Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

NONE

Section II Proposed Rules

DEPARTMENT OF EDUCATION

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

PURPOSE AND EFFECT: To provide criteria to define the term "substantial deficiency in reading." The effect will be to standardize the definition throughout the state and reduce confusion and disparities as to which students are receiving appropriate interventions. The rule has also been updated to incorporate the plan template, clarify the role of literacy coaches, require district evaluation of plan implementation, and specifically enumerate the requirements for summer reading camps and the extra hour for elementary schools identified as one of the 300 lowest-performing. The effect is clarity for districts in determining which students should receive intensive interventions.

SUMMARY: This rule provides criteria to define "substantial deficiency in reading" to clarify which students should be getting intensive interventions per the District K-12 Comprehensive Evidence-based Reading Plan. It also clarifies requirements to aid in implementation of the plan and provides for evaluation of implementation of the plan. The proposed rule incorporates the form school districts must use when submitting their reading plans to the Department. It explains the methodology to identify the 300 lowest-performing elementary schools and the reading plan amendments that a school district with one of these schools must make.

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: It is not anticipated that the proposed amendment will have any adverse impact on economic growth or business competitiveness, or increase regulatory costs or any other factor listed in s. 120.541(2), F.S. and will not require legislative ratification. The Just Read, Florida! office is already reviewing, approving, and monitoring the annual District K-12 Comprehensive Reading Plan. This rule change does not add additional regulatory requirements.

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

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

LAW IMPLEMENTED: 1001.215, 1011.62, 1008.25, FS.

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

DATE AND TIME: January 13, 2021, 9:00 a.m.

PLACE: Daytona State College, Event Center, 1200 W. International Speedway Blvd., Daytona Beach, FL 32114.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca Mead, Executive Director, Just Read, Florida! 325 West Gaines Street, Tallahassee, Florida 32399, (850)245-5060 Rebecca.Mead@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.053 <u>District</u> K-12 Comprehensive Evidence-Based Reading Plan.

(1) Annually, school districts shall submit a K-12 Comprehensive Evidence-Based Reading Plan for the specific use of the research-based reading instruction allocation on the form entitled District K-12 Comprehensive Evidence-Based Reading Plan, Form No. CERP-1, (effective February 2021). in the format prescribed by the Department for review and approval by the Just Read, Florida! Office pursuant to section 1011.62, F.S. The District K-12 Comprehensive Evidence-Based Reading Plan must accurately depict and detail the role of administration (both district and school level), professional development, assessment, curriculum, and instruction in the improvement of student learning of the **B.E.S.T.** English Language Arts Florida Standards as provided in Rule 6A-1.09401, F.A.C(LAFS). This information must be reflected for all schools and grade levels and shared with all stakeholders, including school administrators, literacy leadership teams, literacy coaches, classroom instructors, support staff, and parents. The District K-12 Comprehensive Evidence-Based Reading Plan must ensure that:

(a) Leadership at the district and school level is guiding and supporting the initiative;

(b) The analysis of data drives all decision-making;

(c) All intensive reading interventions must be delivered by a teacher who is certified or endorsed in reading;

(d) Measurable student achievement goals are established and clearly described;

(e) Evidence-based instructional materials <u>have a</u> <u>significant effect on improving student outcomes and meet</u> <u>strong, moderate, or promising levels of evidence as defined in</u> <u>20 U.S.C. § 7801(21)(A)(i) and</u> comply with Section 1011.67(<u>2)</u>, F.S.; and

(f) Supplemental instructional materials <u>have a significant</u> <u>effect on improving student outcomes and meet strong,</u> <u>moderate, or promising levels of evidence as defined in 20</u> <u>U.S.C. § 7801(21)(A)(i) and</u> comply with Section 1001.215(8), F.S.; <u>and</u>

(g) The identified three-hundred (300) lowest-performing elementary schools provide an additional hour per day of intensive reading instruction in accordance with Section 1011.62(9), F.S.

(2) Research-Based Reading Instruction Allocation. Districts will submit a budget for the Research-Based Reading Instruction Allocation, including salaries and benefits, professional development costs, assessment costs, and programs/materials costs. In accordance with Section 1008.25(3)(a), F.S., budgets must be prioritized for K-3 students with substantial deficiencies in reading <u>as</u> identified in <u>subsection (12)</u> subparagraph (9)(c)5- of this rule.

(3) <u>School Literacy Leadership Teams</u> Reading Leadership Teams. Districts must describe in the plan the process the principal will use to form and maintain a <u>Literacy</u> Reading Leadership Team, <u>consisting of a school administrator</u>, reading coach, media specialist, lead teachers, and other relevant team members, as applicable.

(4) Professional Development. The plan must make adequate provisions to require principals to:

(a) Provide the professional development required by Section 1012.98(4)(b)11., F.S., which includes the training to help teachers integrate phonemic awareness, phonics, word study and spelling, fluency, vocabulary and text comprehension strategies into an explicit, systematic, and sequential approach to reading instruction, including multisensory intervention strategies necessary to implement the multisensory reading intervention identified in paragraph (9)(c) of this rule;

(b) Differentiate and intensify professional development for teachers based on progress monitoring data;

(c) Identify mentor teachers and establish model classrooms within the school; and

(d) Ensure that time is provided for teachers to meet weekly for professional development including lesson study and professional learning communities.;

(e) Provide teachers with the information contained in the K-12 Comprehensive Evidence Based Reading Plan.

(5) Charter schools. Charter schools must utilize their proportionate share of the research-based reading allocation in accordance with Sections 1002.33(7)(a)2.a., and 1008.25(3)(a), F.S. All intensive reading interventions specified by the charter must be delivered by a teacher who is certified or endorsed in reading.

(6) Reading/Literacy Coaches.

(a) If the funding of reading/literacy coaches is part of the Research-Based Reading Instruction Allocation budget, reading/literacy coaches must be assigned to schools determined to have the greatest need based on student performance data in reading.

(b) Districts must use the Just Read, Florida! model or explain the evidence-based coaching model used in their district and how they will monitor the implementation and effectiveness of the coaching model. This must include how communication between the district, school administration, and the reading coach throughout the year will address areas of concern.

(c) The Just Read, Florida! reading/literacy coach model is described below:

1. The reading/literacy coach will serve as a stable resource for professional development throughout a school to generate improvement in reading and literacy instruction and student achievement. Coaches will support and provide initial and ongoing professional development to teachers in:

a. Each of the major reading components, as needed, based on an analysis of student performance data;

b. Administration and analysis of instructional assessments; and,

c. Providing differentiated instruction and intensive intervention.

2. Coaches will:

a. Model effective instructional strategies for teachers;

b. Facilitate study groups;

c. Train teachers to administer assessments, analyze data, and use in data analysis and using data to differentiate instruction;

d. Coach and mentor teachers daily colleagues;

e. Provide daily support to classroom teachers;

<u>e.f.</u> Work with teachers to ensure that evidence-based reading programs (comprehensive core reading programs, supplemental reading programs and comprehensive intervention reading programs) are implemented with fidelity;

f.-g. Help to increase instructional density to meet the needs of all students;

<u>g.-h.</u> <u>Participate in literacy</u> Help lead and support reading leadership teams at their school(s);

<u>h.</u> $\stackrel{}{\leftarrow}$ Continue to increase their knowledge base in best practices in reading instruction, intervention, and instructional reading strategies;

<u>i. j. Prioritize</u> Work with all teachers (including ESE, content area and elective areas) in the school they serve, prioritizing their time to those teachers, activities, and roles that will have the greatest impact on student achievement <u>in reading</u>, namely coaching and mentoring in classrooms;

<u>j.-k</u> Work frequently with students in whole and small group instruction in the context of modeling and coaching in other teachers' classrooms; and

k. Work with school principals to plan and implement a consistent program of improving reading achievement using strategies that demonstrate a statistically significant effect on improving student outcomes as defined in 20 U.S.C. § 7801(21)(A)(i).

1. Not be asked to perform administrative functions that will confuse their role for teachers; and,

m. Spend limited time administering or coordinating assessments.

3. Coaches are prohibited from performing administrative functions that will detract from their role as a literacy coach, and must limit the time spent on administering or coordinating assessments.

(d) Minimum Qualifications. <u>Literacy Reading/literacy</u> coaches must have experience as successful classroom teachers. Coaches must exhibit knowledge of evidence-based reading research, special expertise in quality reading instruction and infusing reading strategies into content area instruction, and data management skills. They must have a strong knowledge base in working with adult learners. Coaches must be excellent communicators with outstanding presentation, interpersonal, and time management skills. The coach must have a minimum of a bachelor's degree and <u>advanced coursework or professional development in reading is required</u>. The reading/literacy coach must be rated highly effective and be endorsed or K-12 certified in the area of reading. The literacy coach must have a highly effective rating from the most recently available evaluation that contains student achievement data.

(7) District_level monitoring of the District K-12 Comprehensive Evidence-Based Reading Plan Implementation. The plan must demonstrate adequate provisions for:

(a) Monitoring the level of implementation of the <u>District</u> K-12 Comprehensive Evidence-Based Reading Plan at the school and classroom level, including an explanation of the data that will be collected, how it will be collected, and the frequency of review. Districts must also explain how concerns are communicated if it is determined that the <u>District</u> K-12 Comprehensive Evidence-Based Reading Plan is not being

implemented in a systematic and explicit manner, based on data to meet the needs of students.

(b) Ensuring that all instruction in reading is systematic and explicit, based on data, and uses an evidence-based sequence of reading instruction and strategies to meet the needs of students at the school level and determining appropriate instructional adjustments.

(c) Ensuring that data from formative assessments are used to guide differentiation of reading instruction.

(d) Incorporating reading and literacy instruction by all content area teachers into subject areas to extend and build discussions of text in order to deepen understanding. This must include a description of the utilization of leveled classroom libraries and independent reading practice.

(e) Reporting of data elements as required by the <u>District</u> K-12 Comprehensive Evidence-Based Reading Plan within the <u>Comprehensive Management Information System as provided</u> <u>in Rule 6A-1.0014, F.A.C</u> <u>Automated Student and Staff Data</u> <u>Base System</u>. These data elements include:

1. Student Enrollment in Reading Intervention;

2. Reading Endorsement competency status for teachers; and

3. Reading Certification progress status for teachers.

(f) Evaluating District K-12 Comprehensive Evidence-Based Reading Plan implementation and impact on student achievement.

<u>1. Districts must annually evaluate the implementation of their District K-12 Comprehensive Evidence-Based Reading Plan.</u>

2. The evaluation must:

a. Analyze elements of the district's plan, including leadership, assessment, curriculum, instruction, intervention, professional development, and family engagement;

b. Include input from teachers, literacy coaches, and administrators at the school level; and

c. Identify elements in need of improvement and strategies to increase literacy outcomes for students.

3. Districts must provide their evaluation of the District K-12 Comprehensive Evidence-Based Reading Plan to the Just Read, Florida! Office by the deadline established in subsection (14) of this rule.

4. The district must use the evaluation to improve implementation of the district's plan for the following school year to increase student achievement.

(8) School-level monitoring of District K-12 Comprehensive Evidence-Based Reading Plan Implementation.

(a) Districts must describe the process used by principals to monitor implementation of, and ensure compliance with, the reading plan, including weekly reading <u>walkthroughs</u> walk throughs conducted by administrators.

(b) Districts must describe how principals monitor collection and utilization of assessment data, including progress monitoring data, to determine intervention and support needs of students.

(9) Summer Reading Camps. For summer reading camps required by Section 1008.25(7), F.S., districts must:

(a) Provide instruction to grade 3 students who score Level 1 on the statewide, standardized English Language Arts assessment;

(b) Implement evidence-based explicit, systematic, and multisensory reading instruction in phonemic awareness, phonics, fluency, vocabulary, and comprehension; and

(c) Provide instruction by a teacher endorsed or certified in reading.

(10) Parent Support through a Read-at-Home Plan. In accordance with Section 1008.25(5)(c), F.S., the parent of any student who exhibits a substantial deficiency in reading, as identified in accordance with subsection (12) of this rule, must be provided a read-at-home plan, including multisensory strategies, that the parent can use to help with reading at home.

(11)(9) Assessment, Curriculum, and Instruction.

(a) Elementary schools must teach reading in a dedicated, uninterrupted block of time of at least ninety (90) minutes duration daily to all students. The reading block will include whole group instruction utilizing an evidence-based sequence of reading instruction (comprehensive core reading program) and small group differentiated instruction in order to meet individual student needs.

(b) K-12 reading instruction will align with Florida's <u>Revised</u> Formula for Success, 6 + 4 + T1 + T2 + T3, 6+4+ii+iii which includes <u>the following:</u>

<u>1. S</u>six (6) components of reading: oral language, phonological awareness, phonics, fluency, vocabulary, and comprehension;

<u>2. F</u>four (4) types of classroom assessments: screening, progress monitoring/formative assessment, diagnosis, and summative assessment;

3. Core instruction (Tier 1): is standards-aligned; includes accommodations for students with a disability, students with an Individual Educational Plan (IEP), and students who are English language learners; provides print-rich explicit and systematic, scaffolded, and differentiated instruction; builds background and content knowledge; incorporates writing in response to reading; and incorporates the principles of Universal Design for Learning as defined in 34 C.F.R. 200.2(b)(2)(ii);

4. Immediate intervention (Tier 2): is standards-aligned; includes accommodations for students with a disability, students with an IEP, and students who are English language learners; provides explicit, systematic, small group teacher-led instruction matched to student need, targeting gaps in learning to reduce barriers to students' ability to meet Tier 1 expectations; provides multiple opportunities to practice the targeted skill(s) and receive feedback; and occurs in addition to core instruction; and

5. Immediate intensive intervention (Tier 3): is provided to students identified as having a substantial deficiency in reading as identified in accordance with subsection (12) of this rule; is standards-aligned; includes accommodations for students with a disability, students with an IEP, and students who are English language learners; provides explicit, systematic, individualized instruction based on student need, one-on-one or very small group instruction with more guided practice, immediate corrective feedback, and frequent progress monitoring; and occurs in addition to core instruction and Tier 2 interventions. In accordance with Section 1008.25(4)(c), F.S., students identified with a substantial reading deficiency must be covered by a federally required student plan, such as an IEP or an individualized progress monitoring plan and receive intensive interventions from teachers who are certified or endorsed in reading. initial instruction (ii) including building background and content knowledge, motivation, the provision for print rich, explicit, systematic, scaffolded, and differentiated instruction, and writing in response to reading; immediate, intensive intervention (iii): including extended time, targeted instruction based on student need, small group or one on one instruction, accommodations, and more frequent progress monitoring.

(c) Data from the results of assessments will guide differentiation of instruction and intervention in the classroom.

(d) (e) Districts are required to develop Assessment/Curriculum Decision Trees to demonstrate how data will be used to determine specific reading instructional needs and interventions for all students in grades K-12. The chart must include:

1. Name of assessment(s): screening, diagnostic, progress monitoring, local assessment data, statewide assessments, or teacher observations in use within the district. Pursuant to Section 1002.69, F.S., the Florida Kindergarten Readiness Screener (FLKRS) must be used as a component of identification for kindergarten students, <u>and according to subsection (12) of this rule, the assessment tool used to identify students in grades K-3 with a substantial deficiency in reading. and <u>P</u>pursuant to Section 1008.25(4)(a), F.S., the Florida Standards Assessment-English Language Arts (FSA-ELA) must be one of the components used for grades 3-12;</u>

2. Targeted audience (grade level);

3. Performance criteria used for decision-making for each instrument listed in subparagraph (11)(d)1. (9)(c)1. of this rule at each grade level: Districts must explicitly state the criteria used by the district to identify K 3 students with a substantial deficiency in reading accordance with Section 1008.25(5)(a), F.S. District selected performance criteria must identify

students at a proportional rate compared to district performance on statewide assessments such as FLKRS and FSA ELA;

4. Assessment/curriculum connection; and

5. An explanation of how instruction will be modified for students who receive instruction through distance and blended learning; and

<u>65</u>. An explanation of how instruction will be modified for students in grades K-12 who have been identified as having a substantial deficiency in reading who are in need of intensive intervention. not responded to a specific level of reading intervention with the initial intensity (time and group size) provided.

7. The decision trees This must include specific criteria for when a student is identified to receive intensive reading interventions by a teacher who is certified or endorsed in reading, what intensive reading interventions will be used, and how the intensive reading interventions are provided. Districts must identify the multisensory intervention provided to students in grades K-3 who have a substantial deficiency in reading.

(12) Identification of Students with a Substantial Reading Deficiency. A student is identified as having a substantial deficiency in reading if any of the following criteria are met:

(a) The student scores at the lowest achievement level/benchmark as identified by the publisher during a universal screening period, on an assessment listed in the district's approved District K-12 Comprehensive Evidencebased Reading Plan;

(b) The student scores at the lowest achievement level/benchmark as identified by the publisher during progress monitoring administration at any time during the school year, on an assessment listed in the district's approved District K-12 Comprehensive Evidence-based Reading Plan; or

(c) The student has demonstrated, through consecutive formative assessments or teacher observation data, minimum skill levels for reading competency in one or more of the areas of phonological awareness; phonics; vocabulary, including oral language skills; reading fluency; and reading comprehension.

(13) Three-hundred (300) Lowest-Performing Elementary <u>Schools.</u>

(a) The three-hundred (300) lowest-performing elementary schools are identified annually based on a three-year average of the points earned by a school in the school grading component of achievement in English Language Arts and the points earned by a school in the school grading component of learning gains in English Language Arts, as set forth in Rule 6A-1.09981(4)(a), F.A.C. The points for these two school grading components are summed and then averaged for each elementary school. The elementary schools are then ranked from lowest to highest based on this average in order to identify the threehundred (300) lowest-performing elementary schools. (b) School districts will be notified of the schools in their district that have been identified as one of the three-hundred (300) lowest-performing elementary schools at the same time districts are notified of school grades, as provided in Rule 6A-1.09981, F.A.C.

(c) By the date set by the Department as provided in subsection (14) of this rule, school districts that have one or more of the lowest-performing elementary schools must amend their District K-12 Comprehensive Evidence-Based Plan to ensure that:

<u>1. An additional hour per day of intensive reading</u> <u>instruction is provided to students in the school. The additional</u> <u>hour may be provided within the school day:</u>

2. The additional hour per day of intensive reading instruction is provided by teachers and reading specialists who have demonstrated effectiveness in teaching reading; and

3. The intensive reading instruction delivered in this additional hour includes research-based reading instruction that has been proven to accelerate progress of students exhibiting a reading deficiency, including:

a. Differentiated instruction based on screening, diagnostic, progress monitoring, or student assessment data to meet students' specific reading needs;

b. Explicit and systematic reading strategies to develop phonemic awareness, phonics, fluency, vocabulary, and comprehension, with more extensive opportunities for guided practice, error correction, and feedback; and

c. Integration of social studies, science, and mathematics text reading, text discussion, and writing in response to reading.

(14) Annually, the Department will post at https://www.fldoe.org/academics/standards/just-read-

fl/readingplan.stml the deadlines for school districts to submit their District K-12 Comprehensive Evidence-Based Reading Plan, the amendment for the three-hundred (300) lowestperforming elementary schools, and the district evaluation of plan implementation.

(15) The following documents are incorporated by reference in this rule:

(a) District K-12 Comprehensive Evidence-Based Reading Plan, Form No. CERP-1(DOS link), effective, February 2021;

(b) 20 U.S.C. § 7801(21)(A)(i) (DOS link), effective, December 10, 2015; and

(c) 34 C.F.R. § 200.2(b)(2)(ii) (DOS link), effective, December 8, 2016.

<u>These documents may be obtained from the Department at https://www.fldoe.org/academics/standards/just-read-</u>

fl/readingplan.stml.

Rulemaking Authority 1001.02(2), 1011.62, 1008.25 FS. Law Implemented 1001.215, 1011.62, 1008.25 FS. History–New 6-19-08, Amended 4-21-11, 2-17-15, 12-22-19.

NAME OF PERSON ORIGINATING PROPOSED RULE: Rebecca Mead, Executive Director, Just Read, Florida!

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 03, 2020

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

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.:RULE TITLE:6A-6.0571Career and Technical Education and Adult
General Education Standards and Industry-
Driven Benchmarks

PURPOSE AND EFFECT: This amendment will adopt three revised postsecondary programs (Barber; Nails Specialty; Facials Specialty) to satisfy newly adopted revisions by the Florida Department of Business and Professional Regulation (DBPR), the enforcement authority for the professional boards and programs of Cosmetology and Barbaring, authorizing the reduction of training hours based on the Administrative Rules for Barbering: 61G3-16.001, Facials Specialty: 61G5-22.017, and Nails Specialty: 61G5-22.016. These programs were included in the May 13, 2020 presentation of this rule to the State Board of Education, however, House Bill 1193, an act reducing the training requirements, was signed into law by Governor DeSantis on June 30, 2020. The bill requires the State Board of Education (SBE) to approve and identify in the course code directory (CCD) the official length of all Career and Technical Education programs. In addition this amendment will adopt 2 new college credit certificates: Pattern-Making and Construction (21 credit hours) that is a stackable credential toward the award of the Fashion Design Associate in Science degree; and Lending (32 credit hours) that is a stackable credential toward the award of the Financial Services AS degree. This amendment adopts revised and new career and technical education frameworks and adult general education standards for the 2020-2021 academic year in the documents entitled "Career and Technical Education Programs, Academic Year 2020-2021 Curriculum Frameworks by Career Cluster" and the "Adult General Education Standards and Curriculum Frameworks 2020-2021."

SUMMARY: The Department is responsible for developing program standards and industry-driven benchmarks for career and technical education and adult general education programs. The criteria for qualification of individual courses for inclusion in secondary and postsecondary career education programs and adult general education programs prescribed in Workforce Education programs are annually adopted by the State Board and are published by the Commissioner on the Department's website. These criteria are hereby incorporated by this rule and made a part of the rules of the State Board.

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 Career and Technical Education Standards and Industry-Driven Benchmarks and Adult General Education Standards provide secondary and postsecondary school district career centers and Florida College System institutions a framework for providing these educational programs. These frameworks contain rigorous standards and benchmarks determined to be necessary for student success in college and careers in the selected programs. The adverse impact or regulatory cost, if any, does not exceed nor would be expected to exceed any one of the economic analysis criteria set forth in Section 120.541(2)(a), Florida Statutes and will not require legislative ratification.

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

RULEMAKING AUTHORITY: 1001.02, 1004.92, FS.

LAW IMPLEMENTED: 1004.92, FS.

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

DATE AND TIME: January 13, 2021, 9:00 a.m.

PLACE: Daytona State College, Event Center, 1200 W. International Speedway Blvd., Daytona Beach, FL 32114.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kathleen Taylor, Bureau Chief, Division of Career and Adult Education, 325 West Gaines Street, Suite 714, Tallahassee, FL 32399-0400; Phone (850)245-9062.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.0571 Career and Technical Education and Adult General Education Standards and Industry-Driven Benchmarks.

(1) Section 1004.92, F.S., requires the Department of Education to develop program standards and industry-driven

benchmarks for career and technical education and adult and community education programs. The criteria for qualification of individual courses for inclusion in the classification of secondary career education programs prescribed in section 1011.80, F.S., or Workforce Development Education programs as prescribed in section 1011.62, F.S., are annually adopted by the State Board and shall be published by the Commissioner in the documents titled, as follows:

"Agriculture, Food & Natural Resources,"

"Architecture & Construction,"

"Arts, A/V Technology & Communication,"

"Business, Management & Administration,"

"Education & Training,"

"Energy,"

"Finance,"

"Government & Public Administration,"

"Health Science,"

"Hospitality & Tourism,"

"Human Services,"

"Information Technology,"

"Law, Public Safety & Security,"

"Manufacturing,"

"Marketing, Sales & Service,"

"Engineering and Technology Education,"

"Transportation, Distribution & Logistics," and

"Additional CTE Programs/Courses," all of which fall under the umbrella of the "Career and Technical Education Programs, Academic Year 2020-2021 Curriculum Frameworks by Career Cluster

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

09270)," or in the document "Adult General Education Standards and Curriculum Frameworks 2020-2021 (http://www.flrules.org/Gateway/reference.asp?No=Ref-

09271)." These criteria are hereby incorporated by reference in this rule. Copies of these publications may be obtained from the Division of Career and Adult Education, Department of Education, The Turlington Building, 325 West Gaines Street, Tallahassee, FL 32399 or from the Department's website at http://www.fldoe.org/academics/career-adult-edu/career-techedu/curriculum-frameworks/2020-21-frameworks and http://www.fldoe.org/academics/career-adult-edu/adultedu/2020-2021-adult-edu-curriculum-framewo.stml.

(2) No change.

Rulemaking Authority 1001.02, 1004.92(2)(b)3, 1003.4282 (11), F.S. Law Implemented 1004.92(2)(b)4; 1003.4282. FS. History–New 10-30-78, Amended 10-23-79, 5-29-80, 7-9-81, 7-6-82, 5-29-83, 6-14-84, 7-10-85, Formerly 6A-6.571, Amended 7-9-86, 7-22-87, 8-30-88, 7-31-90, 7-31-91, 7-31-92, 7-31-93, 7-31-94, 4-30-96, 1-23-00, 7-21-08, 4-21-09, 5-3-10, 10-25-11, 6-18-12, 5-21-13, 5-18-14, 5-19-15, 6-23-16, 4-25-17, 4-30-18, 9-18-18, 6-25-19, 6-16-20_a

NAME OF PERSON ORIGINATING PROPOSED RULE: Kathleen Taylor, Bureau Chief, Division of Career and Adult Education.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 08, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: December 2, 2020

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Condominiums, Timeshares and Mobile Homes

RULE NO.: RULE TITLE:

61B-60.005 Principal Place of Business; Broker's Branch Office License Application and Branch Office License Renewal

PURPOSE AND EFFECT: To repeal rule 61B-60.005, F.A.C. SUMMARY: The proposed rulemaking repeals rule 61B-60.005, F.A.C., because this rule is no longer valid as the law implementing has been amended.

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.

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: 326.003, FS.

LAW IMPLEMENTED: 326.004, 326.006, FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rikki Taylor, Government Analyst I, Division of Florida Condominiums, Timeshares and Mobile Homes, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)717-1415.

THE FULL TEXT OF THE PROPOSED RULE IS:

61B-60.005 Principal Place of Business; Broker's Branch Office License Application and Branch Office License Renewal. Specific Authority 326.003 FS. Law Implemented 326.004, 326.006 FS. History–New 2-13-90, Amended 11-25-90, 10-11-92, Formerly 7D-60.005, Amended 1-26-97, 3-13-02, Repealed_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Boyd McAdams, Director, Division of Florida Condominiums, Timeshares and Mobile Homes, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)488-1631.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Halsey Beshears, Secretary, Department of Business and Professional Regulation

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: 11/25/20

Section III

Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF HEALTH

Board of Massage Therapy

RULE NO.:RULE TITLE:64B7-25.001Examination Requirements
NOTICE OF CHANGE

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

The changes are in response to written comments submitted by the staff of the Joint Administrative Procedures Committee and discussion and subsequent vote by the board at a public meeting held October 9, 2020. The changes are as follows:

64B7-25.001 Examination Requirements.

(1) The Department shall issue a license by examination to a person who:

(a) No change.

(b) Submits a completed application on form DH-MQA 1115, "Application for Massage Therapist License," (05/2020). The form and the attached instructions are incorporated herein by reference and may be obtained from the Board Office at 4052 Bald Cypress Way, Bin C-06, Tallahassee, Florida 32399 from the website located or at http://floridasmassagetherapy.gov/applications/massageapp.pdf or http://www.flrules.org/Gateway/reference.asp?No=Ref-____ To apply on-line, visit https://flhealthsource.gov/mqa-services;

(c) through (e) No change.

(2) Prior to the practice of colon<u>ic irrigation hydrotherapy</u>, any licensed massage therapist must be certified. The Department shall issue certification to practice colon<u>ic irrigation hydrotherapy</u> to a person who:

(a) Pays to the Department the certification fee set forth in <u>Rule subsection</u> 64B7-27.100, F.A.C.;

(b) Submits a completed application on form DH-MQA 1247, "Application for Colonic Irrigation Hydrotherapy Certification" (Rev. 05/2020). The form is incorporated herein by reference and may be obtained from the Board Office at 4052 Bald Cypress Way, Bin C-06, Tallahassee, Florida 32399 or from the website located at http://floridasmassagetherapy.gov/applications/massagecolon-certification.pdf or http://www.flrules.org/Gateway/reference.asp?No=Ref-___. To apply on-line, visit http://fflhealthsource.gov/mqa-services;

(c) Provides proof of completion of a training program in colon<u>ic irrigation</u> hydrotherapy at a Board approved massage school per Rule 64B7-32.005, F.A.C., or a training program equal to or more stringent than the colon<u>ic irrigation</u> hydrotherapy requirements of subsection 64B7-32.005(2), F.A.C., with an approved provider or school in another state, territory, or jurisdiction, or a colon<u>ic irrigation</u> hydrotherapy apprenticeship per Rule 64B7-29.007, F.A.C.; and,

(d) Presents certification to the Board of successful completion of an approved examination for colon<u>ic irrigation</u> hydrotherapy.

(3) The Board approves the following examinations for licensure:

(a) The Massage and Bodywork Licensing Examination (MBLEx) administered by the Federation of State Massage Therapy Boards;

(b) through (c) No change.

(d) National Exam for State Licensure option administered by the National Certification Board for Therapeutic Massage and Bodywork; and

(e) No change.

(4) The Board approves the following examination for certification in colon<u>ic irrigation</u> hydrotherapy: The National Board for Colon Hydrotherapy Examination (NBCHE).

Rulemaking Authority 456.013(7), 456.017(1)(c), 480.035(7), 480.041(2), 480.042(1), 480.044 FS. Law Implemented 456.013(7), 456.017(1)(c), 456.0635, 480.041, 480.042, 480.044 FS. History–New 11-27-79, Amended 9-2-80, 10-9-85, Formerly 21L-25.01, Amended 12-22-92, 3-24-93, 5-20-93, Formerly 21L-25.001, Amended 8-12-93, 6-28-94, 8-18-96, Formerly 61G11-25.001, Amended 5-20-98, 7-30-02, 3-31-08, 6-15-09, 9-6-09, 6-2-10, 12-24-13, 6-2-14, 10-2-14, 3-14-16, 10-2-16, 3-13-17, 3-22-18, _______.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kama Monroe, Executive Director, Board of Massage Therapy/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3253, Kama.Monroe@flhealth.com.

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NO.:	RULE TITLE:
68B-48.001	Designation as Restricted Species
	NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 46 No. 225, November 18, 2020 issue of the Florida Administrative Register.

68B-48.001 Designation as Restricted Species; Applicability of Rules to State and Federal Waters Rulemaking Authority Art. IV, Sec. 9, Fla. Const., Chapter 83-134, Laws of Fla., as amended by Chapter 84-121, and Chapter 85-163, Laws of Fla. Law Implemented Art. IV, Sec. 9, Fla. Const., Chapter 83-134, Laws of Fla., as amended by Chapter 84-121, and Chapter 85-163, Laws of Fla., History–New 1-1-96, Formerly 46-48.001, Amended 9-1-13, 2-1-21.

Section IV Emergency Rules

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE:

12AER20-13 Department of Revenue Electronic Database SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 32 of Chapter 2020-10, Laws of Florida, authorizes the Department of Revenue to promulgate emergency rules to implement the provisions of newly created Section 212.181, F.S., expanding the current Address/Jurisdiction Database established by s. 202.22(2), F.S., to allow authorized county personnel to submit changes to the county assignment of business addresses. These submitted situs changes are for purposes of sales and use tax, discretionary sales surtax, and any tourist development tax required to be remitted to the Department of Revenue. The law provides that conditions necessary for an emergency rule have been met. The promulgation of this emergency rule ensures that the public is notified in the most expedient and appropriate manner. This emergency rule supersedes Rule 12AER20-9, F.A.C.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature expressly authorized the promulgation of emergency rules to implement the provisions of Section 21 of Chapter 2020-10, Laws of Florida. Additionally, these emergency rules are the most expedient and appropriate means of notifying taxpayers of the provisions of Section 21 of Chapter 2020-10, Laws of Florida.

SUMMARY: Emergency Rule 12AER20-13 details how and when authorized county personnel may provide address information to the Department of Revenue for updates to the Address/Jurisdiction Database. The text of the emergency rule also includes procedures for notifying the Department of address updates; submission due dates; examples of competent evidence required to support a change to the database; how the Department will resolve disputes or objections to county assignments; and updates required for addresses within a subcounty area where a tourist development tax is imposed and remitted to the Department of Revenue. This emergency rule incorporates one form (Form DR-700023, Notification of No Change to the Address/Jurisdiction Database for Sales and Use Tax), which will allow counties the ability to indicate no changes are needed for the database.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Danielle Boudreaux, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7082, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>12AER20-13 Department of Revenue Electronic Database</u> (1) Florida's Address/Jurisdiction Database.

(a) The Department maintains an electronic database that assigns addresses to counties in a format that satisfies the requirements of Section 212.181, F.S. The electronic database, referred to as Florida's Address/Jurisdiction Database, is maintained on the Department's website at https://floridarevenue.com/taxes/pointmatch.

<u>1. For each certificate of registration issued by the</u> <u>Department, the place of business will be assigned to a county</u> <u>based on the location address provided by the business at the</u> <u>time of registration or when the Department is notified of a</u> <u>change in a business location address.</u>

2. Submissions made by counties that impose a tourist development tax in a subcounty special district, which is then remitted to the Department, must identify the subcounty special district addresses to which the tourist development tax applies.

(b) An updated Address/Jurisdiction Database is posted to the Department's website 90 days prior to adoption of the Address/Jurisdiction Database. The updated Address/Jurisdiction Database is adopted and becomes effective every January 1 or July 1. References to the effective Address/Jurisdiction Database refer to the official database that is available on the website, which was adopted the previous January 1 or July 1. The effective Address/Jurisdiction Database is available for downloading and does not include the information contained in the pending files described in subparagraph (1)(b)1.

<u>1. When a change to the Address/Jurisdiction Database has</u> been approved, the approved pending address additions and approved pending address deletions are stored in separate files until they are included in the next scheduled update of the database. These pending files include all changes since the most recent update, including changes to jurisdictional boundaries.

2. The single address lookup feature permits any person to enter an address to identify the county to which it is assigned. The individual address lookup feature in the electronic database searches within the current database, as well as the pending files, and may reflect information not yet incorporated into the database available for download. In such cases, the individual address lookup page displays a statement indicating the page reflects a pending change to the database.

3. The availability and effective dates of the updated Address/Jurisdiction Database are published in the Florida Administrative Register. The updated Address/Jurisdiction Database incorporates the corrections of any errors discovered since the previous update, as well as changes in addresses or county assignments based on information provided by counties. Each update of the Address/Jurisdiction Database is posted on the Department's website at least 90 days prior to publication and is also available for download. Requests for electronic or magnetic media copies should be addressed to: Florida Department of Revenue, Local Government Unit, Post Office Box 5885, Tallahassee, Florida 32314-5885.

(c) To fulfill its statutory responsibility to maintain the database, when the Department notices apparent errors, the Department will initiate an objection to the database in accordance with the provisions of subsection (4) and will process the objection in the same manner in which other objections are processed.

(2) Updating Florida's Address/Jurisdiction Database.

(a) Counties contribute to maintaining the Address/Jurisdiction Database by providing the Department with updated information, such as changes in addresses or address ranges along with the county assignment and any other changes, using Form DR-700022, Notification of Changes to the Address/Jurisdiction Database (incorporated by reference in Rule 12AER20-15, F.A.C.). Counties must provide to the Department the names of the county officers or employees authorized to act as contact persons regarding database matters. Counties may provide updated contact information as frequently as necessary to ensure that the appropriate contact person can be reached regarding database matters.

(b) Counties may submit a change request to the Address/Jurisdiction Database electronically, using instructions in Form DR-700002, User's Guide for the Address/Jurisdiction Database (incorporated by reference in Rule 12AER20-14, F.A.C.), available at pointmatch.floridarevenue.com. Any requested changes or additions to the Address/Jurisdiction Database must be supported by competent evidence as outlined in subsection (3). (c) If a county does not have address updates, the county may indicate no changes by submitting Form DR-700023, Notification of No Change to the Address/Jurisdiction Database for Sales and Use Tax (hereby incorporated by reference; effective 8/20; copies of this form can be downloaded from the Department's website at floridarevenue.com/forms).

(d)1. The county must specify the effective date, either January 1 or July 1, of any information to be incorporated in the Address/Jurisdiction Database. For a January 1 effective date, changes must be submitted no later than September 3, and for a July 1 effective date, changes must be submitted no later than March 3.

2. Counties may not submit changes between September 4 to October 3 and March 4 to April 2. The Department completes its review of pending submissions for the next database update during these periods and is unable to process new submissions. Submissions of new information during these time periods will be denied and must be submitted after the review period.

<u>3. The Department will review the information provided in</u> the requests for change and store the approved changes in the approved pending files.

(3) Competent Evidence.

(a) Competent evidence to support a change to the Address/Jurisdiction Database is documentation establishing that the addresses affected by the requested change or addition are located in the county indicated. Examples of competent evidence include articles of incorporation of a new municipality, the plat filed for a newly approved subdivision, or the enhanced 911 Master Street Address Guide (MSAG) database information relating to local law enforcement responders. Competent evidence must clearly identify the affected addresses or address ranges.

(b) If a requested change is to move an address from one county or jurisdiction to another county or jurisdiction, competent evidence includes the consent of the county or jurisdiction that did not request the change.

1. To facilitate processing the change, the county requesting the change should attempt to obtain written consent from an authorized contact person of the nonrequesting county or jurisdiction. Form DR-700022 contains an authorization statement that will serve as the written consent of the nonrequesting county or jurisdiction when signed by that county's or jurisdiction's authorized contact person. The Department will consider the receipt of Form DR-700022, containing the signatures of both authorized contact persons of the requesting and nonrequesting county or jurisdiction, to be sufficient competent evidence. In such instances, the Department will make the change based upon the submitted form.

2. If the requesting county or jurisdiction has not obtained the written consent of the nonrequesting county or jurisdiction,

the Department will contact the nonrequesting county or jurisdiction before making the change. Based upon the response of the nonrequesting county or jurisdiction, the Department will take one of the following actions in regard to the requested change:

a. If the nonrequesting county or jurisdiction provides written consent to the Department, then the Department will process the change.

b. If the nonrequesting county or jurisdiction objects in writing, the Department will treat the requested change as one that must be resolved by the counties and jurisdictions involved as provided in paragraph (4)(d).

c. If the nonrequesting county or jurisdiction fails to either consent or object in writing within 20 days after the date on which the Department notified that county or jurisdiction of the requested change, the Department will accept and process the change. This will not prevent the nonrequesting county or jurisdiction from subsequently submitting requests to change the new address assignments after they have been processed.

3. A county or jurisdiction that objects to proposed changes should use Form DR-700022 to change the address information and, unless the affected county or jurisdiction signs the form, the Department will treat the request as one that must be resolved by the counties involved as provided in paragraph (4)(d).

(c) If a requested change affects only the requesting county and does not affect another county or jurisdiction, the Department will consider receipt of an affidavit signed by the authorized contact person, identifying the addresses or address ranges and stating that the change affects only the requesting county, to be sufficient competent evidence. The use of an affidavit is not required but, at the option of the requesting county or jurisdiction, may be used instead of providing other documentation. In such instances, the Department will make the change based upon the representations on the form and the affidavit.

(d) Example. A county approves the plat and grants the permits necessary for development of a new outdoor mall on February 1, 2021. The plat indicates street names, but address numbers have not yet been assigned. In order for the addresses to be added to the electronic database effective the following July 1, the county must file Form DR-700022 with a copy of the approved outdoor mall plat or an affidavit indicating that the change affects only the requesting county and submit online address change information by March 3, 2021. If that deadline is not met, the earliest date on which the new service addresses can be added to the database is January 1, 2022. In order to meet the deadline and be certain that the actual address numbers are included, the contact person for the county may request the addition of a range of numbers that is certain to include the actual numbers. Because the development of the outdoor mall

affects only the requesting county, no consent from any other county is required.

(4) Objection to Address Assignment in Florida's Address/Jurisdiction Database.

(a) Any substantially affected party, may object to information contained in the Address/Jurisdiction Database by submitting Form DR-700025, Objection to Address Assignment in the Address/Jurisdiction Database (incorporated by reference in Rule 12AER20-15, F.A.C.), along with competent evidence to support the party's objection. Examples of substantially affected parties include individuals who purchase taxable items and pay local discretionary sales surtax, dealers who are required to collect sales tax and surtax, dealers who are required to collect tourist development taxes, and the Department of Revenue.

<u>1. Only objections to the effective Address/Jurisdiction</u> Database will be considered; objections to the pending Address/Jurisdiction Database will be denied.

2. Before submitting an objection, a person should check the effective Address/Jurisdiction Database to determine whether the contemplated objection is necessary.

(b) Examples of competent evidence are stated in paragraph (3)(a). The Department will notify the substantially affected party of any deficiencies in the objection or competent evidence.

(c) When the Department believes that addresses or address ranges have been assigned to an incorrect county or jurisdiction, the Department will initiate the change by using Form DR-700025. The Department will use any information at its disposal, including enhanced 911 MSAG database address information and information supplied by any dealer, as a basis for initiating an objection; however, in no event will the Department change any address assignment without providing notice to the affected counties and jurisdictions in the manner provided in paragraph (3)(b). If the change is approved, it will be included in the pending files with other approved changes for inclusion in the next update of the database.

(d) Upon receipt of a completed Form DR-700025, including competent evidence to support the objection, the Department will forward copies of the form, along with the associated documentation, to the database contact person in each affected county or jurisdiction.

<u>1. The Department will provide Form DR-700026, Local</u> <u>Government Authorization for Address Changes Described on</u> <u>Form DR-700025 (incorporated by reference in Rule 12A-19.100, F.A.C.), so the affected counties or jurisdictions may</u> <u>agree, disagree, or partially agree with the address county</u> <u>changes proposed by the completed Form DR-700025.</u>

2. The Department will provide Form DR-700027, Local Government Authorization for Omission of Address or Incorrect Address Identification (incorporated by reference in Rule 12AER20-15, F.A.C.), so the affected counties or jurisdictions may agree or disagree with the inclusion of an address or address range or with changing nonjurisdictional information about an address or address range proposed by the completed Form DR-700025.

3. In case the forms become separated, the Department will include on the bottom portion of each form the same tracking number and date to identify which forms belong together. The Department will, when practicable, provide the information electronically for review by the counties or jurisdictions. These forms will not be sent to the counties or jurisdictions between February 1 and April 2 or between August 4 and October 3 due to the inability of counties or jurisdictions to make online changes during the updating and posting of the next effective Address/Jurisdiction Database.

4. The counties or jurisdictions should review the specific address(es) at issue as well as the address range(s) that will be impacted by the change to ensure that each county or jurisdiction retains all of the addresses it believes are within its county or jurisdictional boundaries.

5. The Department will instruct each county or jurisdiction to indicate, in writing, its determination in regard to the objection by completing the provided authorization form (either Form DR-700026 or Form DR-700027) and filing the form with the Department. If the affected counties or jurisdictions both indicate agreement with the objection, the Department will revise the electronic database accordingly.

6. If a county or jurisdiction fails to respond within a reasonable time, which shall be no less than 30 days, such county or jurisdiction shall be deemed to have indicated agreement with the objection. If either the affected county or jurisdiction notifies the Department in writing that it does not agree with the objection, the Department will not change the address in the database.

7. The address will be reassigned to a county or jurisdiction when one of the following events occurs:

a. The Department receives written notification from the county or jurisdiction that did not agree with the change requested in the objection that such county or jurisdiction has subsequently determined that the change should be made.

b. The Department receives written notification from the party that filed the Form DR-700025 that the objection was erroneous and the assignment in the database was correct.

c. The Department is provided with a copy of a final order, judgment, or other binding written determination resolving the county or jurisdictional assignment of the contested address. Rulemaking Authority Section 32 of Chapter 2020-10, L.O.F. Law Implemented s. 202.22(2), FS, Section 21 of Chapter 2020-10, L.O.F. History-New. 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: December 10, 2020

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE:

12AER20-14 Department of Revenue Electronic Database SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 32 of Chapter 2020-10, Laws of Florida, authorizes the Department of Revenue to promulgate emergency rules to implement the provisions of newly created Section 212.181. F.S., expanding the current Address/Jurisdiction Database established by s. 202.22(2), F.S., to allow authorized county personnel to submit changes to the county assignment of business addresses. These submitted situs changes are for purposes of sales and use tax, discretionary sales surtax, and any tourist development tax required to be remitted to the Department of Revenue. The law provides that conditions necessary for an emergency rule have been met. The promulgation of this emergency rule ensures that the public is notified in the most expedient and appropriate manner. This emergency rule supersedes Rule 12AER20-10, F.A.C.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature expressly authorized the promulgation of emergency rules to implement the provisions of Section 21 of Chapter 2020-10, Laws of Florida. Additionally, these emergency rules are the most expedient and appropriate means of notifying taxpayers of the provisions of Section 21 of Chapter 2020-10, Laws of Florida.

SUMMARY: Emergency Rule 12AER20-14 amends Rule 12A-19.071, F.A.C., to incorporate by reference updates to one form, as well as incorporate revisions necessitated by the adoption of Rule 12AER20-13, F.A.C.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Danielle Boudreaux, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)717-7082, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>12AER20-14</u> 12A-19.071 Department of Revenue Electronic Database.

(1)(a) through (b) No change

(c) Local taxing jurisdictions and communications services providers are provided with access codes to permit them to register as users of the database. Registered local taxing jurisdictions and communications services dealers have the capability of downloading databases of addresses assigned to each local taxing jurisdiction. A file of addresses in the format adopted by the Federation of Tax Administrators and the Multistate Tax Commission in accordance with the federal Mobile Telecommunications Sourcing Act is available.

(d) Upon request, the Department will allow other persons, such as third party vendors of databases or billing services, to download the Address/Jurisdiction Database.

(d) (e) The Department's website also has a single address lookup feature that permits any person to enter an address and ascertain to which local jurisdiction it is assigned. Use of the single address lookup feature does not require an access code or registration. The individual address lookup feature searches the pending files, as well as the effective database, and may therefore reflect information that has not yet been incorporated into the effective database available for downloading and use by local taxing jurisdictions and communications services dealers. In such cases, the individual address lookup page carries a statement notifying the viewer that it reflects a pending change to the database.

(e) (f) The availability and effective date of the updated Address/Jurisdiction Database are announced in the Florida Administrative Register. Updates incorporate corrections of any errors discovered since the last preceding update, as well as changes in addresses or jurisdictional boundaries based on information provided by local taxing jurisdictions. Each update of the Address/Jurisdiction Database is posted on the Department's website at least 90 days prior to adoption and is also available to dealers of communications services, vendors of databases, and other persons authorized to download the database in magnetic or electronic media for a fee not to exceed the cost of furnishing the updated version in such media. Requests for electronic or magnetic media copies should be addressed to: Florida Department of Revenue, Communications Services Tax, Local Government Unit, Post Office Box 5885, Tallahassee, Florida 32314-5885.

(f) (g) No change; renumbered from (g) to (f)

(2)(a) No change

(b) Local taxing jurisdictions must submit information requesting changes to the Address/Jurisdiction Database electronically following Form 700002, the online User's Guide for the Address/Jurisdiction Database; (hereby incorporated by reference, effective 08/20; copies of this form can be downloaded from the Department's website at floridarevenue.com/forms) 07/19

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

10802). Only local taxing jurisdictions that are registered users of the Department's electronic change submission process can access the Guide for the Address Change Requests. Authorized local jurisdiction contact persons may access the login screen

for registered users at https://floridarevenue.com/taxes/pointmatch. Local taxing jurisdictions that do not have access to computers with Internet access should contact the Department to request authorization to submit changes through alternative electronic media. The information must also be submitted on Form DR-700022, Notification of Changes to the Address/Jurisdiction Database Notification of Jurisdiction Change for Local Communications Services and Local Insurance Premium Tax (incorporated by reference in Rule 12AER20-15, F.A.C. rule 12A 19.100, F.A.C.).

(c) through (e) No change

(3)(a) Any substantially affected party may object to information contained in the Address/Jurisdiction Database by submitting Form DR-700025, Objection to Address Assignment in the Address/Jurisdiction Database Objection to Address/Jurisdiction Database for Local Communications Services Tax and Local Insurance Premium Tax Service Address Assignment (incorporated by reference in Rule 12AER20-15 rule 12A 19.100, F.A.C.), along with competent evidence to support the party's objection. Only objections to the effective Address/Jurisdiction Database can be considered; those objections that are not objections to the effective Address/Jurisdiction Database will be denied. Before submitting an objection, a person should check the effective Address/Jurisdiction Database to determine whether the contemplated objection is necessary. Examples of substantially affected parties include purchasers of communications services who pay local communications services taxes, dealers who are required to collect local communications services taxes, the Department of Revenue, and local taxing jurisdictions. However, local taxing jurisdictions should use Form DR-700022 to create addresses in the Address/Jurisdiction Database or to request address assignment changes. Regardless of which form is used to request changes to the Address/Jurisdiction Database, the consent of all an affected jurisdictions jurisdiction will be required.

(b) through (e) No change

(f) Upon receipt of an objection on a completed Form DR-700025, including competent evidence to support the objection, the Department will forward copies of the form, along with the associated documentation, to the database contact person in each affected taxing jurisdiction. The Department will provide to the affected local taxing jurisdictions Form DR-700026, Local Government Authorization for Address Changes Described on Form DR-700025 (incorporated by reference in rule 12A-19.100, F.A.C.), to use to agree, disagree, or partially agree with the address jurisdiction changes proposed by the attached completed Form DR-700025. The Department will provide to the affected local taxing jurisdiction Form DR-700027, Local Government Authorization for Omission of

Address or Range or Incorrect Address Identification (incorporated by reference in Rule 12AER20-15, rule 12A-19.100, F.A.C.), to use to agree or disagree with the inclusion of a service address or address range or with changing nonjurisdictional information about a service address or address range proposed by the attached completed Form DR-700025. In case the forms become separated, the Department will include on the bottom portion of each form the same tracking number and date to identify which forms belong together. The Department will, when practicable, provide the information electronically for review by the local taxing jurisdictions. These forms will not be sent to the local taxing jurisdictions between February 1 and April 2 nor between August 4 and October 3 due to the inability of local taxing jurisdictions to make on-line changes during the updating and posting of the next effective Address/Jurisdiction Database. The local taxing jurisdictions should review the specific address(es) at issue as well as the address range(s) that will be impacted by the change to ensure that each local taxing jurisdiction retains all of the addresses that it believes are within its jurisdictional boundaries. The Department will instruct each local taxing jurisdiction to indicate in writing its determination in regard to the objection by completing the provided authorization form, either Form DR-700026 or Form DR-700027, and filing the form with the Department. If the affected local taxing jurisdictions both indicate agreement with the objection, the Department will revise the electronic database accordingly. If a local taxing jurisdiction fails to respond within a reasonable time, which shall be no less than 30 days, such jurisdiction shall be deemed to have indicated agreement with the objection. If either local taxing jurisdiction notifies the Department in writing that it does not agree with the objection, the Department will not change the address in the database immediately assign the address with a special designation that indicates that in the jurisdictional assignment of the address is in dispute. The service address will be reassigned to a local taxing jurisdiction when one of the following events occurs:

1. through 3. No change

(g) No change

Rulemaking Authority 202.26(3)(b), (g) FS<u>; s.32, Ch. 2020-10, LOF</u>. Law Implemented 202.22(2), 202.23 FS<u>; s. 21, Ch. 2020-10, LOF</u>. History–New 11-14-05, Amended 12-20-07, 6-28-10, 1-20-14, 1-20-15, 7-8-19.

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: December 10, 2020

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE:

12AER20-15 Public Use Forms

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 32 of Chapter 2020-10, Laws of Florida, authorizes the Department of Revenue to promulgate emergency rules to implement the provisions of newly created 212.181, F.S., expanding the Section current Address/Jurisdiction Database established by s. 202.22(2), F.S., to allow authorized county personnel to submit changes to the county assignment of business addresses. These submitted situs changes are for purposes of sales and use tax, discretionary sales surtax, and any tourist development tax required to be remitted to the Department of Revenue. The law provides that conditions necessary for an emergency rule have been met. The promulgation of this emergency rule ensures that the public is notified in the most expedient and appropriate manner. This emergency rule supersedes Rule 12AER20-11, F.A.C.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature expressly authorized the promulgation of emergency rules to implement the provisions of Section 21 of Chapter 2020-10, Laws of Florida. Additionally, these emergency rules are the most expedient and appropriate means of notifying taxpayers of the provisions of Section 21 of Chapter 2020-10, Laws of Florida.

SUMMARY: Emergency Rule 12AER20-15 amends Rule 12A-19.100, F.A.C., to incorporate, by reference, updates to three forms, as well as incorporate revisions necessitated by the adoption of Rule 12AER20-13, F.A.C.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Danielle Boudreaux, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone 850-717-7082, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>12AER20-15</u> 12A 19.100 Public Use Forms.

(1)(a) No Change

(b) Copies of these forms are available, without cost, by one or more of the following methods: 1) downloading the form from the Department's website at www.floridarevenue.com/forms; or, 2) calling the Department at (850)488-6800, Monday through Friday, (excluding holidays); or, 3) visiting any local Department of Revenue Service Center; or, 4) writing the Florida Department of Revenue, Taxpayer Services, 5050 West Tennessee Street, Tallahassee, Florida 32399-0112. Persons with hearing or speech impairments may call the Department's TDD at 1(800)367-8331 or (850)922-1115.

(2)	No	change
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(2)1	No change	
Form	Title	Effect
Num		ive
ber		Date
(3)	No change	
throu		
gh (7)		
(8)	Notification of Changes to the	12/20
DR-	Address/Jurisdiction Database	01/14
7000	Notification of Jurisdiction Change for	
22	Local Communications Services and	
	Local Insurance Premium Tax (R. 10/13)	
	(http://www.flrules.org/Gateway/referenc	
	e.asp?No=Ref 03625)	
(9)	Objection to Address Assignment in the	08/20
DR-	Address/Jurisdiction Database	01/14
7000	Objection to Address/Jurisdiction	
25	Database for Local Communications	
	Services Tax and Local Insurance	
	Premium Tax Service Address	
	Assignment (R. 10/13)	
	(http://www.flrules.org/Gateway/referenc	
	e.asp?No=Ref 03626)	
(10)	No change	
(11)	Local Government Authorization for	12/20
DR-	Omission of Address or Incorrect Address	01/14
7000	Identification (R. 10/13)	
27	(http://www.flrules.org/Gateway/referenc	
	e.asp?No=Ref 03628)	
(12)	No change	
throu		
gh		
(13)		

Rulemaking Authority 175.1015(5), 185.085(5), 202.151, 202.16(2), 202.22(6)(a), 202.26(3)(a), (c), (d), (e), (j), 202.27(1), (7) FS: <u>s. 32</u>, <u>Ch. 2020-10 LOF</u>. Law Implemented 119.071(5), 175.1015, 185.085, 202.11(3), (10), (11), 202.12(1), (3), 202.151, 202.16(2), (4), 202.17(6), 202.19(1), (7), 202.22(6), 202.27, 202.28(1), (2), 202.29, 202.30(3), 202.33, 202.34(3), (4)(c), 202.35(1), (2) FS: <u>s. 21, Ch. 2020-10 LOF</u>. History–New 4-17-03, Amended 7-31-03, 10-1-03, 9-28-04, 6-28-05, 11-14-05, 7-16-06, 4-5-07, 11-6-07, 12-20-07, 1-28-08, 1-27-09, 1-11-10, 6-28-10 (3), 6-28-10 (5), 2-7-11, 1-25-12, 1-17-13, 5-9-13, 1-20-14, 1-20-15, 1-11-16, 1-10-17, 1-17-18, 1-8-19, 1-6-20, 3-25-20.

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: December 10, 2020

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: RULE TITLE:

12BER20-16 Department of Revenue Electronic Database SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 32 of Chapter 2020-10, Laws of Florida, authorizes the Department of Revenue to promulgate emergency rules to implement the provisions of newly created Section 212.181, F.S., expanding the current Address/Jurisdiction Database established by s. 202.22(2), F.S., to allow authorized county personnel to submit changes to the county assignment of business addresses. These submitted situs changes are for purposes of sales and use tax, discretionary sales surtax, and any tourist development tax required to be remitted to the Department of Revenue. The law provides that conditions necessary for an emergency rule have been met. The promulgation of this emergency rule ensures that the public is notified in the most expedient and appropriate manner. This emergency rule supersedes Rule 12AER20-12, F.A.C.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature expressly authorized the promulgation of emergency rules to2implement the provisions of Section 21 of Chapter 2020-10, Laws of Florida. Additionally, these emergency rules are the most expedient and appropriate means of notifying taxpayers of the provisions of Section 21 of Chapter 2020-10, Laws of Florida.

SUMMARY: Emergency Rule 12BER20-16 amends Rule 12B-8.0016, F.A.C., in order to amend procedures related to the electronic database, as well as incorporate revisions necessitated by the adoption of Rule 12AER20-13.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Danielle Boudreaux, Technical Assistance and Dispute Resolution, telephone (850)717-7082, email RuleComments@floridarevenue.com.

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>12BER20-16</u> 12B 8.0016 Department of Revenue Electronic Database.

(1)(a)1. through 2. No change

3. Local taxing jurisdictions are provided with access codes to permit them to register as users of the database and to request changes in address assignments. Local taxing jurisdictions may register on the Department's website at www.floridarevenue.com/taxes/pointmatch.

4. No change

(b) When a change to the database has been approved, the approved pending address additions and approved pending address deletions are stored in separate files maintained by the

Department for the next scheduled update of the database. These pending files include corrections of any errors discovered since the last update, as well as changes in addresses or jurisdictional boundaries based on information provided by local taxing jurisdictions and counties approved by the Department. These pending files contain the most recent local taxing jurisdictional assignment information. The individual address lookup feature searches the current database and the pending files and may reflect information that has not yet been incorporated into the database available for downloading and use by local taxing jurisdictions and insurers. Insurers may use the information contained in the address look-up feature to assign policies and premiums to the proper local taxing jurisdictions. In such cases, the individual address lookup page carries a statement notifying the viewer that it reflects a pending change to the database.

(c) No change

(2)(a) No change

(b) Local taxing jurisdictions must submit information requesting changes to the database electronically following the Form DR-700002, User's Guide online for the Address/Jurisdiction Database (December 2014, incorporated by reference in Rule 12AER20-14 12A 19.071, F.A.C.). Only local taxing jurisdictions that are registered users of the Department's electronic change submission process can access the Guide for Address Change Requests. Authorized local jurisdiction contact persons may access the login screen for registered users at www.floridarevenue.com/taxes/pointmatch. Local taxing jurisdictions that do not have access to computers with Internet access should contact the Department to submit changes through alternative electronic media. The information must also be submitted on Form DR-700022. Notification of Changes to the Address/Jurisdiction Database Notification of Jurisdiction Change for Local Communications Services and Local Insurance Premium Tax (incorporated by reference in Rule 12AER20-15 12A 19.100, F.A.C.), with the exception of Special Fire Control Districts, which must use Form DR-350907, Local Insurance Premium Tax Special Fire Control Districts Notification of Jurisdiction Change (R. 10/13, hereby incorporated reference. effective 1/14) by (http://www.flrules.org/Gateway/reference.asp?No=Ref-03612).

(c) through (e) No change

(3)(a)1. Any substantially affected party may object to information contained in the database by submitting Form DR-700025, <u>Objection to Address Assignment in the</u> <u>Address/Jurisdiction Database Objection to</u> <u>Address/Jurisdiction Database for Local Communications</u> <u>Services Tax and Local Insurance Premium Tax Service</u> <u>Address Assignment</u> (incorporated by reference in Rule <u>12AER20-15</u> 12A 19.100, F.A.C.), along with competent evidence to support the party's objection. Only objections to the current effective database can be considered; objections that do not relate to the current effective database will be denied. Before submitting an objection, a person should check the effective database to determine whether the contemplated objection is necessary. Examples of substantially affected parties include police officers and firefighters from local taxing jurisdictions that impose the excise taxes under Chapters 175 and/or 185, F.S., local taxing jurisdictions that impose the excise taxes under Chapters 175 and/or 185, F.S., individuals whose policies are being assigned via the database, and local taxing jurisdictions.

2. through 3. No change

(b) through (e) No change

(f) Upon receipt of an objection on a completed Form DR-700025, including competent evidence to support the objection, the Department will forward copies of the form, along with the associated documentation, to the database contact person in each affected taxing jurisdiction. The Department will provide to the affected local taxing jurisdictions Form DR-700026, Local Government Authorization for Address Changes Described on Form DR-700025 (incorporated by reference in Rule 12A-19.100, F.A.C.), to use to agree, disagree, or partially agree with the address jurisdiction changes proposed by the attached Form DR-700025. The Department will provide the affected local taxing jurisdiction a Form DR-700027, Local Government Authorization for Omission of Address or Range or Incorrect Address Identification (incorporated by reference in Rule 12AER20-15 12A 19.100, F.A.C.), to use to agree or disagree with the inclusion of an address or address range or with changing nonjurisdictional information about an address or address range proposed by the attached Form DR-700025. The Department will include a tracking number and date on the bottom portion of each form to identify which forms belong together. The Department will, when practicable, provide the information electronically for review by the local taxing jurisdictions. The local taxing jurisdictions should review the specific address(es) at issue, as well as the address range(s) that will be impacted by the change, to ensure that each local taxing jurisdiction retains all of the addresses that it believes are within its jurisdictional boundaries. The Department will instruct each local taxing jurisdiction to indicate its determination in regard to the objection by utilizing the provided authorization form, Form DR-700026 or Form DR-700027, as applicable. If the affected local taxing jurisdictions indicate agreement with the objection, the Department will revise the electronic database accordingly. If a local taxing jurisdiction fails to respond within a reasonable time, which shall be no less than 30 days, such jurisdiction shall be deemed to have indicated agreement with the objection. If either local taxing jurisdiction notifies the Department in writing that it does not agree with the objection, the Department will <u>not change the address in the database</u> immediately assign the address a special designation that indicates that the jurisdictional assignment of the address is in <u>dispute</u>. The service address will be reassigned to a local taxing jurisdiction when one of the following events occurs:

1. through 3. No change

(4) All forms referenced in this rule are available, without cost, by one or more of the following methods: 1) downloading form from the Department's website the at www.floridarevenue.com/forms; or, 2) calling the Department at (850)488-6800; or, 3) writing the Florida Department of Revenue, Taxpayer Services, Mail Stop 3-2000, 5050 West Tennessee Street, Tallahassee, Florida 32399-0112; or, 4) visiting any local Department of Revenue Service Center to personally obtain a copy. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

Rulemaking Authority 175.1015(5), 185.085(5) FS<u>; s. 32, Ch. 2020-10 LOF</u>. Law Implemented 175.1015, 185.085 FS<u>; s. 21, Ch. 2020-10 LOF</u>. History–New 12-20-07, Amended 6-28-10, 1-20-14, 1-20-15.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: December 10, 2020

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Pari-Mutuel Wagering

NOTICE IS HEREBY GIVEN that on December 8, 2020, the Department of Business and Professional Regulation, Division of Pari-Mutuel Wagering, has issued an order granting an emergency petition for variance or waiver.

Petitioner's Name: License Acquisitions, LLC.

Date Petition Filed: November 16, 2020

Rule No.: subsection 61D-4.004(3), F.A.C.

Nature of the rule for which variance or waiver is sought: The rule relates to permissible amendments to a permitholder's annual license to conduct races or games.

Date Petition Published in the Florida Administrative Register: November 19, 2020

General Basis for Agency Decision: The Petition substantially complies with the requirements of Section 120.542, Florida Statutes, and Rules 28-104.002 and 28-104.004, Florida Administrative Code. In addition to complying with the procedural requirements of these provisions, the Petitioner has demonstrated that (1) the purpose of the underlying statute will be achieved if the requested variance or waiver is granted; (2) the application of the rule in Petitioner's case would create a substantial hardship; and (3) Petitioner will suffer an immediate adverse effect if the request for variance or waiver is not treated as an emergency.

A copy of the order may be obtained by contacting: Bryan A. Barber, Division of Pari-Mutuel Wagering, bryan.barber@myfloridalicense.com, 2601 Blair Stone Rd., Tallahassee, FL 32399, (850)717-1761. Please reference DBPR Case No.: 2020-053044.

DEPARTMENT OF CHILDREN AND FAMILIES

Mental Health Program

RULE NO.: RULE TITLE:

65E-9.005 Operating Standards

NOTICE IS HEREBY GIVEN that on November 20, 2020, the Department of Children and Families, received a petition for emergency petition for waiver of sub subparagraph 65E-9.005(5)(b)11.g., Florida Administrative Code, from The Children's Place at Home Safe, Inc., assigned Case No. 20-069W. Sub subparagraph 65E-9.005(5)(b)11.g., Florida Administrative Code, requires that children's bedrooms shall be ventilated, well-lighted and located convenient to a bathroom and shall have at least one operable exterior window.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Families, 1317 Winewood Blvd., Bldg. 2, Room 204, Tallahassee, FL 32399-0700.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

Division of Historical Resources

The Division of Historical Resources announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, December 17, 2020, 2:00 p.m. to conclusion

PLACE: Go-to-webinar.com

Registration

https://attendee.gotowebinar.com/register/6534811431175480 333, Webinar ID: 939-073-035

GENERAL SUBJECT MATTER TO BE CONSIDERED: A meeting of the Florida Historical Marker Council to discuss and review submitted historical marker applications.

A copy of the agenda may be obtained by contacting: Michael Hart, flheritage@dos.myflorida.com, (850)245-6333.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to

URL:

participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Michael Hart, flheritage@dos.myflorida.com, (850)245-6333. 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: Michael Hart, flheritage@dos.myflorida.com, (850)245-6333.

DEPARTMENT OF TRANSPORTATION

The Florida Transportation Commission announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 17, 2020, 10:00 a.m.

PLACE: This meeting will be held via Microsoft TEAMS. Use the following link to join:

https://bit.ly/FTCDEC17 or call-in (audio only): (850)739-5589, Conference ID: 689 053 510#

GENERAL SUBJECT MATTER TO BE CONSIDERED: General FTC Business/Discussion, including the final MCORES task-force report presentations.

A copy of the agenda may be obtained by contacting: The Florida Transportation Commission, 605 Suwannee Street, Tallahassee Florida 32399, (850)414-4105.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: The Florida Transportation Commission, 605 Suwannee Street, Tallahassee Florida 32399, (850)414-4105. 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 Transportation Commission, 605 Suwannee Street, Tallahassee Florida 32399, (850)414-4105.

DEPARTMENT OF ELDER AFFAIRS

Office of Public and Professional Guardians

The Foundation for Indigent Guardianship Trust, Inc. announces a telephone conference call to which all persons are invited.

DATE AND TIME: Tuesday, January 12, 2021, 10:00 a.m. – 12:00 Noon

PLACE: Telephone conference call: dial-in 1(888)585-9008, participant code: 553-644-740

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board of Directors updates relative to the Florida for Indigent Guardianship Trust, Inc.

A copy of the agenda may be obtained by contacting: Charles Alkire, via email at charles.alkire@verizon.net.

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: Melissa Singletary, (850)414-2381. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF MANAGEMENT SERVICES

Division of Purchasing

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

DATE AND TIME: January 19, 2021, 3:30 p.m. Eastern Time PLACE: GoToMeeting information is available in section 1.6 of Request for Proposals (RFP) No.: DMS-20/21-052.

GENERAL SUBJECT MATTER TO BE CONSIDERED: This Public Opening Meeting will be conducted via a GoToMeeting. Ways for Public to join / attend meeting:

• Join from computer, tablet or smartphone: https://global.gotomeeting.com/join/806214125

• Join by dialing in using a phone: United States (Toll Free): 1(877)309-2073, Access Code: 806-214-125

The Department reserves the right to issue amendments, addenda, and changes to the timeline and specifically to the meeting notice listed above. The Department will post notice of any changes or additional meetings within the Vendor Bid System (VBS) in accordance with subsection 287.042(3), Florida Statutes, and will not re-advertise notice in the Florida Administrative Register (FAR). Access the VBS at: http://vbs.dms.state.fl.us/vbs/main_menu.

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

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: 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).

It is the responsibility of anyone interested in the meetings to check the VBS for updates.

For more information, you may contact: Shannon Bagenholm, Procurement Officer at dms.purchasing@dms.myflorida.com.

DEPARTMENT OF MANAGEMENT SERVICES

Commission on Human Relations

The Florida Commission on Human Relations announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, December 17, 2020, 2:00 p.m. ET

PLACE: MS TEAMS MEETING: https://teams.microsoft.com/l/meetup-

join/19%3ameeting_MjcxNTRkZDYtOWExOS00Y211LWEx OTgtOWMzNTgzNjE3NWFi%40thread.v2/0?context=%7b% 22Tid%22%3a%2272615e7c-9896-4507-b940-

b3b3bd01cdc7%22%2c%22Oid%22%3a%22fe5821a5-c21b-48c8-a8c2-93bcff74a11c%22%7d

Call-in: (850)270-6017, Conference Code: 813-681-276#

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review Executive Director Applications

A copy of the agenda may be obtained by contacting: casey.snipes@fchr.myflorida.com or Casey Snipes at (850)907-6785.

For more information, you may contact: casey.snipes@fchr.myflorida.com or Casey Snipes at (850)907-6785.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Pilot Commissioners

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

DATE AND TIME: December 21, 2020, 10:00 a.m. ET PLACE: 1(888)585-9008, participant passcode: 491089625

GENERAL SUBJECT MATTER TO BE CONSIDERED: Deputy Pilot Advancements.

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

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

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

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

DEPARTMENT OF HEALTH

RULE NOS.:RULE TITLES:

64-4.001 Definitions

- 64-4.201 Renewal Application Requirements for MMTCs
- 64-4.205 Standards for Production of Edibles

64-4.206 Low-THC and Medical Marijuana Packaging and Labeling

64-4.209 Low-THC and Medical Marijuana Solvent Based Extraction and Related Products

64-4.211 Supplemental Licensure Fee for MMTCs

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

DATE AND TIME: January 20, 2021, 9:00 a.m. -4:00 p.m. ET; January 21, 2021, 9:00 a.m. -4:00 p.m. ET, or until conclusion of the workshop, whichever occurs first. The workshops will adjourn for lunch from 12:00 Noon -1:00 p.m. ET.

PLACE: 1(888)585-9008; Participant Code: 678-552-507 (#)

GENERAL SUBJECT MATTER TO BE CONSIDERED: This public workshop will address the Department of Health's rules pertaining to medical marijuana treatment centers identified herein.

A copy of the agenda may be obtained by contacting: https://knowthefactsmmj.com/public-meetings/.

A copy of the agenda will be available no later than one week prior to the workshop.

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

DEPARTMENT OF HEALTH

Board of Medicine

The Board of Medicine –Joint Rules Committee Meeting announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, December 16, 2020, 10:00 a.m. ET

PLACE: Conference Call # 1(888)585-9008 and Participant Code # 599196982#

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business of the Joint Rules Committee.

A copy of the agenda may be obtained by contacting: Board of Medicine at

https://flboardofmedicine.gov/meeting-information/.

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: BOM Meeting Materials at BOM.MeetingMaterials@flhealth.gov or call at (850)245-4131. 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: BOM Meeting Materials at BOM.MeetingMaterials@flhealth.gov or call at (850)245-4131.

DEPARTMENT OF HEALTH

Board of Optometry

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

DATE AND TIME: January 8, 2021, 9:00 a.m.

PLACE: 1(888)585-9008, 136-103-141 participant code

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business to include licensure.

A copy of the agenda may be obtained by contacting: https://floridasoptometry.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: 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: Anthony.Spivey@flhealth.gov.

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

The Board of Osteopathic Medicine, Joint Rules Committee Meeting announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, December 16, 2020, 10:00 a.m. ET

PLACE: 1(888)585-9008, Access Code 599-196-982

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Joint Rules Committee.

A copy of the agenda may be obtained by contacting: www.floridasosteopathicmedicine.gov/meeting-information.

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: Christa Peace, Regulatory Specialist III, at (850)245-4161 or christa.peace@flhealth.gov or 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

The Board of Osteopathic Medicine Probable Cause Panel announces a telephone conference call to which all persons are invited.

DATE AND TIME: Thursday, January 14, 2021, 1:00 p.m. ET PLACE: Telephone conference number: 1(888)585-9008 Conference code: 742-225-236

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review those cases on which a determination of existence of probable cause has already been made.

A copy of the agenda may be obtained by contacting: https://floridasosteopathicmedicine.gov/meeting-information/. 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: Christa Peace, Regulatory Specialist III, at (850)245-4161 or MQA.Osteopath@flhealth.gov or 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

DEPARTMENT OF HEALTH

Division of Children's Medical Services

The Children's Medical Services/ Newborn Screening Followup Program announces a telephone conference call to which all persons are invited.

DATE AND TIME: January 11, 2021, 2:00 p.m.

PLACE: Go To Meeting

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Genetics and Newborn Screening Advisory Council (GNSAC) Task Force will be conducting a conference call to discuss the systematic review of medical formula available in the state.

Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/717823005.

You can also dial in using your phone. United States (Toll Free): 1(877)309-2073, United States: (646)749-3129

A copy of the agenda may be obtained by contacting: Caitlin.Roberts@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 48 hours before the workshop/meeting by contacting: If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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: Caitlin.Roberts@flhealth.gov.

NAVIGATION DISTRICTS

West Coast Inland Navigation District

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

DATE AND TIME: December 17, 2020, 1:00 p.m.

PLACE: Venice City Hall, 401 E. Venice Avenue, Venice, FL 34285

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

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

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

DEPARTMENT OF FINANCIAL SERVICES

Division of Funeral, Cemetery, and Consumer Services

The Board of Funeral, Cemetery, and Consumer Services, operating under ch. 497, Florida Statutes, announces a public meeting to which all persons are invited.

DATE AND TIME: January 7, 2021, 10:00 a.m.; February 4, 2021, 10:00 a.m.; March 4, 2021, 10:00 a.m.; April 1, 2021, 10:00 a.m.; May 6, 2021, 10:00 a.m.; June 24, 2021, 10:00 a.m. PLEASE NOTE: The manner in which the following meetings will be held has yet to be determined, due to COVID-19: July 2021, 10:00 a.m. (date TBD); August 5, 2021, 10:00 a.m.;

September 2, 2021, 10:00 a.m.; October 7, 2021, 10:00 a.m.; November 4, 2021, 10:00 a.m.; December 2, 2021, 10:00 a.m.

PLACE: The public may participate in each videoconference meeting by CLICKING ON THE LINK OR DIALING THE NUMBER PROVIDED ON EACH AGENDA. All meetings will start at 10:00 a.m.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Applications for license; disciplinary actions; applications for approval of change in ownership or control of existing licenses; reports by staff; approval of minutes of prior meetings.

Any changes to the above meeting schedule will be published at least 10 days before the affected meeting, under the heading "Announcements," on the Division's webpage at the following web address:

www.myfloridacfo.com/Division/FuneralCemetery/.

A copy of the agenda may be obtained by contacting: LaTonya Bryant, at LaTonya.Bryant@myfloridacfo.com or (850)413-3039. The agenda for each meeting will be available at least 7 days before 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 48 hours before the workshop/meeting by contacting: LaTonya Bryant at (850)413-3039. 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: LaTonya Bryant at LaTonya.Bryant@myfloridacfo.com or (850)413-3039.

FLORIDA INDEPENDENT LIVING COUNCIL

The Florida Independent Living Council, Inc. announces a telephone conference call to which all persons are invited.

DATE AND TIME: Monday, December 21, 2020, 10:00 a.m. until completion of agenda, Finance Committee Meeting

PLACE: Join Zoom Meeting: https://zoom.us/j/92173567149?pwd=RGZuZ3IJZUQ1a2RJb3 BwY1ZDWWVTOT09

Meeting ID: 921 7356 7149, Passcode: 662979

One tap mobile:

(301)715-8592, 92173567149#, 0#, 662979# US (Washington D.C)

(312)626-6799, 92173567149#, 0#, 662979# US (Chicago) Dial by your location:

(301)715-8592, US (Washington D.C)

(312)626-6799, US (Chicago)

(929)205-6099, US (New York)

(253)215-8782, US (Tacoma)

(346-248-7799, US (Houston)

(669)900-6833, US (San Jose)

Meeting ID: 921 7356 7149, Passcode: 662979

Find your local number: https://zoom.us/u/adPlRYZxIu GENERAL SUBJECT MATTER TO BE CONSIDERED:

Business of the Committees or Business of the Council

Persons who want to be notified of such meetings may submit a request by contacting the Florida Independent Living Council, Inc., 1882 Capital Circle NE, Suite 202, Tallahassee, Florida 32308 (850)488-5624 or Toll Free 1(877)822-1993 or email info@floridasilc.org.

A copy of the agenda may be obtained by contacting: Florida Independent Living Council.

Pursuant to the Americans with Disabilities Act, accommodations for persons with disabilities are available upon request. If you have a disability and require a reasonable accommodation to fully participate in this event, please contact Beth Meyer, PA, ADA at beth@floridasilc.org, or (850)488-5624 to discuss your accessibility needs. Please allow five business days' notification to process: last minute requests will be accepted, but may not be possible to fulfill.

SOUTH FLORIDA COMMUNITY CARE NETWORK

The South Florida Community Care Network, LLC d/b/a Community Care Plan announces a public meeting to which all persons are invited.

DATE AND TIME: December 17, 2020, 3:30 p.m.

PLACE: Change in Location (See below).

GENERAL SUBJECT MATTER TO BE CONSIDERED: The meeting of the Members to discuss general matters has changed from an in-person meeting to a video-conference meeting. The public may attend the meeting by using the link provided below:

https://teams.microsoft.com/l/meetup-

join/19%3ameeting_ZDBiMTkxYmQtNjk1YS00NzdlLWFjM jktNWVhMjdiNzhlMWMx%40thread.v2/0?context=%7b%22 Tid%22%3a%22f81e0c43-b4dd-4f4a-942f-

f568d2c30662%22%2c%22Oid%22%3a%228a6ffab0-3fa2-4c4e-ae97-5206975096f9%22%7d

To attend the meeting by telephone, please dial (321)234-3172, Meeting Passcode: 614 598 830#.

A copy of the agenda may be obtained by contacting: Migdalia Soto-Roba at mroba@ccpcares.org or (954)622-3227.

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: Susan Mansolillo at SMansolillo@ccpcares.org or (954)622-3232. 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: Justin Marshall, Esq., General Counsel, South Florida Community Care Network, LLC d/b/a Community Care Plan, at jmarshall@ccpcares.org or (954)622-3402.

WALTON COUNTY HEALTH DEPARTMENT

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

DATE AND TIME: December 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.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF FINANCIAL SERVICES

NOTICE IS HEREBY GIVEN that Department of Financial Services, Division of State Fire Marshal (Department) has received the petition for declaratory statement from Phantom Store Sales, LLC, on December 3, 2020The petition seeks the agency's opinion as to the applicability of Florida Statutes 791.01 and 791.02 as it applies to the petitioner.

The Petition asks: for a declaration that all "novelties and trick noise makers," in Section 791.01, are not "sparklers" as defined in the same Section 791.01, and therefore retailers in Florida would not need a license to sell these items.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Sarah Marcos, Office of the General Counsel, 200 E. Gaines Street, Tallahassee, Florida 32399, (850)413-4229, Sarah.Marcos@myfloridacfo.com. Please refer all comments to: Sarah Marcos, Office of the General Counsel, 200 E. Gaines Street, Tallahassee, Florida 32399, (850)413-4229, Sarah.Marcos@myfloridacfo.com.

DEPARTMENT OF FINANCIAL SERVICES

Finance

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

On 12/9/2020 the Petition was WITHDRAWN. The original petition sought a declaratory statement from the Office whether its business model (an alternative payment processor: software platform circumvents traditional interchange and payment networks by providing direct access to the ACH network.) falls under the Florida Money Transmitter Statute, Chapter 560, Florida Statutes.****The original petition was published September 15, 2020 in the Florida Administrative Register Volume 46, Number 180.

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.

DEPARTMENT OF FINANCIAL SERVICES Finance

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

On 12/7/2020, the Florida Office of Financial Regulation (Consumer Finance) received a Petition for Declaratory Statement from Global Primex LLC. The petition seeks a declaratory statement from the Office whether its proposed business model to (issue two electronic prepaid access devices; a digital card for online use only and a card for in-store retail purchases. The Licensee intends to partner initially with a small retail grocery store to sell a paper voucher version of the digital card directly to consumers (the "Paper Voucher"). This Paper Voucher will be scanned by the consumer into the mobile app for later use) falls 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

NONE

Section XII Miscellaneous

DEPARTMENT OF STATE

Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraph 120.55(1)(b)6. - 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Thursday, December 3, 2020 and 3:00 p.m., Wednesday, December 9, 2020.

Rule No.	File Date	Effective Date
53ER20-87	12/3/2020	12/3/2020
53ER20-88	12/3/2020	12/3/2020
53ER20-89	12/3/2020	12/3/2020
53ER20-90	12/3/2020	12/3/2020
61G3-16.0051	12/4/2020	12/24/2020
64B16ER20-42	12/4/2020	12/4/2020
69A-37.059	12/3/2020	12/23/2020
69A-37.060	12/3/2020	12/23/2020
	OF RULES AWAIT	
	3.4146 (2), FLORIDA	
Rule No.	File Date	Effective
Kult 100	The Dute	Date
62-330.010	7/21/2020	**/**/****
62-330.050	6/26/2020	**/**/****
62-330.060	6/26/2020	**/**/****
62-330.090	6/26/2020	**/**/****
62-330.201	6/26/2020	**/**/****
62-330.340	6/26/2020	**/**/****
62-330.402	6/26/2020	**/**/****
62-331.010	7/21/2020	**/**/****
62-331.020	6/11/2020	**/**/****
62-331.030	6/11/2020	**/**/****
62-331.040	6/11/2020	**/**/****
62-331.050	6/11/2020	**/**/****
62-331.051	7/21/2020	**/**/****
62-331.052	7/21/2020	**/**/****
62-331.053	7/21/2020	**/**/****
62-331.054	7/21/2020	**/**/****
62-331.060	7/21/2020	**/**/****
62-331.070	6/11/2020	**/**/****
62-331.080	7/21/2020	**/**/***

62-331.090	7/21/2020	**/**/***
62-331.100	6/11/2020	**/**/***
62-331.110	7/21/2020	**/**/***
62-331.120	7/21/2020	**/**/***
62-331.130	6/11/2020	**/**/****
62-331.140	6/11/2020	**/**/****
62-331.160	7/21/2020	**/**/***
62-331.200	7/21/2020	**/**/***
62-331.201	7/21/2020	**/**/***
62-331.210	7/21/2020	**/**/***
62-331.211	6/11/2020	**/**/***
62-331.212	6/11/2020	**/**/***
62-331.213	6/11/2020	**/**/***
62-331.214	6/11/2020	**/**/***
62-331.215	7/21/2020	**/**/***
62-331.216	7/21/2020	**/**/***
62-331.217	7/21/2020	**/**/***
62-331.218	6/11/2020	**/**/***
62-331.219	6/11/2020	**/**/***
62-331.220	6/11/2020	**/**/***
62-331.221	6/11/2020	**/**/***
62-331.222	6/11/2020	**/**/****
62-331.223	6/11/2020	**/**/***
62-331.224	6/11/2020	**/**/****
62-331.225	7/21/2020	**/**/****
62-331.226	7/21/2020	**/**/****
62-331.227	6/11/2020	**/**/****
62-331.228	6/11/2020	**/**/****
62-331.229	7/21/2020	**/**/****
62-331.230	7/21/2020	**/**/****
62-331.231	7/21/2020	**/**/****
62-331.233	6/11/2020	**/**/****

62-331.234	6/11/2020	**/**/***
62-331.235	6/11/2020	**/**/***
62-331.236	6/11/2020	**/**/***
62-331.237	6/11/2020	**/**/***
62-331.238	6/11/2020	**/**/****
62-331.239	6/11/2020	**/**/****
62-331.240	7/21/2020	**/**/****
62-331.241	6/11/2020	**/**/****
62-331.242	7/21/2020	**/**/****
62-331.243	6/11/2020	**/**/***
62-331.244	6/11/2020	**/**/****
62-331.245	6/11/2020	**/**/***
62-331.246	6/11/2020	**/**/****
62-331.247	6/11/2020	**/**/***
62-331.248	7/21/2020	**/**/****
		1

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	**/**/***

AGENCY FOR HEALTH CARE ADMINISTRATION Certificate of Need

EXEMPTION

The Agency for Health Care Administration approved the following exemption on December 9, 2020 pursuant to subsection 408.036(3), Florida Statutes:

ID # E200011 District: 5-2 (Pinellas County) Facility/Project: Bayside Care Center

Applicant: Bayside Facility Inc.

Project Description: Consolidation of Baywood Facility Inc d/b/a Baywood Care Center (59 beds) and Laurellwood Facility Inc d/b/a Laurellwood Care Center (60 beds) to Bayside Facility Inc d/b/a Bayside Care Center (92 beds) to create a 211-bed community nursing home

Proposed Project Cost: \$32,000,000

CITY OF TALLAHASSEE

City of Tallahassee

The City of Tallahassee, Florida, gives notice of proposed ordinance revisions to the City's Rights-of-Way Management Ordinance. A public hearing was held on December 9, 2020 on proposed revisions to Article IV, Chapter 17, of the City Code that sets forth requirements for the registration and permitting for placing or maintaining communication service facilities or wireless support structures in the City public rights-of-way.

A copy of the proposed ordinance is available at the City Treasurer-Clerk's Office, Second Floor of City Hall or by calling (850)891-8170 during regular business hours.

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.