Institutions, regional director, or warden shall be responsible for issuing any corrective action pursuant to a finding of non-compliance with this rule. Copies of the employee's report, the warden's summary, and the Office of Inspector General review and determination shall be kept in the inmate's file pursuant to public records retention law. The Department shall maintain an electronic database of all use of force incidents that is searchable by officer name. Form DC2-802, Use of Force Log, shall be placed in every employee's personnel file. Form DC2-802, Use of Force Log, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500, http://www.flrules.org/Gateway/reference.asp?No=Ref-01691. The effective date of the form is 2-7-00. This form shall be maintained by the servicing personnel office and shall contain a record of every Report of Force Used, Form DC6-230 completed by the employee.

~~(h) The warden or designee shall be responsible for submitting accurate information to the personnel office in order to maintain Form DC2-802. Any Report of Force Used, Form DC6-230 completed prior to April 15, 1998, shall remain in the file and be retained for the applicable retention period.~~

~~(h)(i)~~ The Office of Inspector General shall provide written notification to the warden of any staff member involved in three or more reactionary use of force incidents in a six-month period. The warden shall provide the following information on the document received from the Office of Inspector General and forward it to the appropriate regional director:

1. The number of reactionary uses of force involving chemical agents during this period,

2. The number of other reactionary uses of force during this period, and period; and,

3. Whether the staff member employee in question was reassigned because on account of the Office of Inspector General's written notification.

~~(i)(j)~~ The regional director shall review the information provided by the warden and note whether he or she agrees with the determination to reassign the employee in question. The regional director shall forward the written notification to the Deputy Secretary of Institutions.

~~(j)(k)~~ The Office of the Inspector General shall notify the warden of any staff member involved in eight or more organized use of force incidents in an eighteen-month period. This notification will be for informational purposes only, and will not require any further action.

~~(k)(l)~~ Any incident that necessitates the drafting of a Report of Force Used, Form ~~DC6-230, DC6-230~~ shall be submitted to the Emergency Action Center ~~(EAC)~~.

(11) Chemical Agents – Issuance, Storage, and Handling.

(a) No change.

(b) Chemical agents assigned to an institution institutions may not be removed from the institution facility at any time without authorization from the warden or designee.

(c) No change.

(d) Only ~~correctional~~ officers and staff who have successfully completed the Department-approved training in the use of chemical agents, in possession of a current and valid certification of such completion, and assigned to institutions and work camps shall be issued an approved OC dispenser to carry while on duty. The warden is authorized to exempt an officer from carrying, possessing, or using chemical agents. Officers assigned to armed perimeter posts may be exempted from the requirement to carry OC by the warden or designee.

(e) An MK-9 sized canister or equivalent OC dispenser shall be issued to ~~correctional~~ officers who have successfully completed Department-approved training, are in possession of a current and valid certification of same, and who are assigned to internal security posts, recreation fields, shift supervisor

posts, or designated as special response team members within an institution, including work camps. These officers are authorized to administer chemical agents during reactionary disturbance incidents that involve multiple inmates in locations where multiple inmates are generally present, such as open bay dorms, dining halls, recreation fields, canteens, and meal lines. This option shall only be exercised in response to mass disturbance critical incidents and as necessary to restore control, stability, or institutional disciplinary order and shall normally not be used indoors.

(f) For those security positions assigned to housing units with a secure officer's station, an MK-4 sized canister or equivalent OC dispenser will be passed on from shift to shift and accounted for on Form DC6-209, Housing Unit Log, at the beginning of each shift with an entry for each canister indicated by canister number and officer initials who is assigned that canister. Form DC6-209 is incorporated by reference in Rule 33-601.800, F.A.C. Canisters that are not being worn by staff on shifts that have fewer assigned staff will remain in the officer station, stored in a secure, locked cabinet or drawer designated for this purpose. The number of chemical agent canisters assigned to a housing unit shall not exceed the maximum number of staff (officer and sergeant) assigned for the highest staffed shift per the institutional post chart. Any evidence of tampering, broken or missing seal, or signs that the canister is not functional will be immediately reported to the shift officer in charge. Additionally, a Use of Force Incident Report, Form DC6-210A, ~~DC6-210A~~ will be completed by the end of the officer's shift and a replacement of the canister will occur. The canisters will be inventoried and inspected once per week by the arsenal sergeant with appropriate entry placed on the Housing Unit Log, Form DC6-209.

(g) For those staff assigned to internal security and designated A-Team members, exchange of approved canisters shall occur on the compound, with the canister number and confirmation of seal status and condition of canister called into the control room and notation made on the DC6-281, Control Room Security Equipment/Weapons Check Out/In Log. Form DC6-281, Control Room Security Equipment/Weapons Check Out/In Log, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 ~~South~~ ~~S.~~ Calhoun Street, Tallahassee, FL 32399-2500, <http://www.flrules.org/Gateway/reference.asp?No=Ref-02952>. The effective date of the form is 8/13. The canisters will be inventoried and inspected once per week by the arsenal sergeant with appropriate entry placed on the Control Room Log.

(h) For those staff assigned to food service, wellness, gate areas, program areas, and other compound posts that are not manned on a 24-hour basis, the staff assigned to the daylight shift shall pick up their canisters at the control room immediately prior to proceeding to their assigned post. The

exchange of canisters for their reliefs shall occur on the compound, with the canister number and confirmation of seal status and condition of canister called into the Control Room and notation made on Form DC6-281, ~~DC6-281~~ Control Room Security Equipment/Weapons Check Out/In Log. The canisters will be inventoried and inspected once per week by the arsenal sergeant with appropriate entry placed on the Control Room Log.

(i) Chemical agent dispensers shall be securely encased and attached to the officer's belt. Each chemical agent dispenser shall be secured within a pouch or to a holstering device by a numbered, breakable seal. Officers shall examine the condition of the canister and the safety seal at the time of receiving or being issued any chemical dispenser to ensure that the canister is not damaged and that the seal is intact and shall report any alteration or broken seal to the shift supervisor.

(j) Shift supervisors shall examine the seal of any chemical dispenser reported to be altered, broken, or manipulated and upon confirmation of alteration, breakage, or manipulation shall report the observation on a Use of Force Incident Report, Form DC6-210A. The sergeant in charge of the arsenal shall maintain a master inventory of all individual chemical agent dispensers in storage. The master inventory shall indicate the weight of each dispenser at the time the original seal is attached and shall note ~~annotate~~ the weight of the dispenser any time a dispenser is returned with a broken seal on Form DC6-216, Chemical Agent Accountability Log, and replace the seal or attach a new one. The arsenal sergeant shall report any discrepancies in the weight of the dispenser to the chief of security and complete a Use of Force Incident Report, Form DC6-210A.

(k) The shift supervisor shall verify the weight of chemical agent dispensers after any use of the dispenser upon return to storage. Additionally, the shift supervisor shall ensure all issued chemical agent dispensers are accounted for and recorded on Form DC6-216, Chemical Agent Accountability Log. The chief of security shall monitor the canister weights following each use of chemical agents to ensure the contents are consistent after a reported use of force and recorded on Form DC6-216.

(l) No change.

(12) Less-Lethal Weapons – Issuance, Storage, and Handling.

(a) through (d) No change.

(e) EIDs shall not be used after the application of any chemical agents.

(f) DFEIDs shall only be issued to officers assigned to security posts as designated by the Department.

(g) The issuance and return of DFEIDs shall be documented on Form DC6-281, Control Room Security Equipment/Weapons Check Out/In Log, and shall be documented separately from all other security equipment.

(h) DFEIDs and associated body cameras shall be paired and issued as a set. Officers shall at no time possess a DFEID without a paired body camera. Operating a DFEID without a paired body camera is strictly prohibited and may result in disciplinary action.

(i) All trained officers who are issued a DFEID shall carry it while on-duty. The DFEID shall be secured in the appropriate holster and worn on the officer's duty belt.

(j)(e) Storage of Specialty Impact Munitions.

1. Specialty impact munitions shall be stored and maintained in the main arsenal.

2. Specialty impact munitions shall not be mixed with lethal munitions. Weapons designated to deploy specialty impact munitions shall be marked in a manner to alert staff of their intended use.

3. All specialty impact munitions shall be accounted for in the same manner as firearms and ammunition.

(k)(f) No weapon shall be issued for any purpose other than the authorized use of force or to a certified training officer for the purpose of approved training without prior written authorization from the warden or designee.

Rulemaking Authority 944.09 FS. Law Implemented 776.012, 776.06, 776.07, 843.04, 943.1717, 944.09, 944.35, 945.025, 945.04, 957.05 945.05 FS. History—New 4-8-81, Amended 10-10-83, 9-28-85, Formerly 33-3.066, Amended 3-26-86, 11-21-86, 4-21-93, 7-26-93, 11-2-94, 2-12-97, 11-8-98, Formerly 33-3.0066, Amended 10-6-99, 2-7-00, 7-25-02, 8-25-03, 2-25-04, 11-7-04, 4-17-05, 8-1-05, 3-2-06, 9-18-06, 10-4-07, 3-3-08, 8-4-08, 1-6-09, 5-26-09, 4-8-10, 9-13-10, 3-22-11, 12-16-12, 8-11-13, 11-5-13, 1-10-18, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Richard Comerford, Assistant Deputy Secretary of Institutions
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Mark S. Inch, Secretary
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 27, 2020
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 29, 2020

Section III
Notice of Changes, Corrections and
Withdrawals

NONE

Section IV
Emergency Rules

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER20-54 Payment of Prizes

SUMMARY: This emergency rule sets forth provisions for the payment of prizes by the Florida Lottery and replaces Emergency Rule 53ER17-54. The rule is replacing the prior emergency rule to incorporate revised forms and the associated revised rule provisions; to modify provisions related to the launch of the new Florida Lottery Mobile Convenience App (“App”); and to modify other provisions identified during the rule review process.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER20-54 Payment of Prizes.

(1) GENERAL. To be eligible to receive a prize, all requirements established by the Florida Lottery to validate the prize claim for a winning ticket must be met. Upon determination of such requirements being met, payment shall be made in accordance with the applicable provisions of this rule, the applicable Lottery game rule, and federal and state law.

(2) CLAIMING PRIZES. For purposes of this rule, the provisions for claiming a prize as set forth in paragraph 24.115(1)(f), Florida Statutes, will be deemed satisfied upon the claimant meeting the following requirements:

(a) Draw Game Prizes.

1. For Draw game prizes, the claimant must submit the winning Draw game lottery ticket for validation at a Florida Lottery (or “Lottery”) office or retailer on or before the 180th calendar day after the winning drawing. Winning Draw game lottery tickets submitted to the Lottery by mail for validation must be addressed to the Lottery’s prize payment address in an envelope postmarked on or before the 180th calendar day after the winning drawing.

2. If the claimant is not paid at the time of ticket validation, he or she must submit the validated winning Draw game lottery ticket, along with the documents specified in paragraph (9)(c), for prize payment at a Lottery office on or before the 210th calendar day after the winning drawing. If the claimant chooses to submit the validated winning Draw game lottery ticket for prize payment by mail, the ticket and all required documents must be sent to the Lottery’s prize payment address and received by the Lottery on or before the 210th calendar day after the winning drawing. Failure of a claimant to submit all required documentation, and receipt by the Lottery thereof, on

or before the 210th calendar day after the winning drawing shall result in forfeiture of the prize.

(b) Instant-Win Game Prizes.

For purposes of this rule, the term “instant-win game” shall include Scratch-Off games and Fast Play games.

1. For instant-win game prizes, the claimant must submit the winning instant-win ticket for validation at a Lottery office or retailer on or before the 60th calendar day after the official end of the game. Winning instant-win tickets submitted to the Lottery by mail for validation must be addressed to the Lottery’s prize payment address in an envelope postmarked on or before the 60th calendar day after the official end of the game.

2. If the claimant is not paid at the time of ticket validation, he or she must submit the validated instant-win winning ticket, along with the documents specified in paragraph (9)(c), for prize payment at a Lottery office on or before the 90th calendar day after the official end of the game. If the claimant chooses to submit the validated instant-win winning ticket for prize payment by mail, the ticket and all required documents must be sent to the Lottery’s prize payment address and received by the Lottery on or before the 90th calendar day after the official end of the game. Failure of a claimant to submit all required documentation, and receipt by the Lottery thereof, on or before the 90th calendar day after the official end of the game shall result in forfeiture of the prize.

(3) TICKET SUBMISSION AND PAYMENT.

(a) A claimant must submit for validation an original winning ticket or an original winning continuation ticket, if issued, to the Lottery or to a retailer to claim a prize, except as provided below.

(b) No Original Winning Ticket or Original Winning Continuation Ticket- Actions Attributable to Retailer or Gaming System.

If a claimant does not submit an original winning ticket or an original winning continuation ticket but makes a claim for prize payment based upon: (i) presentment of an original player claim instructions ticket produced from validation of an original winning ticket or an original continuation ticket; or (ii) presentment of an original Advance Play winning ticket that has been recorded as “paid” in the Lottery’s gaming system as the result of the issuance of a continuation ticket, an investigation will be conducted. If the investigation concludes that the absence of the original ticket or original continuation ticket, as applicable, is attributable to the actions of a retailer or the gaming system, payment will be made following conclusion of the investigation in accordance with the applicable payment provision herein, provided the original winning ticket or original continuation ticket is not submitted prior to conclusion of the investigation. If the original winning ticket or original continuation ticket is submitted prior to conclusion of the

investigation, a subsequent investigation will be conducted to determine to whom payment should be made, if anyone.

(c) No Original Winning Ticket or Original Winning Continuation Ticket- Other Actions Not Attributable to Retailer or Gaming System.

If a claimant does not submit an original winning ticket or an original winning continuation ticket but makes a claim or prize payment based upon: (i) presentment of an original player claim instructions ticket produced from validation of an original winning ticket or an original continuation ticket; or (ii) presentment of an original Advance Play winning ticket that has been recorded as “paid” in the Lottery’s gaming system as the result of the issuance of a continuation ticket, but the continuation ticket is not submitted, an investigation will be conducted. If the investigation concludes that the absence of the original winning ticket or original winning continuation ticket, as applicable, is not attributable to the actions of a retailer or the gaming system but is attributable to other actions (e.g. fault of player) and that the available evidence demonstrates the claimant’s entitlement to the prize, payment will be made as set forth in subparagraph (3)(c). 1 and 2. and in accordance with any other applicable payment provision herein, provided the original winning ticket or original continuation ticket is not submitted prior to the expiration of the time periods set forth below. If the original winning ticket or original continuation ticket is submitted prior to expiration of the time periods set forth below, a subsequent investigation will be conducted to determine to whom payment should be made, if anyone.

1. For winning Draw game tickets, payment will be made following expiration of 210 days after the winning draw date, provided that payment for the original winning ticket or original continuation ticket is not made sooner.

2. For winning instant-win tickets, payment for prizes valued at \$600 through \$1,000 will be made following expiration of 180 days from the date the claim was filed or following expiration of 90 days after the official end of the game, whichever occurs first, provided that payment for the original winning ticket is not made sooner. Payment for tickets valued at greater than \$1,000 will be made following expiration of 90 days after the official end of the game, provided payment for the original winning ticket is not made sooner.

(d) No photographs, copies, facsimiles or other images in any form or in any medium will be accepted under (3)(b) or (c) in lieu of an original player claim instructions ticket or an original Advance Play winning ticket that has been recorded as “paid” in the Lottery’s gaming system as the result of the issuance of a continuation ticket.

(4) TICKET VALIDATION. An original ticket or an original continuation ticket shall be the only proof of game play and the submission of an original winning ticket or original winning continuation ticket to the Florida Lottery shall be the

sole method of claiming a prize, except as otherwise provided in paragraphs (3)(b) and (c). A play slip (paper or digital), digital barcode, digital ticket checker data, or other digital data stored on a player's mobile device shall not constitute evidence of game play, ticket purchase, numbers selected, or evidence of a winning ticket and cannot be used to claim a prize. No photographs, copies, facsimiles or other images in any form or in any medium will be accepted in lieu of an original ticket or an original continuation ticket. All online terminal game tickets must meet the validation requirements set forth in paragraph (4)(a), and where applicable, the additional validation requirements set forth in the current rules governing POWERBALL®, MEGA MILLIONS® and CASH4LIFE®. A copy of the current Florida Lottery's POWERBALL, MEGA MILLIONS and CASH4LIFE rules can be obtained from the Florida Lottery's website at flalottery.com. All Scratch-Off game tickets must meet the validation requirements set forth in paragraphs (4)(b).

(a) Online Terminal Game Ticket Validation.

For purposes of this rule, the term "online terminal game" shall include Draw games and Fast Play games.

1. In order to be a valid winning online terminal game lottery ticket, the ticket must be identifiable as a Florida Lottery ticket and have either a complete, legible Transaction Serial Number ("TSN") or a readable bar code. To the extent that a ticket is not identifiable as a Florida Lottery ticket or does not have a TSN or bar code, the ticket will be invalid. The Lottery will not attempt to reconstruct any tickets received in multiple pieces.

2. The ticket must not be counterfeit in whole or in part.

3. The TSN of an apparent winning ticket must validate on the Lottery's gaming system and must not have been previously paid.

4. The ticket must not have been stolen.

5. The ticket must have been issued by an authorized Lottery retailer or dispensed from a Lottery full-service vending machine on official paper stock of the Lottery.

6. The ticket must pass any additional validation tests determined necessary by the Lottery.

7. Any ticket not meeting the criteria set forth in subparagraphs (4)(a)1. through 6. is ineligible for any prize and shall not be paid as a winning ticket. In the event a defective ticket is purchased, the only responsibility or liability of the Lottery shall be the replacement of the defective ticket with an un-played ticket or tickets of equivalent sales price from a current Lottery game, or refund of the retail sales price.

(b) Scratch-Off Game Ticket Validation.

1. In order to be a valid winning Scratch-Off lottery ticket, the ticket must be identifiable as a Florida Lottery ticket and have either a complete, legible validation number (sometimes

referred to as "Void If Removed Number" or "VIRN"), or a readable bar code.

2. The ticket must not be counterfeit in whole or in part.

3. The validation elements must not be altered or tampered with in any manner.

4. The ticket must not appear on any list of omitted ticket stock on file at the Lottery.

5. The ticket must not have been stolen.

6. The ticket must have been issued to a retailer by the Lottery in an authorized manner.

7. The validation number of an apparent winning ticket must validate on the Lottery's gaming system and must not have been previously paid.

8. The validation elements of a ticket must not be misprinted or illegible.

9. The ticket must pass any additional validation tests determined necessary by the Lottery.

10. Any ticket not meeting the criteria set forth in subparagraphs (4)(b)1. through 9. is ineligible for any prize and shall not be paid as a winning ticket. In the event a defective ticket is purchased, the only responsibility or liability of the Lottery shall be the replacement of the defective ticket with an un-played ticket or tickets of equivalent sales price from a current Lottery game, or refund of the retail sales price.

(5) DETERMINATION OF PRIZEWINNER. The person to whom payment will be made for winning tickets submitted to the Lottery shall be determined as follows:

(a) If only one name appears on the back of the ticket, payment will be made to that person or entity.

(b) For tickets mailed to the Lottery for prize payment with a blank or incomplete player information section, data from the Winner Claim Form, if any, player correspondence, or the mailing envelope, in that order, shall be used to supplement the information.

(c) Scratch-Off tickets. If more than one name appears on the back of a Scratch-Off ticket, payment shall be made to the person whose name appears first on the line designated for the name.

(d) Online terminal game tickets.

1. If one player information section is completely filled out, payment shall be made to the person whose name appears first on the name line in the player information section that is completed.

2. If one player information section is partially filled out and another player information section is completely filled out, payment will be made to the person whose name appears on the name line in the completely filled out player information section.

3. If more than one player information section is completely filled out, payment shall be made to the person

whose name appears first on the name line in the player information section nearest the top of the ticket.

4. If no player information section is completely filled out and more than one name appears on the back of the ticket, payment shall be made to the person whose name appears first on the name line in the player information section nearest the top of the ticket in which a name is present.

(e) If the name on the back of a ticket is that of a trust, corporation or other legal entity, payment shall be made to the trust, corporation or other legal entity. For those tickets valued at \$600 or more, no payment shall be made to a legal entity until the Lottery has received a copy of the entity's organizational documents which set forth the names of all shareholders, partners, beneficiaries, or other persons ultimately entitled to receive Lottery winnings. The legal entity must also submit evidence, satisfactory to the Lottery, confirming the Social Security numbers of all the shareholders, partners, beneficiaries, or other persons ultimately entitled to receive Lottery winnings.

(f) An individual claimant whose name appears on the back of a ticket when the ticket is presented to the Lottery may claim a prize on that ticket in a different name only if all of the following conditions are met:

1. The claimant would otherwise be determined a prizewinner under paragraphs (5)(a) through (e);

2. The claimant desires for payment to be made to a non-individual entity instead of to himself;

3. The claimant can provide evidence satisfactory to the Lottery that the claimant has the necessary authority to make a claim on behalf of the non-individual entity; and

4. The claimant adds the name of the non-individual entity, and the claimant's title within that entity, to the back of the ticket.

(g) For tickets valued at less than \$600, payment to the person determined in accordance with the applicable provisions in paragraphs (5)(a) through (e) shall be made in the prizewinner's name as it appears on the back of the winning ticket. For tickets valued at \$600 or more, payment shall be made in the prizewinner's name as it appears on the Winner Claim Form as described in paragraph (9)(c).

(h) If the back of a ticket valued at \$600 or more is altered, defaced, or contains erasures, correction fluid, overwriting, or obliteration in the line designated for a name, an investigation will be conducted to determine to whom payment should be made, if anyone, in accordance with paragraphs (5)(c), (d) and (e). As a part of the investigation, the claimant shall be required to complete form DOL-419, Security Affidavit, Revised 12/19, or form DOL-419S Spanish Security Affidavit, Revised 12/19 and provide an explanation of the circumstances surrounding his or her claim for the ticket. Forms DOL-419 and DOL-419S are incorporated herein by reference and may be obtained at any

Lottery office or by writing the Florida Lottery, Division of Security, 250 Marriott Drive, Tallahassee, Florida 32301. If the ticket is valued at less than \$600, payment will be made to the person submitting the ticket for payment.

(i) If the Lottery is presented with undisputed information that payment of a prize as provided in paragraphs (5)(a) through (e) would result in payment to a person or entity who has no claim to the ticket, the Lottery will make payment to the person or entity it determines to be the rightful claimant. This paragraph shall not apply if the person submitting the claim for payment is determined to owe an outstanding debt to a state agency, child support collected through a court, or spousal support or alimony as provided in subsection 24.115(4), Florida Statutes.

(j) If the Lottery receives notification of a dispute of ownership of a specific ticket prior to prize payment, an investigation will be conducted to determine to whom payment should be made, if anyone.

(k) Any claimant with a winning ticket valued at \$600 or more, and any person whose name appears on an Internal Revenue Service Form 5754 filed by a claimant and whose portion of a prize is \$600 or more, will be analyzed for state-owed debt. All persons ultimately entitled to receive Lottery winnings from a claim valued at \$600 or more filed by a legal entity, other than a corporation whose shares are publicly traded, will be analyzed for state-owed debt. If such claimant or other person is identified as owing an outstanding debt to a state agency or owing child support collected through a court or spousal support or alimony as provided in subsection 24.115(4), Florida Statutes, following deduction of federal income tax withholding, the remaining prize amount will be allocated as follows:

1. If the debt is owed by the claimant and an Internal Revenue Service Form 5754 is not filed at the time the claim is submitted, an amount sufficient to cover the amount owed, up to the total remaining prize amount, will be transferred to the state agency owed the debt. Any monies remaining after federal income tax withholding and after the debt is offset will be paid to the claimant.

2. If the debt is of a claimant who submits an Internal Revenue Service Form 5754 at the time of filing the claim, or of a person whose name appears on an Internal Revenue Service Form 5754 or who is entitled to receive Lottery winnings claimed by a legal entity, an amount sufficient to cover the claimant's or other person's debt, but not to exceed his or her percentage interest in the prize or entity, will be transferred to the state agency owed the debt. The monies remaining will be paid to the prizewinner and any other persons entitled to receive a portion of the Lottery winnings.

(6) PAYMENT TO ONE PERSON OR ENTITY. Regardless of how many persons or entities claim an ownership

interest in a winning ticket; payment will be made to only one person or entity. For winning tickets valued at \$600 or more, a winner may submit an Internal Revenue Service Form 5754, Statement by Person(s) Receiving Gambling Winnings, Revised 12/08, if more than one person or a person other than the claimant is entitled to the prize winnings. The completed form must be submitted to the Lottery together with the ticket and Winner Claim Form. The Internal Revenue Service Form 5754 is incorporated by reference and may be obtained at any Lottery office, by writing the Florida Lottery, Customer Service, 250 Marriott Drive, Tallahassee, Florida 32399-4016, or from the Internal Revenue Service.

(7) WINNING TICKET VALUE DETERMINATION FOR PURPOSES OF PAYMENT AND CLAIMING. The value of a winning ticket is determined by totaling all prizes won on a ticket and, as applicable, in accordance with the applicable provisions set forth in subsections (11) and (12).

(8) WINNING TICKETS VALUED AT LESS THAN \$600.

Payment of any winning ticket valued at less than \$600 that is submitted to a Lottery retailer, Lottery district office or Lottery Headquarters shall be made to the claimant upon successful ticket validation. Upon request by the Lottery, the claimant shall file a Winner Claim Form in accordance with the provisions set forth in paragraph (9)(c) below.

(a) Payment by Retailers.

1. Winning tickets valued at \$50 or less that are submitted to a retailer shall be paid in cash by the retailer unless

it is impossible or impracticable to do so due to a company or store policy which, for safety or security reasons, limits the amount of cash available to the clerk; or an applicable local government ordinance limits the amount of cash available to the clerk. In such case, the retailer will make payment by check or money order.

2. Winning tickets with a value greater than \$50 but less than \$600 that are submitted to a retailer shall be paid by cash, check, or money order.

3. No charge or fee shall be imposed by a retailer on a player for paying a winning ticket by cash or check. Additionally, no charge or fee shall be imposed by a retailer on a player for a money order when it is the sole method of payment made available by the retailer.

(b) Payment by the Lottery.

1. Winning tickets valued at \$200 or less that are presented to a Lottery district office will be paid by cash, check or issued lottery tickets.

2. Winning tickets valued at more than \$200 that are submitted to a Lottery district office shall be paid by check and/or issued lottery tickets or, paid a maximum of \$200 in cash

and the balance of the prize paid by check and/or issued lottery tickets at the prizewinner's option.

3. Winning tickets valued at less than \$600 that are submitted to Lottery Headquarters for payment shall be paid by check.

4. A player who submits a winning ticket valued at less than \$600 in person to a Lottery district office for payment by check shall be required to present identification as set forth in paragraphs (10)(d) or (e). The identification is required to ensure proper check distribution.

(9) WINNING TICKETS VALUED AT \$600 OR MORE.

(a) Payment of winning tickets valued at \$600 or more shall be made only by a Lottery office. Payment of winning tickets valued at \$600 or more cannot be made by a retailer.

(b) A player may submit a winning ticket valued at \$600 or more to any Lottery retailer or Lottery office for ticket validation. If a winning ticket valued at \$600 or more is validated at a retailer location, the player shall retain the original ticket and any player claim instructions ticket produced by the retailer terminal to submit with his or her claim to a Lottery office for prize payment processing. If the winning ticket produces a continuation ticket for future drawings, the player shall also retain the continuation ticket in addition to the original ticket and player claim instructions ticket.

(c) After successful validation of a winning ticket, the player shall file a claim by submitting to the Lottery a completed Winner Claim Form DOL 173-2, Revised 2/18, or Spanish Winner Claim Form DOL 173-2S, Revised 3/19 along with the ticket(s) as set forth in subsection (3) and the identification described in paragraphs (10)(d) or (e) below. The Winner Claim Forms are incorporated herein by reference and may be obtained at any Lottery office or retailer, from the Florida Lottery's website at flalottery.com, or by writing the Florida Lottery, Customer Service, 250 Marriott Drive, Tallahassee, Florida 32399-4016. Claims may be submitted in person to any Lottery district office or to Lottery Headquarters, or submitted by mail to Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-9939.

(d) Winning tickets valued at \$600 through \$250,000 that are submitted to a Lottery district office shall be paid by check and in accordance with the applicable payment provisions herein, except that winning tickets valued in excess of \$50,000 may be paid by wire or electronic funds transfer. POWERBALL and MEGA MILLIONS winning tickets valued at up to \$1,000,000 may be presented at a Lottery district office or submitted by mail to Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-9939. All other winning tickets valued at greater than \$250,000 must be presented at Lottery Headquarters for payment, except as follows. If the Lottery determines, in its sole discretion, that travel by the prizewinner to Lottery Headquarters would be a

hardship to the prizewinner, the prizewinner may present the claim documents to a Lottery District Office for forwarding to Lottery Headquarters for processing. Such determination will be made on a case by case basis.

(e) Winning tickets valued at \$600 or more that are submitted to Lottery Headquarters shall be paid as follows and in accordance with the applicable payment provisions herein:

1. If the ticket value is \$600 through \$50,000, payment shall be made by check.

2. If the ticket value is greater than \$50,000, payment shall be made by check or wire or electronic funds transfer at the prizewinner's option. In addition to the Winner Claim Form, prizewinners for such prizes shall be required to complete form DOL-416 Method of Prize Payment, Revised 4/18 or DOL-416S Method of Prize Payment (Spanish version), Effective 7/20 at the time the prize is claimed. Forms DOL-416 and DOL-416S are incorporated herein by reference and may be obtained at any Lottery office or by writing the Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-9939.

(10) PRESENTATION OF IDENTIFICATION.

(a) A claimant who presents a winning ticket valued at \$600 or more will be required to present acceptable identification as detailed in paragraphs (10)(d) and (e) below in order to claim the prize. The Lottery shall be permitted to make a photocopy of such identification for its records. The Lottery reserves the right to require proof of authenticity for such photocopies. The name on the identification presented to the Lottery must match the name on the back of the winning ticket. If the name on the back of the ticket and the identification presented do not match, the Lottery may request another form of identification listed below or request additional information to use in making its payment determination. The Lottery reserves the right to require proof of authenticity for such photocopies.

(b) If the claimant is a non-individual legal entity, an authorized representative shall submit proof of the legal entity existence. Authorized representatives shall include, but not be limited to shareholders, officers, board members or members of a closely held corporation; members of a limited liability company "LLC"; trustee of a trust; or partner of any legal form of partnership. Any authorized representative must show proof of his or her authority to act on behalf of the legal entity and present required identification as detailed in paragraphs (10)(d) and (e) below. Additionally, a legal entity claiming a prize must complete Form DOL-492, Payment of Prizes - Legal Entity Disclosure Affidavit, Effective 7/20, or DOL-492S Payment of Prizes - Legal Entity Disclosure Affidavit, (Spanish version) Effective 7/20 to identify each person entitled to benefit from the prize. Form DOL-492 is hereby incorporated by reference and may be obtained at any Lottery office or by writing the

Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-9939.

(c) An agent may present a Power of Attorney to claim a prize on behalf of a winner. If a prize is being claimed on behalf of a winner, pursuant to a Power of Attorney, the agent or shall be required to execute an Affidavit, substantially in the form provided in section 709.2119(2)(c), Florida Statutes, in support of claiming a winning ticket. No Power of Attorney is effective after the death of a winner.

(d) For winning tickets valued at \$600 or more that do not require a notarized affidavit, one form of identification is required that is current or was issued within the past five years and bears a serial or other identifying number. Acceptable forms of identification include the following:

1. A Florida identification card or driver's license issued by the public agency authorized to issue driver's licenses;

2. A passport issued by the Department of State of the United States;

3. A passport issued by a foreign government;

4. A driver's license or an identification card issued by a public agency authorized to issue driver's licenses in a state other than Florida, a territory of the United States, or Canada or Mexico;

5. An identification card issued by any branch of the armed forces of the United States; or

6. An identification card issued by the United States Bureau of Citizenship and Immigration Services; or

7. Another form of identification authorized for use by notaries public in section 117.05 (5)(b)2., Florida Statutes.

(e) For winning tickets valued at \$600 or more that require a notarized affidavit, the forms of identification listed in paragraph (10)(d) are also acceptable, except that, if a passport issued by a foreign government is presented as identification, it must be stamped by the United States Bureau of Citizenship and Immigration Services.

(f) If a claimant is unable to produce one of the acceptable forms of identification identified in paragraphs (10)(d) and (e), the Lottery will accept as satisfactory evidence of the claimant's identity a completed Affidavit to Establish Identity form, DOL-483, Revised 8/19 or a completed Spanish Affidavit to Establish Identity form DOL-483S, Effective 7/20. Forms DOL-483 and DOL-483S are incorporated herein by reference and may be obtained at any Lottery office or by writing the Florida Lottery, Customer Service, 250 Marriott Drive, Tallahassee, Florida 32399-4016.

(g) A photocopy of required identification shall accompany claims valued at \$600 or more that are submitted by mail. The Lottery reserves the right to require proof of authenticity for such photocopies.

(11) PAYMENT OF DRAW GAME MULTI-PANEL TICKETS. For purposes of this rule, a Draw game multi-panel

ticket is defined as a ticket with more than one panel played for a single draw date.

(a) A winning Draw game multi-panel ticket in which more than one prize is won and the total prize value is less than \$600 shall be paid as one amount by Lottery retailers or a Lottery office upon successful ticket validation.

(b) A winning Draw game multi-panel ticket that has more than one prize won, and the total prize value is \$600 or more shall be claimed at a Lottery office and paid as one amount upon successful ticket validation.

(c) Additional payment provisions applicable only to a winning Draw game multi-panel ticket that includes one or more cash prizes and a prize of one or more free Quick Pick tickets are as follows:

1. The value of each free Quick Pick ticket on a multi-panel ticket shall be included in the total prize value of the multi-panel ticket. The value of the free Quick Pick ticket is the selling price for a single play of the same type of Draw game in which the free ticket was won. For Example, a FLORIDA LOTTO® with XTRA free ticket is valued at \$2.00 and a FANTASY 5® free ticket is valued at \$1.00.

2. A Draw game multi-panel ticket that has more than one prize won and a total prize value, including the value of each free Quick Pick ticket won, of less than \$600 shall be paid by Lottery retailers or a Lottery office upon successful ticket validation. The prizewinner shall be paid the total cash amount of the prize or prizes won and given a ticket with one free Quick Pick play for the next available drawing for the same Draw game in which the prize was won, for each free Quick Pick ticket prize.

3. Draw game multi-panel tickets with a total prize value of \$600 or more that include one or more cash prizes and a prize of one or more free Quick Pick tickets shall be claimed at a Lottery office. Retailer locations are unable to print free Quick Pick tickets that are part of a claim with a total value of \$600 or more.

a. If the claim is submitted to a Lottery office in person and the Draw game multi-panel ticket is successfully validated, the Lottery will pay the prizewinner the total cash amount of the prize or prizes won and give the claimant one free Quick Pick ticket for the next available drawing for the same Draw game in which the prize was won for each free Quick Pick ticket prize.

b. If the claim is submitted by mail to a Lottery office and the Draw game multi-panel ticket is successfully validated, the Lottery will pay the total cash amount of the prize or prizes won and, if the prizewinner's address is in Florida, print one free Quick Pick ticket for the next available drawing of the same Draw game in which the prize was won for each free Quick Pick ticket prize. The payment and the free ticket(s) shall be mailed

to the prizewinner by the Lottery, except as set forth in paragraph (13)(b).

c. If the prizewinner is identified as owing an outstanding debt as set forth in paragraph (5)(k), in an amount less than the total of the cash amount of the prize or prizes won net of any federal income tax withholding, the free ticket(s) and the amount owed to the prizewinner after federal income tax has been withheld and his or her debt is satisfied shall be awarded. If the prizewinner is identified as owing an outstanding debt in an amount greater than the total cash amount of the prize or prizes won net of any federal income tax withholding, the total cash amount of the prize remaining after federal income tax has been withheld will be applied toward the outstanding debt as provided in subsection 24.115(4), Florida Statutes, and the claimant will receive the free ticket(s).

(12) PAYMENT FOR DRAW GAME FREE TICKET PRIZES

(a) Florida Claimants. A person who submits by mail a lottery ticket that entitles the claimant to a prize of a "ticket" or "free ticket" and whose mailing address is inside the state of Florida will be mailed a prize of a ticket in accordance with the following provision. If the prize is a free Quick Pick ticket, the claimant will receive a free Quick Pick ticket, for the same Draw game in which the prize was won, for the next drawing after the ticket is validated; or if the free ticket is part of a Draw game multi-panel ticket, the claimant will receive prize payment in accordance with the provisions of subsection (11).

(b) Claimants Outside Florida. A person who submits by mail a lottery ticket that entitles the claimant to a prize of a "ticket" or "free ticket" and whose mailing address is outside the state of Florida will receive a check in the amount of the retail sales price of the ticket in lieu of an actual ticket.

(13) PAYMENT FOR ADVANCE PLAY TICKET PRIZES

(a) Florida Claimants. A claimant who claims a prize through a retailer or the Lottery on a winning Advance Play lottery ticket before all the drawings on the ticket have occurred will be paid the prize for the original ticket and issued a continuation ticket for the remaining drawings with the same play numbers as the original ticket. The original ticket will be recorded as "paid" in the gaming system and the continuation ticket automatically issued for the claimant shall be the instrument from which claims on remaining drawings are paid.

1. Payment of Multiple Prizes on Advance Play tickets.

a. A claimant who claims multiple prizes on a winning Advance Play lottery ticket for some or all the drawings that have occurred and the total prize value for all prizes won in all the drawings that have occurred is less than \$600 will be paid the prizes as one amount by a Lottery retailer or a Lottery office upon successful ticket validation and, if applicable, issued a continuation ticket in accordance with paragraph (13)(a).

b. A claimant who claims multiple prizes on a winning Advance Play lottery ticket for some or all of the drawings that have occurred and the total prize value for all prizes won in the drawings that have occurred is \$600 or more must be paid by a Lottery office. In such case, the prizes won will be paid as one amount upon successful ticket validation. However, applicable federal income tax will be withheld separately, if applicable, based on the individual value of the prize or prizes won in each drawing. Additionally, state-owed debt will be analyzed separately in accordance with the provisions in paragraph (5)(k) for each individual prize that is \$600 or more. If applicable, the claimant will be issued a continuation ticket in accordance with paragraph (13)(a).

(b) Claimants Outside of Florida. If a claimant whose mailing address is outside the state of Florida submits by mail an Advance Play lottery ticket that has drawings remaining that have not yet occurred, the Lottery will hold the claimant's Advance Play lottery ticket until all the drawings have occurred. The Lottery will then validate the Advance Play lottery ticket and mail the claimant one payment for the total amount of any prizes won. If an out-of-state claimant requests prize payment prior to the date of the last Advance Play drawing, the Lottery will validate the ticket, mail the claimant payment for the total amount of any prizes won as of the date of ticket validation, and issue and maintain possession of a continuation ticket for the remaining drawings. In either case, applicable federal income tax will be withheld separately, if applicable, based on the value of the prize or prizes won in each drawing. Additionally, if applicable, a claimant may be analyzed for state-owed debt up to two times based on the value of the prize or prizes won in each drawing.

(14) ANNUAL PAYMENT OR CASH OPTION PAYMENT ELECTION. Certain games offer prizes in which the prizewinner may choose one of two payment options for receiving his or her prize. Payment options are "Cash Option" or "Annual Payment." For Draw game prizes which offer a payment option, the prizewinner has sixty (60) calendar days after the date the winning ticket is validated to file a claim in order to choose the Cash Option. For instant-win game prizes which offer a payment option, the prizewinner has sixty (60) calendar days after the date the winning ticket is validated to file a claim in order to choose the Cash Option. If a prizewinner does not choose the Cash Option within the applicable sixty (60) day timeframe, the Annual Payment option will be applied. Once the prizewinner files a claim and exercises the prizewinner's chosen option by execution of a notarized affidavit prepared by the Lottery, the election of that option shall be final. The Annual Payment method of payment will also be final when it is applied due to a prizewinner not making his or her payment election within the sixty (60) day timeframe.

(15) LIFE-CONTINGENT PRIZE PAYMENTS.

(a) Individual Claimed Life-Contingent Prize. Following the guaranteed 20-year period, starting with year 21, a Life-Contingent winner shall ensure that the Lottery receives an original notarized affidavit (or from the power of attorney, custodian or guardian, or medical provider for the winner) executed by the winner (or from the power of attorney, custodian or guardian, or medical provider for the winner) stating that he or she is still living and shall include a current address and telephone number for the winner. Except in the case of the winner, neither the maker and/or executor of the affidavit shall have a financial, pecuniary, or other interest in the winnings. The Lottery reserves the right to verify the authenticity and accuracy of the affidavit, including confirming the winner is alive. Such affidavit shall be executed and received by the Lottery within the 14-calendar day period prior to the issuance of payment to the winner. An affidavit showing proof of life shall be required for each and every year thereafter.

(b) Individual Claimed Life-Contingent Prize - Assignment. Should a life-contingent prize winner, who is receiving annual payments, assign any year or years beyond the guaranteed 20-year period, the Assignee shall ensure that the Lottery receives an original notarized affidavit (or from the power of attorney, custodian or guardian, or medical provider for the winner) executed by the winner (or from the power of attorney, custodian or guardian, or medical provider for the winner) stating that he or she is still living and shall include a current address and telephone number for the winner. Neither the maker and/or executor of the affidavit shall have a financial, pecuniary, or other interest in the assigned winnings. The Lottery reserves the right to verify the authenticity and accuracy of the affidavit, including confirming the winner is alive. Such affidavit shall be executed and received by the Lottery within the 14-calendar day period prior to the issuance of payment to Assignee. An affidavit showing proof of life shall be required for each and every year of the time frame for which payments are assigned.

(c) Trust, Corporation or Other Legal Entity Claimed Life-Contingent Prize. The prize payment period for a trust, corporation or other legal entity that has claimed a life-contingent prize is fixed at twenty years. Accordingly, no payment beyond twenty years will be issued to an Assignee of a life-contingent prize claimed by a legal entity.

(16) PAYMENT AFTER DEATH OF PRIZEWINNER. If a prizewinner dies during the scheduled payment of a prize, the Lottery will make payment to the estate of the deceased prizewinner upon its receipt of a certified copy of the winner's death certificate and a certified copy of the Letters of Administration or equivalent document establishing the personal representative or executor of the winner's estate. Upon its receipt of a certified copy of a court order directing payment to identified persons or entities, the Lottery will make payment

in accordance with the court order. Upon receipt by the Lottery of notification of the death of a prizewinner, including a prizewinner that signed his or her winning ticket but did not claim the prize or prizes prior to his or her death, no payment(s) will be made by the Lottery until it has received a certified copy of the winner's death certificate and either a certified copy of the Letters of Administration or its equivalent or a court order as described above. Payment(s) withheld because appropriate documents have not been received will be subject to the provisions of Chapter 717, Florida Statutes, the "Florida Disposition of Unclaimed Property Act."

(17) FEDERAL INCOME TAX WITHHOLDING. Applicable federal income tax shall be withheld from prizes in accordance with the Internal Revenue Code and Code of Federal Regulations, where applicable.

(18) CANCELED AND PREVIOUSLY PAID TICKETS. No payment shall be made upon a ticket submitted for payment that is reflected in the Lottery's records as having been canceled or previously paid, except as provided in (3).

(19) DISCLOSURE OF SOURCE OF TICKET. The Lottery reserves the right to require the claimant of any winning ticket to disclose the source of the ticket.

(20) DISPUTES REGARDING THE AMOUNT OR VALIDITY OF TICKET.

(a) Players shall be instructed by a retailer or the Lottery to file a claim when any dispute arises between a player and a retailer regarding the amount or validity of an apparent winning ticket or when an apparent winning ticket will not validate using the terminal.

(b) In the event a dispute between the Lottery and a ticket bearer occurs as to whether a ticket is a valid winning ticket, or as to the prize amount of a valid winning ticket, the decision of the Lottery shall be final. If the prize is not paid on a disputed ticket and the basis for the dispute is attributable to the Lottery or its ticket vendor, the Lottery will replace the disputed ticket with an un-played ticket from the same game or with a ticket from another game of equivalent sales price. This shall be the sole and exclusive remedy of the bearer of the ticket.

(c) Final Payment Decision. The Lottery's decision and judgments in respect to the determination of a winning ticket or of any other dispute arising from payment or awarding of prizes shall be final and binding upon all participants in the lottery unless otherwise provided by law or these rules. In the event a question arises relative to a winning ticket, or the payment or awarding of any prize, the Lottery is authorized to:

1. deposit the prize winnings into an escrow fund until the dispute is resolved; or

2. petition a court of competent jurisdiction for instructions and a resolution of the controversy.

(21) PRIZE PAYMENT ADDRESS. The Lottery's prize payment address is Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-4027.

(22) RISK OF MAILING TICKETS. A person who mails a winning ticket shall bear the risk that the U.S. Postal Service or other carrier may fail to timely postmark or deliver the ticket to the Lottery, or both.

(23) TICKETS IN A PROMOTION - NOT TO BE SUBMITTED BY MAIL. Persons may not submit tickets by mail for a promotion unless pursuant to written instructions from the Lottery. Any tickets submitted by mail for entry into a promotion will not be entered into a drawing for that promotion, nor returned.

(24) UNCLAIMED DRAW GAME AND INSTANT-WIN PRIZES. If a winning ticket is not submitted for validation within the applicable time period, or if a validated ticket is not submitted to the Lottery for prize payment within the applicable time period, the prize shall constitute an unclaimed prize and shall be distributed as required by law. Unclaimed Draw game and Instant-Win prizes shall not be distributed to other winners within the same prize pool.

(25) PLAYER RESPONSIBILITY. It is a player's responsibility to verify the accuracy of his or her ticket selections before leaving the retailer, including verifying the number of tickets printed or requested.

(26) OTHER PROVISIONS.

(a) All tickets and Winner Claim Forms presented to the Lottery shall become the property of the Lottery.

(b) Information for claiming a prize can be obtained by writing the Florida Lottery, Customer Service, 250 Marriott Drive, Tallahassee, Florida 32399-4016, or by calling (850)487-7777.

(c) Payment of winning tickets is subject to all other applicable statutes and rules.

(27) The effective date of this rule is July 2, 2020.

(28) This emergency rule replaces Emergency Rule 53ER17-54, F.A.C.

Rulemaking Authority 24.105(9)(e), 24.109(1), 24.115(1) FS. Law Implemented 24.105(3), 24.105(9)(e), 24.115(1),(4), 24.1153 FS. History- New 7-2-20, Replaces 53ER17-54 F.A.C.

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

EFFECTIVE DATE: July 2, 2020.

DEPARTMENT OF THE LOTTERY

RULE NO.: **RULE TITLE:**

53ER20-55 Game Number 1459, \$1 MONOPOLY™
BONUS SPECTACULAR

SUMMARY: This emergency rule describes Game Number 1459, "\$1 MONOPOLY™ BONUS SPECTACULAR," for which the Department of the Lottery will start selling tickets on

a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER20-55 Game Number 1459, \$1 MONOPOLY™ BONUS SPECTACULAR.

(1) Name of Game. Game Number 1459, \$1 MONOPOLY™ BONUS SPECTACULAR.

(2) Game Number 1459, \$1 MONOPOLY BONUS SPECTACULAR is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. \$1 MONOPOLY BONUS SPECTACULAR lottery tickets sell for \$1.00 per ticket.

(4) \$1 MONOPOLY BONUS SPECTACULAR lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning \$1 MONOPOLY BONUS SPECTACULAR lottery ticket, the ticket must meet the applicable requirements of Rule 53ER20-54, Payment of Prizes, Florida Administrative Code.

(5) The play symbols and play symbol captions that may appear in the YOUR NUMBERS play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN	
11 ELEVEN	12 TWELVE	13 THIRTEEN	14 FOURTEEN	16 SIXTEEN	17 SEVENTEEN	18 EIGHTEEN	19 NINETEEN	 DOUBLE	 HINALL

(6) The play symbols and play symbol captions that may appear in the WINNING NUMBER play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVEN	12 TWELVE	13 THIRTEEN	14 FOURTEEN	16 SIXTEEN	17 SEVENTEEN	18 EIGHTEEN	19 NINETEEN	

(7) The play symbols and play symbol captions that may appear in the BONUS NUMBER play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVEN	12 TWELVE	13 THIRTEEN	14 FOURTEEN	16 SIXTEEN	17 SEVENTEEN	18 EIGHTEEN	19 NINETEEN	

(8) The prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area are as follows:

\$1.00 ONE	\$2.00 TWO	\$4.00 FOUR	\$5.00 FIVE	\$10.00 TEN	\$20.00 TWENTY
\$25.00 THY FIVE	\$50.00 FIFTY	\$100 ONE HUN	\$200 TWO HUN	\$10,000 TEN THOU	

(9) The prize symbols and prize symbol captions that may appear in the BONUS NUMBER play area are as follows:


\$1.00 ONE	\$2.00 TWO	\$4.00 FOUR	\$5.00 FIVE	\$10.00 TEN	\$20.00 TWENTY
\$25.00 THY FIVE	\$50.00 FIFTY	\$100 ONE HUN	\$200 TWO HUN		


(10) The legends are as follows:

WINNING NUMBER	YOUR NUMBERS	BONUS NUMBER
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(11) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area that matches the play symbol and corresponding play symbol caption in the WINNING NUMBER play area shall entitle the prizewinner to the corresponding prize shown for that symbol.

A ticket having a  **DOUBLE** symbol in the YOUR NUMBERS play area shall entitle the prizewinner to double the prize shown for

that symbol. A ticket having a  **HINALL** symbol in the YOUR NUMBERS play area shall entitle the prizewinner to all six prizes shown on the ticket (five YOUR NUMBERS prizes and the one BONUS NUMBER prize).

(b) BONUS NUMBER. A ticket having a play symbol and corresponding play symbol in the BONUS NUMBER play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBER play area shall entitle the prizewinner to the corresponding prize shown in the BONUS NUMBER play area.

(c) A player may win up to six times on a ticket.

(12) The odds of winning, value, and number of prizes in Game Number 1459 are as follows:

GAME PLAY	WIN	ODDS OF 1 IN	NUMBER OF
			WINNERS IN 110.61 POOLS OF 240,000 TICKETS PER POOL
\$1	\$1	11.11	2,389,206
\$1 (MR M)	\$2	33.33	796,443
\$1 x 2	\$2	50.01	530,832
\$2	\$2	49.99	531,021
\$1 x 4	\$4	149.93	177,048
\$1 (MR M) + \$2	\$4	300.26	88,407
\$2 x 2	\$4	150.07	176,892
\$4	\$4	149.93	177,048
\$1 x 5	\$5	749.22	35,431

\$1 + \$2 (MR M)	\$5	750.57	35.367
(\$2 x 2) + \$1	\$5	751.12	35.341
\$4 + \$1	\$5	750.17	35.386
\$5	\$5	748.92	35.445
(\$1 x 2) + (\$2 x 4) (MONEYBAG)	\$10	499.50	53.144
\$2 + \$4 (MR M)	\$10	499.92	53.099
(\$1 x 2) + (\$4 x 2)	\$10	500.48	53.040
\$5 x 2	\$10	500.35	53.054
\$10	\$10	499.75	53.118
(\$2 x 2) + (\$4 x 4) (MONEYBAG)	\$20	1,499.83	17.699
\$4 x 5	\$20	1,502.46	17.668
\$5 (MR M) + \$10	\$20	1,502.04	17.673
\$10 x 2	\$20	1,498.65	17.713
\$20	\$20	1,497.04	17.732
\$1 + \$4 + (\$5 x 4) (MONEYBAG)	\$25	4,813.33	5.515
\$5 + \$10 (MR M)	\$25	4,803.75	5.526
(\$5 x 3) + \$10	\$25	4,765.80	5.570
\$5 + (\$10 x 2)	\$25	4,806.36	5.523
\$25	\$25	4,777.81	5.556
(\$5 x 2) + (\$10 x 4) (MONEYBAG)	\$50	23,850.40	1.113
\$25 x 2	\$50	24,331.35	1.091
\$5 (MR M) + \$20 (MR M)	\$50	23,914.86	1.110
\$10 + (\$20 x 2)	\$50	23,638.02	1.123
\$50	\$50	24,023.08	1.105
(\$10 x 2) + (\$20 x 4) (MONEYBAG)	\$100	11,909.15	2.229
\$20 x 5	\$100	12,165.67	2.182
\$10 + (\$20 x 2) + \$25 (MR M)	\$100	12,016.98	2.209
\$50 x 2	\$100	12,143.41	2.186
\$100	\$100	11,957.43	2.220
\$10 + (\$20 x 2) + (\$50 x 3) (MONEYBAG)	\$200	252,814.29	105
\$25 (MR M) + (\$50 x 3)	\$200	243,536.70	109
(\$50 x 2) + \$100	\$200	237,013.39	112
\$100 (MR M)	\$200	255,245.19	104
\$200	\$200	237,013.39	112
\$10,000	\$10,000	530,910.00	50

(13) The overall odds of winning some prize in Game Number 1459 are 1 in 4.88. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(14) For reorders of Game Number 1459, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(15) Payment of prizes for \$1 MONOPOLY BONUS SPECTACULAR lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the

Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011. Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History- New 7-2-20.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: July 2, 2020.

DEPARTMENT OF THE LOTTERY

RULE NO.: 53ER20-56
 RULE TITLE: Game Number 1460, \$2 MONOPOLY™ BONUS SPECTACULAR

SUMMARY: This emergency rule describes Game Number 1460, "\$2 MONOPOLY™ BONUS SPECTACULAR," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER20-56 Game Number 1460, \$2 MONOPOLY™ BONUS SPECTACULAR.

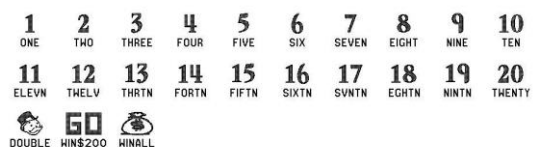
(1) Name of Game. Game Number 1460, \$2 MONOPOLY™ BONUS SPECTACULAR.

(2) Game Number 1460, \$2 MONOPOLY BONUS SPECTACULAR is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. \$2 MONOPOLY BONUS SPECTACULAR lottery tickets sell for \$2.00 per ticket.

(4) \$2 MONOPOLY BONUS SPECTACULAR lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning \$2 MONOPOLY BONUS SPECTACULAR lottery ticket, the ticket must meet the applicable requirements of Rule 53ER20-54, Payment of Prizes, Florida Administrative Code.

(5) The play symbols and play symbol captions that may appear in the YOUR NUMBERS play area are as follows:



(6) The play symbols and play symbol captions that may appear in the WINNING NUMBERS play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVEN	12 TWELVE	13 THIRTEEN	14 FOURTEEN	15 FIFTEEN	16 SIXTEEN	17 SEVENTEEN	18 EIGHTEEN	19 NINETEEN	20 TWENTY

(7) The play symbols and play symbol captions that may appear in the BONUS NUMBER play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVEN	12 TWELVE	13 THIRTEEN	14 FOURTEEN	15 FIFTEEN	16 SIXTEEN	17 SEVENTEEN	18 EIGHTEEN	19 NINETEEN	20 TWENTY

(8) The prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area are as follows:

\$1.00 ONE	\$2.00 TWO	\$4.00 FOUR	\$5.00 FIVE	\$10.00 TEN	\$20.00 TWENTY	\$25.00 TWENTY FIVE
\$50.00 FIFTY	\$100 ONE HUNDRED	\$200 TWO HUNDRED	\$1,000 ONE THOUSAND	\$10,000 TEN THOUSAND	\$100,000 ONE HUNDRED THOUSAND	

(9) The prize symbols and prize symbol captions that may appear in the BONUS NUMBER play area are as follows:


\$1.00 ONE	\$2.00 TWO	\$4.00 FOUR	\$5.00 FIVE	\$10.00 TEN	\$20.00 TWENTY	\$25.00 TWENTY FIVE
\$50.00 FIFTY	\$100 ONE HUNDRED	\$200 TWO HUNDRED	\$1,000 ONE THOUSAND	\$10,000 TEN THOUSAND		


(10) The legends are as follows:


WINNING NUMBERS	YOUR NUMBERS	BONUS NUMBER
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(11) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown for that symbol.

A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to double the prize shown for

that symbol. A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to a prize of

\$200. A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to all eleven prizes shown on the ticket (ten YOUR NUMBERS prizes and the one BONUS NUMBER prize).

(b) BONUS NUMBER. A ticket having a play symbol and corresponding play symbol in the BONUS NUMBER play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown in the BONUS NUMBER play area.

(c) A player may win up to eleven times on a ticket.

(12) The odds of winning, value, and number of prizes in Game Number 1460 are as follows:

GAME PLAY	WIN	ODDS OF 1 IN	NUMBER OF WINNERS IN 216,977 POOLS OF 180,000 TICKETS PER POOL
\$2	\$2	9.38	4,165,662
\$1 x 4	\$4	74.99	520,790
\$1 (MR M) + \$2	\$4	50.00	781,025
\$2 (MR M)	\$4	50.00	781,153
\$4	\$4	50.01	780,943
\$1 x 5	\$5	375.03	104,138
(\$1 x 3) + \$2	\$5	374.82	104,195
\$1 + \$2 (MR M)	\$5	375.08	104,122
\$1 + \$4	\$5	375.02	104,140
\$5	\$5	375.05	104,131
\$1 x 10	\$10	249.96	156,241
\$2 x 5	\$10	249.99	156,223
\$5 x 2	\$10	249.98	156,232
\$5 (MR M)	\$10	249.99	156,225
\$10	\$10	250.08	156,168
(\$1 x 10) + \$10 (MONEYBAG)	\$20	749.46	52,110
\$4 x 5	\$20	749.82	52,085
\$10 x 2	\$20	750.51	52,037
\$10 (MR M)	\$20	749.56	52,103
\$20	\$20	750.64	52,028
(\$2 x 10) + \$5 (MONEYBAG)	\$25	1,502.50	25,993
\$5 x 5	\$25	1,503.54	25,975
\$5 + \$10 (MR M)	\$25	1,502.09	26,000
\$5 + (\$10 x 2)	\$25	1,504.00	25,967
\$5 + \$20	\$25	1,501.98	26,002
\$25	\$25	1,499.67	26,042
(\$4 x 10) + \$10 (MONEYBAG)	\$50	2,999.57	13,020
\$5 x 10	\$50	3,000.03	13,018
(\$2 x 5) + (\$5 x 4) + (\$10 x 2) (MONEYBAG)	\$50	2,999.34	13,021
\$10 x 5	\$50	2,991.53	13,055
(\$10 x 3) + \$20	\$50	3,000.27	13,017
\$10 + \$20 (MR M)	\$50	2,637.92	14,805
\$50	\$50	2,987.18	13,074
(\$5 x 10) + \$50 (MONEYBAG)	\$100	5,996.38	6,513
\$10 x 10	\$100	5,982.61	6,528
(\$5 x 5) + (\$10 x 5) + \$25 (MONEYBAG)	\$100	5,996.38	6,513
\$20 x 5	\$100	6,013.93	6,494
\$50 x 2	\$100	5,996.38	6,513
\$50 (MR M)	\$100	6,003.76	6,505
\$100	\$100	6,012.08	6,496
(\$10 x 10) + \$100 (MONEYBAG)	\$200	17,997.44	2,170
\$20 x 10	\$200	22,278.64	1,753

(\$10 x 5) + (\$25 x 4) + \$50	\$200	17,972.60	2,173
\$25 (MR M) + (\$50 x 3)	\$200	22,548.76	1,732
(\$20 x 5) + \$50 (MR M)	\$200	22,535.75	1,733
\$100 (MR M)	\$200	22,483.85	1,737
\$200 (GO)	\$200	17,906.67	2,181
\$200 x 5	\$1,000	178,330.82	219
(\$25 x 4) + (\$100 x 3) + \$200 (MR M) + \$200 (GO)	\$1,000	91,036.01	429
(\$100 (MR M) x 4) + \$200 (GO)	\$1,000	89,987.21	434
(\$100 x 8) + \$200 (GO)	\$1,000	184,219.10	212
\$1,000	\$1,000	177,520.23	220
\$10,000	\$10,000	781,089.00	50
\$100,000	\$100,000	3,905,445.00	10

(13) The overall odds of winning some prize in Game Number 1460 are 1 in 4.39. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(14) For reorders of Game Number 1460, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(15) Payment of prizes for \$2 MONOPOLY BONUS SPECTACULAR lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History- New 7-2-20.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.
EFFECTIVE DATE: July 2, 2020.

DEPARTMENT OF THE LOTTERY

RULE NO.: 53ER20-57
 RULE TITLE: Game Number 1461, \$5 MONOPOLY™ BONUS SPECTACULAR

SUMMARY: This emergency rule describes Game Number 1461, "\$5 MONOPOLY™ BONUS SPECTACULAR," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER20-57 Game Number 1461, \$5 MONOPOLY™ BONUS SPECTACULAR.





(1) Name of Game. Game Number 1461, \$5 MONOPOLY™ BONUS SPECTACULAR.

(2) Game Number 1461, \$5 MONOPOLY BONUS SPECTACULAR is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. \$5 MONOPOLY BONUS SPECTACULAR lottery tickets sell for \$5.00 per ticket.

(4) \$5 MONOPOLY BONUS SPECTACULAR lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning \$5 MONOPOLY BONUS SPECTACULAR lottery ticket, the ticket must meet the applicable requirements of Rule 53ER20-54, Payment of Prizes, Florida Administrative Code.

(5) The play symbols and play symbol captions that may appear in the YOUR NUMBERS play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVN	12 THELV	13 THRTN	14 FORTN	15 FIFTN	16 SIXTN	17 SVNTN	18 EGHTN	19 NINTN	20 TENTY
21 TYTONE	22 TYTWO	23 TYTHR	24 TYTFOR	25 TYTFIV	26 TYSIX	27 TYSVN	28 TYEGT	29 TYNIN	30 THIRTY
 DOUBLE	 50 WINS 200	 5 TIMES	 WIN ALL						

(6) The play symbols and play symbol captions that may appear in the WINNING NUMBERS play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVN	12 THELV	13 THRTN	14 FORTN	15 FIFTN	16 SIXTN	17 SVNTN	18 EGHTN	19 NINTN	20 TENTY
21 TYTONE	22 TYTWO	23 TYTHR	24 TYTFOR	25 TYTFIV	26 TYSIX	27 TYSVN	28 TYEGT	29 TYNIN	30 THIRTY

(7) The play symbols and play symbol captions that may appear in the BONUS NUMBER play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVN	12 THELV	13 THRTN	14 FORTN	15 FIFTN	16 SIXTN	17 SVNTN	18 EGHTN	19 NINTN	20 TENTY
21 TYTONE	22 TYTWO	23 TYTHR	24 TYTFOR	25 TYTFIV	26 TYSIX	27 TYSVN	28 TYEGT	29 TYNIN	30 THIRTY

(8) The prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area are as follows:

\$2.00 TWO	\$5.00 FIVE	\$10.00 TEN	\$20.00 TWENTY	\$25.00 TWTY FIVE	\$30.00 THIRTY	\$50.00 FIFTY
\$100 ONE HUN	\$200 TWO HUN	\$500 FIVE HUN	\$1,000 ONE THOU	\$5,000 FIVE THOU	\$10,000 TEN THOU	\$1,000,000 40K/1R/25YRS

(9) The prize symbols and prize symbol captions that may appear in the BONUS NUMBER play area are as follows:


\$2.00 THO	\$5.00 FIVE	\$10.00 TEN	\$20.00 THENTY	\$25.00 THY FIVE	\$30.00 THIRTY	\$50.00 FIFTY
\$100 ONE HUN	\$200 THO HUN	\$500 FIVE HUN	\$1,000 ONE THOU	\$5,000 FIVE THOU	\$10,000 TEN THOU	


(10) The legends are as follows:


WINNING NUMBERS YOUR NUMBERS BONUS NUMBER


(11) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown for that symbol.

A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to double the prize shown for

that symbol. A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to a prize of

\$200. A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to five times

the prize shown for that symbol. A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to all thirteen prizes shown on the ticket (twelve YOUR NUMBERS prizes and the one BONUS NUMBER prize).

(b) BONUS NUMBER. A ticket having a play symbol and corresponding play symbol in the BONUS NUMBER play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown in the BONUS NUMBER play area.

(c) A player may win up to thirteen times on a ticket.

(12) \$1,000,000 Top Prize Payment Options.

(a) A winner of a \$1,000,000 top prize may choose one of two payment options for receiving his or her prize. Payment options are "Cash Option" or "Annual Payment." At the time the \$1,000,000 top prize is claimed, the terminal will produce a player claim instructions ticket. The winner has sixty (60) days after the date the player claim instructions ticket is produced to file a claim choosing the Cash Option. Once the winner files a claim and exercises the winner's chosen option, the election of that option shall be final. The Annual Payment method of payment will also be final when it is applied due to a top prize winner not making his or her payment election within sixty (60) days after the player claim instructions ticket is produced.

(b) Cash Option prizes will be paid in a single cash payment. A winner of a \$1,000,000 top prize who elects the

Cash Option shall receive a single cash payment of \$815,000, less applicable federal income tax withholding.

(c) Annual Payment prizes will be paid in twenty-five (25) equal annual installments. A winner of a \$1,000,000 top prize who elects the Annual Payment option shall receive annual installments of \$40,000 per year, less applicable federal tax withholding.

(13) The odds of winning, value, and number of prizes in Game Number 1461 are as follows:

GAME PLAY	WIN	ODDS OF 1 IN	NUMBER OF WINNER S IN 319.81 POOLS OF 120,000 TICKETS PER POOL
\$5	\$5	10.00	3,837.835
\$2 x 5	\$10	60.01	639.480
\$2 (CHEST)	\$10	30.00	1,279.363
\$5 (MR M)	\$10	30.00	1,279.098
\$10	\$10	30.00	1,279.374
\$2 x 10	\$20	300.06	127.897
\$2 (CHEST) + \$10	\$20	300.15	127.860
\$5 x 4	\$20	299.90	127.966
\$10 (MR M)	\$20	299.80	128.009
\$20	\$20	300.09	127.886
(\$2 x 10) + \$5	\$25	857.82	44.738
\$5 x 5	\$25	857.61	44.749
\$5 (CHEST)	\$25	857.97	44.730
\$5 + \$10 (MR M)	\$25	857.13	44.774
\$25	\$25	896.07	42.828
\$10 + \$20	\$30	799.27	48.015
\$5 x 6	\$30	799.24	48.017
\$5 + \$5 (CHEST)	\$30	800.46	47.944
\$10 + \$10 (MR M)	\$30	799.49	48.002
\$30	\$30	825.85	46.470
(\$2 x 10) + (\$10 x 3) (MONEYBAG)	\$50	1,715.25	22.374
\$5 x 10	\$50	1,717.17	22.349
\$10 (CHEST)	\$50	1,712.88	22.405
\$10 + \$20 (MR M)	\$50	1,712.35	22.412
\$50	\$50	1,715.25	22.374
(\$5 x 10) + \$10 + (\$20 x 2) (MONEYBAG)	\$100	1,716.02	22.364
\$10 x 10	\$100	1,713.87	22.392
\$25 (MR M) + \$50	\$100	1,714.72	22.381
\$20 (CHEST)	\$100	1,713.87	22.392
\$50 (MR M)	\$100	1,818.56	21.103
\$100	\$100	1,999.74	19.191
(\$10 x 8) + (\$20 x 3) + (\$30 x 2) (MONEYBAG)	\$200	12,004.09	3.197
\$20 (CHEST) + \$100	\$200	12,072.06	3.179

\$100.(MR.M)	\$200	11,989.09	3,201
\$200.(GO)	\$200	11,966.66	3,207
\$200	\$200	11,940.60	3,214
(\$30 x 10) + (\$50 x 2) + \$100.(MONEYBAG)	\$500	24,166.93	1,588
\$100 + \$200.(MR.M)	\$500	24,121.36	1,591
(\$50 x 4) + \$100 + \$200.(GO)	\$500	24,045.79	1,596
\$100.(CHEST)	\$500	24,106.21	1,592
\$500	\$500	23,910.95	1,605
(\$50 x 10) + \$100 + (\$200 x 2) (MONEYBAG)	\$1,000	60,723.23	632
\$500.(MR.M)	\$1,000	39,810.25	964
(\$100 x 3) + \$200.(GO) + \$500	\$1,000	61,110.00	628
\$200.(CHEST)	\$1,000	39,604.83	969
\$1,000	\$1,000	59,870.64	641
\$5,000.(MR.M)	\$10,000	120,682.64	318
\$1,000.(CHEST) x 2	\$10,000	119,554.77	321
\$10,000	\$10,000	121,063.34	317
\$1,000,000.(\$40K/YR/25YRS)	\$1,000,000	4,797,135.00	8

(14) The overall odds of winning some prize in Game Number 1461 are 1 in 3.96. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(15) For reorders of Game Number 1461, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(16) Payment of prizes for \$5 MONOPOLY BONUS SPECTACULAR lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History- New 7-2-20.

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

EFFECTIVE DATE: July 2, 2020.

DEPARTMENT OF THE LOTTERY

RULE NO.: 53ER20-58
 RULE TITLE: Game Number 1462, \$10 MONOPOLY™ BONUS SPECTACULAR

SUMMARY: This emergency rule describes Game Number 1462, "\$10 MONOPOLY™ BONUS SPECTACULAR," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER20-58 Game Number 1462, \$10 MONOPOLY™ BONUS SPECTACULAR.

(1) Name of Game. Game Number 1462, \$10 MONOPOLY™ BONUS SPECTACULAR.

(2) Game Number 1462, \$10 MONOPOLY BONUS SPECTACULAR is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. \$10 MONOPOLY BONUS SPECTACULAR lottery tickets sell for \$10.00 per ticket.

(4) \$10 MONOPOLY BONUS SPECTACULAR lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning \$10 MONOPOLY BONUS SPECTACULAR lottery ticket, the ticket must meet the applicable requirements of Rule 53ER20-54, Payment of Prizes, Florida Administrative Code.

(5) The play symbols and play symbol captions that may appear in the YOUR NUMBERS play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVEN	12 TWELVE	13 THIRTEEN	14 FOURTEEN	15 FIFTEEN	16 SIXTEEN	17 SEVENTEEN	18 EIGHTEEN	19 NINETEEN	20 TWENTY
21 TWENTYONE	22 TWENTYTWO	23 TWENTYTHREE	24 TWENTYFOUR	25 TWENTYFIVE	26 TWENTYSIX	27 TWENTYSEVEN	28 TWENTYEIGHT	29 TWENTYNINE	30 THIRTY
31 THIRTYONE	32 THIRTYTWO	33 THIRTYTHREE	34 THIRTYFOUR	35 THIRTYFIVE	36 THIRTYSIX	37 THIRTYSEVEN	38 THIRTYEIGHT	39 THIRTYNINE	
	GO HIN\$200								

(6) The play symbols and play symbol captions that may appear in the WINNING NUMBERS play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVEN	12 TWELVE	13 THIRTEEN	14 FOURTEEN	15 FIFTEEN	16 SIXTEEN	17 SEVENTEEN	18 EIGHTEEN	19 NINETEEN	20 TWENTY
21 TWENTYONE	22 TWENTYTWO	23 TWENTYTHREE	24 TWENTYFOUR	25 TWENTYFIVE	26 TWENTYSIX	27 TWENTYSEVEN	28 TWENTYEIGHT	29 TWENTYNINE	30 THIRTY
31 THIRTYONE	32 THIRTYTWO	33 THIRTYTHREE	34 THIRTYFOUR	35 THIRTYFIVE	36 THIRTYSIX	37 THIRTYSEVEN	38 THIRTYEIGHT	39 THIRTYNINE	

(7) The play symbols and play symbol captions that may appear in the BONUS NUMBER play area are as follows:

1 ONE	2 TWO	3 THREE	4 FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN
11 ELEVEN	12 TWELVE	13 THIRTEEN	14 FOURTEEN	15 FIFTEEN	16 SIXTEEN	17 SEVENTEEN	18 EIGHTEEN	19 NINETEEN	20 TWENTY
21 TWENTYONE	22 TWENTYTWO	23 TWENTYTHREE	24 TWENTYFOUR	25 TWENTYFIVE	26 TWENTYSIX	27 TWENTYSEVEN	28 TWENTYEIGHT	29 TWENTYNINE	30 THIRTY
31 THIRTYONE	32 THIRTYTWO	33 THIRTYTHREE	34 THIRTYFOUR	35 THIRTYFIVE	36 THIRTYSIX	37 THIRTYSEVEN	38 THIRTYEIGHT	39 THIRTYNINE	

(8) The prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area are as follows:

\$5.00 FIVE	\$10.00 TEN	\$15.00 FIFTEEN	\$20.00 TWENTY	\$25.00 THY FIVE	\$30.00 THIRTY	\$50.00 FIFTY
\$100 ONE HUN	\$200 THO HUN	\$500 FIVE HUN	\$1,000 ONE THOU	\$5,000 FIVE THOU	\$10,000 TEN THOU	\$2,000,000 \$80K/YR/25YRS

(9) The prize symbols and prize symbol captions that may appear in the BONUS NUMBER play area are as follows:


\$5.00 FIVE	\$10.00 TEN	\$15.00 FIFTEEN	\$20.00 TWENTY	\$25.00 THY FIVE	\$30.00 THIRTY	\$50.00 FIFTY
\$100 ONE HUN	\$200 THO HUN	\$500 FIVE HUN	\$1,000 ONE THOU	\$5,000 FIVE THOU	\$10,000 TEN THOU	


(10) The legends are as follows:


WINNING NUMBERS YOUR NUMBERS BONUS NUMBER


(11) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown for that symbol.

A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to double the prize shown for

that symbol. A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to a prize of

\$200. A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to ten times

the prize shown for that symbol. A ticket having a  symbol in the YOUR NUMBERS play area shall entitle the prizewinner to all sixteen prizes shown on the ticket (fifteen YOUR NUMBERS prizes and the one BONUS NUMBER prize).

(b) BONUS NUMBER. A ticket having a play symbol and corresponding play symbol in the BONUS NUMBER play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown in the BONUS NUMBER play area.

(c) A player may win up to sixteen times on a ticket.

(12) \$2,000,000 Top Prize Payment Options.

(a) A winner of a \$2,000,000 top prize may choose one of two payment options for receiving his or her prize. Payment options are "Cash Option" or "Annual Payment." At the time the \$2,000,000 top prize is claimed, the terminal will produce a player claim instructions ticket. The winner has sixty (60) days after the date the player claim instructions ticket is produced to file a claim choosing the Cash Option. Once the winner files a claim and exercises the winner's chosen option, the election of that option shall be final. The Annual Payment method of payment will also be final when it is applied due to a top prize

winner not making his or her payment election within sixty (60) days after the player claim instructions ticket is produced.

(b) Cash Option prizes will be paid in a single cash payment. A winner of a \$2,000,000 top prize who elects the Cash Option shall receive a single cash payment of \$1,615,000, less applicable federal income tax withholding.

(c) Annual Payment prizes will be paid in twenty-five (25) equal annual installments. A winner of a \$2,000,000 top prize who elects the Annual Payment option shall receive annual installments of \$80,000 per year, less applicable federal tax withholding.

(13) The odds of winning, value, and number of prizes in Game Number 1462 are as follows:

GAME PLAY	WIN	ODDS OF 1 IN	NUMBER OF WINNERS IN 185.42 POOLS OF 120,000 TICKETS PER POOL
\$5 x 2	\$10	30.01	741,457
\$5 (MR M)	\$10	20.00	1,112,649
\$10	\$10	30.01	741,457
\$5 x 3	\$15	60.02	370,711
\$5 + \$5 (MR M)	\$15	59.98	370,969
\$15	\$15	60.00	370,840
\$5 x 4	\$20	60.01	370,755
(\$5 x 2) + \$10	\$20	99.98	222,548
\$10 x 2	\$20	149.96	148,377
\$10 (MR M)	\$20	60.02	370,711
\$20	\$20	59.98	370,969
\$5 x 5	\$25	400.16	55,604
(\$5 x 3) + \$10	\$25	400.34	55,579
\$5 + (\$10 x 2)	\$25	400.12	55,609
\$5 (MR M) + \$15	\$25	400.29	55,586
\$25	\$25	400.17	55,602
\$5 x 6	\$30	200.06	111,217
\$5 (MR M) + (\$10 x 2)	\$30	200.17	111,156
\$10 x 3	\$30	239.83	92,777
\$15 (MR M)	\$30	190.31	116,915
\$30	\$30	200.04	111,228
\$5 (CHEST)	\$50	1,200.58	18,533
\$5 x 10	\$50	1,200.32	18,537
\$10 x 5	\$50	1,199.35	18,552
\$10 (MR M) + \$15 (MR M)	\$50	1,204.03	18,480
\$50	\$50	1,197.74	18,577
(\$5 x 12) + (\$10 x 4) (MONEYBAG)	\$100	399.64	55,676
(\$5 x 10) + (\$10 x 5)	\$100	599.27	37,129
\$10 (CHEST)	\$100	399.34	55,718
\$20 x 5	\$100	600.60	37,047

\$25 x 4	\$100	599.64	37.106
\$25 (MR M) + \$50	\$100	451.96	49.231
\$100	\$100	599.89	37.091
(\$10 x 12) + (\$20 x 4) (MONEYBAG)	\$200	5,986.12	3.717
(\$10 x 10) + (\$20 x 5)	\$200	5,992.57	3.713
\$20 (CHEST)	\$200	6,016.87	3.698
\$10 (CHEST) + \$50 (MR M)	\$200	6,029.92	3.690
\$100 (MR M)	\$200	5,984.51	3.718
\$200 (GO)	\$200	5,976.47	3.723
(\$25 x 12) + (\$50 x 4) (MONEYBAG)	\$500	9,946.54	2.237
(\$25 x 10) + (\$50 x 5)	\$500	10,000.18	2.225
\$50 (CHEST)	\$500	10,090.88	2.205
(\$50 x 6) + \$100 (MR M)	\$500	9,906.68	2.246
(\$100 x 3) + \$200 (GO)	\$500	9,977.76	2.230
\$500	\$500	10,004.68	2.224
(\$50 x 12) + (\$100 x 4) (MONEYBAG)	\$1,000	14,983.43	1.485
\$50 (CHEST) + (\$100 x 3) + \$200 (GO)	\$1,000	14,863.33	1.497
\$100 (CHEST)	\$1,000	19,884.18	1.119
(\$100 x 8) + \$200 (GO)	\$1,000	15,219.15	1.462
\$500 (MR M)	\$1,000	20,009.35	1.112
\$1,000	\$1,000	19,884.18	1.119
(\$200 x 10) + (\$500 x 6) (MONEYBAG)	\$5,000	122,930.39	181
\$500 (CHEST)	\$5,000	118,986.10	187
\$500 x 10	\$5,000	117,726.98	189
(\$1,000 x 3) + \$1,000 (MR M)	\$5,000	119,625.81	186
\$5,000	\$5,000	118,986.10	187
\$10,000	\$10,000	39,875.27	558
\$2,000,000 (\$80K/YR/25YRS)	\$2,000,000	5,562,600.00	4

(14) The overall odds of winning some prize in Game Number 1462 are 1 in 3.44. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(15) For reorders of Game Number 1462, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(16) Payment of prizes for \$10 MONOPOLY BONUS SPECTACULAR lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History- New 7-2-20.

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

EFFECTIVE DATE: July 2, 2020.

DEPARTMENT OF THE LOTTERY

RULE NO.: 53ER20-59
 RULE TITLE: MONOPOLY™ Bonus Promotion

SUMMARY: The Department of the Lottery will conduct the MONOPOLY™ Bonus Promotion beginning July 6, 2020, and continuing through September 14, 2020, in which three second chance drawings will be held, and cash prizes awarded. THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER20-59 MONOPOLY™ Bonus Promotion.

(1) Beginning July 6, 2020, and continuing through September 14, 2020, (“Promotion Period”) the Florida Lottery will conduct the MONOPOLY™ Bonus Promotion (“Promotion”) in which players can enter non-winning Florida Lottery Scratch-Off tickets (also known as instant tickets) from the following MONOPOLY BONUS SPECTACULAR family of games into a MONOPOLY Bonus second chance drawing for a chance to win a cash prize:

(a) Game Number 1459, \$1 MONOPOLY BONUS SPECTACULAR;

(b) Game Number 1460, \$2 MONOPOLY BONUS SPECTACULAR;

(c) Game Number 1461, \$5 MONOPOLY BONUS SPECTACULAR; and

(d) Game Number 1462, \$10 MONOPOLY BONUS SPECTACULAR.

Non-winning Scratch-Off lottery tickets from the four above-listed MONOPOLY BONUS SPECTACULAR family of games may be entered throughout the entire Promotion Period for entry into the next available drawing. Winning Scratch-Off lottery tickets from the above-listed MONOPOLY BONUS SPECTACULAR family of games cannot be used for entry into a MONOPOLY Bonus second chance drawing.

(2) How to Enter.

(a) To enter a non-winning MONOPOLY BONUS SPECTACULAR family Scratch-Off lottery ticket into one of the MONOPOLY Bonus second chance drawings, a player may enter on the Florida Lottery’s website at flalottery.com or using the Florida Lottery’s Mobile Convenience App (“App”). On the home page of the Florida Lottery’s website, players are to click on the Promotions banner, select the MONOPOLY Bonus Promotion and follow the directions. Players will be prompted to log-in or register. On the App, players may click on either of the Promotions buttons, log-in, select the MONOPOLY Bonus

Promotion and follow the directions. A Promotions button is located on the main menu and also on the bottom navigation bar. The 24-digit ticket serial number (4-digit game number and 20-digit ticket number) is located below the play area on the front of a MONOPOLY BONUS SPECTACULAR family Scratch-Off ticket under the latex covering. Players are to scratch off the latex covering to reveal the number and enter the entire 24-digit ticket serial number in the designated ticket entry area on the website or scan the ticket barcode located under the latex covering on the front of the ticket using the App.

(b) Entry Determination. Each non-winning MONOPOLY BONUS SPECTACULAR family Scratch-Off lottery ticket is assigned a predetermined number of entries that corresponds to the price of the non-winning ticket, as shown in the table below.

<u>Ticket Price Point</u>	<u>Game Name</u>	<u>Number of Entries</u>
<u>\$1</u>	<u>Game Number 1459, \$1 MONOPOLY BONUS SPECTACULAR</u>	<u>1</u>
<u>\$2</u>	<u>Game Number 1460, \$2 MONOPOLY BONUS SPECTACULAR</u>	<u>2</u>
<u>\$5</u>	<u>Game Number 1461, \$5 MONOPOLY BONUS SPECTACULAR</u>	<u>5</u>
<u>\$10</u>	<u>Game Number 1462, \$10 MONOPOLY BONUS SPECTACULAR</u>	<u>10</u>

Each valid non-winning ticket number may only be entered one time and only into one drawing during the Promotion Period. Tickets should not be mailed to the Florida Lottery unless players are contacted by the Florida Lottery and requested to do so. Non-winning tickets received in the mail by the Florida Lottery will not be entered in a drawing and will not be returned. The odds of winning depend on the number of entries entered. All entries are subject to validation by the Florida Lottery and may be disqualified if eligibility requirements are not met.

(3) Promo Codes. Various promo codes will be available to players during the Promotion via social media platforms, websites, emails, commercials and TV touchpoints, and with the purchase of a \$10 or more FANTASY 5® ticket sold during the Promotion Period. A player may earn additional entries by entering a promo code at the time the player enters a non-winning MONOPOLY BONUS SPECTACULAR family Scratch-Off ticket number into a drawing. A non-winning MONOPOLY BONUS SPECTACULAR family Scratch-Off ticket number must be entered to enable the promo code feature, and the ticket number and the promo code must be entered at the same time. Promo codes obtained with the purchase of \$10

or more FANTASY 5 ticket that are entered with a non-winning MONOPOLY BONUS SPECTACULAR family Scratch-Off ticket number will earn 10 extra entries. Promo codes obtained through other means of advertisement that are entered with a non-winning MONOPOLY BONUS SPECTACULAR family Scratch-Off ticket number will earn 5 extra entries. Each promo code is only valid for the corresponding entry period for which it is designated and can only be entered one time. However, more than one different promo code may be entered with a different non-winning MONOPOLY BONUS SPECTACULAR family Scratch-Off ticket number during the corresponding entry period for which it is designated.

(4) Prizes. The following table sets forth the prizes available in the Promotion.

<u>Prizes per Drawing</u>			
<u>Prize Level</u>	<u>Prize Amount</u>	<u>Number of Prizewinners per Drawing</u>	<u>Total Prizewinners in Promotion</u>
<u>Top Prize</u>	<u>\$20,000</u>	<u>1</u>	<u>3</u>
<u>Second Prize</u>	<u>\$5,000</u>	<u>10</u>	<u>30</u>
<u>Third Prize</u>	<u>\$1,000</u>	<u>30</u>	<u>90</u>
<u>Total</u>		<u>41</u>	<u>123</u>

(5) Drawings. A total of three second chance drawings will be held. Prizewinners for each drawing will be randomly selected from entries submitted and received before midnight ET on the last day of the entry period for that drawing. The entry periods, drawing dates and winner announcement dates are set forth in the table below. Drawings shall be held in Tallahassee, Florida, and witnessed by an accountant employed by an independent certified public accounting firm.

<u>Drawing</u>	<u>Entry Period</u>	<u>Drawing Date</u>	<u>Winners Announced</u>
<u>1</u>	<u>July 6, 2020- July 27, 2020</u>	<u>July 29, 2020</u>	<u>August 3, 2020</u>
<u>2</u>	<u>July 28, 2020- August 17, 2020</u>	<u>August 19, 2020</u>	<u>August 24, 2020</u>
<u>3</u>	<u>August 18, 2020- September 14, 2020</u>	<u>September 16, 2020</u>	<u>September 21, 2020</u>

In each of the drawings, a total of 61 valid entries will be drawn by the Florida Lottery using a certified random number generation process. The first entry drawn will win the top prize of \$20,000. The second through eleventh entries drawn will each win a second prize of \$5,000. The twelfth through forty-first entries drawn will each win a third prize of \$1,000. The remaining entries drawn will be used in the order in which they

were drawn and in the order of need to select an alternate top, second, or third prize winner in the event a top, second, or third prize cannot be awarded.

(6) Prizewinner Notification.

(a) The prizewinners in each second chance drawing will be posted on flalottery.com on the announcement date set forth in the table in subsection (5) above for the related drawing, or as soon thereafter as practicable.

(b) The Florida Lottery will attempt to notify each prizewinner by telephone or email using the contact information provided in the prizewinner's registration data no later than one business day (Monday-Friday) after the prizewinners are posted on the Florida Lottery's website. The Florida Lottery deems the winner's registration data as the prizewinner's official contact information, including the physical mailing address. The Florida Lottery will not attempt to further locate a prizewinner if attempts to reach the winner by telephone or email are unsuccessful. If the Florida Lottery is unable to have contact by telephone or email with a prizewinner within seven calendar days of the date the prizewinners are posted on the website, the winner will forfeit his or her right to claim the prize and the Florida Lottery will award the prize to an alternate prizewinner in accordance with subsection (5) above. If the Florida Lottery is unable to have contact by email or telephone with the alternate prizewinner within seven calendar days of the date of notification, the alternate prizewinner will forfeit his or her right to claim the prize and the Florida Lottery will award the prize to the next alternate prizewinner. This process will continue until an alternate prizewinner is contacted or the Florida Lottery has exhausted the list of alternate prizewinners due to unsuccessful notification attempts or due to failure by a prizewinner or an alternate prizewinner to timely provide required claim documentation as set forth in subsection (7) below. If the Florida Lottery exhausts the list of alternate prizewinners, the prize will not be awarded.

(7) How to Claim a Prize. To claim any prize in a second chance drawing, the prizewinner must submit to the Florida Lottery the original valid non-winning MONOPOLY BONUS SPECTACULAR family Scratch-Off ticket bearing the entry number selected in the drawing. Without such ticket, the prizewinner will forfeit his or her right to claim a prize. The prizewinner must submit the entry ticket along with a completed Winner Claim Form DOL 173-2, revised 2/18, or Spanish Winner Claim Form DOL 173-2S, revised 3/19 and a copy of acceptable identification as set forth in the rule of the Florida Lottery governing payment of prizes. A copy of the current prize payment rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011. Forms DOL 173-2 and DOL 173-2S are hereby incorporated by reference and may be

obtained at any Florida Lottery office or retailer, from the Florida Lottery's website at flalottery.com, or by writing to: Florida Lottery, Customer Service, 250 Marriott Drive, Tallahassee, Florida 32399-4016. The required documentation must be received by any Florida Lottery office no later than fourteen calendar days after the Florida Lottery has made personal contact with the prizewinner. If the Florida Lottery has not received the required documentation from a prizewinner by the fourteenth calendar day after notification, the prizewinner will forfeit his or her right to claim the prize and the Florida Lottery will award the prize to an alternate prizewinner in accordance with subsections (5) and (6) above. The same timeframe for a prizewinner to return required documentation to the Florida Lottery shall apply to an alternate prizewinner.

(8) Award of Top Prizes. Upon the Florida Lottery's timely receipt of a top prize winner's required documentation, the Lottery will award a top prize of \$20,000, less applicable federal income tax withholding.

(9) Award of Second Prizes. Upon the Florida Lottery's timely receipt of a second prize winner's required documentation, the Lottery will award a second prize of \$5,000.

(10) Award of Third Prizes. Upon the Florida Lottery's timely receipt of a third prize winner's required documentation, the Lottery will award a third prize of \$1,000.

(11) Taxes. Except as specifically described herein, all federal, state and/or local taxes or other fees on the prizes won in the MONOPOLY Bonus Promotion will be the responsibility of the prizewinner. Thirty percent federal income tax withholding will be withheld from any prize won by a nonresident alien prizewinner in the Promotion, regardless of the amount of the prize. The reporting and subsequent payment of any additional federal, state and/or local taxes shall be the responsibility of the nonresident alien prizewinner.

(12) Other Restrictions and Provisions.

(a) All prizes are subject to the provisions of Chapter 24, Florida Statutes, and rules promulgated thereunder. Prizes shall be paid in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current prize payment rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

(b) All prizewinners will be analyzed for state-owed debt. If a prizewinner is identified as owing an outstanding debt to any state agency or owes child support collected through a court, the debt will be offset in accordance with section 24.115(4), Florida Statutes. If the debt is an amount less than the amount of the prize, the balance of the prize after deduction of the debt shall be awarded. If the debt is an amount greater than the amount of the prize, the entire prize amount will be applied to the outstanding debt.

(c) Players must be at least 18 years of age. Persons prohibited by section 24.116, Florida Statutes, from purchasing a Florida Lottery ticket are not eligible to enter the MONOPOLY Bonus Promotion.

(d) By entering the MONOPOLY Bonus Promotion, a player gives his or her permission for the Florida Lottery to photograph and/or videotape and record the prizewinner with or without prior notification and to use the name, photograph, videotape, and/or recording of the prizewinner for advertising or publicity purposes without additional compensation.

Rulemaking Authority 24.105(9), 24.109(1), FS. Law Implemented 24.105(9), 24.115(1) FS. History – New 7-2-20.

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

EFFECTIVE DATE: July 2, 2020.

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

RULE NO.: RULE TITLE:

40B-400.091 Publications and Agreements Incorporated by Reference

NOTICE IS HEREBY GIVEN that on July 2, 2020, the Suwannee River Water Management District, received a petition for a variance from Chester Stokes, 25655 Marsh Landing Pkwy., Ponte Vedra, FL. Pursuant to Section 120.542, F.S., Petitioner is seeking a variance from section 3.3 of the Suwannee River Water Management District, Environmental Resource Permit Applicant’s Handbook Volume II., which provides that the post-development peak discharge rate must not exceed the pre-development peak discharge rate for any design storm event. The applicant is requesting to increase discharge rates to the Steinhatchee River and Taylor County Road 361 right of way. The project is located in Section 26, Township 9S, Range 9E, in Taylor County and has been assigned permit number ERP-123-233709-3, Marina at Deadman Bay.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 1, 2020 the Division issued an order. The Final Order was in response to a Petition for a permanent Variance from Immolakee Fire Station #32, Immolakee, FL, filed May 14, 2020, and advertised on May 19, 2020 in Vol. 46, No. 98, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance denies the Petitioner a variance from ASME A18.1, Section 2.7.1, 2017 Edition, as adopted by Rule 61C-5.001 Florida Administrative Code that limits travel to 14’ because the Petitioner has not demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW 2020-069).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 2, 2020, the Division issued an order. The Final Order was in response to a Petition for an emergency variance from City of Saint Petersburg/Saint Petersburg Pier at 800 2nd Avenue NE, Saint Petersburg, FL, filed May 27, 2020, and advertised on June 1, 2020, in Vol.46, No.106, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from ASME A17.1, 2013 Edition, 2.4.1.5, 2.15.9.2, as adopted by Rule 61C-5.001 Florida Administrative Code that requires a 5’0” pit because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2020-075).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 2, 2020, the Division issued an order. The Final Order was in response to a Petition for an emergency variance from NF III Tampa DT, LLC/Residence Inn Downtown at 101 East Tyler Street, Tampa, FL, filed June 3, 2020, and advertised on June 9, 2020, in Vol.46, No.112, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from ASME A17.1, 2013 Edition, 2.4.1.5, 2.15.9.2, as adopted by Rule 61C-5.001 Florida Administrative Code that requires a 5'0" pit because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2020-077).

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

Section VI

Notice of Meetings, Workshops and Public Hearings

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, July 16, 2020, 2:00 p.m., The C-43 West Basin Storage Reservoir Water Quality Feasibility Study

PLACE: This meeting will be conducted via Zoom, a media technology free for the public to use. A link will be provided on the District's website at www.SFWMD.gov/meetings

GENERAL SUBJECT MATTER TO BE CONSIDERED: The C-43 West Basin Storage Reservoir Water Quality Feasibility Study Working Group announces a final public meeting to present findings of the preliminary draft feasibility study and take public comment on conventional/innovative biological, physical, and chemical treatment technologies for water quality improvement for eventual pre-treatment, in-reservoir treatment, and/or post-treatment application to the C-43 West Basin Storage Reservoir.

The public and stakeholders will have an opportunity to view and comment on the meeting by utilizing the District's Monthly Meeting link provided on the District's website www.SFWMD.gov/meetings, which will go live shortly before 2:00 p.m. on July 16, 2020.

All of this meeting will be conducted via media technology.

The public is advised that it is possible that one or more members of the Governing Board of the South Florida Water Management District may attend these meetings. No Governing Board action will be taken.

A copy of the agenda may be obtained by contacting: Kim Fikoski, (239)338-2929, ext. 7737, or kfikoski@sfwmd.gov, 7 days prior to the meeting.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Rosie Byrd 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: Kim Fikoski, kfikoski@sfwmd.gov, (239)338-2929, ext. 7737.

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

The Tampa Bay Water - A Regional Water Supply Authority announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, July 21, 2020, 2:00 p.m. – 3:00 p.m.

PLACE: Following the direction of Governor DeSantis to avoid large in-person gatherings and to promote social distancing, this meeting will be conducted via tele-conference, which is free to the public to use. Interested parties may attend the meeting by dialing 1(888)585-9008 and entering room number 753-604-776. If the authority for this meeting to be conducted via tele-conference is rescinded, the meeting will be held at Tampa Bay Water Administrative Offices, 2575 Enterprise Road, Clearwater, Florida 33763.

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting of the Selection Committee for Grant Funding & Legislative Assistance Contract No. 2021-004. As a part of the selection process, the Selection Committee will meet to review and discuss the responses and ranking of the firms, determine if interviews are needed and review potential interview questions.

A copy of the agenda may be obtained by contacting: Records Department at (727)796-2355.

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: Records Department at (727)796-2355. 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: Records Department at (727)796-2355.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

The Board of Architecture and Interior Design announces a public meeting to which all persons are invited.

DATE AND TIME: July 8, 2020, 2:00 p.m. ET, or soon thereafter

PLACE: Teleconference Call: Dial-in Number 1(888)585-9008, Conference Code 491-089-625

GENERAL SUBJECT MATTER TO BE CONSIDERED: Emergency rulemaking regarding continuing education.

A copy of the agenda may be obtained by contacting: Board of Architecture and Interior Design, 2601 Blair Stone, Tallahassee, Florida 32399-0751, Telephone (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 Architecture and Interior Design, 2601 Blair Stone, Tallahassee, Florida 32399-0751, Telephone (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 Architecture and Interior Design, 2601 Blair Stone, Tallahassee, Florida 32399-0751, Telephone (850)717-1982.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

The Board of Employee Leasing Companies announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, July 15, 2020, 10:00 a.m.

PLACE: <https://global.gotomeeting.com/join/202941605>

You can also dial in using your phone. United States (Toll Free): 1(877)568-4106, Access Code: 202-941-605

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discipline and General Business Meeting.

A copy of the agenda may be obtained by contacting: Board of Employee Leasing Companies, 2601 Blair Stone Road, Tallahassee, FL 32399, (850)717-1984.

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: Board of Employee Leasing Companies, 2601 Blair Stone Road, Tallahassee, FL 32399, (850)717-1984. 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 Employee Leasing Companies, 2601 Blair Stone Road, Tallahassee, FL 32399, (850)717-1984.

DEPARTMENT OF HEALTH

Board of Dentistry

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

DATE AND TIME: July 27, 2020, 6:00 p.m. ET

PLACE: 1(888)585-9008 when prompted, enter conference room number 599196982#

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss matters related to dental hygiene

A copy of the agenda may be obtained by contacting: www.floridasdentistry.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: (850)245-4474. 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: (850)245-4474.

DEPARTMENT OF HEALTH

Office of Statewide Research

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

DATE AND TIME: Wednesday July 15, 2020, 1:30 p.m.

PLACE: 2585 Merchants Row Blvd, Room 310 A, Tallahassee, FL 32311

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.

FLORIDA HOUSING FINANCE CORPORATION

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

DATE AND TIME: July 28, 2020, 2:00 p.m.

PLACE: The workshop will be available via webinar and telephone.

The webinar registration and access information for the workshop is posted to the following websites:

<https://www.floridahousing.org/programs/developers-multifamily-programs/competitive/2020/2020-201>

<https://www.floridahousing.org/programs/developers-multifamily-programs/competitive/2020/2020-202>

<https://www.floridahousing.org/programs/developers-multifamily-programs/competitive/2020/2020-203>

GENERAL SUBJECT MATTER TO BE CONSIDERED: The workshop will be held to solicit comments and suggestions from interested persons relative to Florida Housing’s proposed RFA 2020-201 Housing Credit Financing For Affordable Housing Developments Located In Medium And Small Counties, RFA 2020-202 Housing Credit Financing For Affordable Housing Developments Located In Broward, Duval, Hillsborough, Orange, Palm Beach, And Pinellas Counties, and RFA 2020-203 Housing Credit Financing For Affordable Housing Developments Located In Miami-Dade County.

The agenda for the workshop will be posted to the website prior to the workshop. A Listserv will be issued when this information is available.

A copy of the agenda may be obtained by contacting: Jean Salmonsens, (850)488-4197.

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: Jean Salmonsens, (850)488-4197. 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.

WALTON COUNTY HEALTH DEPARTMENT

The Walton County Health Department announces a public meeting to which all persons are invited.

DATE AND TIME: July 17, 2020, 11:30 a.m.

PLACE: Walton County Health Department

GENERAL SUBJECT MATTER TO BE CONSIDERED: Various board information

A copy of the agenda may be obtained by contacting: Patricia Hall, (850)892-8040 x6237.

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: Patricia Hall, (850)892-8040 x6237. 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: Patricia Hall, (850)892-8040 x6237.

PANHANDLE PUBLIC LIBRARY COOPERATIVE SYSTEM

The Panhandle Public Library Cooperative System (PPLCS) announces a public meeting to which all persons are invited.

DATE AND TIME: July 15, 2020, 10:00 a.m.

PLACE: PPLCS Meeting Room located at 2862 Madison St., Ste. 1, Marianna, FL 32448

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular board meeting

A copy of the agenda may be obtained by contacting: Cynthia De La Hunt at cdelahunt@pplcs.net or (850)482-9296.

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: Cynthia De La Hunt at cdelahunt@pplcs.net or (850)482-9296. 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: Cynthia De La Hunt at cdelahunt@pplcs.net or (850)482-9296. Please wear a mask when attending this meeting for your protection as well as others.

**Section VII
Notice of Petitions and Dispositions
Regarding Declaratory Statements**

**DEPARTMENT OF BUSINESS AND PROFESSIONAL
REGULATION**

Construction Industry Licensing Board

NOTICE IS HEREBY GIVEN that Construction Industry Licensing Board has received the petition for declaratory statement from Mike Wynn, filed on June 29, 2020. The petition seeks the agency's opinion as to the applicability of Section 455.227(1)(a)(h)(m)(q), and Section 459 F.S. as it applies to the petitioner.

Petitioner seeks a determination from the Board regarding events outlined in the Petition as they pertain to statute. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Daniel Biggins, Executive Director, Construction Industry Licensing Board, 2601 Blair Stone Road, Tallahassee, Florida 32399-1039 or telephone: (850)487-1395, or by electronic mail to Donald.Shaw@myfloridalicense.com.

DEPARTMENT OF FINANCIAL SERVICES

Finance

NOTICE IS HEREBY GIVEN that the Florida Office of Financial Regulation has received the petition for declaratory statement from TandP, LLC. The petition seeks the agency's opinion as to the applicability of Chapter 560, Florida Statutes, as it applies to the petitioner.

On 7/1/2020, the Florida Office of Financial Regulation (Consumer Finance) received a Petition for Declaratory Statement from TandP, LLC. The petitioner seeks a declaratory statement from the Office whether petitioner's data and

payment processing activities fall under the Florida Money Transmitter Statute, Chapter 560, Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889, Agency.Clerk@flofr.com.

Please refer all comments to: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889, Agency.Clerk@flofr.com.

**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**

METROPOLITAN PLANNING ORGANIZATIONS

Martin Metropolitan Planning Organization

REQUEST FOR PROPOSAL (RFP) 2020-3238

Martin County Board of County Commissioners

Attn: Purchasing Division, 2401 S.E. Monterey Road, Stuart, Florida 34996, pur_div@martin.fl.us, www.martin.fl.us

The Board of County Commissioners, Martin County, Florida, on behalf of the Martin Metropolitan Planning Organization (hereinafter referred to as MPO) will receive proposals for: COMMUNITY TRANSPORTATION COORDINATOR (RE-BID)

Sealed proposals will be received by the Information Desk on the 1st Floor at the address above until 2:30 p.m. local time, on Wednesday, July 22, 2020.

A non-mandatory pre-proposal meeting will be held on July 13, 2020, 10:00 a.m. in the John F. and Rita M. Armstrong Wing (Blake Library), 2351 SE Monterey Road, Stuart, FL 34996.

The complete bid document may be downloaded from www.demandstar.com (online bidding site).

Martin County is an equal opportunity/affirmative action employer.

By order of the Board of County Commissioners of Martin County, Florida.

Publish: The Stuart News – July 6, 2020

Florida Administrative Register July 6, 2020

**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., Friday, June 26, 2020 and 3:00 p.m., Thursday, July 2, 2020.

Rule No.	File Date	Effective Date
12ER20-8	7/1/2020	7/1/2020
12BER20-7	7/1/2020	7/1/2020
19-8.028	6/26/2020	7/16/2020
40B-1.722	7/2/2020	7/22/2020
53ER20-54	7/2/2020	7/2/2020
53ER20-55	7/2/2020	7/2/2020
53ER20-56	7/2/2020	7/2/2020
53ER20-57	7/2/2020	7/2/2020
53ER20-58	7/2/2020	7/2/2020
53ER20-59	7/2/2020	7/2/2020
60FF1-5.006	6/29/2020	7/19/2020
61-35.029	6/26/2020	7/16/2020

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	**/**/****
63B-1.001	6/26/2020	7/16/2020
63B-1.002	6/26/2020	7/16/2020
63B-1.003	6/26/2020	7/16/2020
63B-1.004	6/26/2020	7/16/2020
63B-1.005	6/26/2020	7/16/2020
63B-1.006	6/26/2020	7/16/2020
63B-1.007	6/26/2020	7/16/2020
63F-8.001	6/30/2020	7/20/2020
63F-8.002	6/30/2020	7/20/2020
63F-8.003	6/30/2020	7/20/2020
64B12ER20-28	7/1/2020	7/1/2020
65C-29.003	6/26/2020	7/16/2020
65C-41.003	7/2/2020	7/22/2020
69G-20.041	7/1/2020	7/21/2020
LIST OF RULES AWAITING EPA APPROVAL PURSUANT TO SECTION 373.4146 (2), FLORIDA STATUTES		
Rule No.	File Date	Effective Date
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	**/**/****
62-331.020	6/11/2020	**/**/****
62-331.030	6/11/2020	**/**/****
62-331.040	6/11/2020	**/**/****

62-331.050	6/11/2020	**/**/*****
62-331.070	6/11/2020	**/**/*****
62-331.100	6/11/2020	**/**/*****
62-331.130	6/11/2020	**/**/*****
62-331.140	6/11/2020	**/**/*****
62-331.211	6/11/2020	**/**/*****
62-331.212	6/11/2020	**/**/*****
62-331.213	6/11/2020	**/**/*****
62-331.214	6/11/2020	**/**/*****
62-331.218	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	**/**/*****
62-331.227	6/11/2020	**/**/*****
62-331.228	6/11/2020	**/**/*****
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	**/**/*****
62-331.241	6/11/2020	**/**/*****
62-331.243	6/11/2020	**/**/*****
62-331.244	6/11/2020	**/**/*****
62-331.245	6/11/2020	**/**/*****
62-331.246	6/11/2020	**/**/*****
62-331.247	6/11/2020	**/**/*****

LIST OF RULES AWAITING LEGISLATIVE APPROVAL SECTIONS 120.541(3), 373.139(7) AND/OR 373.1391(6), FLORIDA STATUTES		
Rule No.	File Date	Effective Date
60FF1-5.009	7/21/2016	**/**/*****
60P-1.003	11/5/2019	**/**/*****
60P-2.002	11/5/2019	**/**/*****
60P-2.003	11/5/2019	**/**/*****
64B8-10.003	12/9/2015	**/**/*****

DEPARTMENT OF ENVIRONMENTAL PROTECTION
 Drinking Water State Revolving Fund, State Revolving Fund (SRF) Program

**NOTICE OF AVAILABILITY
 FLORIDA CATEGORICAL EXCLUSION NOTICE (FCEN)
 SPRING PARK AREA**

The Florida Department of Environmental Protection (DEP) has determined that The Spring Park Area, Inc’s project located in Yalaha, Lake County to replace and upgrade 50-year old water mains and appurtenances is not expected to generate controversy over potential environmental effects. The total estimated construction cost is \$598,400. The project may qualify for a Drinking Water SRF loan composed of federal and state funds. DEP will consider public comments about the environmental impacts of the proposed projects that are postmarked or delivered at the address below within 30 days of this notice. A copy of the FCEN can be obtained by writing to: Cheryl Minsky, DEP, 3900 Commonwealth Blvd., MS 3505, Tallahassee, Florida 32399-3000, or calling (850)245-2985 or emailing cheryl.minsky@dep.state.fl.us.

DEPARTMENT OF ENVIRONMENTAL PROTECTION
 Notice of availability of funds for State Agencies and Water Management Districts.

The Florida Coastal Management Program (FCMP) announces the availability of federal funds for projects related to coastal resource protection. Priorities include water quality improvements encompassing research, monitoring, or restoration, and protection of vulnerable coastlines. The proposed projects should be able to be completed within 12 months. They should be designed to generate and provide information, plans, or meet needs for protection, coordination and response to hazards along Florida’s coast. Financial assistance is available in the form of reimbursement grants ranging from \$15,000 to \$74,000, depending upon availability of federal coastal management funds received from the

National Oceanic & Atmospheric Administration (NOAA). The FCMP anticipates that grant recipients will not be required to provide non-federal matching funds or services. Rule Sections 62S-5.002(4) and .003, F.A.C, describe the procedures for submitting applications and the procedures and criteria by which applications will be evaluated, respectively. A copy of the rule may be obtained at: <https://www.flrules.org/gateway/ChapterHome.asp?Chapter=62s-5>. There is no specific application form; however, proposals must not exceed 10 pages in length (excluding the title page, project location map, and budget page).

For projects involving construction, exotic species removal, and/or habitat restoration, applicants must submit a completed 306A Questionnaire with the application. The Questionnaire is not counted as part of the application page limit. The Questionnaire may be obtained at: <https://coast.noaa.gov/data/czm/media/questionnaire306a.docx>.

Applications must be received no later than 4:00 p.m. ET, September 15, 2020. Applications shall be submitted in accordance with subsection 62S-5.002(4), F.A.C., or may be emailed to FCMPMail@dep.state.fl.us. Mailed applications may be sent to:

Florida Coastal Management Program, ATTN: State Agency Grants, Department of Environmental Protection, 3900 Commonwealth Blvd., MS 235, Tallahassee, Florida 32399-3000.

For questions or to request a copy of Chapter 62S-5, F.A.C., and/or the 306A Questionnaire, please contact: Mrs. Holly Edmond at the address above, call (850)245-2181 or send an email to Holly.Edmond@FloridaDEP.gov.

DEPARTMENT OF HEALTH

Notice of Certification of Marijuana Testing Laboratory

The Florida Department of Health provides notice pursuant to Rule 64ER20-17, F.A.C., that on July 1, 2020, the department certified the following marijuana testing laboratory pursuant to Section 381.988, F.S., and department rules: Green Scientific Labs, LLC, d/b/a Green Scientific Labs, 4001 SW 47th Avenue, Suite 208, Davie, Florida 33314

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.
