Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.:	RULE TITLES:
68B-19.001	Designation as a Restricted Species
68B-19.002	Definitions
68B-19.003	Size Limit; Landed in Whole Condition
	Requirement

68B-19.004 Bag and Vessel Limits

PURPOSE AND EFFECT: The purpose and effect of this rule development notice is to address possible rule amendments for cobia in response to a recent stock assessment and stakeholder concerns for the cobia fishery.

SUBJECT AREA TO BE ADDRESSED: Subject areas to be addressed in the rule development notice may include size, bag, and vessel limits, as well as other subjects encompassed by the above-cited rules.

RULEMAKING AUTHORITY: Art. IV, Sec. 9, Florida Constitution.

LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Jessica McCawley, Director, Division of Marine Fisheries Management, 620 S. Meridian St., Tallahassee, Florida 32399, and (850)487-0554.

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

Section II Proposed Rules

DEPARTMENT OF STATE

Division of Historical Resources

RULE NO.:RULE TITLE:1A-39.001Division of Historical Resources Grant
Programs & Requirements

PURPOSE AND EFFECT: The purpose of this rule amendment is to establish in rule the most recent guidelines, forms, application procedures, and Grant Award Agreements for the Historic Preservation Grants In Aid Program, including the Small Matching Grant Program and the Special Category Grant Program.

SUMMARY: The proposed amendments are being made to forms incorporated by reference including the grant guidelines, applications, agreement, and progress report form. The changes are being proposed to update the grant programs for future grant cycles.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Department used a checklist to conduct an economic analysis and determine if there is an adverse impact or regulatory costs associated with this rule that exceeds the criteria in section 120.541(2)(a), F.S. Based on this analysis it was determined the department's proposed rules do not increase fees or otherwise impose any other costs, directly or indirectly, on the regulated industry. Based on this information, the department determined there will be no adverse impact to small businesses and the potential regulatory costs of the proposed rule chapter does not exceed any of the criteria established in Section 120.541(2)(a), F.S. Additionally, no interested party submitted additional information regarding the economic impact.

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: 267.031(1), 267.0617(5), FS. LAW IMPLEMENTED: 267.0617(2), (3) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jon Morris, Senior Attorney. 500 S. Bronough Street Tallahassee Florida, 32399. Email: jon.morris@dos.myflorida.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

1A-39.001 Division of Historical Resources Grant Programs & Requirements. (1) through (2) No change.

(3) All grant applicants must meet the requirements set forth in the Historic Preservation Grants-in-Aid Small Matching Grant Guidelines and Special Category Grant Guidelines, which are available from the Division of Historical Resources (Division),

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

XXXXX

and

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

<u>XXXXX 13194</u>, effective <u>xx/xxxx</u> 06/2021, and are hereby incorporated by reference.

13193

(a) Small Matching Grant Program. The purpose of this program is to provide funding to assist local, regional and statewide efforts to preserve significant historic and archaeological resources, and promote knowledge and appreciation of the history of Florida. This program does not fund operational support for historic preservation organizations.

(b) Special Category Grant Program. The purpose of this program is to provide funding to assist major local, regional and state-wide efforts to preserve significant historic and archaeological resources, to assist major archaeological excavations or research projects, and assist in the development and fabrication of major museum exhibits that will promote knowledge and appreciation of the history of Florida. The program does not fund operational support for historic preservation organizations.

(4) The following application forms are available from the Division at http://www.dos.myflorida.com/historical/grants, and are hereby incorporated by reference:

(a) Small Matching Grant Application (Form DHR001), effective $\underline{xx/xxxx}$ 06/2021, <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-</u>

<u>XXXXX 13190</u>.

(b) Special Category Grant Application (Form DHR002), effective <u>xx/xxxx</u> 06/2021, <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-</u> <u>XXXXX 13191</u>.

(5) The following forms are used in the administration of all Historic Preservation Grants-in-Aid and are hereby incorporated by reference and available at http://www.dos.myflorida.com/historical/grants:

(a) Progress Report Form (Form DHR003), effective <u>xx/xxxx</u> 05/2018, http://www.furgles.esg/Cetaugue/acference.esg2Na_Bef

http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX 09336.

(b) through (c) No change.

(d) Grant Award Agreement (Form GAA001), effective $\underline{xx/xxxx}$ 06/2021,

http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX 13192.

(6) through (7) No change.

Rulemaking Authority 267.031(1), 267.0617(5) FS. Law Implemented 267.0617(2), (3) FS. History–New 10-14-09, Amended 4-21-15, 9-2-15, 6-15-16, 6-1-17, 5-10-18, 5-20-19, 5-7-20, 6-8-21,

NAME OF PERSON ORIGINATING PROPOSED RULE: Tim Parsons, Director Division of Historical Resources.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Laurel M. Lee, Secretary of State.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 1, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: February 3, 2022.

DEPARTMENT OF STATE

Division of Elections

RULE NO.:RULE TITLE:1S-2.043Electronic File Reporting Relating to Vote-
by-Mail Ballot Request Information and
Early Voting Activity

PURPOSE AND EFFECT: The revisions are proposed to conform to requirements in Chapter 2021-11, Laws of Florida pertaining to new requirements for vote-by-mail ballot requests and contents for reports from the county to the State, and to clarify file specifications and code descriptions.

SUMMARY: This rule sets forth in detail the reporting specifications for activities relating to vote-by-mail requests and early voting

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: This rule will not require legislative ratification pursuant to Section 120.541(3), F.S., because the rule applies only to election-related activities. Based upon past experiences with rules of this nature, this rule will not have an adverse effect on businesses or private-sector economic growth, job-creation, employment or investment; it is not likely to have an adverse impact on business competitiveness nor innovation in excess of the statutory threshold; nor will it increase regulatory costs in excess of the threshold mandating legislative ratification. No other statute requires legislative ratification for this rule.

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: 20.10(3), 97/012(1), 101.62(3), 101.657(2) FS

LAW IMPLEMENTED: 101.62, 101.657 FS.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Stephanie Buse at (850) 245-6513 or Stephanie.Buse@dos.myflorida.com.. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Colleen O'Brien at (850) 245-6519 or Colleen.OBrien@dos.myflorida.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

1S-2.043 Electronic File Reporting Relating to Vote-by-Mail Ballot Request Information and Early Voting Activity.

(1) General applicable provisions. This rule establishes file format specifications, timelines and other content requirements for the electronic compilation, transmission and reporting of vote-by-mail ballot request information and early voting activity. The Supervisors of Elections are responsible for ensuring that the files required under this rule are created or converted into a tab-delimited text file and that the files are transmitted successfully and timely to the Division of Elections.

(2) Definitions. For purposes of this rule:

(a) "FVRS" refers to the Florida Voter Registration System.

(b) "Supervisor" refers to the county Supervisor of Elections.

(c) "Division" refers to the Division of Elections.

(d) "Election," except as otherwise expressly stated, means primary and general elections (held in even-numbered years), presidential preference primary elections, and special elections held pursuant to Section 100.101, F.S. This rule does not apply to municipal, local referendum, or special district elections.

(e) "General election" has the meaning ascribed in Section 97.021(<u>16)(15)</u>, F.S.

(f) "Primary election" has the meaning ascribed in Section 97.021((28), F.S.

(g) "Standing request" means a vote-by-mail ballot request on file from a voter that serves as a request to receive a voteby-mail ballot for all elections occurring from the date of the initial request through the end of the calendar year for the <u>next</u> second ensuing regularly scheduled general election, and for which the supervisor has yet to determine if the voter is eligible to vote a vote-by-mail ballot in the election.

(3) Vote-by-mail ballot request information files.

(a) Compilation. For each election as defined in paragraph (2)(d), the Supervisor shall compile daily an electronic file that contains the most current information and vote-by-mail ballot request status for each eligible voter in the applicable election. The file shall contain all vote-by-mail ballot requests, but only one record per voter. Each day's file shall be a complete replacement of the previous day's file as it relates to the vote-by-mail ballot for the applicable election (i.e., the latest status of the voter's vote-by-mail ballot status shall replace an earlier status of the request). The Supervisor shall create a separate file for each election. The file shall be in the format specified in paragraph (c).

File (b) Transmission. The Supervisor shall electronically transmit the vote-by-mail ballot request information status file described in paragraph (a) to the Division on a continuous daily basis including weekends the electronic file compiled under paragraph (a) no later than 8 a.m., in the time zone of the Supervisor's office of the day after the day being reported. The daily file shall be transmitted even if there is no new information or activity to report for the applicable election during the required transmission period.

1. For the presidential preference primary election, the first file shall be transmitted 60 days before the election and the last file transmitted on the 15th day after the election.

2. For the primary and general elections, the first file shall be transmitted 60 days before the primary election and the last file transmitted on the 15th day after the general election.

3. For a special election, by operation of Section 100.191, F.S., the first file shall be transmitted 60 days before the special primary, or if the order calling for the special election occurs less than 60 days before the special primary, no later than two business days after the Division provides the Supervisor the election identifications for the special primary and special election, and the last file transmitted on the 15th day after the special election.

(c) File specifications.

1. Each file shall be created or converted into a tabdelimited text file.

2. Quotes shall not be used to enclose alphanumeric data.

3. For each registered voter's record, the address included shall be the <u>mailing</u> address <u>on the voter's record</u> to which the voter has requested the ballot to be sent.

4. <u>The file shall not contain any information protected from</u> public disclosure under federal or state law including any <u>i</u>Information protected <u>pursuant to Section 97.0585</u>, F.S., relating to Florida driver license, state identification and/or social security number, Section 119.071(4)(d)1.-2.,F.S., relating to high-risk professionals, and Section 119.071(5), relating to social security numbers.from public record disclosure shall not be included for any voter who has a valid exemption from public disclosure under Florida law. An * shall be placed in any field within the file where the information is not included due to it being protected from public record disclosure.

5. Information required by statute and other information deemed necessary by <u>T</u>the Supervisor <u>shall provide the</u> <u>information</u> for each record <u>as shall be submitted in the</u> format specified in Form DS-DE 145 (eff. __/ <u>11/2015</u>) (insert new

hyperlink <u>https://www.flrules.org/Gateway/reference.asp?No=Ref-06150</u>).

6. File names shall adhere to the following convention:

a. Three character county identifier followed by underscore.

b. Followed by three character file type identifier followed by an underscore ('ABL' = Vote-by-Mail Request List).

c. Followed by FVRS election ID followed by an underscore.

d. Followed by Date Created (format YYYYMMDD) followed by an underscore.

e. Followed by Time Created (format HHMMSS).

f. Followed by '.txt'.

g. Example: LEO_ABL_10217_20140810_001000.txt.

(d) Public access.

1. Any person or entity authorized under Section 101.62, F.S., may access online daily county files of vote-by-mail ballot request information as directly received from the Supervisor and posted on the Division's website. In order to access this information, a person or entity authorized under Section 101.62, F.S., must first submit online an request application at: https://countyballotfiles.floridados.gov/Accoun t/Register, Form DS-DE 146, Application to Obtain Vote-by-Mail Ballot Request Information (eff. / <u>11/2015-(insert</u> new

hyperlink <u>(https://www.flrules.org/Gateway/reference.asp?No=Ref-06176)</u>.

<u>a.</u> The Division shall then assign a login account. Authorization for access is only valid through the earlier of the end of the general election year in which authorization was initially granted or until the person or entity is no longer statutorily entitled to the information, whichever is applicable.

<u>b.</u> All login accounts for access automatically expire at the end of each general election year and if the person or entity remains eligible and wishes to receive the information for future elections, the person or entity must reapply.

2. An individual voter requesting access to his or her personal vote-by-mail ballot request information must obtain such information directly from the Supervisor of his or her county of residence.

(4) Early voting <u>activity history-files</u>.

(a) Compilation.

1. Early voting summary file. During each day of the early voting period, the Supervisor shall make available the total number of voters casting a ballot at each early voting location during the previous day.

2. Early voting voters list file. For each election as defined in subsection (2), the Supervisor shall compile and make available an electronic file that contains in accordance with the specifications in paragraph (c), a list of the individual voters who cast a ballot at each early voting location for the election up through the last day being reported.

(b) File transmission. The Supervisor shall transmit to the Division the <u>early voting voters list electronic</u> file in <u>subparagraphs</u> subparagraph (a)<u>1</u>. and 2., by 8 a.m., if <u>practicable, but</u> no later than 12:00 noon in the time zone of the Supervisor's office of the day after the day being reported. The files shall be sent daily even if there is no new information or activity to report. The first files shall be sent the day after the early voting period begins and the last files shall be sent the day after the early voting period ends for that respective election in that county.

(c) File specifications.

1. The files shall be created in or converted into a tabdelimited text file format.

2. Alphanumeric data shall not be enclosed in quotes.

3. <u>The files shall not contain any i</u>Information protected <u>pursuant to an exemption requested under Section 119.071(4)(d)1.-2.</u>, F.S..from public record disclosure shall not be included for any voter who has a valid exemption from public disclosure under Florida law. An * shall be placed in any field within the file where the information is not included due to it being protected from public record disclosure.

4. Information required by statute and any other information for the each record shall be submitted in the format specified in Form DS-DE 147 (eff. 12/13/2015)(insert new link) (https://www.flrules.org/Gateway/reference.asp?No=Ref-06151).

5. File names shall adhere to the following convention:

a. Three character county identifier followed by underscore.

b. Followed by three character file type identifier followed by an underscore ('EVL' = Early Voting List).

c. Followed by FVRS election ID followed by an underscore.

d. Followed by Date Created (format YYYYMMDD) followed by an underscore.

f. Followed by Time Created (format HHMMSS).

g. Followed by '.txt'.

h. Example: LEO_EVL_10217_20140810_001000.txt.

(d) Public access. The Division shall post the files as received <u>during the requisite reporting period</u> to its public website.

(5) All forms mentioned in this rule are incorporated by reference and are available by contacting the Florida Department of State, Division of Elections, R. A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250, (850)245-6200, or by access to the Division website.

Rulemaking Authority 20.10(3), 97.012(1), 101.62(3), 101.657(2) FS. Law Implemented 101.62, 101.657 FS. History–New 2-4-10, Amended 10-27-10, 12-13-15, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Maria Matthews, Director, Division of Elections

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Laurel M. Lee, Secretary of State

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 8, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 29, 2021

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-1.09414 Course Requirements - Grades PK-12 Exceptional Student Education

PURPOSE AND EFFECT: In March 2022, student performance standards for English Language Arts (ELA) Access Points-Alternate Academic Achievement Standards (AP-AAAS) Grades K-12 and Mathematics AP-AAAS Grades K-12 will be recommended for adoption. Accordingly, this rule will be revised to align courses with the B.E.S.T. Standards Access Points.

SUMMARY: Public school course descriptions for exceptional student education in grades PK-12.

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: Based on experience in the past, when standards were revised, there was no adverse impact or regulatory cost of the proposed rule. It is not expected to exceed any of the economic criteria set forth in s. 120.541(2)(a), F.S., and will not require legislative authorization.

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, 1001.03(1), 1011.62(1)(t), F.S.

LAW IMPLEMENTED: 1001.03, 1011.62, (1)(t), F.S.

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

DATE AND TIME: May 11, 2022, 9:00 a.m.

PLACE: Tennessee Williams Theatre, CFK Campus, 5901 College Road, Key West, Florida 33040.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dr. Paul O. Burns, Deputy Chancellor for Educator Quality at Paul.Burns@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.09414 Course Requirements – Grades PK-12 Exceptional Student Education.

A course description directs district personnel by providing the essential content and course requirements for each course in grades PK-12 contained in the "Course Code Directory and Instructional Personnel Assignments" adopted in Rule 6A-1.09441, F.A.C. Course requirements approved by the State Board of Education are contained in the publication "2022-2023 2018-2019 Florida Course Descriptions for Grades PK-12, Exceptional Student Education (http://www.flrules.org/Gateway/reference.asp?No=Ref-

<u>09928</u>)," which is hereby incorporated by reference and made a part of this rule. Copies of approved course descriptions may be obtained from Division of Public Schools, Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399. Rulemaking Authority 1001.02, 1001.03(1), 1011.62(1)(t) FS. Law Implemented 1001.03, 1011.62(1)(t) FS. History–New 7-9-86, Amended 12-28-86, 12-13-88, 12-11-89, 11-12-91, 6-6-93, 10-18-94, 9-28-99, 8-21-12, 3-25-14, 6-23-15, 6-23-16, 11-21-17, 10-18-18.

NAME OF PERSON ORIGINATING PROPOSED RULE: Dr. Paul O. Burns, Deputy Chancellor, Educator Quality.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 08, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 7, 2022

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.:RULE TITLE:6A-6.03311Procedural Safeguards and Due Process
Procedures for Parents and Students with
Disabilities

PURPOSE AND EFFECT: To ensure IDEA requirements are addressed with respect to matters that can be the subject of a mediation, as defined in 34 C.F.R. § 300.506. Per federal guidance, we are clarifying the wording of this rule that mediation is available regardless of whether the parent has filed a request for a due process hearing.

SUMMARY: Mediation process for students with disabilities.

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: Based upon the nature of the changes, this proposed rule is not expected to have any adverse impact on economic growth, business competitiveness or any other factors listed in s. 120.541(2)(a), F.S., and will not require legislative ratification. No increase in regulatory costs are anticipated as a result of the rule changes.

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(1), (2)(n), 1003.01(3), 1003.57, 1003.571, 1003.5715, 1008.212, F.S.

LAW IMPLEMENTED: 1003.01(3), 1003.57, 1003.571, 1003.5715, 1008.212, F.S.

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

DATE AND TIME: May 11, 2022, 9 a.m.

PLACE: Tennessee Williams Theatre, CFK Campus, 5901 College Road, Key West, Florida 33040.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Victoria Gaitanis, Bureau of Exceptional Student Education, 325 West Gaines Street, Tallahassee, FL 32399-0400, 850-245-0475.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.03311 Procedural Safeguards and Due Process Procedures for Parents and Students with Disabilities.

Each public agency, including a school district, must establish, maintain and implement procedural safeguards that meet the requirements of this rule. A public agency means local educational agencies (LEAs), educational services agencies (ESAs), nonprofit public charter schools that are not otherwise included as LEAs or ESAs and are not a school of an LEA or ESA, and any other political subdivisions of the State that are responsible for providing education to children with disabilities.

(1) through (3) No change.

(4) Mediation. The Department of Education shall provide parents of students with disabilities and personnel of public agencies, including school districts, the opportunity to resolve disputes involving any matters arising under Part B of the Individuals with Disabilities Education Act (IDEA), including matters arising prior to the filing of a due process complaint, through a mediation process. To promote the resolution of disputes, both parties should consider limiting the number of participants in a mediation session.

(a) through (h) No change.

(5) through (9) No change.

Rulemaking Authority 1001.02(1), (2)(n), 1003.01(3), 1003.57, 1003.571, 1003.5715, 1008.212 FS. Law Implemented 1003.01(3), 1003.57, 1003.571, 1003.5715, 1008.212 FS. History–New 7-13-83, Amended 12-20-83, 4-26-84, Formerly 6A-6.3311, Amended 7-17-90, 9-20-04, 12-22-08, 3-25-14, 7-14-21,

NAME OF PERSON ORIGINATING PROPOSED RULE: Victoria Gaitanis, Bureau of Exceptional Student Education.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 08, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 7, 2022

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-6.0531 Reading Achievement Initiative for Scholastic Excellence (RAISE)

PURPOSE AND EFFECT: To provide instructional supports to school districts, school administrators and instructional personnel in implementing evidence-based reading instruction and interventions in order to improve student reading achievement. This new rule outlines RAISE supports provided by State Regional Literacy directors and establishes a tutoring program in which eligible high school students are trained to tutor students in kindergarten through grade 3 in schools identified on the RAISE list. The rule will outline minimum training criteria and processes for verifying tutoring hours of high school students for the designation of a New Worlds Scholar, as well as other requirements relating to a RAISE tutoring program. The effect of this proposal is that students in kindergarten through grade 3 in schools identified on the RAISE list will be instilled with a love of reading and improve their literacy skills.

SUMMARY: RAISE was established to provide instructional supports to school districts, school administrators and instructional personnel in implementing evidence-based reading instruction and interventions in order to improve student reading achievement. Instructional supports include State Regional Literacy Directors and a high school tutoring program for kindergarten through grade 3 students. School districts that wish to participate in the RAISE tutoring program must recruit, train and deploy eligible high school students. Participating high school students will be trained in effective reading tutoring practices and content, based on evidence-based practices and aligned to the Benchmarks for Excellent Student Thinking (B.E.S.T.) English Language Arts (ELA) Standards.

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 proposed rule is not expected to have any adverse impact on economic growth or business competitiveness, or increase regulatory costs or any other factor listed in s. 120.541(2)(a), F.S. and will not require legislative ratification. This is based upon the nature of the proposed rule.

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(1),(2)(n), 1008.365(9), F.S.

LAW IMPLEMENTED: 1008.365, F.S.

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

DATE AND TIME: May 11, 2022, 9 a.m.

PLACE: Tennessee Williams Theatre, CFK Campus, 5901 College Road, Key West, Florida 33040. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Lindsey Brown, Executive Director, Just Read, Florida! 325 West Gaines Street, Tallahassee, FL 32399, (850)245-5074.

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>6A-6.0531 Reading Achievement Initiative for</u> <u>Scholastic Excellence (RAISE).</u>

(1) In accordance with section (s.) 1008.365, Florida Statutes (F.S.), RAISE is established within the Department of Education to provide instructional supports to school districts, school administrators and instructional personnel in implementing evidence-based reading instruction and interventions in order to improve student reading achievement.

(2) Identification of RAISE schools. A district school serving students in kindergarten through grade 5 must be identified for supports, regardless of its school grade pursuant to s. 1008.34, F.S., if:

(a) Fifty (50) percent of its students who take the statewide, standardized English Language Arts assessment score below a Level 3 for any grade level; or

(b) Progress monitoring data collected from the coordinated screening and progress monitoring system pursuant to s. 1008.25(8), F.S., shows that fifty (50) percent or more of the students are not on track to pass the statewide, standardized grade 3 English Language Arts assessment for any grade level kindergarten through grade 3; and

(c) At least ten (10) students are present for both the second and third full-time equivalent (FTE) survey periods as specified in Rule 6A-1.0451, F.A.C., and who are still enrolled at the time of statewide, standardized testing.

(3) Supports for RAISE schools. A school identified for RAISE based on the established criteria must:

(a) Receive support from a State Regional Literacy Director. State Regional Literacy Directors serve in a regional capacity focused on improving implementation of evidencebased practices and curriculum, instruction and intervention, and reading assessments as delineated in district K-12 Comprehensive Evidence-Based Reading Plans approved under s. 1011.62(8)(d), F.S., and the reading portion of school improvement plans for schools identified for RAISE supports. State Regional Literacy Directors monitor district-level, school-level and classroom-level data to help provide differentiated support to school districts, school-level literacy leadership teams, coaches and teachers. State Regional Literacy Directors provide supports for schools identified for RAISE, including:

<u>1. Professional learning, aligned to the science of reading</u> and evidence-based strategies identified pursuant to s.

1001.215(8), F.S.;

2. Initial and ongoing professional learning and support for effective implementation of Florida's Benchmarks for Excellent Student Thinking (B.E.S.T.) Standards for English Language Arts:

<u>3. Professional learning and support for building capacity</u> of school-level literacy leadership teams specified in

Rule 6A-6.053, F.A.C.;

<u>4. Professional learning and support for literacy coaches,</u> including delivery of the literacy coach endorsement program; and

5. Assistance with:

a. Data-informed instructional decision-making using progress monitoring and other appropriate data:

b. Selection and consistent, coordinated use of high-quality instructional materials and supplemental materials;

c. Reading instruction in other core subject area curricula, with an emphasis on civic literacy; and

d. A multi-tiered system of supports in order to provide students effective interventions and identify students who may require an evaluation for special educational services, including identifying characteristics of conditions that affect phonological processing, such as dyslexia.

(b) Implement a school improvement plan pursuant to s. 1001.42(18), F.S., or, if the school is already implementing a school improvement plan, the plan must be amended to explicitly address strategies for improving reading performance. The school improvement plan must be submitted through the Florida Continuous Improvement Management System (CIMS) website: https://www.floridacims.org/.

(4) RAISE Tutoring Program. As part of RAISE, the Department has established a tutoring program that prepares eligible high school students to tutor students in kindergarten through grade 3 RAISE schools.

(a) To be eligible to participate as a tutor in the program, a high school student must:

1. Be a rising junior or senior;

2. Have a cumulative grade point average of 3.0 or higher;

3. Have no history of out-of-school suspensions or expulsions;

<u>4. Be on track to complete all core course requirements to graduate; and</u>

5. Have received two (2) written recommendations to serve as a RAISE tutor from present or former high school teachers of record or extracurricular activity sponsors.

(b) Tutoring must occur:

1. During the school day;

2. On school district property in the presence and under the

supervision of instructional personnel who are school district employees; and

<u>3. Only where a parent has provided written permission to</u> the school district for his or her child to receive tutoring through the program.

(c) School districts that wish to participate in the tutoring program must notify the Department by July 1 at JustRead@fldoe.org_and meet the following criteria:

<u>1. School districts must recruit tutors by notifying high</u> <u>school administrators of the opportunity provided by this</u> <u>tutoring program;</u>

2. School districts must train tutors using the materials provided by the Department:

<u>3. School districts must ensure that tutors utilize materials</u> <u>developed by the Department and are provided continuous</u> <u>support;</u>

<u>4. School districts must utilize tutors who meet the criteria</u> set forth in paragraph (4)(a) of this rule;

<u>5. Schools districts must ensure tutoring occurs in</u> compliance with the criteria set forth in paragraph (4)(b) of this rule; and

<u>6. School districts must provide eligible tutors with a recognition certificate and pin, as provided in paragraph (4)(d).</u>

(d) RAISE tutors who provide at least seventy-five (75) hours of tutoring under the program shall be known as New Worlds Scholars.

<u>1. Participating school districts must verify completion of</u> seventy-five (75) tutoring hours and provide these tutors with a New Worlds Scholar Certificate and Pin.

2. Annually, the Department will provide to school districts pins and a certificate template and post at https://www.fldoe.org/academics/standards/just-read-

fl/tutoring.stml <u>the deadlines for participating districts to verify</u> <u>tutoring hours and award New World Scholars Certificates and</u> Pins to qualified tutors.

Rulemaking Authority 1001.02(1) FS. 1008.365(9) FS. Law Implemented 1008.365 FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Lindsey Brown, 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: April 08, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 5, 2022

DEPARTMENT OF EDUCATION

Division of Early Learning

RULE NO.:	RULE TITLE:
6M-4.500	Child Attendance and Provider
	Reimbursements

PURPOSE AND EFFECT: To update the rule to meet revised statutory requirements and to clarify processes and eligibility for reimbursements.

SUMMARY: The rule addresses provider maintenance and verification of attendance as well as provider reimbursement for providers who participate in the School Readiness program.

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 office's economic analysis of the adverse impact or potential regulatory costs of the proposed rule does not exceed any of the criteria established in s. 120.541(2)(a), F.S. 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(1), (2)(n), 1002.79, 1002.895(6), F.S.

LAW IMPLEMENTED: 1002.82(2)(c), 1002.82(2)(f)1.a.(III), 1002.82(2)(k), (o), (q), 1002.87(8), (9), 1002.895, F.S.

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

DATE AND TIME: May 11, 2022, 9:00 a.m.

PLACE: Tennessee Williams Theatre, CFK Campus, 5901 College Road, Key West, Florida 33040.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Katerina Maroney, Deputy Director of Programs and Policy, Division of Early Learning, 250 Marriott Dr., Tallahassee, Florida 32399, (850)717-8614; Katerina.maroney@oel.myflorida.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

6M-4.500 Child Attendance and Provider Reimbursements.

(1) General Provisions.

(a) A school readiness provider shall not receive payment for a student prior to the student's first day of attendance or after the student is terminated from the school readiness program.

(b) Reimbursement rates shall be paid based on a child's care level and unit of care as defined by the coalition's approved provider rate schedule for the county in which the provider's facility is located.

(c) Daily attendance documentation shall be maintained by each school readiness provider based on the terms of the Statewide School Readiness Provider Contract, specified in Rule 6M-4.610, Florida Administrative Code (F.A.C.). The provider must record daily child attendance using a paper signin and sign-out form or electronic attendance-tracking system that is maintained at the provider site to validate the attendance data. For electronic attendance systems, the provider must backup records on a regular basis to safeguard against loss. The sign-in and sign-out forms will vary by provider but must contain the following information:

1. Provider's name;

2. Child's first and last name;

3. Time <u>signed</u> in and <u>signed</u> out;

4. Date (month, day, year); and,

5. An authorized signature or electronic attendancetracking system that records the date, child's name, and electronic signature, card swipe, entry of a personal identification number, or similar daily action taken by the parent or other person dropping off or picking up the child to, or from, the provider site. Authorized signature, paper or electronic, includes provider designee for children who are transported via school to or from the provider site or a parent or person authorized by the parent as documented in writing and on file with the provider.

(d) A provider shall be reimbursed for each day that there is documented evidence that the child was in attendance.

(e) For school readiness children who are transported to and/or from the provider site, attendance shall be documented in accordance with the applicable health and safety handbook for the provider type as specified in Rule 6M-4.620, F.A.C. A copy of each handbook may be obtained <u>electronically on the Department's website at www.floridaearlylearning.com or from by contactin the Department of Education, Division Office of Early Learning, 325 West Gaines Street 250 Marriott Drive, Tallahassee, FL 32399-0400, or at (placeholder for reference link) https://www.flrules.org/Gateway/reference.asp?No=Ref-07457.</u>

(f) The provider must report any discrepancy, overpayment, or underpayment within sixty (60) calendar days of transmission of the reimbursement summary. Reported changes must include supporting documentation. Discrepancies validated by the coalition will be corrected for reimburement purposes. (g) For a child who is authorized only full-time care, a coalition shall not recoup or adjust a provider's reimbursement for days a child attends part-time.

(h) The coalition shall not reduce authorized hours of care prior to redetermination unless the parent requests a reduction in the authorized hours of care based on hours of care needed.

(i) The coalition must conduct monitoring activities in accordance with Rule 6M-4.630, F.A.C., to ensure the accuracy of payments of the monthly reimbursement requests. If it is determined through monitoring of the attendance and reimbursement documentation that a provider received an improper payment (overpayment or underpayment), the coalition shall process a payment adjustment is-required to correct the improper payment.

(j) In order for a provider to be reimbursed for a child served by a coalition other than the coalition where the provider is located, the provider must have executed a Statewide School Readiness Provider Contract with the coalition of the child's residence prior to enrollment and reimbursement. The provider's reimbursement rates shall be negotiated in accordance with the approved school readiness plan of the contracted coalition. However, the provider reimbursement rate shall not exceed the contracted coalition's approved school readiness rates based on the child's care level and unit of care.

(k) In accordance with Section 1002.84(11) (10), F.S., attendance records may not be altered or amended after December 31 of the subsequent year.

(2) Monthly certification of child attendance for payment reimbursement.

(a) A provider must complete and certify a monthly roster, using the statewide information system, that lists each child enrolled in the provider's school readiness program, and includes spaces for a private provider or public school to report a child's attendance for the calendar month. An early learning coalition is authorized to request a school readiness provider submit paper sign-in and out forms to verify attendance prior to a payment reimbursement. In the event the statewide information system is non-operational, the early learning coalition shall provide the school readiness provider with a monthly roster.

(b) For each calendar month that a school readiness provider participates in the school readiness program, the coalition shall not pay the school readiness provider until the provider submits a monthly attendance roster to the coalition which certifies the attendance of each enrolled child from the prior month.

(c) If a child arrives at a school readiness provider's site but the provider or school refuses the child's attendance, the provider or school must record the instructional day as a nonreimbursable absence. However, the provider may be reimbursed as a reimburseable absence in the case the child is ill as documented by the parent or provider and in accordance with paragraph four (4) of this rule.

(3) Holidays.

(a) A recognized holiday as approved by the local coalitions shall not be counted as an absence for purposes of reimbursement. The coalition shall include reimbursements to providers of full and part-time care for up to twelve (12) recognized holidays per year as authorized in the Statewide School Readiness Provider Contract.

(b) For school-aged children authorized <u>for</u> part time care, a provider shall be reimbursed at a part time rate if a child care provider is closed on a coalition approved holiday. If a schoolaged child is authorized full time care on school holidays, school closures or teacher inservice days, a provider shall be reimbursed at a full time rate if the provider is open. For schoolaged children authorized full time care during the summer, a provider shall be reimbursed at the full time rate for coalition approved holidays.

(c) For a school-aged child, if the child is scheduled to attend full time at a provider that is open on a day when school is closed and does not attend because his/her parent has opted to keep the child home that day, the provider shall be reimbursed at the full time rate in accordance with paragraph (4)(a), below.

(4) Absences.

(a) Reimbursement shall be authorized for no more than three (3) absences per calendar month per child except in the event of extraordinary circumstances in which case the coalition or its designee shall document approval for payment based on written documentation provided by the parent justifying the excessive absence for $\frac{up}{up}$ to an additional $\frac{ten}{10}$ (10) seven (7) days. Extraordinary circumstances does not include vacation or recreational time.

Examples of extraordinary circumstances include <u>but are</u> <u>not limited to</u> the following:

1. Hospitalization of the child or parent with appropriate documentation (i.e., doctor's note, hospital admission),

2. Illness requiring home-stay as documented (<u>i.e.</u>, doctor's note, parent statement),

3. Death in the immediate family with appropriate documentation (i.e., obituary, death certificate, parent statement),

4. Court ordered visitation with appropriate documentation (i.e., court order), or

5. Unforeseen documented military deployment or exercise of the parent(s) (i.e., military orders of deployment, reserve duty),

<u>6. Doctor appointments or other health related</u> <u>appointments (i.e., therapy, routine).</u>

(b) Total monthly reimbursed absences shall not exceed thirteen (13) ten (10) calendar days.

(c) If a child <u>has</u> is absent for five (5) consecutive days of <u>absences during</u> the child's regularly scheduled attendance <u>or</u> ten (10) unexplained absences, during a calendar month, with no contact from the parent, the provider shall submit written notification to the local coalition or its designee who in turn shall determine the need for continued care. The coalition shall document in the case file all attempts to contact the parent by the coalition, provider, or referring agency, if applicable.

1. (d) If the child has ten (10) unexplained absences during a total calendar month of attendance, with no contact from the parent, the provider shall submit written notification to the local coalition or its designee who in turn shall determine the need for continued care. The coalition shall document in the case file all attempts to contact the parent by the coalition, provider, or referring agency, if applicable. If a determination is made that school readiness services are no longer needed, the local coalition or designee shall send a notice of termination to the parent and school readiness provider at least 2 weeks prior to disenrollment pursuant to Rule 6M-4.200, F.A.C. If the authorized eligibility period ends in less than 2 weeks, the notice of disenrollment will be sent stating that services will end on the last day of the current eligibility period. However, an atrisk child may not be disenrolled from the program without the written approval of the Child Welfare Program Office of the Department of Children and Families or the community based lead agency. A notice of termination shall be maintained in the case file and provided to the parent, provider and referring agency.

2. An at-risk child as defined in Section 1002.81(1), F.S., may not be disenrolled from the program without the written approval of the Child Welfare Program Office of the Department of Children and Families or the community-based lead agency. A notice of termination shall be maintained in the case file and provided to the parent, provider and referring agency.

(e) When an at-risk child <u>under the age of school entry</u> has <u>one (1)</u> an unexcused absence or seven (7) consecutive days of excused absences, the school readiness provider shall notify the Department of Children and Families or community-based lead agency and the early learning coalition prior to the close of business on the day of the absence. The provider shall maintain <u>documentation of the notification</u>. The coalition shall document any contact made with the provider, referring agency and parent in the case file. This paragraph shall apply to all at risk children under the age of school entry.

(5) Reimbursement for Contracted Slots. If a coalition participates in the Contracted Slots Program and the coalition determines a provider is eligible for the program in accordance with Rule 6M-4.610, F.A.C., then the coalition may reimburse the provider <u>a contracted slots differential</u> up to 10% above the <u>established coalition reimbursement rate for each care</u>

level.75th percentile of the market rate determined in accordance with Section 1002.895, F.S. If the market rate data is not available or is based on a sample size of less than four for a specific provider type and/or care level by county, then the rate shall be based on the statewide market rate for the applicable provider type and/or care level. The portion of the contracted slots reimbursement up to the provider's private pay rate shall be funded by school readiness direct service billing groups. The remaining portion of the contracted slots reimbursement exceeding the provider's private pay rate shall be funded as a quality expenditure, however, the contracted slots reimbursement rate is not considered a quality improvement program and is not included in the calculation of the 20% limit for combined quality improvement program

(6) Reimbursement for Registration Fees. If a provider has indicated that it charges a registration fee in Exhibit 5 of the State of Florida Statewide School Readiness Provider Contract, Form <u>DEL OEL</u>- SR 20, as incorporated by reference in Rule 6M-4.610, F.A.C., the coalition shall pay the provider a registration fee for each child enrolled in the School Readiness program. The coalition shall pay the registration fee two (2) times within a five (5) year period during a child's continuous eligibility for the program. Five continuous years <u>began</u> begins with the June 23, 2019 effective date of this rule.

(a) The coalition shall pay a registration fee of up to seventy-five dollars per eligible child. The payment for the registration fee shall not exceed the provider's published private registration fee. The coalition shall reimburse the registration fee with the reimbursement for the child's first month of attendance with the provider. For children currently enrolled in the program, the coalition shall reimburse the provider the registration fee the next time the fee is due to the provider after the effective date of this rule. If a child is attending different providers concurrently, the coalition shall pay the registration fee to the provider that the child attends the majority of the time. If a child concurrently attends all providers an equal amount of time, the registration is paid to the provider where the child has been enrolled the longest.

(b) If there is a break in the child's eligibility of at least twelve consecutive months, the two-time limit starts over.

(c) If the child's provider <u>permanently</u> closes or has its contract terminated, the coalition shall pay the registration fee to the new provider. This payment is considered a<u>n</u> one time exception and does not apply to the two-time limit.

(d) If the family experiences <u>a</u> hardship requiring a transfer to a different provider, the coalition shall pay the registration fee to the new provider. This payment is considered a<u>n</u> one-time exception and does not apply to the two-time limit. Hardship may be demonstrated by evidence of one or more of the following: 1. Illness of the child or parent requiring the family to relocate.

2. Loss of a parent resulting in family relocation.

3. Loss of employment resulting in family relocation.

4. Eviction requiring the family to relocate.

5. Natural or man-made disaster.

6. Child expulsion in accordance with the provider's policies.

7. Guardianship transfer.

(e) The coalition shall recoup the registration fee in cases where a provider expels a child within three (3) months of enrollment.

(7) Reimbursement for Children with Special Needs.

(a) A child care provider may be reimbursed by the coalition at a higher rate if caring for any school readiness child with special needs requiring additional care beyond services required by the Americans with Disabilities Act (ADA). To receive a special needs rate, a child care provider must submit a list of the special needs services it is providing for each special needs child, in addition to the routine school readiness services. A special needs rate may be negotiated up to twenty (20) percent above the established coalition maximum approved base reimbursement rate established for infant care by the coalition. However, any amount that exceeds the providers private pay rate for infant care shall be classified as a quality expenditure.

(b) To receive a special needs rate, in addition to the <u>established coalition reimbursement base</u> rate, it must be requested by the provider and approved by the coalition. <u>A child care provider must submit a list to the coalition prior to approval of the special needs services it is providing for each child with special needs, in addition to the routine school readiness <u>services</u>. A special needs rate shall be reimbursed for a school readiness child that has a documented physical, mental, emotional, or behavioral condition that requires a higher level of care in the child care setting. The special need child's condition must be validated by a licensed health, mental health, education or social service professional other than the child's parent or person employed by the child care provider.</u>

(8) Reimbursement for Combined Quality Programs.

(a) Coalitions may reimburse providers participating in a combination of state, as described in subsections (9), (10), and (11) of this rule, or local quality programs not to exceed twenty (20) percent above the provider's private pay rate to support quality. This calculation does not include the contracted slots reimbursement rate. Payments may exceed private pay rates if they are designed to pay providers for additional costs associateed with offering higher-quality care. Any amount that exceeds the providers' private pay rate shall be classified as a quality expenditure.

(b) A child care provider that is currently participating in a state or local quality improvement program, as documented by the coalition and approved by the <u>Division</u> Office of Early Learning, may receive a differential rate higher than the <u>established</u> coalition's approved base-reimbursement rate for each care level and unit of care. The reimbursement rate for each state and local quality improvement differential shall be calculated using <u>the established</u> an early learning coalition's approved base reimbursement rate for each care level and unit of care.

(a)(9)—Reimbursement for Gold Seal Quality Care Programs. A child care provider that has a current Gold Seal Quality Care designation, as defined in Section <u>1002.945</u> 402.281, F.S., may receive a differential rate higher than the <u>established</u> coalition's approved base reimbursement rate for each care level and unit of care. The reimbursement rate for the Gold Seal differential <u>must may</u> be <u>a minimum of negotiated up</u> to twenty (20) percent above <u>the established</u> an early learning coalition's approved base reimbursement rate for each care level and unit of care.

(b)(10) Reimbursement for Quality Performance Incentive.

(a) <u>Beginning July 1, 2022, a</u>An eligible child care provider that receives a program assessment composite score <u>at or</u> above the <u>Contract Minimum</u> Quality Improvement-Threshold score, as defined in Rule 6M-4.741, F.A.C., shall receive a tiered Quality Performance Incentive differential rate above the <u>established</u> coalition's approved base-reimbursement rate for each care level and unit of care.

(b) A child care provider's Quality Performance Incentive differential shall be based on the most recent program assessment composite scores. The differential will be adjusted and applied at the next monthly provider reimbursement payment at the beginning of the new Statewide School Readiness Provider Contract year. A child care provider that is currently on a Quality Improvement Plan, pursuant to Rule 6M-4.740, F.A.C., is not eligible for the Quality Performance Incentive.

1. Providers that receive program assessment composite scores of 4.00 to 4.99 shall receive a four (4) percent Quality Performance Incentive differential.

<u>1.2.</u> Providers that receive program assessment composite scores of 5.00 to 5.99 shall receive a seven (7) percent Quality Performance Incentive differential.

2.3. Providers that receive program assessment composite scores of 6.00 to 7.00 shall receive a ten (10) percent Quality Performance Incentive differential.

(c) A child care provider that is currently on a Quality Improvement Plan, pursuant to Rule 6M-4.740, F.A.C., is not eligible for the Quality Performance Incentive.

(c)(11) Reimbursement for Child Assessments.

(a) An eligible child care provider, as defined in subparagraph subsection (c)1.(b) below, shall receive a child assessment differential reimbursement rate of five (5) percent higher than the established coalition's approved base reimbursement rate for each care level and unit of care. This differential shall be paid within 60 calendar days of conclusion of each assessment review period with the monthly reimbursement. The differential shall be paid for eligible children, as described in subparagraph subsection (c)2. of this rule, assessed during the assessment period and in accordance with this rule, once all assessments have been successfully completed and submitted per the requirements of the DELOEL approved assessment tool. A child care provider who contracts for the SR Program at a time that does not allow three assessment periods to be completed for a child in the contract year is not eligible for a differential.

<u>1.(b)</u> To be eligible to receive the child assessment differential rate, a provider shall complete child assessments with an <u>DELOEL</u> approved assessment tool conducted by teachers determined reliable as defined by the child assessment tool at least three times per year and submit valid and reliable data to the statewide information system. A child care provider that is currently on a Quality Improvement Plan, pursuant to Rule 6M-4.740, F.A.C., is not eligible for the child assessment differential reimbursement.

<u>2.(e)</u>—To receive the differential, all eligible school readiness children ages birth to kindergarten entry, who have been enrolled at the provider for at least 60 <u>calendar</u> days, shall be assessed during the eligible assessment periods on all domains as defined by the <u>DELOEL</u> – approved tool chosen by the provider. If a child enrolls at the provider later than 60 calendar days before the end of the assessment period, the child shall be assessed in the next assessment period. <u>A school-age child enrolled at the provider is ineligible for a differential reimbursement.</u>

3.(d) A roster of all birth to kindergarten entry five classrooms must be submitted to the Division of Early Learning office through the DEL OEL-defined system as required in Form DELOEL-SR 740 (April 2021) (November 2018), incorporated by reference in Rule 6M-4.740, F.A.C., and must indicate all teachers assigned to each classroom. A provider shall maintain at least 75% of teachers reported on the providers birth to kindergarten entry five classrooms roster meeting the reliability requirements as defined by the DEL OEL-approved assessment tool to receive the child assessment differential rate. If the provider falls below 75% due to the loss of a teacher or a teacher is no longer considered reliable, the provider will have $60 \quad 45$ calendar days to replace the teacher with a reliable teacher. If the teacher is not replaced within 60 45 calendar days of the previous teacher's last day of employment and the provider has not retained 75% of reliable teachers, the differential shall not be paid for the remainder of the contract term. If a provider falls below the 75% reliability requirements, they <u>must should</u> notify the coalition within five business days of the last date of the previous teacher's employment or reliability for the current teacher expires.

<u>4.(e)</u> Assessments shall be conducted within the following periods and all data completed and uploaded <u>no later than</u> the last <u>day month</u> of that period:

<u>a.1.</u> Assessment Period One – August 1 – October 31.

<u>b.2.</u> Assessment Period Two – November 1 – January 31.

c.3. Assessment Period Three – February 1 – April 30.

<u>5.(f)</u> A parent may decline to have a child assessed at the time of enrollment at the provider through the statewide information system <u>or at-risk child care authorization as defined</u> in Rule 6M-4.200(1)(b), F.A.C.

 Rulemaking
 Authority
 1001.02(1)(2)(n),
 1001.213(2),
 1002.79,

 1002.895(6)
 FS.
 Law
 Implemented
 1002.82(2)(c),

 1002.82(2)(f)1.a.(III),
 1002.82(2)(k),
 (o),
 (q)
 (p),
 1002.87(8),
 (9),

 1002.895
 FS.
 History–New 2-2-05,
 Formerly 60BB-4.500,
 Amended

 1-1-15,
 5-28-17,
 6-23-19,
 Control of the state of the state

NAME OF PERSON ORIGINATING PROPOSED RULE: Katerina Maroney, Deputy Director, Programs and Policy.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 08, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 3, 2022

DEPARTMENT OF EDUCATION

Division of Early Learning

RULE NO.:RULE TITLE:6M-4.735Early Learning Professional Development
Standards and Career Pathways

PURPOSE AND EFFECT: To develop both formal and informal professional development training and course standards for early learning program instructors.

SUMMARY: Formal and informal professional development training and course standards for early learning program instructors.

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 office's economic analysis of the adverse impact or potential regulatory costs of the proposed rule does not exceed any of the criteria established in s. 120.541(2)(a), F.S. 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: 1002.995(3), F.S.

LAW IMPLEMENTED: 1001.02(1), (2)(n), 1002.995, F.S.

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

DATE AND TIME: May 11, 2022, 9:00 a.m.

PLACE: Tennessee Williams Theatre, CFK Campus, 5901 College Road, Key West, Florida 33040.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Katerina Maroney, Deputy Director of Programs and Policy, Division of Early Learning, 250 Marriott Dr., Tallahassee, Florida 32399, (850)717-8614; Katerina.maroney@oel.myflorida.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

6M-4.735 Early Learning Professional Development Standards and Career Pathways.

(1) Definitions.

(a) through (b) No change.

(c) "Florida Early Care and Education Professional Development Registry or Registry" is a database <u>or the process</u> <u>used</u> by which the Florida Department of Children and Families (DCF) <u>to</u> tracks <u>or recognize</u> the progression of completed professional development coursework and trainings of teachers and directors working in child care programs.

(d) through (f) No change.

(g) <u>"Micro-credential" is a short sequence of training or</u> professional development that leads to mastery in a certain topic, subject or competency, and may stack onto other <u>credentials</u>.

(h)(g)"Professional Development" is a continuum of continuing education opportunities available for teachers and directors designed to increase and strengthen the knowledge, skills, practices, and dispositions needed for School Readiness programs.

(i)(h) "Professional Development Designation or Designation" identifies the professional development status or credentials earned along a career pathway.

(j)(i) "Specialization" is a sequence of coursework or training focused on specific topics such as infant-toddler,

trauma informed care childcare center management, inclusion, etc. Specializations can be formal or informal.

(k)(j) "Stackable Credential" is a credential that builds upon prior education or professional development to increase competencies for teachers and directors.

(2) Career pathways. A School Readiness, child care, or <u>VPK</u> Program teacher, or director, or other support staff serving children birth to school age may enter a formal or informal career pathway recognized by the Registry upon completion of core training requirements. The requirements for each career pathway are outlined in Form DELOEL-SR 735, Early Learning Professional Development Standards and Career Pathways Handbook (June 2022August, 2020), hereby incorporated by reference and may be obtained at the Division office website at www.floridaearlylearning.com or by contacting the Division Office of Early Learning, Department of Education, 325 West Gaines Street250 Marriott Drive, Tallahassee, FL 32399-0400. The incorporated form is also available at:

http://www.flrules.org/Gateway/reference.asp?No=Ref-12057.

(a) through (d) No change.

(e) A School Readiness, child care, or VPK Program teacher, or director, or other support staff serving children birth to school age can earn a professional development designation as an early childhood educator or after-school educator on a career pathway once the teacher or director has successfully completed or attained a credential or academic degree outlined in Form <u>DELOEL-SR</u> 735, Early Learning Professional Development Standards and Career Pathways Handbook (June 2022August, 2020). Designations are limited to early childhood educator (ECE) I through III or after-school educator (ASE) I through III. Early childhood and after school educator designations are for individuals working with children from birth to kindergarten entry or birth to school age.

(3) Stackable credentials. A School Readiness, child care, or VPK Program teacher, or director, or other support staff serving children birth to school age designated as an early childhood educator I through III (ECE I, ECE II, or ECE III), or an afterschool educator I through III (ASE I, ASE II, or ASE III) can complete an identified credential(s) or Registry recognized micro-credential which may be stacked to earn a formal or informal specialization. Educators with a designation may stack multiple identified credentials or Registry recognized micro-credentials to earn a specialization.

(4) Micro-credentials. A School Readiness, child care, or VPK Program teacher, director, or other support staff serving children birth to school age may complete a micro-credential in any of the topics outlined in Form DEL-SR 735 and are not limited to a single micro-credential. Educators shall submit documented proof of a completed micro-credential to the Registry for recognition. Micro-credentials recognized by the Registry can be added to the teacher's or director's Registry record at any time and will not expire.

(5)(4) Specializations. A School Readiness, child care, or VPK Program teacher, or director, or other support staff serving children birth to school age may complete a specialization in any of the topics outlined in Form <u>DELOEL</u>-SR 735. Individuals are not limited to a single specialization. Educators shall submit documented proof of completed professional development or earned micro-credential to the Registry for specialization recognition. The Registry shall verify that documentation submitted is valid and meets subject matter and educational institution requirements outlined in Form DEL-SR 735. Informal or formal specializations recognized by the Registry can be added to the teacher's or director's Registry record at any time and will not expire.

Rulemaking Authority 1001.213(2), 1002.995(3) FS. Law Implemented 1002.995 FS. History–New 8-13-20,

NAME OF PERSON ORIGINATING PROPOSED RULE: Katerina Maroney, Deputy Director of Programs and Policy, Division of Early Learning.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 08, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 4, 2022

Section III

Notice of Changes, Corrections and Withdrawals

NONE

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF EDUCATION

State Board of EducationRULE NO.: RULE TITLE:6A-2.0040 Sanitation Standards in K-12 Private Schools

NOTICE IS HEREBY GIVEN that on April 7, 2022, the Florida Department of Education, received a petition for variance from subsection 6A-2.0040(6), F.A.C., Sanitation Standards in K-12 Private Schools. The petition requests a variance or waiver exempting the school from the mandatory floor drain and hose bib requirements prescribed by rule. The petitioner is Santa Fe Catholic High School, located in Lakeland, Florida.

A copy of the Petition for Variance or Waiver may be obtained by contacting: The Department of Education's Office of the Clerk: Chris Emerson, Agency Clerk, Department of Education, 325 West Gaines St., Tallahassee, FL 32399, or via email at christian.emerson@fldoe.org. Public comments concerning this petition for a variance can be made at https://web02.flodoe.org/rules. The Department will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m. on April 26, 2022.

DEPARTMENT OF ENVIRONMENTAL PROTECTION RULE NO.: RULE TITLE:

62-6.013 Construction Materials and Standards for Treatment Receptacles

NOTICE IS HEREBY GIVEN that on March 29, 2022, the Department of Environmental Protection, received a petition for variance pursuant to Section 120.542, F.S. from E-Z Treat, Inc. The petition requested a variance/waiver for treatment receptacle approval from subparagraphs 62-6.013(1)(c)1. 62-6.013(1)(c)2, and paragraphs 62-6.013(1)(e), 62-6.013(2)(a), and 62-6.013(3)(d), F.A.C., (former 62-6.013(2)(i), subparagraphs 64E-6.013(1)(c)1, 64E-6.013(1)(c)2, and paragraphs 64E-6.013(1)(e), 64E-6.013(2)(a), 64E-6.013(2)(i), and 64E-6.013(3)(d), F.A.C.), which specifies standards for onsite sewage treatment receptacles. E-Z Treat, Inc. is a foreign corporation, active and in good standing, with a registered office address located at 8142 Tall Timber Drive, Gainesville, VA, 20155-0000. The Petition has been assigned OGC #22-0463.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Debby Tipton, telephone: (850)245-8629, email: Debby.Tipton@floridaDEP.gov, Department of Environmental Protection, Division of Water Resource Management, Onsite Sewage Program, Mail Station 3596, 2600 Blair Stone Road, Tallahassee, Florida 32399, during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday, except legal holidays. Written comments must be received by the Department of Environmental Protection no later than 14 days from the date of publication of this notice.

DEPARTMENT OF CHILDREN AND FAMILIES

Family Safety and Preservation Program RULE NO.: RULE TITLE:

65C-46.019 STANDARDS FOR AT-RISK HOUSES

NOTICE IS HEREBY GIVEN that on March 29, 2022, the Department of Children and Families, received a petition for variance from paragraph 65C-46.019(4)(a), Florida Administrative Code, from Florida Coalition for Children. Paragraph 65C-46.019(4)(a) requires the child-caring agency to ensure all direct care staff complete pre-service training requirements in paragraph 65C-46.011(9)(c), F.A.C., and receive an additional 24 hours of Department-approved, specialized training on human trafficking prior to working with youth. The 24-hour Department approved training on human trafficking shall be instruction lead and delivered by a trainer certified by the Department. See Rule 65C-43.004, F.A.C., for information on this required specialized training.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Families, 2415 North Monroe Street, Suite 400, Tallahassee, FL 32303 or Agency.clerk@myflfamilies.com.

DEPARTMENT OF CHILDREN AND FAMILIES

Substance Abuse Program

RULE NO.: RULE TITLE:

65D-30.0036Licensure Application and Renewal

The Department of Children and Families hereby gives notice: That it has issued an order disposing of the petition for waiver of subsection 65D-30.0036(3), Florida Administrative Code, from CFSATC Inc. d/b/a Central Florida Treatment Centers. The Notice of Variances and Waivers was published in Volume 48, No. 61 of the Florida Administrative Register on March 29, 2022. Subsection 65D-30.0036(3) of the Code requires methadone medication-assisted treatment for opioid addiction providers to submit to the Department, with the initial application, verification of certification from the Substance Abuse and Mental Health Administration relating to methadone medication-assisted treatment for opioid addiction and the Drug Enforcement Administration registration for methadone medication-assisted maintenance treatment for opioid addiction.

The petition for waiver was granted because Petitioner demonstrated a substantial hardship and that the underlying purpose of the statute will be achieved.

A copy of the Order or additional information may be obtained by contacting: Agency Clerk, Department of Children and Families, 2415 North Monroe Street, Suite 400, Tallahassee, FL 32303 or Agency.clerk@myflfamilies.com.

DEPARTMENT OF CHILDREN AND FAMILIES

Substance Abuse Program

RULE NO.: RULE TITLE:

65D-30.0036Licensure Application and Renewal

NOTICE IS HEREBY GIVEN that on April 7, 2022, the Department of Children and Families, received a petition for emergency waiver or variance from paragraph 65D-30.0036(1)(c), Florida Administrative Code, from Alternatives in Treatment, LLC d/b/a Mandala Healing Center. Paragraph 65D-30.0036(1)(c) of the Code requires applicants for licensure to provide substance abuse services to submit a copy of the provider's valid occupational license/business tax receipt and zoning with the application.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Families, 2415 North Monroe Street, Suite 400, Tallahassee, FL 32303 or Agency.Clerk@myflfamilies.com.

FLORIDA HOUSING FINANCE CORPORATION RULE NO.: RULE TITLE:

67-48.0072 Credit Underwriting and Loan Procedures

NOTICE IS HEREBY GIVEN that on April 11, 2022, the Florida Housing Finance Corporation, received a petition for waiver of subsection 67-48.0072(26) F.A.C. (7/11/19) from Creekside Manor VOA Affordable Housing, LP requesting a 6 month extension of the loan closing deadline, through and including November 2, 2022.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Ana McGlamory, Corporation Clerk, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, FL 32301-1329. The Petition has also posted Florida Housing's been on website at floridahousing.org. Florida Housing will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m., Eastern Time, on the 14th day after publication of this notice at Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329.

FLORIDA HOUSING FINANCE CORPORATION RULE NOS.:RULE TITLES:

67-48.002 Definitions

67-48.0075 Miscellaneous Criteria

NOTICE IS HEREBY GIVEN that on April 11, 2022, the Florida Housing Finance Corporation, received a petition for waiver of subsections 67-48.002(94), 67-48.0075(8), 67-21.002(86), 67-21.0025(7) Florida Administrative Code and Section Four A.3.c.(3) of RFA 2019-116 from Country Club

Magnolia Family, LP to allow for an estate to act in the capacity as a Principal and to allow the Petitioner to disclose the executor of the Estate on the fourth principal disclosure level on the Applicant's Principal Disclosure Form, and approve the requested changes to the Petitioner's ownership structure and Developer structure pursuant to paragraphs 67-48.004(3)(b), 67-21.003(8)(b) F.A.C. (effective July 11, 2019), and Section Four A.3.c.(3) of RFA 2019-116.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Ana McGlamory, Corporation Clerk, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, FL 32301-1329. The Petition has also been posted on Florida Housing's website floridahousing.org. Florida Housing will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m., Eastern Time, on the 14th day after publication of this notice at Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329.

FLORIDA HOUSING FINANCE CORPORATION

RULE NOS.:RULE TITLES:

67-48.002 Definitions

67-48.0075 Miscellaneous Criteria

NOTICE IS HEREBY GIVEN that on April 11, 2022, the Florida Housing Finance Corporation, received a petition for waiver of subsections 67-48.002(94) and 67-48.0075(8) Florida Administrative Code and Section Four A.3.c.(4) of RFA 2020-201 from Country Club Magnolia Family II, LP to allow for an estate to act in the capacity as a Principal and to allow the Petitioner to disclose the executor of the Estate on the fourth principal disclosure level on the Applicant's Principal Disclosure Form, and approve the requested changes to the Petitioner's ownership structure and Developer structure pursuant to paragraph 67-48.004(3)(b) F.A.C. (effective June 23, 2020), and Section Four A.3.c.(4) of RFA 2020-201.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Ana McGlamory, Corporation Clerk, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, FL 32301-1329. The Petition has also been posted on Florida Housing's website at floridahousing.org. Florida Housing will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m., Eastern Time, on the 14th day after publication of this notice at Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

Division of Arts and Culture

The Florida Division of Arts and Culture announces a telephone conference call to which all persons are invited.

DATE AND TIME: Thursday, May 12, 2022, 9:00 a.m. until conclusion

PLACE: This meeting will be held via webinar and teleconference. Please join the meeting from your computer, tablet or smartphone. https://meet.goto.com/CultureBuildsFL/fasttrackcycle1

You can also dial in using your phone.

United States: 1(872)240-3311, Access Code: 981-946-861 Join from a video-conferencing room or system. Dial in or type: 67.217.95.2 or inroomlink.goto.com, Meeting ID: 981 946 861 or dial directly: 981946861@67.217.95.2 or 67.217.95.2##981946861

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review grant applications for the Fast Track Grant Program

A copy of the agenda may be obtained by contacting: The Division of Arts and Culture at (850)245-6470 or by visiting our website: www.florida-arts.org/calendar.

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: Rachelle Ashmore at (850)245-6490 or at Rachelle.Ashmore@dos.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Sarah Stage, (850)245-6459, sarah.stage@dos.myflorida.com.

DEPARTMENT OF LAW ENFORCEMENT

The Florida Department of Law Enforcement (FDLE) announces a telephone conference call to which all persons are invited.

DATE AND TIME: April 21, 2022, 11:00 a.m. - 12:30 p.m.

PLACE: Microsoft Teams, link can be found at https://www.fdle.state.fl.us/mcicsearch/ABMeetings.asp OR by calling (850)270-3999, Access Code:769-306-080#

GENERAL SUBJECT MATTER TO BE CONSIDERED: The FDLE Missing Endangered Persons Information Clearinghouse Advisory Board is a diverse mix of law enforcement officials, victim parents, government agencies, missing children nonprofit organizations and members of the business community with interest in missing children issues.

A copy of the agenda may be obtained by contacting: fmcd@fdle.state.fl.us.

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

DEPARTMENT OF LAW ENFORCEMENT

The Florida Department of Law Enforcement (FDLE), Florida Missing Children's Day Foundation announces a telephone conference call to which all persons are invited.

DATE AND TIME: April 19, 2022, 1:00 p.m. - 2:30 p.m.

PLACE: Microsoft Teams, link can be found at https://www.fdle.state.fl.us/mcicsearch/FMCDMeetings.asp Or by calling (850)270-3999, Access Code 540-897-83#

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Missing Children's Day Foundation (FMCDF) is a citizen support organization that provides assistance, funding, and promotional support for activities related to the Florida Missing Children's Day event held each year on the second Monday of September.

A copy of the agenda may be obtained by contacting: fmcd@fdle.state.fl.us.

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

REGIONAL PLANNING COUNCILS

Treasure Coast Regional Planning Council

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

DATE AND TIME: May 5, 2022, 10:00 a.m.

PLACE: City of Stuart Fire Rescue, 800 SE Martin Luther King Jr. Boulevard, Stuart, Florida 34994

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

A copy of the agenda may be obtained by contacting: Liz Gulick at (772)221-4060 or lgulick@tcrpc.org.

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

participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Liz Gulick at (772)221-4060 or lgulick@tcrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

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

REGIONAL PLANNING COUNCILS

Treasure Coast Regional Planning Council

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

DATE AND TIME: May 12, 2022, 2:00 p.m.

PLACE: Treasure Coast Regional Planning Council, 421 SW Camden Avenue, Stuart, Florida 34994

Virtually: https://meet.goto.com/648758573

You can also dial in using your phone. (571)317-3122, Access Code: 648-758-573

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Treasure Coast Regional Planning Council's Comprehensive Economic Development Strategy Committee will hold its bimonthly meeting.

In accordance with the requirements of Sec. 120.525, Florida Statutes, notice is hereby given that the Comprehensive Economic Development Strategy Committee intends to utilize communications media technology to facilitate attendance of a portion of its voting membership for purposes of constituting a quorum to conduct business, that such attendance will be broadcast publicly at the above meeting location, and also that a minimum of one-third of its voting membership will be physically present at the above location.

A copy of the agenda may be obtained by contacting: Stephanie Heidt at (772)221-4060 or sheidt@tcrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Stephanie Heidt at (772)221-4060 or sheidt@tcrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Stephanie Heidt at (772)221-4060 or sheidt@tcrpc.org.

AGENCY FOR HEALTH CARE ADMINISTRATION

The Agency for Health Care Administration announces a public meeting to which all persons are invited.

DATE AND TIME: April 21, 2022, 5:00 p.m.

PLACE: This meeting will be held via online webinar and requires a telephone for audio. To join the webinar, please use the following link: https://attendee.gotowebinar.com/register/2945541495198991 887

Call United States (Toll-free): 1(877)309-2071, Access Code: 885-311-422. Enter your audio pin and press #. If you have any difficulty accessing the teleconference, please call the Florida Center's main number at (850)412-3739. This meeting will be recorded.

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Full Pediatric Cardiac Technical Advisory Panel (PCTAP) to which all interested parties are invited. The purpose of this meeting is to discuss the business of the PCTAP. A copy of the agenda may be obtained by contacting: The agenda and other meeting materials will be posted to the PCTAP Website:

http://ahca.myflorida.com/SCHS/PCTAP/meetings.shtml.

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: Marybi Malmin, Florida Center for Health Information and Transparency at marybi.malmin@ahca.myflorida.com or (850)412-3750. 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: Marybi Malmin, Florida Center for Health Information and Transparency at marybi.malmin@ahca.myflorida.com or (850)412-3750.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

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

DATE AND TIME: April 29, 2022, 9:00 a.m.

PLACE: Safety Harbor Resort and Spa, 105 N. Bayshore Drive, Safety Harbor, Florida 34695, Telephone: (727)724-7725.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business - including disciplinary cases, application reviews, rules, reports, and profession discussion items. A copy of the agenda may be obtained by contacting: Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, Florida 32399-0751, Telephone: (850)717-1982.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, Florida 32399-0751, Telephone: (850)717-1982. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, Florida 32399-0751, Telephone: (850)717-1982.

DEPARTMENT OF HEALTH

Division of Children's Medical Services

The Child Abuse Death Review Circuit 9 Committee announces a public meeting to which all persons are invited.

DATE AND TIME: April 22, 2022, 1:00 p.m. – 1:30 p.m.

PLACE: Microsoft Teams Meeting Link: https://urldefense.com/v3/__https://teams.microsoft.com/l/mee tup-

join/19*3ameeting_NTMzOTAxZTctN2ZkMy00YzY5LWEw ZDgtZmU4OWYyMTg2N2Q3*40thread.v2/0?context=*7b*2 2Tid*22*3a*22a1aa81d8-7897-410b-a2b2-

1d190024b7f8*22*2c*22Oid*22*3a*22b5adf99c-4604-4147-8af0-

1afacbd48cd9*22*7d__;JSUIJSUIJSUIJSUIJSUIJSUI!!B6dj6w!7a gDOCkDDZG6U320hFFyetpatTZlzSwSbkWn9RoISuN_3akj Sx36eNlmhE6qVV003cYEzOtgZuF4Gne6S0UIgf7aWESJRg \$

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will address administrative issues, review cases, and discuss the CADR Action Plan. A portion of the meeting is required by paragraph 383.412(3)(a), F.S. to be closed to the public to allow the Committee to discuss information that is confidential and exempt from public meetings and public records. This portion of the meeting will be announced at the meeting.

A copy of the agenda may be obtained by contacting: Brianne.Bell@orlandohealth.com.

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

For more information, you may contact: Brianne.Bell@orlandohealth.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Workforce Services

The Reemployment Assistance Appeals Commission announces a public meeting to which all persons are invited. DATE AND TIME: April 20, 2022, 9:30 a.m.

PLACE: Reemployment Assistance Appeals Commission, 1211 Governors Square Boulevard, Suite 300, Tallahassee, Florida 32301. Attendance by telephone is also available by calling (850)988-5144 and entering phone conference ID: 385 351 95 #.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Disposition of cases pending before the Reemployment Assistance Appeals Commission, and the Chairman's report. No public testimony will be taken.

A copy of the agenda may be obtained by contacting: the office of the Reemployment Assistance Appeals Commission at RAAC.Inquiries@deo.myflorida.com or by visiting https://www.floridajobs.org/Reemployment-Assistance-

Service-Center/reemployment-assistance-appeals-

commission/about-the-reemployment-assistance-appealscommission/raac-notices.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 24 hours before the workshop/meeting by contacting: The Commission Clerk at (850)692-0180. 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 Commission Clerk at (850)692-0180.

PASCO-PINELLAS AREA AGENCY ON AGING

The Area Agency on Aging of Pasco-Pinellas Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: April 18, 2022, 9:30 a.m.

PLACE: 9549 Koger Blvd., Gadsden Building, St Petersburg, FL 33702

GENERAL SUBJECT MATTER TO BE CONSIDERED: Items related to Area Agency on Aging of Pasco Pinellas Inc. business and Board of Directors oversight. A copy of the agenda may be obtained by contacting: Virginia Joseph at (727)570-9696 Ext: 233 or email virginia.joseph@aaapp.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Virginia Joseph at (727)570-9696 Ext: 233 or email virginia.joseph@aaapp.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Virginia Joseph at (727)570-9696 Ext: 233 or email virginia.joseph@aaapp.org.

FLORIDA ASSOCIATION OF CENTERS FOR INDEPENDENT LIVING

The Florida Association of Centers for Independent Living announces a telephone conference call to which all persons are invited.

DATE AND TIME: April 25, 2022, 10:30 a.m. – 2:30 p.m. ET PLACE:

https://us02web.zoom.us/j/88313925405?pwd=UXhwTHZabF YyQmppTW90MVhNeE5CZz09

GENERAL SUBJECT MATTER TO BE CONSIDERED: Matters pertaining to the James Patrick Memorial Work Incentive Personal Attendant Services and Employment Assistance Program.

Join Zoom Meeting: https://us02web.zoom.us/j/88313925405?pwd=UXhwTHZabF

YyQmppTW90MVhNeE5CZz09

Meeting ID: 883 1392 5405, Passcode: 392270

One tap mobile:

+13017158592,,88313925405#,,,,*392270# US (Washington DC)

+13126266799,,88313925405#,,,,*392270# US (Chicago

Dial by your location:

(301)715-8592, US (Washington DC)

(312)626-6799, US (Chicago)

(646)558-8656, US (New York)

(253)215-8782, US (Tacoma)

(346)248-7799, US (Houston)

(669)900-9128. US (San Jose)

Meeting ID: 883 1392 5405, Passcode: 392270

Find your local number:

https://us02web.zoom.us/u/kUQ6xAxvS

A copy of the agenda may be obtained by contacting: Kristen Herron at (850)575-6004.

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: Kristen Herron at (850)575-6004. 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).

WALTON COUNTY HEALTH DEPARTMENT

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

DATE AND TIME: April 21, 2022, 11:30 a.m.

PLACE: Walton County Health Dept. Conference room

GENERAL SUBJECT MATTER TO BE CONSIDERED: Various Board Information

A copy of the agenda may be obtained by contacting: Tabatha Walters, (850)892-8015 ext 6237.

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: Tabatha Walters, (850)892-8015 ext 6237. 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: Tabatha Walters, (850)892-8015 ext 6237.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

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

NONE

Section IX

Notice of Petitions and Dispositions Regarding Non-rule Policy Challenges

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

STATE BOARD OF ADMINISTRATION

Amended and Restated Notice of Bid/Request for Proposal INVITATION TO NEGOTIATE

The State Board of Administration (SBA) announces an amended and restated Invitation to Negotiate (ITN) to solicit responses from qualified banking institutions with sufficient resources to provide treasury/banking and/or custody services. The amended and restated ITN can found on the SBA's website at www.sbafla.com under "Doing Business with the SBA." Responses will be due no later than 5:00 p.m., ET, on Tuesday, April 26, 2022. The SBA reserves the right to reject any and all responses and to cancel the above ITN at any time. The SBA announces the following meeting dates, times, and locations with respect to this ITN, and all meetings are open to the public. DATE AND TIME: Friday, May 6, 2022, 1:00 p.m. until the conclusion of business

LOCATION: 1801 Hermitage Blvd., Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the responses received concerning the above ITN, and to designate short-listed respondents for interviews, if necessary, and further consideration.

DATE AND TIME: Thursday, May 26, 2022, 3:00 p.m. until conclusion of business

LOCATION: 1801 Hermitage Blvd., Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss responses received and all other information gathered concerning the above ITN to determine a final ranking of shortlisted respondents and to recommend to the SBA Interim Executive Director that the SBA enter into an agreement with a respondent to provide treasury/banking and/or custody services covered in the above ITN.

Any changes to the above meeting dates and/or times (including the cancellation of any meeting) will be posted on the SBA's website at http://www.sbafla.com at least 7 days prior to the meeting. The SBA reserves the right to modify dates and ITN materials at its discretion and as disclosed/published on its website at http://www.sbafla.com.

Anyone requiring special accommodations to participate in any meeting or anyone wishing further information should contact Jennifer Williams at procurement@sbafla.com or by mail at 1801 Hermitage Blvd., Suite 100, Tallahassee, Florida 32308.

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., Tuesday, April 5, 2022 and 3:00 p.m., Tuesday, April 12, 2022.

Rule No.	File Date	Effective
		Date
25-18.020	4/11/2022	5/1/2022
53ER22-16	4/7/2022	4/11/2022
53ER22-17	4/7/2022	4/7/2022
53ER22-18	4/7/2022	4/7/2022
53ER22-19	4/7/2022	4/7/2022
53ER22-20	4/7/2022	4/7/2022
61H1-30.010	4/6/2022	4/26/2022
61H1-30.020	4/6/2022	4/26/2022
61H1-30.030	4/6/2022	4/26/2022
61H1-40.040	4/6/2022	4/26/2022
61H1-50.050	4/6/2022	4/26/2022
68B-14.0035	4/10/2022	7/1/2022
68B-14.00355	4/10/2022	7/1/2022
68B-14.0036	4/10/2022	7/1/2022
68B-14.0039	4/10/2022	7/1/2022
68B-14.005	4/10/2022	7/1/2022
68B-14.008	4/10/2022	7/1/2022

68B-14.0091	4/10/2022	7/1/2022
68D-24.0041	4/6/2022	4/26/2022
69A-52.003	4/6/2022	4/26/2022
69A-52.004	4/6/2022	4/26/2022
69A-60.003	4/6/2022	4/26/2022
69A-60.004	4/6/2022	4/26/2022
LIST OF RULES	AWAITING LEGISL	ATIVE
APPROVAL SI	ECTIONS 120.541((3), 373.139(7)
AND/OR 373.139	1(6), FLORIDA STAT	TUTES
Rule No.	File Date	Effective
		Date
5K-4.020	12/10/2021	**/**/***
5K-4.035	12/10/2021	**/**/****
5K-4.045	12/10/2021	**/**/****
60FF1-5.009	7/21/2016	**/**/****
60P-1.003	12/8/2021	**/**/****
60P2.002	11/5/2019	**/**/***
60P-2.003	11/5/2019	**/**/****
62-600.405	11/16/2021	**/**/****
62-600.705	11/16/2021	**/**/****
62-600.720	11/16/2021	**/**/****
64B8-10.003	12/9/2015	**/**/****
65C-9.004	3/31/2022	**/**/****
69L-7.020	10/22/2021	**/**/****
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DEPARTMENT OF FINANCIAL SERVICES FSC - Financial Institution Regulation Division of Financial Institutions NOTICE OF FILINGS Financial Services Commission Office of Financial Regulation April 12, 2022

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

By Mail or Facsimile OR	By Hand Delivery
Agency Clerk	Agency Clerk
Office of Financial Regulation	Office of Financial Regulation
P.O. Box 8050	General Counsel's Office
Tallahassee, Florida 32314-8050	The Fletcher Building, Suite 504

Phone: (850)410-9889	101 East Gaines Street
Fax: (850)410-9663	Tallahassee, Florida 32399-0379
	Phone: (850)410-9889

In accordance with the Americans with Disabilities Act, persons with disabilities needing a special accommodation to participate in this proceeding should contact the Agency Clerk no later than seven (7) days prior to the filing deadline or proceeding, at the Office of Financial Regulation, The Fletcher Building, Suite 504, 101 East Gaines Street, Tallahassee, Florida 32399-0379, Phone: (850) 410-9889, or by Email: agency.clerk@flofr.gov.

The Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., May 2, 2022):

APPLICATION TO ACOUIRE CONTROL

Financial Institution to be Acquired: Plus International Bank, Miami, Florida

Proposed Purchasers: Jorge Rodrigo Mario Rangel de Alba, Coral Gables, Florida

Received: May 3, 2021

Withdrawn: April 8, 2022

Distribution: (Publication Not Required)

Federal Deposit Insurance Corporation, Atlanta, GA

Federal Reserve Bank of Atlanta, Atlanta, GA

Comptroller of the Currency, Atlanta, GA

Florida Bankers Association, Tallahassee, Florida

Christopher D. Avila

William G. Berg

Section XIII Index to Rules Filed During Preceding Week

INDEX TO RULES FILED BETWEEN APRIL 4, 2022 AND APRIL 8, 2022

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.

DEPARTMENT OF THE LOTTERY

53ER22-16	4/7/22	4/11/22	48/69
53ER22-17	4/7/22	4/7/22	48/69
53ER22-18	4/7/22	4/7/22	48/69
53ER22-19	4/7/22	4/7/22	48/69
53ER22-20	4/7/22	4/7/22	48/69

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

61H1-30.010 4/6/22	4/26/22	48/44
61H1-30.020 4/6/22	4/26/22	48/44

61H1-30.030 4/6/22 61H1-30.040 4/6/22 61H1-30.050 4/6/22	4/26/22 4/26/22 4/26/22	48/44 48/44 48/44	
FISH AND COMMISSION	WILDLIFE	CONS	ERVATION
Marine Fisheries			
68B-14.0035 4/6/22	7/1/22	48/30	48/47
68B-14.00355 4/6/22	7/1/22	48/30	
68B-14.0036 4/6/22	7/1/22	48/30	
68B-14.0039 4/6/22	7/1/22	48/30	
68B-14.005 4/6/22	7/1/22	48/30	48/47
68B-14.008 4/6/22	7/1/22	48/30	48/47
68B-14.00914/6/22	7/1/22	48/30	48/47

Vessel Registration and Boating Safety

08D-24.0041 4/0/22 4/20/22 4//	2 4/26/22 47/43	68D-24.0041 4/6/22
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DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

69A-52.003	4/6/22	4/26/22	48/08
69A-52.004	4/6/22	4/26/22	48/08
69A-60.003	4/6/22	4/26/22	48/33
69A-60.004	4/6/22	4/26/22	48/33

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

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Food Safety

5K-4.020 12/10/21**/**/**** 47/216 5K-4.035 12/10/21**/**/**** 47/216 5K-4.045 12/10/21**/**/**** 47/216

DEPARTMENT OF MANAGEMENT SERVICES

E911 Board

//**** 42/105 60FF1-5.0097/21/16

Division of State Employees' Insurance

60P-1.003	12/8/21	**/**/***	47/215
60P-2.002	11/5/19	**/**/****	45/191
60P-2.003	11/5/19	**/**/****	45/191

DEPARTMENT OF ENVIRONMENTAL PROTECTION

62-600.405	11/16/21	**/**/***	47/180
62-600.705	11/16/21	**/**/****	47/180
62-600.720	11/16/21	**/**/****	47/180

DEPARTMENT OF HEALTH

Board of Medicine 64B8-10.003 12/9/15 **/**** 39/95 41/49

DEPARTMENT OF CHILDREN AND FAMILIES

 Family Safety and Preservation Program

 65C-9.004
 03/31/2022
 //****
 48/28

DEPARTMENT OF FINANCIAL SERVICES

Division of Worker's Compensation

69L-7.020 10/22/21 **/**/*** 47/24 47/82 47/118 47/187

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.