Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF HEALTH

Board of Hearing Aid Specialists

RULE NOS.:	RULE TITLES:
64B6-6.002	Requirements to Inform Prospective
	Purchasers Regarding Technologies
64B6-6.008	Regular Place of Business Requirements;
	Advertising Requirements
64B6-6.009	Posting of Prices
64B6-6.010	Requirements Regarding Certain

Information on the Receipt

PURPOSE AND EFFECT: To conform with 21 C.F.R. 800.30. SUBJECT AREA TO BE ADDRESSED: To conform with 21 C.F.R. 800.30.

RULEMAKING AUTHORITY: 484.044(2), 456.035(1) FS.

LAW IMPLEMENTED: 484.044(2), 484.0501(5), (7), 484.051(1), (2), (3), 484.058, 456.035 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ashleigh Irving, Executive Director, Board of Hearing Aid Specialist, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-3258.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Hearing Aid Specialists

RULE NOS.: RULE TITLES:

64B6-7.002 Guidelines for Disposition of Disciplinary Cases

64B6-7.004 Fraudulent, False, Deceptive or Misleading Advertising

PURPOSE AND EFFECT: To conform with 21 C.F.R. 800.30. SUBJECT AREA TO BE ADDRESSED: To conform with 21 C.F.R. 800.30.

RULEMAKING AUTHORITY: 484.044, 456.47(7), 456.079 FS.

LAW IMPLEMENTED: 456.47, 456.079, 760.27, 484.056(1)(f) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ashleigh Irving, Executive Director, Board of Hearing Aid Specialist, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-3258.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Nursing

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RULE NOS.:	RULE TITLES:
64B9-12.002	Definitions
64B9-12.003	Aspects of Intravenous Therapy Outside the
	Scope of Practice of the LPN
64B9-12.004	Authority for the LPN to Administer
	Limited Forms of Intravenous Therapy
64B9-12.005	Competency and Knowledge Requirements
	Necessary to Qualify the LPN to Administer
	IV Therapy
DUDDOGE AND	

PURPOSE AND EFFECT: For Rule 64B9-12.002, F.A.C., the Board proposes the rule amendment to remove unnecessary language and define "health care practitioner." For Rule 64B9-12.003, F.A.C., the Board proposes the rule amendment to update language regarding the aspects of IV therapy outside the scope of practice of an IV certified LPN. For Rule 64B9-12.004, F.A.C., the Board proposes the rule amendment to update language regarding authority for the LPN to administer limited forms of intravenous therapy. For Rule 64B9-12.005, F.A.C., the Board proposes the rule amendment to update language regarding the competency and knowledge requirements to qualify an LPN to administer IV therapy.

SUBJECT AREA TO BE ADDRESSED: Definitions. Aspects of Intravenous Therapy Outside the Scope of Practice of an IV certified LPN. Authority for the LPN to Administer Limited Forms of Intravenous Therapy.

Competency and Knowledge Requirements Necessary to Qualify the LPN to Administer IV Therapy.

RULEMAKING AUTHORITY: 456.013(2), 490.004(4), 464.006 FS.

LAW IMPLEMENTED: 456.013(2), 464.003(3)(b), 464.003(19) FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE

DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE REGISTER.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Joe R. Baker, Jr., Executive Director, Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, Florida 32399; MQA.Nursing@flhealth.gov.

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

Section II Proposed Rules

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NOS.:	RULE TITLES:
62-330.010	Purpose and Implementation
62-330.050	Procedures for Review and Agency Action
	on Exemption Requests
62-330.055	Conceptual Approval Permits for Urban
	Infill or Redevelopment
62-330.301	Conditions for Issuance of Individual and
	Conceptual Approval Permits
62-330.310	Operation and Maintenance
62-330.311	Inspections and Reporting
62-330.350	General Conditions for Individual Permits

General Conditions for All General Permits 62-330.405 PURPOSE AND EFFECT: Chapter 2020-150, Laws of Florida, codified at section 373.4131(6), F.S., required the Department to adopt rules to update the stormwater design and operation regulations and the Environmental Resource Permit Applicant's Handbook using the most recent scientific information available. The revisions proposed to Chapter 62-330, Florida Administrative Code (F.A.C.), and the ERP Applicant's Handbooks under Part IV, Chapter 373, Florida Statutes (F.S), pursuant to this direction, include the following provisions to strengthen Florida's water resource protections; 1) Updated rule language to provide stormwater design performance criteria and to establish updated practices to ensure increased removals of nutrients from stormwater discharges; 2) New permitting requirements for consistent application of the net improvement performance standard, to ensure significant reductions of pollutant loadings to a waterbody where existing water quality does not meet standards for a stormwater pollutant; and 3) Increased requirements for stormwater operation and maintenance regulations, including new minimum inspection and permitting requirements for entities performing operation and maintenance of permitted stormwater management systems.

SUMMARY: Minor revisions to the rule and Applicant Handbooks are proposed to provide technical corrections, clarifications, and updates to forms and notices. More substantive proposed amendments include amendments to update design requirements and minimum stormwater treatment performance standards that increase the removal of nutrients from stormwater discharges, and additional revisions to strengthen stormwater operation, maintenance, inspection, and reporting regulations in accordance with s. 373.4131, Fla. Stat.

Rule 62-330.010, Fla. Admin. Code, Purpose and Implementation, is amended to incorporate by reference the updated and revised Applicant's Handbook (AH) Volume I, Additional Appendices, and AH Volume II for the Northwest Florida Water Management District (NWFWMD) to address any changes that are being proposed during this rulemaking that revise water quantity or water quality permitting criteria within the NWFWMD.

In sections 62-330.050, 62-330.350, and 62-330.405, the existing references to the State of Florida Erosion and Sediment Control Designer and Reviewer Manual and Florida Stormwater Erosion and Sedimentation Control Inspector's Manual is updated to reference the most recent version of the manuals in sections. The Florida Stormwater Erosion and Sedimentation Control Inspector's Manual was divided into Tier I and Tier II, which are now both incorporated in these rule sections.

Section 62-330.055, Conceptual Approval Permits for Urban Infill or Redevelopment, is amended to reference both AH Volume I and AH Volume II for performance standards.

Section 62-330.301, Conditions for Issuance of Individual and Conceptual Approval Permits, is amended to incorporate two new forms (Dam System Information and Certification of Financial Capability for Perpetual Operations and Maintenance Entities) and to clarify language for net improvement requirements.

Section 62-330.310, Operation and Maintenance, is amended to require an operation and maintenance entity to demonstrate its financial, legal, and administrative capability to maintain a stormwater management system in perpetuity.

Section 62-330.311, Inspections and Reporting, is amended to incorporate a new inspection checklist form; to refer to AH Volume I for required inspection frequencies for stormwater systems; and to require operation and maintenance entities to submit the "Operation and Maintenance Inspection Certification" 30 days after an inspection, as outlined in paragraph (1).

Section 62-330.350, General Conditions for Individual Permits, is also amended to clarify operation and maintenance requirements for stormwater management systems.

Materials incorporated by reference are located on DEP's website here:

https://publicfiles.dep.state.fl.us/dwrm/draftruledocs/stormwater/NOPR/

Other rules Incorporating by reference this Rule:

40B-1.706, 40B-400.091, 40C-1.603, 40C-41.011, 40C-41.023, 40C-41.043, 40C-41.063, 40C-44.011, 40C-44.041, 40C-44.051, 40C-44.071, 40C-44.101, 40D-1.607, 40D-1.660, 40D-4.091,

40E-1.602, 40E-1.603, 40E-1.607, 40E-1.615, 40E-41.010, 40E-41.011, 40E-41.043, 40E-41.143, 40E-41.160, 40E-41.260, 40E-41.343, 62-4.001, 62-4.200, 62-17.665, 62-312.440, 62-340.700, 62-348.100, 62-348.500, 62-348.600, 62-348.700, 62-342.750, 62-342.800, 62-624.100, 62-709.300, 62-709.500, 62-711.540, 62-713.300, 62B-49.001, 62B-49.005, 62B-49.011, 62B-49.012

Summary of Effects on Other Rules Incorporating this Rule by Reference:

The outside chapters that reference this subject chapter do not require any corrections or amendments by the Department. To the extent the Water Management Districts rules require correction or amendment to remain consistent, each District is currently engaged in such rulemaking.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will 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 been prepared by the Agency.

The Agency has determined that the proposed rule is 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:

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: 373.026, 373.043, 373.044, 373.118, 373.403(11), 373.406, 373.413, 373.4131, 373.414(1),(9), (10),(12), 373.4145, 373.416, 373.418, 380.06, 403.061, 403.067, 403.805(1), 403.814(1), (12), F.S.

LAW IMPLEMENTED: 373.016, 373.026, 373.036, 373.042, 373.044, 373.103(8), 373.109, 373.116, 373.117, 373.118, 373.129, 373.136, 373.1391(5), 373.403, 373.406, 373.409, 373.413, 373.4131, 373.4132, 373.414(1),(9), (10), (12), 373.4141, 373.4142, 373.4145, 373.416, 373.419, 373.422, 373.423, 373.426, 373.428, 373.429, 373.441, 380.0552(7), 380.06, 403.031(14)-(17), (21), 403.061, 403.067, 403.0877, 403.0891, 403.121, 403.813(1), 403.814(1), (12), 668.003, 668.004, 668.50, 704.06, F.S.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW(IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD): DATE AND TIME: March 22, 2023 at 10:00 am

PLACE: Bob Martinez Bldg., Room 609, 2600 Blair Stone Rd.,

Tallahassee, Florida

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: Marjane Taylor, Administrative Assistant III, Division of Water Resource Management, 850-245-8616.. 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: John A. Coates, P.E., Program Management Director, Division of Water Resource Management, 850-245-8616.

THE FULL TEXT OF THE PROPOSED RULE IS:

62-330.010 Purpose and Implementation.

(1) through (3) No change.

(4) This chapter is used in conjunction with an Applicant's Handbook, in two volumes, as follows:

(a) Applicant's Handbook Volume I, "General and Environmental" (hereinafter "Volume I") applies statewide to all activities regulated under Chapter 62-330, F.A.C. It includes explanations, procedures, guidance, standards, and criteria on what is regulated by this chapter, the types of permits available, how to submit an application or notice for a regulated activity to the Agencies, how applications and notices are reviewed, the standards and criteria for issuance, and permit duration and modification. Volume I, including Appendices G, H, and I, L. M, N, and O only, is incorporated by reference herein (eff. date) (insert link). The *Federal Guidelines for Inundation Mapping of Flood Risks Associated with Dam Incidents and Failures*

(FEMA P-946, July 2013), referenced in Appendix L, is incorporated by reference herein (eff. date) (insert link).

(b) An Applicant's Handbook Volume II (hereinafter "Volume II"), has been adopted for use within each District. Each District's Volume II is incorporated by reference herein and in the rules listed below, which also are incorporated by reference herein. These rules and Handbook Volumes are available as provided in subsection (5), below.

1. Northwest Florida Water Management District – "Department of Environmental Protection and Northwest Florida Water Management District Environmental Resource Permit Applicant's Handbook – Volume II (Design and Performance Standards Including Basin Design and Criteria)," including all appendices, is incorporated by reference herein (eff. date) (June 1, 2018) (insert link).

2. through 5. No change.

(5) through (6) No change.

Rulemaking Authority <u>373.026(2)</u>, 373.026(7), 373.043, <u>373.044</u>, <u>373.117</u>, 373.118, <u>373.414(9)</u>, 373.418, 373.4131, 373.4145, <u>403.061</u>, 403.805(1) FS. Law Implemented <u>373.016</u>, <u>373.026</u>, <u>373.036</u>, <u>373.117</u>, <u>373.406</u>, 373.409, 373.413, 373.4131, 373.414(9), 373.4141, 373.4142, 373.4145, 373.416, <u>373.419</u>, <u>373.422</u>, 373.423, 373.426, 373.428, 373.429, 373.441, <u>403.031(14)-(18)</u>, 403.031(21), 403.061, 403.067(7), 403.0877, 403.0891, 668.003, 668.004, 668.50, 704.06 FS. History—New 10-1-13, Amended 6-1-18, 12-22-20, <u>Amended</u>

62-330.050 Procedures for Review and Agency Action on Exemption Requests.

(1) through (8) No change.

(9) The following apply when specified in an exemption in Rule 62-330.051, F.A.C.:

(a) No change.

(b) Construction, alteration, and operation shall not:

1. through 4. No change.

5. Cause or contribute to a violation of state water quality Turbidity, sedimentation, and erosion shall be standards. controlled during and after construction to prevent violations of state water quality standards, including any antidegradation provisions of paragraphs 62-4.242(1)(a) and (b), subsections 62-4.242(2) and (3) and Rule 62-302.300, F.A.C., and any special standards for Outstanding Florida Waters and Outstanding National Resource Waters due to construction-Erosion and sediment control best related activities. management practices shall be installed and maintained in accordance with the guidelines and specifications described in the State of Florida Erosion and Sediment Control Designer and Reviewer Manual (Florida Department of Transportation and Florida Department of Environmental Protection, July 2013 June 2007), incorporated by reference herein (insert link) (https://www.flrules.org/Gateway/reference.asp?No=Ref-

02530), and the Florida Stormwater Erosion and Sedimentation Control Inspector's Manual Tier I (Florida Department of Environmental Protection, Division of Environmental Assessment and Restoration Nonpoint Source Management Section, Tallahassee, Florida, October 2018 July 2008), incorporated bv reference herein (insert link), (https://www.flrules.org/Gateway/reference.asp?No=Ref.0253 1) and the Florida Stormwater Erosion and Sedimentation Control Inspector's Manual Tier II (Florida Department of Environmental Protection, Division of Environmental Assessment and Restoration, Tallahassee, Florida, October 2018), incorporated by reference herein (insert link); nor

6. No change.

(c) No change.

(10) No change.

Rulemaking Authority 373.026(7), 373.043, 373.4131, <u>373.414(9)</u>, 373.4145, <u>373.418</u>, 403.805(1) FS. Law Implemented 373.109, 373.406, 373.4131, <u>373.414(9)</u>, <u>373.4142</u>, 373.4145, 403.813(1), 668.003, 668.004, 668.50 FS History—New 10-1-13, Amended 6-1-18, 12-22-20, <u>Amended</u>_____.

62-330.055 Conceptual Approval Permits for Urban Infill or Redevelopment.

A county or municipality may request a conceptual approval permit for activities occurring within urban infill and redevelopment areas or community redevelopment areas created under chapter 163, F.S. Following approval of the conceptual permit, any construction, alteration, operation, maintenance, or removal consistent with the conceptual permit may be authorized under a notice of intent to use the general permit for urban infill and redevelopment in rule 62-330.450, F.A.C.

(1) An urban infill or redevelopment conceptual approval permit shall be reviewed as provided below and in rule 62-330.056, F.A.C., but does not have to meet all of the stormwater quality and quantity design and performance criteria of <u>Volume I and</u> Volume II, provided the county or municipality submits a stormwater management master plan for the urban refill or redevelopment area that includes the following:

(a) through (c) No change.

(2) An application for a conceptual approval permit for urban redevelopment and infill activities shall also include the following:

(a) through (b) No change.

(c) A commitment that activities within the redevelopment area will use stormwater best management practices (BMPs) for stormwater treatment to the maximum extent practicable.

(d) through (i) No change.

(3) through (7) No change.

Rulemaking Authority 373.026, 373.043, 373.044, 373.4131, <u>373.414(9)</u>, 373.4145, 373.418, 380.06, 403.805(1) FS. Law Implemented <u>373.016</u>, 373.026, 373.409, 373.413, 373.4131, <u>373.414(9)</u>, 373.4141, 373.4142, 373.4145, 373.416, <u>373.422</u>, 380.06 FS. History—New 10-1-13, Amended 6-1-18, <u>Amended</u>.

62-330.301 Conditions for Issuance of Individual and Conceptual Approval Permits.

(1) To obtain an individual or conceptual approval permit, an applicant must provide reasonable assurance that the construction, alteration, operation, maintenance, removal, or abandonment of the projects regulated under this chapter:

(a) through (j) No change.

(k) Will comply with any applicable special basin or geographic area criteria established as follows:

1. Within the Northwest Florida Water Management District, <u>Section 12.0</u> Sections 13.0 through 13.4 (Special Basin Criteria for Sensitive Karst Areas, including Appendix A) of Volume II.

2. through 4. No change.

(2) Information shall be provided for dam systems, in accordance with Volume I, section 8.4.5, on Form 62-330.301(25), "Dam Systems Information," which is incorporated by reference herein (eff. date) (insert link).

(3)(2) In instances where an applicant is unable to meet state water quality standards because existing ambient water quality does not meet standards and the system will contribute to this existing condition, the applicant must implement mitigation measures that are proposed by, or acceptable to, the applicant that will cause net improvement of the water quality in the receiving waters for those parameters that do not meet standards. The applicant shall demonstrate such net improvement whereby the pollutant loads discharged from the post-development condition for the proposed project shall be demonstrated to be less than those discharged based on the project's pre-development condition.

(4) To calculate the discharged pollutant loads, an applicant shall use total nitrogen (TN) and total phosphorus (TP) event mean concentration (EMC) values in accordance with Volume I. Applicants must use the most up-to-date verified EMC values, where available, for their project region. An applicant may use EMC values which are derived from regional, local government studies, or Agency which have been accepted by the Agency or adopted by the Department. An applicant may use EMC values derived from a regional or local government study which are not listed if the study meets the applicable criteria given in section 9.2.2(b) of Volume I. If no appropriate regional studies or EMC values exist for the proposed project area, the applicant shall use the EMC values listed in section 9 of Volume I. Agency-accepted studies include:

(a) Sanibel Nutrient Management Plan Phase 2: Development of Stormwater Runoff Coefficients, Nutrient Concentrations and Loading Estimates for Sanibel Island, Florida, Sanibel-Captiva Conservation Foundation Marine Laboratory, Mark Thompson, M.S., and Eric Milbrandt, Ph.D., City of Sanibel, December 2014, incorporated by reference herein (insert link).

(3) through (6) renumbered as (5) through (8) No change.

(9) Form 62-330.301(26), "Certification of Financial Capability for Perpetual Operations and Maintenance Entities," (eff. date) (insert link), for demonstrating that an applicant has met the financial capability requirements of section 12 of Volume I, is incorporated by reference herein. A copy may be obtained from the Agency as described in subsection 62-330.010(5), F.A.C.

(7) renumbered as (10) No change.

Rulemaking Authority <u>373.026(2)</u>, 373.026(4), 373.026(7), 373.043, <u>373.117</u>, 373.4131, <u>373.414(9)</u>, 373.4145, 373.418, 403.805(1) FS. Law Implemented <u>373.016</u>, <u>373.026</u>, 373.042, <u>373.109</u>, <u>373.117</u>, <u>373.403</u>, 373.409, 373.413, 373.4131, 373.4132, <u>373.414(9)</u>, <u>373.4141</u>, 373.4142, 373.4145, 373.416, <u>373.418</u>, <u>373.422</u>, <u>373.423</u>, 373.426, 373.429, <u>403.061</u>, 403.067(7), 403.0891, 668.003, 668.004, <u>668.50</u>, 704.06 FS. History—New 10-1-13, Amended <u>6-1-18</u>, <u>Amended</u>_____.

62-330.310 Operation and Maintenance.

(1) The permit authorizing construction or alteration must be converted to the operation and maintenance phase once the construction or alteration has been completed. The construction or alteration authorized under an individual permit must be certified to be in compliance with the permit before conversion of the permit to the operation and maintenance phase. Procedures for converting the permit to the operation and maintenance phase, and transferring the permit to the perpetual operation and maintenance entity are described in <u>section 12</u> <u>sections 12.2 and 12.2.1</u> of Volume I.

(2) If the permittee is also the operation and maintenance entity or iIf a separate entity is to operate and maintain the project, the entity must <u>demonstrate that it will</u> have the financial, legal, and administrative capability to perform operation and maintenance, as described in sections 12.1 through <u>12.3.5</u> 12.3.4 of Volume I. Transfer of the permit to the operation and maintenance entity that was approved as part of the permit does not require a permit modification.

(3) No change.

(4)(a) For individual permits NOT associated with an individual, private single-family dwelling unit, duplex, triplex, or quadraplex:

1. Upon completion of construction, and following the general conditions in paragraphs 62-330.350(1)(f) and (g), F.A.C., the permittee shall submit both of the following to the permitting Agency:

a. No change.

b. Form 62-330.310(2), "Request for Transfer of Environmental Resource Permit to the Perpetual Operation and Maintenance Entity," which is incorporated by reference herein (eff. date) (June 1, 2018) (insert link) (http://www.flrules.org/Gateway/reference.asp?No=Ref-09385).

2. No change.

3. The permit will be transferred to the operation and maintenance entity once the Agency has verified that the entity meets the requirements of section 12.3 of Volume I, app applicable operation and maintenance documents have been recorded in accordance with <u>sections section</u> 12.3.4 and 12.3.5 of Volume I, and the entity has accepted responsibility for operation and maintenance of the project or independent portion of the project. The entity is required to sign Form 62-330.310(2), except when the operation and maintenance entity has been accepted at the time of issuance of the permit for the construction phase, or as part of a permit modification.

(b) through (c) No change.

(5) through (7) No change.

Rulemaking Authority 373.026(7), 373.043, 373.118, 373.4131, 373.4145, 373.416, 373.418, 403.805(1) FS. Law Implemented <u>373.026</u>, 373.118, 373.4131, 373.4141, 373.416, 373.419, 373.426, 373.429, 403.031(14)-(18), 403.031(21), 668.003, 668.004, 668.50 FS. History—New 10-1-13, Amended 6-1-18, <u>Amended</u>.

62-330.311 Inspections and Reporting.

(1) The operation and maintenance entity shall provide for the inspection of the permitted project after conversion of the permit to the operation and maintenance phase as provided in section <u>12.5</u> 12.4 of Volume I. <u>Inspections are to be conducted</u> and reported as described in section <u>12.5</u> of Volume I. <u>Minimum inspection frequencies will be established in Volume II for each District as applicable, but actual inspection Inspection</u> and reporting frequencies for the specific project are subject to revision through permit conditions, based on site- and activity-specific operational and maintenance requirements.

(2) Within 30 days of <u>a stormwater management system</u> <u>inspection, or within 30 days of</u> any failure of a stormwater management system or deviation from the permit, a report shall be submitted to the Agency using Form 62-330.311(1), "Operation and Maintenance Inspection Certification," (eff. date) (October 1, 2013) (insert link) (http://www.flrules.org/Gateway/reference.asp?No=Ref-

 $\frac{1}{2502}$, incorporated by reference herein, describing the remedial actions taken to resolve the failure or deviation.

(3) The inspection report shall include the information required in Form 62-330.311(3), "Inspection Checklists," (eff. date) (insert link), as provided in section 12.5 of Volume I, on that form or in another format which includes the required information.

(3) through (5) renumbered as (4) through (6) No change.

(7) Information shall be provided for existing dam systems in accordance with section 8.4.5 of Volume I on Form 62-330.311(4), "Condition Assessment Report," which is incorporated by reference herein (eff. date) (insert link).

Rulemaking Authority <u>373.026(2)</u>, 373.026(7), 373.043, 373.118, 373.4131, 373.4145, 373.416, 373.418, 403.805(1) FS. Law Implemented <u>373.026</u>, <u>373.117</u>, 373.118, <u>373.409</u>, 373.4131, 373.4141, <u>373.4142</u>, <u>373.416</u>, 373.423, <u>373.429</u>, 403.429, 668.003, 668.004, 668.50 FS. History—New 10-1-13, Amended 6-1-18, <u>Amended</u>.

62-330.350 General Conditions for Individual Permits.

(1) The following general conditions are binding on all individual permits issued under this chapter, except where the conditions are not applicable to the authorized activity, or where the conditions must be modified to accommodate project-specific conditions.

(a) through (b) No change.

(c) Activities shall be conducted in a manner that does not cause or contribute to violations of state water quality standards. Performance-based erosion and sediment control best management practices shall be installed immediately prior to, and be maintained during and after construction as needed, to prevent adverse impacts to the water resources and adjacent lands. Such practices shall be in accordance with the *State of Florida Erosion and Sediment Control Designer and Reviewer Manual* (Florida Department of Environmental Protection and Florida Department of Transportation, July 2013 June 2007), incorporated in Rule 62-330.050(9)(b)5. and referenced in section 11.2.1 of Volume I, available at (insert link) https://www.flrules.org/Gateway/reference.asp?No+Ref-

04227, the Florida Stormwater Erosion and Sedimentation Control Inspector's Manual Tier I (Florida Department of Environmental Protection, Division of Environmental Assessment and Restoration, Tallahassee, Florida, October 2018), and the Florida Stormwater Erosion and Sedimentation Control Inspector's Manual Tier II (Florida Department of Environmental Protection, Division of Environmental Assessment and Restoration, Tallahassee, Florida, October 2018) and the Florida Stormwater Erosion and Sedimentation Control Inspector's Manual (Florida Department of Environmental Protection, Nonpoint Source Management Section, Tallahassee, Florida, July 2008), available at https://www.fsesci.com/downloads/, unless a project-specific erosion and sediment control plan is approved or other water quality control measures are required as part of the permit.

(d) through (f) No change.

(g) If the final operation and maintenance entity is a third party:

1. Prior to sales of any lot or unit served by the activity and within one year of permit issuance, or within 30 days of asbuilt certification, whichever comes first, the permittee shall submit, as applicable, a copy of the operation and maintenance documents (see <u>section sections</u> 12.3 thru 12.3.4 of Volume I) as filed with the Florida Department of State, Division of Corporations, and a copy of any easement, plat, or deed restriction needed to operate or maintain the project, as recorded with the Clerk of the Court in the County in which the activity is located.

2. No change.

(h) through (o) No change.

(p) The permittee shall provide routine <u>operation and</u> maintenance of all components of the stormwater management system to remove trapped sediments and debris<u>, and to ensure</u> that the system continues to function as designed and permitted, including, at a minimum, implementation of operation and maintenance activities under any required operation and maintenance plan. Any removed Removed materials shall be disposed of in a landfill or other uplands in a manner that does not require a permit under Chapter 62-330, F.A.C., or cause violations of state water quality standards.

(q) through (r) No change.

(2) No change.

Rulemaking Authority 373.026(7), 373.043, 373.4131, <u>373.414(9)</u>, 373.4145, <u>373.416</u>, 373.418, 403.805(1) FS. Law Implemented <u>373.016</u>, <u>373.026</u>, <u>373.044</u>, 373.116, 373.117, 373.409, 373.413, 373.4131, <u>373.414(9)</u>, 373.4142, 373.4145, 373.416, 373.418, 373.419, 373.422, 373.423, 373.426, 373.428, <u>373.429</u>, 403.0877 FS. History—New 10-1-13, Amended 6-1-18, <u>Amended</u>.

62-330.405 General Conditions for All General Permits.

The following general permit conditions are binding upon the permittee and are enforceable under chapter 373, F.S. These conditions do not apply to the general permit for stormwater management systems under section 403.814(12), F.S.

(1) through (10) No change.

(11) Activities shall be conducted in a manner that does not cause or contribute to violations of state water quality standards. Performance-based erosion and sediment control best management practices shall be implemented and maintained immediately prior to, during, and after construction as needed to stabilize all disturbed areas, including other measures specified in the permit to prevent adverse impacts to the water resources and adjacent lands. Erosion and sediment control measures shall be installed and maintained in accordance with the *State of Florida Erosion and Sediment Control Designer and Reviewer Manual* (Florida Department of Environmental Protection and Florida Department of Transportation, July 2013 June 2007), available at (insert link) https://www.flrules.org/Gateway/reference.asp?No=Ref-

04227, the Florida Stormwater Erosion and Sedimentation Control Inspector's Manual Tier I (Florida Department of Environmental Protection, Division of Environmental Assessment and Restoration, Tallahassee, Florida, October 2018), and the Florida Stormwater Erosion and Sedimentation Control Inspector's Manual Tier II (Florida Department of Environmental Protection, Division of Environmental Assessment and Restoration, Tallahassee, Florida, October 2018), and the Florida Stormwater Erosion and Sedimentation Control Inspector's Manual (Florida Department of Environmental Protection, Nonpoint Source Management Section, Tallahassee, Florida, July 2008), available at https://www.fsesci.com/downloads/.

(12) through (20) No change.

Rulemaking Authority 373.026(7), 373.043, 373.118(1), <u>373.118(4)</u>, 373.406(5), 373.4131, 373.414(9), 373.4145, 373.418, 403.805(1) FS. Law Implemented <u>373.016</u>, <u>373.026</u>, 373.044, 373.118(1), 373.129, 373.136, 373.406(5), <u>373.413</u>, <u>373.4131</u>, <u>373.414(9)</u>, <u>373.4142</u>, 373.4145, <u>373.416</u>, <u>373.422</u>, <u>373.423</u>, <u>403.031(21)</u>, 403.814(1), <u>403.814(12)</u> FS. History—New 10-3-95, Amended 10-1-07, Formerly 62-341.215, Amended 10-1-13, 6-1-18, <u>Amended</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: John A. Coates, P.E., Program Management Director, Division of Water Resource Management.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Shawn Hamilton, Secretary of the Florida Department of Environmental Protection

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 23, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 19, 2020

FISH AND WILDLIFE CONSERVATION COMMISSION

RULE NO.:	RULE TITLE:
68-1.003	Florida Fish and Wildlife Conservation
	Commission Grants Program

PURPOSE AND EFFECT: The proposed amendment to 68-1.003 would update the State Wildlife Grants Program Guidelines, Application Form, Budget Form for Commission Principal Investigators, and Budget Form for Non-Commission Principal Investigators.

SUMMARY: The proposed amendment would incorporate newly updated Program Guidelines, Application Form, Budget Form for Commission Principal Investigators, and Budget Form for Non-Commission Principal Investigators, all dated February 2023, into the rule. Revisions appear in these documents to remove obsolete language and make other minor clarifications. Other documents will remain the same.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 379.106, F.S.

LAW IMPLEMENTED: 379.106, F.S.

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: State Wildlife Grants Program:

Claire Sunquist Blunden, Division of Habitat and Species Conservation, Fish and Wildlife Conservation Commission, Russell Park, 1875 Orange Ave. East, Tallahassee, FL 32311, 850-617-6070

THE FULL TEXT OF THE PROPOSED RULE IS:

68-1.003 Florida Fish and Wildlife Conservation Commission Grants Program.

Subsections (1) through (10). No change.

(11) Florida's State Wildlife Grants Program grants shall meet all additional program requirements set forth in Florida's State Wildlife Grants Program Guidelines (dated <u>February 2023</u> October 2020), which are hereby incorporated by reference and available at

https://www.flrules.org/Gateway/reference.asp?No=Ref-15220

https://www.flrules.org/Gateway/reference.asp?No=Ref_

12371. The following forms are hereby adopted and incorporated by reference: FWC/SWG-1, entitled "Florida State Wildlife Grants Program Budget Form for Commission Principal Investigators," (dated February 2023 February 2017), available at

https://www.flrules.org/Gateway/reference.asp?No=Ref-15221

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

07941; FWC/SWG-2, entitled "Florida State Wildlife Grants Program Budget Form for Non-Commission Principal Investigators," (dated <u>February 2023</u> December 2019), available at

https://www.flrules.org/Gateway/reference.asp?No=Ref-15222

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

11757;FWC/SWG-3, entitled "Florida State Wildlife GrantsProgram Application Form," (dated February 2023October2020),availableat

https://www.flrules.org/Gateway/reference.asp?No=Ref-15223

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

<u>12370</u>; FWC/SWG-4, entitled "Florida State Wildlife Grants Initial Review Form," (dated October 2020), available at <u>https://www.flrules.org/Gateway/reference.asp?No=Ref-</u>

<u>12369;</u> FWC/SWG-5, entitled "Florida State Wildlife Grants Technical Review Form," (dated October 2020), available at <u>https://www.flrules.org/Gateway/reference.asp?No=Ref-</u>

<u>12372</u>; and FWC/SWG-6, entitled "Florida State Wildlife Grants Final Review Form," (dated October 2020), available at <u>https://www.flrules.org/Gateway/reference.asp?No=Ref-</u>

<u>12368</u>. The guidelines and forms are also available from the Commission at 620 South Meridian Street, Tallahassee, Florida 32399-1600.

Subsection (12) through (14). No change.

Rulemaking Authority 206.606, 327.04, 327.47, 376.15(d), 379.106 FS. Law Implemented 206.606, 327.47, 328.72, 376.15(d), (e), 379.106 FS. History–New 4-4-04, Amended 3-15-05, Formerly 68A-2.015, Amended 5-22-07, 7-6-08, 1-18-09, 3-21-10, 6-30-10, 5-20-12, 2-9-15, 9-11-16, 9-13-16, 4-23-17, 5-24-18, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: State Wildlife Grants Program:

Claire Sunquist Blunden, Division of Habitat and Species Conservation, Fish and Wildlife Conservation Commission, Russell Park, 1875 Orange Ave. East, Tallahassee, FL 32311, 850-617-6070

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 21, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: December 19, 2022

Section III

Notice of Changes, Corrections and Withdrawals

NONE

Section IV Emergency Rules

DEPARTMENT OF THE LOTTERY

RULE NO.:RULE TITLE:53ER23-8PAYMENT OF PRIZESSUMMARY OF THE RULE: This emergency rule sets forththe provisions for the Florida Lottery's payment of Lottery

rizes. THE PERSON TO BE CONTACTED REGARDING THE

EMERGENCY RULE IS: Minerva A. Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER23-8 Payment of Prizes.

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

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

(a) Draw Game Prizes.

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

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

(b) Scratch-Off Game Prizes.

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

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

(3) TICKET SUBMISSION AND PAYMENT.

(a) Winning tickets of any value, along with the documents specified in paragraph (9)(c), as applicable, may be submitted or mailed to any Lottery office. Risk of mailing remains with the prizewinner.

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

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

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

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

If a claimant does not submit an original winning ticket or an original winning continuation ticket but makes a claim for prize payment based upon: (i) presentment of an original player claim instructions ticket produced from validation of an original winning ticket or an original continuation ticket; or (ii) presentment of an original Advance Play winning ticket that has been recorded as "paid" in the Lottery's gaming system as the

result of the issuance of a continuation ticket, but the continuation ticket is not submitted, an investigation will be conducted. If the investigation concludes that the absence of the original winning ticket or original winning continuation ticket, as applicable, is not attributable to the actions of a retailer or the gaming system but is attributable to other actions (e.g., fault of player) and that the available evidence demonstrates the claimant's entitlement to the prize, payment will be made as set forth in subparagraphs (3)(d)1. and 2., and in accordance with any other applicable payment provision herein, provided the original winning ticket or original continuation ticket is not submitted prior to the expiration of the time periods set forth below. If the original winning ticket or original continuation ticket is submitted prior to expiration of the time periods set forth below, a subsequent investigation will be conducted to determine to whom payment should be made, if anyone.

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

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

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

(4) TICKET VALIDATION. An original ticket or an original continuation ticket shall be the only proof of game play and the submission of an original winning ticket or original winning continuation ticket to the Florida Lottery shall be the sole method of claiming a prize, except as otherwise provided in paragraphs (3)(c) and (d). A purchase receipt, play slip (paper or digital), digital barcode, digital ticket checker data, or other digital data stored on a player's mobile device shall not constitute evidence of game play, numbers selected, or evidence of a winning ticket and cannot be used to claim a prize. No photographs, copies, facsimiles, or other images in any form or in any medium will be accepted in lieu of an original ticket or an original continuation ticket. All online terminal game

tickets must meet the validation requirements set forth in paragraph (4)(a), and where applicable, the additional validation requirements set forth in the current rules governing POWERBALL[®], MEGA MILLIONS[®] and CASH4LIFE[®]. A copy of the current Florida Lottery's POWERBALL, MEGA MILLIONS and CASH4LIFE rules can be obtained from the Florida Lottery's website at flalottery.com. All Scratch-Off game tickets must meet the validation requirements set forth in paragraph (4)(b).

(a) Online Terminal Game Ticket Validation. ("Online terminal games" are also known as Draw games.)

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

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

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

4. The ticket must not have been stolen.

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

<u>6. The ticket must pass any additional validation tests</u> determined necessary by the Lottery.

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

(b) Scratch-Off Game Ticket Validation.

<u>1. In order to be a valid winning Scratch-Off lottery ticket,</u> the ticket must be identifiable as a Florida Lottery ticket and have either a complete, legible validation number (sometimes referred to as "Void If Removed Number" or "VIRN"), or a readable bar code.

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

<u>3. The validation elements must not be altered or tampered</u> with in any manner. <u>4. The ticket must not appear on any list of omitted ticket</u> stock on file at the Lottery.

5. The ticket must not have been stolen.

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

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

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

<u>9. The ticket must pass any additional validation tests</u> determined necessary by the Lottery.

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

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

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

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

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

(d) Online terminal game tickets printed on official Lottery paper stock.

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

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

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

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

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

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

2. The claimant desires for payment to be made to a nonindividual entity instead of to himself/herself;

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

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

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

(h) If the back of a ticket valued at \$600 or more is altered, defaced, or contains erasures, correction fluid, overwriting, or obliteration in the line designated for a name, an investigation will be conducted to determine to whom payment should be made, if anyone, in accordance with paragraphs (5)(c), (d) and (e). As a part of the investigation, the claimant shall be required to complete form DOL-419, Security Affidavit, Revised 7/22, or form DOL-419S Spanish Security Affidavit, Revised 10/20 and provide an explanation of the circumstances surrounding his or her claim for the ticket. Forms DOL-419 and DOL-419S are incorporated herein by reference and may be obtained at any Lottery office or by writing the Florida Lottery, Division of Security, 250 Marriott Drive, Tallahassee, Florida 32301. If the ticket is valued at less than \$600, payment will be made to the person submitting the ticket for payment.

(i) If the Lottery is presented with undisputed information that payment of a prize as provided in paragraphs (5)(a) through (e) would result in payment to a person or entity who has no claim to the ticket, the Lottery will make payment to the person or entity it determines to be the rightful claimant.

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

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

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

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

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

(7) WINNING TICKET VALUE DETERMINATION FOR PURPOSES OF PAYMENT AND CLAIMING.

The value of a winning ticket is determined by totaling all prizes won on a ticket and, as applicable, in accordance with the applicable provisions set forth in subsections (11), (12), (14) and (15).

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

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

(a) Payment by Retailers.

1. Winning tickets valued at \$50 or less that are submitted to a retailer shall be paid in cash by the retailer unless it is impossible or impracticable to do so due to a company or store policy which, for safety or security reasons, limits the amount of cash available to the clerk; or an applicable local government ordinance limits the amount of cash available to the clerk. In such case, the retailer will make payment by check or money order.

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

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

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

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

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

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

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

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

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

(c) After successful validation of a winning ticket, the player shall file a claim by submitting to the Lottery a completed Winner Claim Form DOL 173-2, Revised 2/2023, Spanish Winner Claim Form DOL 173-2S, Revised 2/2023, Winner Claim Form- Entity DOL 173-2E, Revised 2/2023, or Spanish Winner Claim Form- Entity, DOL 173-2SE, Revised 2/2023 along with the ticket(s) as set forth in subsection (3) and the identification described in paragraph (10)(d) or (e) below. The Winner Claim Forms are incorporated herein by reference and may be obtained at any Lottery office or retailer, from the Florida Lottery's website at flalottery.com, or by writing the Florida Lottery, Customer Service, 250 Marriott Drive, Tallahassee, Florida 32399-4016 (Lottery Headquarters). Claims may be submitted in person or by mail to any Lottery district office or to Lottery Headquarters. The addresses for Lottery district offices can be found at flalottery.com.

(d) For games that do not offer an annual payment option, winning tickets valued at \$600 up through \$1,000,000 may be processed and paid at any Lottery office. Payment shall be made by check and in accordance with the applicable payment provisions herein, except that winning tickets valued in excess of \$50,000 may be paid by electronic funds transfer.

(e) All winning tickets with an annual payment option and winning tickets valued at over \$1,000,000 must be processed through Lottery Headquarters. Such winning ticket claims may be submitted directly to Lottery Headquarters for processing and payment or may be submitted to a Lottery district office; the district office will forward the claim to Lottery Headquarters for processing and payment. Payment shall be made by check or electronic funds transfer at the prizewinner's option and in accordance with the applicable payment provisions herein.

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

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

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

(10) PRESENTATION OF IDENTIFICATION.

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

(b) If the claimant is a non-individual legal entity, an authorized representative shall submit proof of the legal entity existence. Authorized representatives shall include, but not be limited to, shareholders, officers, board members or members of a closely held corporation; members or a manager of a limited liability company "LLC"; trustee of a trust; or partner of any legal form of partnership. Any authorized representative must show proof of his or her authority to act on behalf of the legal entity and present required identification as detailed in paragraphs (10)(d) and (e) below. Additionally, a legal entity claiming a prize must complete Form DOL-492, Legal Entity Disclosure Affidavit, Revised 2/2023, or DOL-492S Legal Entity Disclosure Affidavit, (Spanish version) Revised 2/2023, to identify all members, managers, shareholders, officers, directors, board members, partners, grantors, settlors, trustees, present trust beneficiaries, and all other persons ultimately entitled to receive Lottery winnings of the legal entity. Forms DOL-492 and DOL-492S are hereby incorporated by reference and may be obtained at any Lottery office or by writing the Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-9939. This paragraph does not apply to corporate entities whose shares are publicly traded.

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

(d) For winning tickets valued at \$600 or more, one form of identification is required that is current or was issued within the past five years and bears a serial or other identifying number. Acceptable forms of identification include the following:

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

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

3. A passport issued by a foreign government;

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

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

<u>6. A veteran health identification card issued by the United</u> <u>States Department of Veterans Affairs;</u> 7. An identification card issued by the United States Bureau of Citizenship and Immigration Services; or

<u>8. Another form of identification authorized for use by</u> notaries public in Section 117.05 (5)(b)2., F.S.

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

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

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

(11) PAYMENT OF DRAW GAME MULTI-PANEL TICKETS. For purposes of this rule, a Draw game multi-panel ticket is defined as a ticket with more than one panel played for a single draw date and includes QuickTickets.

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

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

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

1. The value of each free Quick Pick ticket on a multi-panel ticket shall be included in the total prize value of the multi-panel ticket. The value of the free Quick Pick ticket is the selling price for a single play of the same type of Draw game in which the free ticket was won. For Example, a FLORIDA LOTTO[®] free ticket is valued at \$2.00 and a FANTASY 5[®] free ticket is valued at \$1.00. 2. A Draw game multi-panel ticket that has more than one prize won and a total prize value, including the value of each free Quick Pick ticket won, of less than \$600 shall be paid by Lottery retailers or a Lottery office upon successful ticket validation. The prizewinner shall be paid the total cash amount of the prize or prizes won and given a ticket with one free Quick Pick play for the next available drawing for the same Draw game in which the prize was won, for each free Quick Pick ticket prize.

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

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

b. If the claim is submitted by mail to a Lottery office and the Draw game multi-panel ticket is successfully validated, the Lottery will pay the total cash amount of the prize or prizes won and, if the prizewinner's address is in Florida, print one free Quick Pick ticket for the next available drawing of the same Draw game in which the prize was won for each free Quick Pick ticket prize. The payment and the free ticket(s) shall be mailed to the prizewinner by the Lottery, except as set forth in paragraph (13)(b).

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

<u>4. QuickTickets shall not be used to award free Quick Pick</u> <u>ticket prizes.</u>

(12) PAYMENT FOR DRAW GAME FREE TICKET PRIZES.

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

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

(13) PAYMENT FOR ADVANCE PLAY TICKET PRIZES.

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

1. Payment of Multiple Prizes on Advance Play tickets.

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

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

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

(14) PAYMENT FOR FLORIDA LOTTO WITH DOUBLE PLAY[™] TICKETS WITH MULTIPLE PRIZES. A claimant having a FLORIDA LOTTO with Double Play ticket that wins one or more prizes in both Base Game play and Double Play play for the same drawing date shall be paid one prize amount for the total of all cash prizes won on the ticket, or if applicable, one prize amount and issued free ticket(s) or issued free tickets.

(15) PAYMENT FOR DRAW GAME TICKETS WITH EZMATCH[™] AND ADDITIONAL PRIZE(S). For Draw games that offer the EZmatch instant-win option, any EZmatch prize(s) that is not claimed immediately, but rather after the first draw date on the ticket and prior to the 180-day expiration, and that is in addition to other winnings on the ticket shall be combined and paid as one prize amount, or if applicable, one prize amount and issued free ticket(s).

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

(17) LIFE-CONTINGENT PRIZE PAYMENTS.

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

In the case of the winner, and starting with the year immediately following the expiration of the guaranteed period, he/she shall complete DOL-477, Revised 2/2023 (Affidavit of Life-Contingent Prize Winner) and DOL-416, Revised 2/2023 (Method of Prize Payment). Forms DOL-416 and DOL-477 are hereby incorporated by reference and may be obtained by contacting the Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-9939.

Example: A For-Life game's prize structure sets a 20-year guaranteed period. The year immediately following the 20-year guaranteed period (i. e. year 21), and each year thereafter, a winner must provide proof of life, as set forth herein, and provide the completed forms (DOL-477 and DOL-416) to the Florida Lottery.

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

(c) Trust, Corporation or Other Legal Entity Claimed Life-Contingent Prize. The prize payment period for a trust, corporation or other legal entity that has claimed a lifecontingent prize is fixed at the guaranteed period, as set forth in a game's prize structure. No payment beyond the guaranteed period will be issued to an Assignee of a life-contingent prize claimed by a legal entity.

(18) PAYMENT AFTER DEATH OF PRIZEWINNER. If a prizewinner dies during the scheduled payment of a prize, the Lottery will make payment to the estate of the deceased prizewinner upon its receipt of a certified copy of the winner's death certificate and a certified copy of the Letters of Administration or equivalent document establishing the personal representative or executor of the winner's estate. Upon its receipt of a certified copy of a court order directing payment to identified persons or entities, the Lottery will make payment in accordance with the court order. Upon receipt by the Lottery of notification of the death of a prizewinner, including a prizewinner that signed his or her winning ticket but did not claim the prize or prizes prior to his or her death, no payment(s) will be made by the Lottery until it has received a certified copy of the winner's death certificate and either a certified copy of the Letters of Administration or its equivalent or a court order as described above. Payment(s) withheld because appropriate documents have not been received will be subject to the provisions of Chapter 717, F.S., the "Florida Disposition of Unclaimed Property Act."

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

(20) CANCELED AND PREVIOUSLY PAID TICKETS. No payment shall be made upon a ticket submitted for payment that is reflected in the Lottery's records as having been canceled or previously paid, except as provided in subsection (3). (21) DISCLOSURE OF SOURCE OF TICKET. The Lottery reserves the right to require the claimant of any winning ticket to disclose the source of the ticket.

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

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

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

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

<u>1. Deposit the prize winnings into an escrow fund until the dispute is resolved; or</u>

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

(23) FLORIDA LOTTERY HEADQUARTERS AND DISTRICT OFFICES PRIZE PAYMENT ADDRESSES. The prize payment address for Florida Lottery Headquarters is: Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-4027. Addresses for Lottery district offices can be found on the Florida Lottery's website at flalottery.com.

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

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

(26) UNCLAIMED DRAW GAME AND SCRATCH-OFF GAME PRIZES. If a winning ticket is not submitted for validation, along with required documentation, within the applicable time period, or if a validated ticket is not submitted to the Lottery, along with required documentation, for prize payment within the applicable time period, the prize shall constitute an unclaimed prize and shall be distributed as required by law. Unclaimed Draw game and Scratch-Off game prizes shall not be distributed to other winners within the same prize pool.

(27) PLAYER RESPONSIBILITY. It is a player's responsibility to verify the accuracy of his or her ticket selections before leaving the retailer, including verifying the number of tickets printed or requested. In the case of QuickTickets, the player shall ensure that a receipt confirming activation has been printed/issued and provided to him/her.

(28) OTHER PROVISIONS.

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

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

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

(29) The effective date of this rule is February 27, 2023.

(30) This emergency rule replaces Emergency Rule 53ER22-54, F.A.C.

Rulemaking Authority 24.105(9)(e), 24.109(1), 24.115(1) FS. Law Implemented 24.105(3), 24.105(9)(e), 24.115(1), (4), 24.1153 FS. History–New 2-27-2023, Replaces 53ER22-54.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF THE STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 2/27/2023

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER23-9 COME ON DOWN CHALLENGE Bonus Play Promotion

SUMMARY OF THE RULE: This rule sets forth the terms, conditions, and prizes for the COME ON DOWN CHALLENGE Bonus Play Promotion.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32301.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER23-9 COME ON DOWN CHALLENGE Bonus Play Promotion.

(1) Beginning February 27, 2023, and through March 26, 2023 ("Promotion Period"), the Florida Lottery will conduct the COME ON DOWN CHALLENGE Bonus Play Promotion ("Promotion") in which players can enter non-winning THE PRICE IS RIGHTTM (Game Number 1518) Florida Lottery Scratch-Off tickets ("Eligible" ticket/s) purchased during the Promotion Period into a promotional drawing for a chance to win a trip to Las Vegas, Nevada ("Trip" or "Trip Prize" or "Trip Package").

(a) To enter an Eligible ticket, a player may use the Florida Lottery's website at flalottery.com or use the Florida Lottery's Mobile Convenience App ("App").

1. Website. On the home page of the Florida Lottery's website, players are to click on the PROMOTIONS tab and select the COME ON DOWN CHALLENGE Bonus Play Promotion. Players will click on Register/Login and follow the prompts. Players will manually enter the 24-digit ticket number shown on the ticket.

2. App. On the App, players navigate to the Promotions section of the app and select the COME ON DOWN CHALLENGE Bonus Play Promotion. A Promotions button is located on the main menu and on the bottom navigation bar. Players will be prompted to log-in or register. Players may scan the barcode on the bottom of a ticket or may manually enter the 24-digit ticket number shown on the ticket.

3. Deleted Accounts. If a player deletes his/her account, whether through the App or on the Florida Lottery's website, all account data, including ticket entries, associated with the email address used to register his/her account will also be deleted. A player's account cannot be reactivated using the email associated with the deactivated account. Should a player establish a new account utilizing a different email address, account data, including ticket entries, cannot be transferred to the newly established account. Tickets entered under the prior account cannot be re-entered utilizing the newly created account.

<u>4. Regardless of whether a player chooses to participate in</u> the Promotion by using the web browser or the App, the following provisions shall apply:

a. the player must use the same account login information to enter tickets:

b. the player will only be required to register one time; and c. the player's entry history will be cumulative among the entry platforms.

(b) Any attempt by a player to use more than one account by using multiple or different email addresses, identities, registrations, logins, or any other methods will subject the player and any associated entries to disqualification. In the event a player wins a prize, the name a player uses to register must match the name shown on his/her identification used to make a claim, except for a person who has made a legal name change. A person who has made a legal name change must provide a copy of a marriage certificate/judgment/court order, as applicable, as proof of a differing name. Fictitious names and business names will not be accepted and shall subject the player and any associated entries to disqualification.

(c) Tickets should not be mailed to the Lottery for entry into a drawing. Tickets received in the mail by the Florida Lottery for entry into the Promotion will not be entered and will not be returned.

(d) Players may enter an Eligible ticket into the Promotion at any time of day during the Promotion Period, except that entry capabilities on the website and App will be unavailable from 12 a.m. through 6 a.m. ET due to routine maintenance and may be unavailable at other times if there are technical difficulties. Entries must be made by 11:59:59 p.m. (ET) on March 26, 2023.

(e) Only Eligible tickets purchased and entered during the Promotion Period may win a prize.

(f) A player may enter multiple tickets during the entry period; however, each ticket number can only be entered one time. A player may enter up to a maximum of 200 tickets per day.

(g) A player can only win one prize per ticket entry.

(h) The odds of winning depend on the number of entries. All entries are subject to validation by the Florida Lottery and may be disqualified if eligibility requirements are not met.

(2) Number of Entries Earned. When a player enters a nonwinning ticket number on the website or app or scans the barcode on the app, either 5, 10, 15, 20, or 25 entries will be applied to the player's account. The number of entries is predetermined for each ticket, as dictated by the gaming parameters.

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

		Prize Value
		(for a Single
Prize	Number of	Las Vegas
	Prizewinners	Trip Package)
Las Vegas,	<u>20</u>	<u>\$9,460.00</u>
<u>Nevada</u>		
<u>Trip</u>		

(4) Drawing. One promotional drawing will be held. Prizewinners will be randomly selected from valid entries submitted and received by 11:59:59 p.m. (ET) on March 26, 2023. The entry period, drawing date, and winner announcement date are set forth in the table below. Drawings will be public, held in Tallahassee, Florida, and witnessed by an accountant employed by an independent certified public accounting firm.

accounting mm.		
Entry Period	<u>Drawing</u>	<u>Winners</u>
	Date	Announced
<u>February 27, 2023 – March</u>	<u>March 28,</u>	<u>March 30,</u>
<u>26, 2023</u>	<u>2023</u>	<u>2023</u>

In the drawing, a total of 40 valid entries will be drawn by the Florida Lottery using a certified random number generation process. The first twenty valid entries drawn will win a Trip Prize. The remaining valid entries drawn will be used in the order in which they were drawn and in the order of need to select alternate prize winners in the event a Trip Prize cannot be awarded to an initial winner.

(5) Prizewinner Notification.

(a) The prizewinners will be posted on flalottery.com on the announcement date set forth in the table in subsection (4), above, or as soon thereafter as practical.

(b) The Florida Lottery will attempt to notify each prizewinner by telephone or email using the contact information provided in the prizewinner's registration data no later than one business day (Monday-Friday) after the prizewinners are posted on the Florida Lottery's website. The Florida Lottery deems the winner's registration data as his/her official contact information. The Florida Lottery will not attempt to further locate a prizewinner if attempts to reach the winner by telephone or email are unsuccessful. If the Florida Lottery is unable to make contact by telephone or email with a prizewinner within ten calendar days of the date the prizewinners are posted on the website, the winner will forfeit his or her right to claim the prize and the Florida Lottery will award the prize to an alternate prizewinner. If the Florida Lottery is unable to make contact by email or telephone with the alternate prizewinner within ten calendar days of the date of notification, the alternate prizewinner will forfeit his or her right to claim the prize and the Florida Lottery will award the prize to the next alternate prizewinner. This process will continue until an alternate prizewinner is contacted or the Florida Lottery has exhausted the list of alternate prizewinners due to unsuccessful notification attempts or due to failure by a prizewinner or an alternate prizewinner to timely provide required claim documentation as set forth in subsection (6), below. If the Florida Lottery exhausts the list of alternate prizewinners, the prize will not be awarded. The Florida Lottery is not responsible or liable for email failures or faults, telephone failures or faults, voicemail failures or faults; system, network, or software failures or faults; or the like.

(6) How to Claim a Prize.

(a) Trip Prize winners must submit a completed Winner Claim Form DOL 173-2, revised 2/2023, or a Spanish Winner Claim Form DOL 173-2S, revised 2/2023, and a copy of acceptable identification as set forth in the rule of the Florida Lottery governing payment of prizes. A copy of the current prize payment rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011. Forms DOL 173-2 and DOL 173-2S are hereby incorporated by reference and may be obtained at any Florida Lottery office or retailer, from the Florida Lottery's website at flalottery.com, or by writing to: Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-4016.

(b) Trip Prize winners must also submit a completed Winner Release, Acknowledgement, and Authorization form, DOL 474-TPIR Trip-Winner, effective 2/27/2023, and a Guest Release, Acknowledgement, and Authorization form, DOL 474-TPIR Trip-Guest, effective 2/27/2023.

(c) Forms DOL 474-TPIR Trip-Winner and DOL 474-TPIR Trip-Guest are hereby incorporated by reference and may be obtained at any Florida Lottery office or by writing to: Florida Lottery, Claims Processing, 250 Marriott Drive, Tallahassee, Florida 32399-4016.

(d) A prizewinner's Winner Claim Form (DOL 173-2 or DOL 173-2S) and a copy of the prizewinner's identification, along with the prizewinner's completed DOL 474-TPIR Trip-Winner (Winner Release, Acknowledgement, and Authorization), must be received by any Florida Lottery office no later than ten calendar days after the Florida Lottery has made contact with the prizewinner. If the Florida Lottery has not received the required documentation from a prizewinner by the tenth calendar day after notification, the prizewinner will forfeit his or her right to claim the prize and the Florida Lottery will award the prize to an alternate prizewinner. The same timeframe for a prizewinner to return required documentation to the Florida Lottery shall apply to an alternate prizewinner.

(7) Award of Las Vegas Trip.

(a) Upon the Florida Lottery's timely receipt of a Trip Prize winner's required documentation, the Lottery will award a Las Vegas Trip Package. Trip Prize elements are: <u>1. Hotel accommodations for three (3) nights for two (2)</u> people, double occupancy (one room), at a hotel on the Las Vegas, Nevada strip.

2. Roundtrip coach airfare to Las Vegas for two (2) from the nearest major commercial airport, within the state of Florida, in the vicinity of the residence of a Trip winner (or his/her Proxy).

<u>3. Roundtrip transportation from the airport to the hotel and any Scientific Games (a/k/a "Prize Provider") hosted events.</u>

4. Meal vouchers for use at the hotel accommodation, valued at \$400. Meal vouchers cannot be used at any location other than the hotel. Meals taken elsewhere are at the expense of the Winner/Proxy/Guest.

5. \$4,000 spending cash. (Upon completion of the stateowed debt/child support analysis, as described in subsection (10), below, spending cash payments will be issued to Trip winners approximately two [2] weeks prior to scheduled departure to Las Vegas.)

6. Opportunity to participate in the COME ON DOWN CHALLENGE Event ("Challenge Event" or "Event") for a chance to win from \$1,000 up to \$50,000,000. The Challenge Event has been developed by, and will be conducted by, Scientific Games, LLC. No Trip winner may win more than one Event prize. A Trip Prize winner's guest may attend the Challenge Event with the Trip winner but cannot take part in the Event and is not eligible to win a Challenge Event prize. A Trip Prize winner's appointed Proxy, if any, may participate in the Challenge Event, but a prize won, if any, will be awarded to the Trip Prize winner. A Trip Prize winner's Proxy is not eligible to win a Challenge Event prize. If neither a Trip winner nor a Trip winner's Proxy attends the Challenge Event, a standin may be appointed by the Prize Provider. The person appointed as a stand-in for the Trip winner is not eligible to win a Challenge Event prize. A prize won, if any, will be awarded to the Trip winner, subject to state-owed debt and child support analysis and the withholding of applicable federal tax. Should a Trip winner not attend the Challenge Event, the Trip winner shall accept the outcome of the Challenge Event as played by a Proxy/Prize Provider stand-in. Challenge Event results are final and shall be accepted by all participants.

<u>A winner of Challenge Event prize must submit a Winner</u> <u>Claim Form (DOL 173-2 or DOL 173-2S) and a copy of his/her</u> <u>identification prior to issuance of the Challenge Event prize.</u> <u>Upon the Lottery's receipt of a Winner's claim form and</u> <u>completion of the state-owed debt/child support analysis, as</u> <u>described in subsection (10), and deduction of federal tax</u> <u>withholding, as described in subsection (9), any Challenge</u> <u>Event prize payments will be issued to winners.</u> 7. Payment of federal income tax withholding on the total retail value of the Trip Prize elements described in subparagraphs 1. through 5., above, except as to any prize won in the COME ON DOWN Challenge Event.

Exclusive of any prize received in the Challenge Event, the reportable taxable value of the Las Vegas Trip includes the value of the Trip Prize plus the value of the federal income tax withholding paid by the Florida Lottery. The retail value of the Trip Prize and the estimated reportable taxable value of the prize for a U.S. citizen are:

Approximate Retail Value	Estimated Reportable Taxable
of Las Vegas Trip Prize	Value of Las Vegas Trip Prize
(exclusive of a Challenge	
Event cash prize, if any)	
<u>\$9,460.00</u>	<u>\$11,730.40</u>

(b) As to any guest, the Florida Lottery must receive a completed Form DOL 474-TPIR Trip-Guest (Guest Release, Acknowledgement, and Authorization) on or before July 7, 2023. A guest must be 18 years of age or older. No guest changes or proxy appointments are permitted past this date. Once names are submitted, any changes made may incur a fee.

(c) Las Vegas Trip dates are September 4 through September 7, 2023. The Florida Lottery reserves the right to change Trip dates as circumstances require.

(d) Except as specified above, a Las Vegas Trip does not include travel to and from a Trip winner's residence and an airport, other travel, meals, parking fees, baggage fees, travel insurance, alcoholic beverages (other than those served without charge at any reception and/or party), incidentals, tips, and personal expenses such as telephone calls, valet service or laundry, etc., as well as rebooking or cancellation fees that may be charged by the hotel, airline, or other suppliers/vendors.

(e) Scientific Games, LLC shall determine, in its sole discretion, the specific merchandise models, items, vendors, and/or retailers for all elements of the Las Vegas Trip Prize and reserves the right to substitute any portion or elements of the Trip Prize for items of comparable or greater value and/or any specified brand, vendor, or retailer for one of comparable quality. Elements of the Trip Prize are subject to availability and may be fulfilled by third-party companies and/or vendors.

(f) If the Trip winner chooses not to use the Las Vegas Trip or becomes unavailable for any reason, the Trip winner may appoint a Proxy, provided there is sufficient time, by completing a Proxy Appointment and Acknowledgement form DOL 491-B, revised 2/2023. Form DOL 491-B and a completed Proxy Release, Acknowledgement, and Authorization form DOL 474-TPIR Trip-Proxy, effective 2/27/23, must be received by the Lottery on or before July 7, 2023. Forms DOL 491-B and DOL 474-TPIR Trip-Proxy are hereby incorporated by reference and can be obtained from any Florida Lottery office, or by writing to Florida Lottery, Claims Processing Division, 250 Marriott Drive, Tallahassee, Florida 32399-4016. If the Trip Prize winner or appointed Proxy fails to book the trip prior to the booking deadline, the Winner will forfeit the trip and will remain taxable on the entire value of the Trip Prize. In the event a Proxy is appointed, the original Trip Prize winner shall receive the \$4,000 spending cash and will remain eligible and may win a prize in the COME ON DOWN Challenge Event. Should a Proxy, for any reason, be unable to travel, the Proxy may not appoint another proxy; and the trip portion of the prize shall be forfeited. In such case, the Trip Prize winner will receive the \$4,000 spending cash and may receive a cash prize in the Challenge Event. Under all circumstances, the entire value of the Trip Prize shall remain taxable income to the original Trip Prize winner.

(8) No substitution of any kind, a cash substitution, assignment, or transfer of the Trip Prize, or element thereof, is permitted, except as provided herein. Any unused Trip Prize or Trip Prize elements will be forfeited, will not be redeemable for cash, and will not reduce the Trip Prize value awarded for tax purposes. A substitution initiated by the Florida Lottery, or its providers, are at the sole discretion of the Florida Lottery and its providers. Should there be prize substitutions, such will be of comparable or greater value.

(9) Taxes.

(a) Except as specifically described herein, all federal, state and/or local taxes or other fees on the Trip Prize or Trip Prize element/s, including any prize won in the Challenge Event, shall be the sole responsibility of the prizewinner, regardless of whether a prizewinner avails himself/herself of the prize.

(b) If a prize is won in the COME ON DOWN CHALLENGE Event, and as applicable, federal income tax withholding will be applied prior to issuance of payment to the winner of this prize. Federal income taxes will be withheld at a rate of twenty-four percent (24%) for U. S. citizens or legal residents and at the rate of thirty percent (30%) for nonresident alien claimants.

A Trip Prize winner who is a nonresident alien will be required to forward to the Lottery the difference between thirty percent (30%) and the twenty-four percent (24%) Florida Lottery-made payment (amount for U. S. citizens and legal residents) to cover taxes prior to award of the prize to him/her; a failure to forward the necessary sums will result in forfeiture of the Trip Prize and every element thereof. The \$4,000, or portion thereof, in spending money (element of Trip Prize), after application of any state-owed debt or child support owed, will also be withheld to cover the tax withholding difference for a nonresident alien. The reporting and subsequent payment of any additional federal, state and/or local taxes shall be the responsibility of the prizewinner.

(c) If the prizewinner claims a Trip Prize but does not make travel arrangements within the specified timeframes, or otherwise does not make the Trip, the Trip Prize shall be forfeited, except for the \$4,000 in spending money and a prize awarded in the Challenge Event, if any. The entire value of a Trip Prize will remain taxable income to the Trip Winner.

(10) Other Restrictions and Provisions.

(a) After the withholding of applicable federal tax, Trip Prize winners, with respect to any \$600 or greater cash portion (i. e. \$4,000 in spending money and any Challenge Event prize), will be analyzed for state-owed debt and child support. If a prizewinner is identified as owing an outstanding debt to any state agency or owes child support collected through a court, the debt will be offset in accordance with section 24.115(4), Florida Statutes. If the debt is an amount less than the amount of a cash portion of the Prize Package, the balance of the cash portion after deduction of the debt shall be awarded. If the debt is an amount greater than the amount of the cash portion, the entire cash portion amount will be applied to the outstanding debt. Winners will be analyzed prior to issuance of each of the \$4,000 in spending money and any Challenge Event prize.

(b) Players must be at least 18 years of age.

(c) Persons prohibited by section 24.116, Florida Statutes, from purchasing a Florida Lottery ticket are not eligible to enter the COME ON DOWN CHALLENGE Bonus Play Promotion.

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

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

(f) The COME ON DOWN CHALLENGE Bonus Play Promotion is void where prohibited by law.

Rulemaking Authority 24.105(9), 24.109(1), FS. Law Implemented 24.105(9), 24.115(1) FS. History – New 2-27-23.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF THE STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 2/27/2023

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE: 53ER23-10 Game Number 1518, THE PRICE IS RIGHTTM

SUMMARY OF THE RULE: This emergency rule describes Game Number 1518, "THE PRICE IS RIGHT," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning; value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

 $\frac{53ER23-10 \text{ Game Number 1518, THE PRICE IS}}{\text{RIGHT}^{\text{TM}}}.$

(1) Name of Game. Game Number 1518, THE PRICE IS RIGHTTM.

(2) Game Number 1518, THE PRICE IS RIGHT is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. THE PRICE IS RIGHT lottery tickets sell for \$5.00 per ticket.

(4) THE PRICE IS RIGHT lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning THE PRICE IS RIGHT lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-8, *Payment of Prizes*, F.A.C.

(5) There are two GAMES (GAME 1 and GAME 2). Each GAME is played independently. Play symbols used in GAME 1 cannot be applied to GAME 2; play symbols used in GAME 2 cannot be applied to GAME 1.

(6) GAME 1 play symbols and captions, prize symbols and captions, fixed symbols, and determination of prizewinners.

(a) There are two Showcases in GAME 1 (SHOWCASE 1 and SHOWCASE 2). Each Showcase is played independently. Play symbols used in Showcase 1 cannot be applied to Showcase 2; play symbols used in Showcase 2 cannot be applied to Showcase 1.

(b) The play symbols and play symbol captions that may appear in the YOUR BID play areas are:

1	2]	Ч	5	6	٦	Β	9	0	
1	2	3	4	5	6	7	8	۹	0	

(c) The play symbols and play symbol captions that may appear in the ACTUAL PRICE play areas are:

				_				
-	-	1.1.4			-	-	-	-
				—				
, mar 1	-					Β	·	
1	_		_	_	- 1	<u>ш</u>	_	_
-	-			0	-	0	0	~
4	3	4	5	•	r	8	- -	•

(d) The prize symbols and symbol captions that may appear in SHOWCASE 1 and 2 play areas are:

\$5.00 FIVE	\$10.00 TEN	\$20.00 THENTY	\$25.00 THY FIVE	\$50.00 FIFTY	\$100 ONE HUN	\$200 THO HUN	\$500 FIVE HUN
<u>(e)</u> SI	HOWC.	ASE 1	and 2 f	ixed syn	mbols a	are:	
YOU	R BID	A	CTUAL	PRICE	S	HOWCA	SE 1

SHOWCASE 2

(f) Determination of prizewinners. For each of SHOWCASE 1 and 2, a ticket having play symbols and corresponding play symbol captions in the YOUR BID play area that match the play symbols and corresponding play symbol captions in the ACTUAL PRICE play area shall entitle the prizewinner to the corresponding prize shown for that SHOWCASE. The YOUR BID play symbols and play symbol captions must appear in the exact sequence and order, reading from left to right, as those shown in the ACTUAL BID play area.

(7) GAME 2 play symbols and captions, prize symbols and captions, fixed symbols, and determination of prizewinners.

(a) The play symbols and play symbol captions that may appear in the WHEEL NUMBERS play area are:

pear m	the w	HEE	LNU	NDE	кз р	iay an	ea are			
1 ONE	2 THO	3 THREE	L FOUR	5 FIVE	6 six	7 SEVEN	BEIGHT	9 NINE	10 TEN	
11 ELEVN	12 THELV	13 THRTN	14 FORTN	15 FIFTN	16 SIXTN	17 svntn	18 EGHTN	19	20 THENTY	
21 THYONE	22 Thytho	23 Thythr	24 Thyfor	25 THYFIV	26	27 Thysyn	28 Thregt	29 THYNIN	30 THIRTY	
SPICE HINAL										

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

J	pear m	uie	VV IININ.			DENO	piay	alea	are.		
	1	2	3	ц	5	6	7	8	9	10	
	ONE	THO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	NINE	TEN	
	11 ELEVN	12 THELV	13 THRTN	14 FORTN	15 FIFTN	16 SIXTN	17 svntn	18 EGHTN	19	20 THENTY	
	21 Thyone	22 THY TH	23 TWYTHR	24 TWYFOR	25 THYFIV	26 THYSIX	27 THYSVN	28 Twyegt	29 THYNIN	30 THIRTY	

(c) The prize symbols and prize symbol captions that may appear in the WHEEL NUMBERS play area are:

 \$2.00 THO	\$5.00 FIVE	\$10.00 TEN	\$20.00 THENTY	\$25.00 THY FIVE	\$30.00 THIRTY	\$50.00	\$100 ONE HUN
\$200 THO HUN	\$500 FIVE HUN	\$1,000	\$5,000 FIVE THOU	\$10,000 TEN THOU	\$50,000 FTY THOU	\$1,000,000 \$40K/18/25785	

(d) The fixed symbols are:

NUMBERS

PRIZE

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

what symbol and symbol caption in the WHEEL NUMBERS play area shall entitle the prizewinner to all twelve (12) prizes shown.

(8) A player may win up to fourteen (14) times on a ticket. (9) \$1,000,000 Prize; Payment Options.

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

(b) A winner of a \$1,000,000 prize who elects the One-Time Cash Payment shall receive a single cash payment of \$640,000.00, less applicable federal income tax withholding.

(c) Annual Payments will be paid in twenty-five (25) equal annual installments. A prizewinner of a \$1,000,000 prize who elects the Annual Payment option, or has it applied, shall receive annual installments of \$40,000.00 per year, less applicable federal tax withholding.

(10) The odds of winning, value, and number of prizes in Game Number 1518 are as follows:

				NUMBER OF WINNER S IN 190.99 POOLS OF 120.000 TICKETS
GAME PLAY - GAME	GAME PLAY -		ODDS OF 1	PER
<u>1</u>	GAME 2	WIN	IN	POOL

	<u>\$5</u>	<u>\$5</u>	10.00	2,292,13
	\$2 x 5	\$10	60.02	381,881
	\$5 x 2	\$10	59.99	382,033
<u>\$5 x 2</u>	<u>\$5.8.2</u>	\$10	30.01	763,814
<u>\$10</u>		\$10 \$10	30.00	764,083
<u>\$10</u>	610			
	<u>\$10</u>	<u>\$10</u>	<u>60.00</u>	<u>381,988</u>
	<u>\$2 x 10</u>	<u>\$20</u>	<u>300.01</u>	76,396
<u>\$10</u>	<u>\$10</u>	<u>\$20</u>	<u>300.02</u>	76,393
	<u>\$5 x 4</u>	<u>\$20</u>	<u>299.98</u>	<u>76,403</u>
	<u>\$10 x 2</u>	<u>\$20</u>	<u>299.98</u>	<u>76,403</u>
	<u>\$20</u>	<u>\$20</u>	<u>299.80</u>	<u>76,448</u>
	<u>(\$2 x 10) + \$5</u>	<u>\$25</u>	<u>857.73</u>	<u>26,721</u>
	<u>\$5 x 5</u>	<u>\$25</u>	<u>857.60</u>	26,725
<u>\$20</u>	<u>\$5</u>	<u>\$25</u>	857.08	26,741
<u>\$10 x 2</u>	<u>\$5</u>	<u>\$25</u>	858.08	<u>26,710</u>
	<u>\$25</u>	<u>\$25</u>	<u>896.51</u>	25,565
	$\frac{(\$2 x 10) + (\$5 x)}{(\$2 x 10) + (\$5 x)}$	<u>\$30</u>	<u>1,504.58</u>	15,233
	<u>2) (SPIN)</u> <u>\$5 x 6</u>	<u>\$30</u>	<u>1,713.08</u>	13,379
<u>\$5</u>	\$5 x 5	\$30	1,709.50	13,407
\$10	\$10 x 2	\$30	1,713.33	13,377
	\$30	\$30	1,719.50	13,329
	(\$2 x 5) + (\$5 x 6)	\$50	1,664.56	13,769
* -	+ \$10 (SPIN)			
<u>\$5</u>	$\frac{(\$2 x 5) + (\$5 x 7)}{(\text{SPIN})}$	<u>\$50</u>	<u>1,667.34</u>	<u>13,746</u>
<u>\$25</u>	<u>\$25</u>	<u>\$50</u>	<u>1,670.14</u>	<u>13,723</u>
<u>\$20 + \$5</u>	<u>\$5 x 5</u>	<u>\$50</u>	<u>1,665.89</u>	<u>13,758</u>
	<u>\$10 x 5</u>	<u>\$50</u>	<u>1,713.98</u>	<u>13,372</u>
	<u>\$50</u>	<u>\$50</u>	<u>1,717.57</u>	<u>13,344</u>
<u>\$10 + \$5</u>	$\frac{(\$5 \times 10) + \$25 +}{\$10}$	<u>\$100</u>	<u>1,839.72</u>	12,458
	<u>\$10 (SPIN)</u> (\$10 x 8) + (\$5 x	<u>\$100</u>	1,849.37	12,393
	4) (SPIN) \$25 x 4	\$100	2,000.46	11,457
\$10 x 2	\$20 x 4	\$100	2,001.51	11,451
<u>\$50</u>	<u>\$50</u>	\$100 \$100	<u>1,997.85</u>	<u>11,472</u>
	<u>\$100</u>	<u>\$100</u>	<u>1,995.06</u>	<u>11,488</u>
	$\frac{(\$10 \ x \ 6) + (\$20 \ x}{4) + (\$30 \ x \ 2)}$	<u>\$200</u>	12,050.09	<u>1,902</u>
\$10 + \$20	(SPIN) (\$10 x 10) + \$50 +	\$200	11,993.34	1,911
	<u>\$20 (SPIN)</u>			
<u>\$10 x 2</u>	(\$20 x 4) + \$100	<u>\$200</u>	<u>11,949.57</u>	<u>1,918</u>
<u>\$100</u>	<u>\$100</u>	<u>\$200</u>	<u>12,107.39</u>	<u>1,893</u>
<u>\$200</u>		<u>\$200</u>	<u>12,018.50</u>	<u>1,907</u>
	<u>\$200</u>	<u>\$200</u>	12,056.43	<u>1,901</u>
	$\frac{(\$30 \times 10) + (\$100)}{(\$20)}$	<u>\$500</u>	14,950.61	<u>1,533</u>
<u>\$50 x 2</u>	<u>x 2) (SPIN)</u> (\$20 x 10) + (\$100	<u>\$500</u>	15,009.35	<u>1,527</u>
	x 2) (SPIN) \$50 x 10	\$500	14,999.53	1,528
	$\frac{(\$50 \times 4)}{(\$50 \times 4) + \$100 + 10$	\$500	15,009.35	1,527
	$(350 \times 4) + 3100 +$ \$200	0000	15,009.55	1,321

	(\$200 2) (\$50	\$500	14.021.12	1.505
	$\frac{(\$200 \times 2) + (\$50)}{(x \times 2)}$	<u>\$500</u>	<u>14,931.13</u>	<u>1,535</u>
	<u>\$500</u>	<u>\$500</u>	<u>14,863.35</u>	<u>1,542</u>
	$\frac{(\$50 \ x \ 8) + (\$100)}{(x \ 2) + (\$200 \ x \ 2)}$ (SPIN)	<u>\$1,000</u>	<u>59,685.63</u>	<u>384</u>
<u>\$100 x 2</u>	<u>(\$50 x 8) + (\$100</u> <u>x 4) (SPIN)</u>	<u>\$1,000</u>	<u>58,767.38</u>	<u>390</u>
<u>\$500</u>	<u>\$500</u>	<u>\$1,000</u>	<u>60,313.89</u>	<u>380</u>
	$\frac{(\$100 \text{ x } 3) + \$200}{+\$500}$	<u>\$1,000</u>	118,140.62	<u>194</u>
	<u>\$200 x 5</u>	<u>\$1,000</u>	<u>119,996.23</u>	<u>191</u>
	<u>\$1,000</u>	<u>\$1,000</u>	<u>119,371.25</u>	<u>192</u>
	<u>\$500 x 10</u>	<u>\$5,000</u>	<u>121,911.06</u>	<u>188</u>
	<u>\$1,000 x 5</u>	<u>\$5,000</u>	<u>119,371.25</u>	<u>192</u>
	<u>\$5,000</u>	<u>\$5,000</u>	124,561.30	<u>184</u>
	<u>\$1,000 x 10</u>	<u>\$10,000</u>	763,976.00	<u>30</u>
	<u>\$5,000 x 2</u>	<u>\$10,000</u>	763,976.00	<u>30</u>
	<u>\$10,000</u>	<u>\$10,000</u>	763,976.00	<u>30</u>
	<u>\$5,000 x 10</u>	<u>\$50,000</u>	<u>1,145,964.00</u>	<u>20</u>
	<u>\$50,000</u>	<u>\$50,000</u>	1,145,964.00	<u>20</u>
	\$1,000,000* (\$40K/YR/25YRS)	<u>\$1,000,00</u> <u>0</u>	<u>2,864,910.00</u>	<u>8</u>

<u>*Prize amount if taken in annual payments. If a prizewinner takes a single cash payment, the amount paid will be in accordance with subsection (9), above.</u>

(11) The overall odds of winning some prize in Game Number 1518 are 1 in 4.00. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(12) For reorders of Game Number 1518, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(13) Payment of prizes for THE PRICE IS RIGHT lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011. Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History–New 2-27-23.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF THE STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 2/27/2023

DEPARTMENT OF THE LOTTERY

RULE NO.:	RULE TITLE:
53ER23-11	Game Number 1529, \$1,000,000 A YEAR
	FOR LIFE SPECTACULAR

SUMMARY OF THE RULE: This emergency rule describes Game Number 1529, "\$1,000,000 A YEAR FOR LIFE SPECTACULAR," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning; value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER23-11 Game Number 1529, \$1,000,000 A YEAR FOR LIFE SPECTACULAR.

(1) Name of Game. Game Number 1529, \$1,000,000 A YEAR FOR LIFE SPECTACULAR.

(2) Game Number 1529, \$1,000,000 A YEAR FOR LIFE SPECTACULAR is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. \$1,000,000 A YEAR FOR LIFE SPECTACULAR lottery tickets sell for \$50.00 per ticket.

(4) \$1,000,000 A YEAR FOR LIFE SPECTACULAR lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning \$1,000,000 A YEAR FOR LIFE SPECTACULAR lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-8, *Payment of Prizes*, F.A.C.

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

1 2 3 4 6 7 8 9	(8) The prize symbols and prize symbol captions that may
ONE THO THREE FOUR SIX SEVEN EIGHT NINE 11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	appear in the YOUR NUMBERS play area are:
11 12 13 14 15 16 17 18 19 elevn thelv thrtn fortn fiftn sixtn svntn eghtn nintn	\$1.00 \$2.00 \$5.00 \$10.00 \$20.00 \$50.00 \$100 \$500 Dae tho five ten thenty fifty dae hun five hun
21 22 23 24 25 26 27 28 29 30	\$1,000 \$5,000 \$10,000 \$20,000 \$50,000 \$1,000,000 \$10111/YE/IJFE DNE THOU FIVE THOU TEX THOU THY THOU FIVE THOU \$400/10/25/US \$101LL/YE/LIFE
THYONE THYTHO THYTHR THYFOR THYFIV THYSIX THYSUN THYEGT THYNIN THIRTY	(9) The fixed symbols are:
31 32 33 34 35 36 37 38 39 40 Thyone thytho thythr thyfor thyfiv thysix thysiv thyget thynin frty	WINNING NUMBERS YOUR NUMBERS
41 42 43 44 45 46 47 48 49 FRYONE FRYTHO FRYTHR FRYFOR FRYFIN FRYSIX FRYSUN FRYECT FRYNIN	BONUS 1 BONUS 2
51 52 53 54 55 56 57 58 59 60	(10) Determination of Prizewinners.
FTYONE FTYTHO FTYTHR FTYFOR FTYFIV FTYSIX FTYSVN FTYEGT FTYNIN SIXTY	(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area that
61 62 63 64 65 5X 10X 20X 50X 100X 500X STYONE STYTHE STYFOE STYFUE STIMES TOTMES ZOTIMES TOTMES SOOTINES	matches a play symbol and corresponding play symbol caption
(6) The play symbols and play symbol captions that may	in the WINNING NUMBERS play area shall entitle the
appear in the WINNING NUMBERS play area are:	prizewinner to the corresponding prize shown for that symbol.
	A ticket having a symbol and symbol caption in the
1 2 3 4 6 7 8 9	YOUR NUMBERS play area shall entitle the prizewinner to
ONE THO THREE FOUR SIX SEVEN EIGHT NINE	five times the prize shown for that symbol. A ticket having a
11 12 13 14 15 16 17 18 19 ELEVN THELV THRTN FORTN FIFTN SIXTN SVNTN EGHTN NINTN	10X
21 22 23 24 25 26 27 28 29 30	play area shall entitle the prizewinner to ten times the prize
THYONE THYTHO THYTHE THYFOR THYFIN THYSIX THYSUN THYEGT THYNIN THIRTY	20X
31 32 33 34 35 36 37 38 39 40	shown for that symbol. A ticket having a 2011HIS symbol and
THYONE THYTWO THYTHR THYFOR THYFIV THYSIX THYSVN THYEGT THYNIN FRTY	symbol caption in the YOUR NUMBERS play area shall entitle
41 42 43 44 45 46 47 48 49 FRYONE FRYTHIN FRYTHE FRYTHIN FRYTHIN FRYTHIN	the prizewinner to twenty times the prize shown for that 50X
	symbol. A ticket having a source symbol and symbol caption in
51 52 53 54 55 56 57 58 59 60 FTYONE FTYTHO FTYTHR FTYFOR FTYFIV FTYSIX FTYSUN FTYEGT FTYNIN SIXTY	the YOUR NUMBERS play area shall entitle the prizewinner
61 62 63 64 65	to fifty times the prize shown for that symbol. A ticket having
STYONE STYTHO STYTHR STYFOR STYFIV	a postimus symbol and symbol caption in the YOUR NUMBERS
(7) The play symbols and play symbol captions that may	play area shall entitle the prizewinner to one hundred times the
appear in the BONUS 1 Spot a/k/a \$500 BONUS Spot or BONUS 2 Spot a/k/a DOUBLE ALL WINNINGS BONUS	prize shown for that symbol. A ticket having a souther symbol and
play areas are:	symbol caption in the YOUR NUMBERS play area shall entitle
1 2 3 4 6 7 8 9	the prizewinner to five hundred times the prize shown for that
ONE THO THREE FOUR SIX SEVEN EIGHT NINE	<u>symbol.</u>
11 12 13 14 15 16 17 18 19	(b) BONUS 1 Spot a/k/a \$500 BONUS Spot. A ticket
ELEVN TWELV THRTN FORTN FIFTN SIXTN SVNTN EGHTN NINTN	having a play symbol and corresponding play symbol caption
21 22 23 24 25 26 27 28 29 30 Thyone thythic thyter thyter thyter thysin theget thyten there	in the YOUR NUMBERS play area that matches a play symbol and corresponding play symbol caption in the BONUS 1 Spot
31 32 33 34 35 36 37 38 39 40	a/k/a \$500 BONUS Spot play area shall entitle the prizewinner
THYONE THYTHO THYTHE THYFOR THYFIV THYSIX THYSUN THYEGT THYNIN FRTY	to a \$500 prize.
41 42 43 44 45 46 47 48 49	(c) BONUS 2 Spot a/k/a DOUBLE ALL WINNINGS
FRYONE FRYTHO FRYTHR FRYFOR FRYFIV FRYSIX FRYSUN FRYEGT FRYNIN	BONUS Spot. A ticket having a play symbol and corresponding
51 52 53 54 55 56 57 58 59 60 Fiyone Fiytho Fiythr Fiyfor Fiyfiv Fiysix Fiysun Fiyedt Fiyin sixty	play symbol caption in the YOUR NUMBERS play area that
	matches a play symbol and corresponding play symbol caption
61 62 63 64 65 Styone stytho stythr styfor styfiv	in the BONUS 2 Spot a/k/a DOUBLE ALL WINNINGS

BONUS Spot play area shall entitle the prizewinner to two

times any prize won.

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(d) A player may win up to thirty-five (35) times on a ticket.

(11) \$1,000,000 Prize; Payment Options.

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

(b) A winner of a \$1,000,000 prize who elects the One-Time Cash Payment shall receive a single cash payment of \$640,000.00, less applicable federal income tax withholding.

(c) Annual Payments will be paid in twenty-five (25) equal annual payments. A prizewinner of a \$1,000,000 prize who elects the Annual Payment option, or has it applied, shall receive annual payments of \$40,000.00 per year, less applicable federal tax withholding.

(12) \$1,000,000 A Year for Life Prize; Payment Options.

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

(b) A winner of a \$1,000,000 A Year for Life prize who elects the One-Time Cash Payment shall receive a single cash payment of \$16,000,000.00, less applicable federal income tax withholding. (c) A prizewinner of a \$1,000,000 A Year for Life prize who elects the Annual Payment option, or has it applied, shall receive annual payments of \$1,000,000.00 per year for a guaranteed period of twenty-five (25) years, less applicable federal tax withholding.

(13) The odds of winning, value, and number of prizes in Game Number 1529 are as follows:

Game Number 1529 are a	<u>s follows:</u>		
			NUMBE R OF WINNE RS IN 362.13 POOLS OF 120.000 TICKET S PER
GAME PLAY	WIN	ODDS OF 1 IN	POOL
<u>\$100</u>	\$100	49.99	869,288
<u>\$50 x 2</u>	<u>\$100</u>	<u>50.02</u>	868,758
<u>\$10 x 10</u>	<u>\$100</u>	<u>50.01</u>	<u>868,978</u>
<u>\$10 (10X)</u>	<u>\$100</u>	<u>50.00</u>	<u>869,059</u>
<u>\$20 x 5</u>	<u>\$100</u>	<u>49.97</u>	869,617
<u>\$20 (5X)</u>	<u>\$100</u>	<u>49.99</u>	<u>869,268</u>
<u>(\$10 x 5) + \$50</u>	<u>\$100</u>	<u>50.00</u>	<u>869,039</u>
(\$10 x 5) (2X BONUS)	<u>\$100</u>	<u>50.03</u>	<u>868,596</u>
((\$20 x 2) + \$10) (2X BONUS)	<u>\$100</u>	<u>49.96</u>	<u>869,826</u>
<u>\$2 (50X)</u>	<u>\$100</u>	<u>50.00</u>	<u>869,087</u>
<u>\$500</u>	<u>\$500</u>	<u>499.50</u>	<u>86,999</u>
<u>\$500 BONUS</u>	<u>\$500</u>	<u>239.85</u>	<u>181,181</u>
(\$50 x 2) + (\$10 x 20) + \$20 (10X)	<u>\$500</u>	479.40	<u>90,646</u>
<u>\$50 x 10</u>	<u>\$500</u>	479.40	<u>90,647</u>
<u>\$1 (500X)</u>	<u>\$500</u>	480.25	<u>90,487</u>
<u>\$20 (20X) + \$100</u>	<u>\$500</u>	<u>599.18</u>	72,526
<u>\$10 (50X)</u>	<u>\$500</u>	600.24	72,398
((\$50 (5X)) (2X BONUS)	<u>\$500</u>	<u>600.02</u>	72,424
<u>((\$2 (100X) + \$50) (2X BONUS)</u>	<u>\$500</u>	<u>599.69</u>	72,464
((\$50 x 3) + \$100) (2X BONUS)	<u>\$500</u>	<u>599.49</u>	72,488
<u>\$1,000</u>	<u>\$1,000</u>	<u>9,932.80</u>	4,375
<u>\$500 + (\$500 BONUS)</u>	<u>\$1,000</u>	10,012.90	4,340
$(\$20 \ x \ 30) + (\$100 \ x \ 3) + (\$50 \ x \ 2)$	<u>\$1,000</u>	<u>9,980.71</u>	4,354
<u>\$100 x 10</u>	<u>\$1,000</u>	10,054.60	4,322
<u>\$100 (5X) + (\$500 BONUS)</u>	<u>\$1,000</u>	10,008.29	4,342
<u>\$10 (50X) + \$5 (100X)</u>	<u>\$1,000</u>	<u>9,971.54</u>	4,358
(\$50 x 10) (2X BONUS)	<u>\$1,000</u>	<u>9,907.89</u>	4,386
(\$100 x 5) (2X BONUS)	<u>\$1,000</u>	10,017.52	4,338
<u>((\$10 (20X) + \$50 (5X) + \$50) (2X</u> <u>BONUS)</u>	<u>\$1,000</u>	10,052.28	<u>4,323</u>
<u>\$2 (500X)</u>	<u>\$1,000</u>	<u>9,966.97</u>	4,360
<u>\$5,000</u>	<u>\$5,000</u>	<u>59.856.74</u>	<u>726</u>
<u>\$10 (500X)</u>	<u>\$5,000</u>	40,274.32	<u>1,079</u>
<u>\$100 (50X)</u>	<u>\$5,000</u>	<u>58,883.46</u>	<u>738</u>

<u>(\$500 x 9) + (\$500 BONUS)</u>	<u>\$5,000</u>	40,237.03	<u>1,080</u>
<u>\$500 (10X)</u>	<u>\$5,000</u>	<u>59,366.11</u>	<u>732</u>
(\$500 x 5) (2X BONUS)	<u>\$5,000</u>	40,237.03	<u>1,080</u>
(\$5 (100X) x 5) (2X BONUS)	<u>\$5,000</u>	<u>60,692.72</u>	<u>716</u>
(\$50 (50X) (2X BONUS)	<u>\$5,000</u>	<u>59,939.30</u>	<u>725</u>
<u>\$1,000 x 5</u>	<u>\$5,000</u>	60,948.09	<u>713</u>
$(\$500 \ge 5) + (\$100 \ge 20) + (\$50 \ge 10)$	<u>\$5,000</u>	<u>39,794.86</u>	<u>1,092</u>
<u>\$10,000</u>	<u>\$10,000</u>	116,817.18	<u>372</u>
<u>\$20 (500X)</u>	<u>\$10,000</u>	120,711.08	<u>360</u>
<u>\$100 (100X)</u>	<u>\$10,000</u>	<u>121,725.46</u>	<u>357</u>
<u>(\$500 x 19) + (\$500 BONUS)</u>	<u>\$10,000</u>	120,044.17	<u>362</u>
(\$500 x 10) (2X BONUS)	<u>\$10,000</u>	119,384.59	<u>364</u>
(\$1,000 (5X) (2X BONUS)	<u>\$10,000</u>	122,757.03	<u>354</u>
<u>\$20,000</u>	<u>\$20,000</u>	117,766.91	<u>369</u>
<u>\$20 (500X) x 2</u>	<u>\$20,000</u>	125,233.40	<u>347</u>
(\$500 x 20) (2X BONUS)	<u>\$20,000</u>	119,384.59	<u>364</u>
<u>\$1,000 x 20</u>	<u>\$20,000</u>	121,047.33	<u>359</u>
(\$1,000 (10X) (2X BONUS)	<u>\$20,000</u>	119,384.59	<u>364</u>
<u>\$100 (100X) x 2</u>	<u>\$20,000</u>	120,711.08	<u>360</u>
<u>\$50,000</u>	<u>\$50,000</u>	241,422.17	<u>180</u>
<u>\$100 (500X)</u>	<u>\$50,000</u>	241,422.17	<u>180</u>
<u>\$1,000,000 (\$40K/YR/25YRS)*</u>	<u>\$1,000,000</u>	185,709.36	<u>234</u>
\$1,000,000/YR/LIFE (\$1M/YR/MIN	\$1M/YR/LIFE (MIN 25	<u>21,727,995.</u>	2
<u>25YRS)**</u>	<u>YRS)</u>	<u>00</u>	

<u>*Prize amount if taken in annual payments. If a prizewinner takes a single cash payment, the amount paid will be in accordance with paragraph (11), above.</u>

<u>** Prize amount if taken in annual payments. If a prizewinner takes a single cash payment, the amount paid will be in accordance with paragraph (12), above.</u>

(14) The overall odds of winning some prize in Game Number 1529 are 1 in 4.50. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(15) For reorders of Game Number 1529, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(16) Payment of prizes for \$1,000,000 A YEAR FOR LIFE SPECTACULAR lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History–New 2-27-23. THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF THE STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 2/27/2023

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER23-12 Game Number 5050, CA\$H ON THE SPOT SUMMARY OF THE RULE: This emergency rule describes Game Number 5050, "CA\$H ON THE SPOT," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning; value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER23-12 Game Number 5050, CA\$H ON THE SPOT.

(1) Name of Game. Game Number 5050, CA\$H ON THE SPOT.

(2) Game Number 5050, CA\$H ON THE SPOT is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. CA\$H ON THE SPOT lottery tickets sell for \$1.00 per ticket.

(4) CA\$H ON THE SPOT lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning CA\$H ON THE SPOT lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-8, *Payment of Prizes*, F.A.C.

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

 4
 5
 6
 7
 8
 9
 10
 11
 12
 13

 FOUR
 FIVE
 SIX
 SEVEN
 EIGHT
 NINE
 TEN
 ELEVN
 TMELV
 THATN

 14
 15
 16
 17
 18
 19
 20
 21
 22
 23

 FORTN
 FIFTN
 SIXTN
 SEVTN
 EGHTN
 NINTN
 TMENTY
 THYONE
 TMYTHO
 TMYTHR

 24
 25
 26
 27
 28
 29
 30

 TMYFOR
 TMYFUV
 TMYSUK
 TMYSUK
 TMYSUK
 THYER

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

1	FOUR	5 FIVE	6 SIX	7 SEVEN	8 EIGHT	9 NINE	10 TEN	11 ELEVN	12 TWELV	13 THRTN
	14 FORTN	15 FIFTN	16 SIXTN	17 SEVTN	18 EGHTN	19	20 TWENTY	21	22 ГМУТИО	23
						7 28 SEV TWYE				
						prize S pla			otion	<u>s that may</u>
-11	\$1.	00	\$2 T	.00	\$ Ц.00 FOUR		\$5.00 FIVE			0.00
8	\$20		\$25 TWY	.00 FIVE	\$4 F0	0.00 RTY	\$5 FI	0.00	\$1 ON	LOO IE HUN
				\$2(TWO	00 HUN	\$5,0)00 THOU			
<u>(</u>	8) T	he fix	ed sy	mbol	s are:					
			INNIN UMBE			YOUR N	iumbi 	ERS		
				[_	
	~ ~				. .					

(9) Determination of Prizewinners.

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

A ticket having a view symbol and symbol caption in the YOUR NUMBERS play area shall entitle the prizewinner to two times the prize shown for that symbol. A ticket having a **3X**

3X symbol and symbol caption in the YOUR NUMBERS play area shall entitle the prizewinner to three times the prize shown for that symbol.

(b) A player may win up to five (5) times on a ticket.

(10) The odds of winning, value, and number of prizes in Game Number 5050 are:

			NUMBER OF
			WINNERS IN
			64.21 POOLS OF
			240,000 TICKETS
GAME PLAY	WIN	ODDS OF 1 IN	PER POOL
<u>\$1</u>	<u>\$1</u>	10.34	1,489,549
	* -		
<u>\$2</u>	<u>\$2</u>	<u>150.10</u>	102,661
<u>\$1 x 2</u>	<u>\$2</u>	74.99	205,490

<u>\$1 (2X)</u>	<u>\$2</u>	<u>21.43</u>	719,096
<u>\$4</u>	<u>\$4</u>	752.40	20,480
<u>\$2 x 2</u>	<u>\$4</u>	299.08	<u>51,522</u>
<u>\$2 (2X)</u>	<u>\$4</u>	<u>149.83</u>	102,846
<u>\$1 (2X) x 2</u>	<u>\$4</u>	187.53	82,170
<u>\$1 x 4</u>	<u>\$4</u>	<u>299.92</u>	<u>51,377</u>
<u>\$5</u>	<u>\$5</u>	1,502.02	10,259
$\frac{\$1(3X) + \$2}{3}$	<u>\$5</u>	<u>501.29</u>	30,739
<u>\$2 (2X) + \$1</u>	<u>\$5</u>	300.00	<u>51,364</u>
<u>(\$1 (2X) x 2) + \$1</u>	<u>\$5</u>	<u>250.17</u>	61,596
<u>(\$2 x 2) + \$1</u>	<u>\$5</u>	299.31	<u>51,482</u>
<u>\$10</u>	<u>\$10</u>	<u>752.88</u>	20,467
<u>\$5 (2X)</u>	<u>\$10</u>	<u>499.76</u>	<u>30,833</u>
$(\$2 (2X) \times 2) + \$1 (2X)$	<u>\$10</u>	<u>299.31</u>	<u>51,482</u>
<u>\$2 (3X) + \$2 (2X)</u>	<u>\$10</u>	<u>300.69</u>	<u>51,246</u>
<u>\$20</u>	<u>\$20</u>	<u>1,496.18</u>	<u>10,299</u>
<u>\$10 (2X)</u>	<u>\$20</u>	<u>1,492.27</u>	10,326
<u>\$5 (2X) x 2</u>	<u>\$20</u>	<u>1,500.12</u>	10,272
$\frac{$5(3X) + $5}{}$	<u>\$20</u>	<u>1,502.02</u>	10,259
<u>\$4 x 5</u>	<u>\$20</u>	<u>1,509.52</u>	10,208
<u>\$25</u>	<u>\$25</u>	23,890.23	<u>645</u>
<u>\$5 x 5</u>	<u>\$25</u>	12,066.72	<u>1,277</u>
$\frac{4(3X) + 2(3X) + (1 \times 2) + 5}{5}$	<u>\$25</u>	<u>3,990.99</u>	<u>3,861</u>
$\frac{5(3X) + 5(2X)}{5(2X)}$	<u>\$25</u>	<u>4,773.61</u>	<u>3,228</u>
<u>\$40</u>	<u>\$40</u>	46,979.27	<u>328</u>
$\frac{10}{3}(3X) + 5(2X)$	<u>\$40</u>	9,612.73	<u>1,603</u>
$\frac{(\$5 (3X) x 2) + (\$2 (2X) x 2) + \$2}{(\$2 (3X) x 2) + \$2}$	<u>\$40</u>	<u>9,564.99</u>	<u>1,611</u>
<u>\$5 (2X) x 4</u>	<u>\$40</u>	<u>11,982.27</u>	<u>1,286</u>
<u>\$50</u>	<u>\$50</u>	46,553.47	<u>331</u>
<u>\$25 (2X)</u>	<u>\$50</u>	23,964.54	<u>643</u>
$\frac{10(3X) + 10(2X)}{10(3X) + 10(2X)}$	<u>\$50</u>	<u>9,588.80</u>	<u>1,607</u>
(\$5 (3X) x 2) + \$10 (2X)	<u>\$50</u>	7,971.65	<u>1,933</u>
<u>\$100</u>	<u>\$100</u>	48,456.60	<u>318</u>
<u>\$50 (2X)</u>	<u>\$100</u>	<u>15,935.06</u>	<u>967</u>
<u>\$25 (3X) + \$10 (2X) +\$5</u>	<u>\$100</u>	<u>16,001.25</u>	<u>963</u>
<u>\$20 (3X) + \$40</u>	<u>\$100</u>	<u>16,084.76</u>	<u>958</u>
<u>\$25 x 4</u>	<u>\$100</u>	<u>48,153.75</u>	<u>320</u>
<u>\$200</u>	<u>\$200</u>	240,768.75	<u>64</u>
<u>\$100 (2X)</u>	<u>\$200</u>	<u>116,736.36</u>	<u>132</u>
$\frac{(\$25 (3X) \times 2) + \$20 (2X) + \$10}{(2X) + \$10}$	<u>\$200</u>	80,676.44	<u>191</u>
$\frac{50(3X) + (5(3X) \times 3) + 5}{5}$	<u>\$200</u>	<u>79,840.41</u>	<u>193</u>
<u>\$50 x 4</u>	<u>\$200</u>	<u>240,768.75</u>	<u>64</u>
<u>\$5,000</u>	<u>\$5,000</u>	1,284,100.00	<u>12</u>

(11) The overall odds of winning some prize in Game Number 5050 are 1 in 4.73. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(12) For reorders of Game Number 5050, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(13) Payment of prizes for CA\$H ON THE SPOT lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011. Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History–New 2-27-2023.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF THE STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 2/27/2023

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE: 53ER23-13 Game Number 5051, \$100,000 MONEY MULTIPLIER

SUMMARY OF THE RULE: This emergency rule describes Game Number 5051, "\$100,000 MONEY MULTIPLIER," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning; value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER23-13 Game Number 5051, \$100,000 MONEY MULTIPLIER.

(1) Name of Game. Game Number 5051, \$100,000 MONEY MULTIPLIER.

(2) Game Number 5051, \$100,000 MONEY MULTIPLIER is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. \$100,000 MONEY MULTIPLIER lottery tickets sell for \$2.00 per ticket.

(4) \$100,000 MONEY MULTIPLIER lottery tickets shall have a series of numbers in machine readable code (or bar code)

on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning \$100,000 MONEY MULTIPLIER lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-8, *Payment of Prizes*, F.A.C.

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

-	3 THREE	FOUR	6 SIX	7 SEVEN	8 EIGHT	9 NINE	11 ELEVN	12 THELV	13 THRTN	
	14 FORTN	15 FIFTN	16 SIXTN	17 SEVTN	18 EGHTN	19 NINTN	20 TWENTY	21 TWYONE	22 TWYTWO	
	23	24 TWYFOR	25 TWYFIV	26	27 TWYSEV	28 TWYEGT	29	30 THRTY	31 THONE	
					3 3	4 3	5 FIV			
			1	IMES 2T	X 5	X 10 Mes 10TI	MES			

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

3	FOUR	6	7	8	9	11	12	13
THREE		SIX	SEVEN	EIGHT	NINE	ELEVN	THELV	THRTN
14	15	16	17	18	19	20	21	22
FORTN	FIFTN	SIXTN	SEVTN	EGHTN		TWENTY	TWYONE	ТМУТИО
23	24 TWYFOR	25 TWYFIV	26	27 TWYSEV	28 TWYEGT	29	30 THRTY	31 THONE
		3	2 3	3 3	4 3			

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

\$1.00 ONE	\$ 2.00 TWO	\$4.00 FOUR	\$5.00 FIVE	\$10.00 TEN	\$20.00
\$5(0.00 \$1 TY ONE	HUN FIVE	00 \$1,	000 \$10	HUN THOU
<u>(8) The</u>	e fixed syn	nbols are	<u>:</u>		
WINNING NUMBERS		, i	YOUR NUMBERS		

(9) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown for that symbol. Multiply the prize won, if any, by the corresponding Multiplier

(and multiplier caption) shown for that prize and win 112MES (one
times the prize shown, i.e., no change is prize amount); 2TIPHES
(two times the prize shown); 510 (five times the prize shown);
or withes (ten times the prize shown), as applicable.

(b) A player may win up to ten (10) times on a ticket.

(10) The odds of winning, value, and number of prizes in Game Number 5051 are:

			NUMBER OF WINNERS IN 83.11 POOLS OF 180,000 TICKETS PER
GAME PLAY \$2	<u>WIN</u> \$2	ODDS OF 1 IN 10.00	POOL 1,495,976
<u>\$1 x 4</u>	<u>\$4</u>	75.00	199,459
\$2 x 2	<u>\$4</u>	75.00	199,466
\$2 (2X)	\$4	30.00	498,671
<u>\$2 (2X)</u> \$4	<u>\$4</u> \$4	50.00	
			<u>299,192</u> 20,828
<u>\$1 x 5</u>	<u>\$5</u>	<u>375.61</u>	<u>39,828</u>
(\$1 x 3) + \$2	<u>\$5</u>	<u>375.49</u>	<u>39,841</u>
$\frac{\$1 + \$2 (2X)}{1 + \$2 (2X)}$	<u>\$5</u>	<u>373.69</u>	40,033
<u>\$1 (5X)</u>	<u>\$5</u>	374.65	<u>39,930</u>
<u>\$5</u>	<u>\$5</u>	<u>375.56</u>	<u>39,834</u>
<u>\$1 (10X)</u>	<u>\$10</u>	<u>250.99</u>	<u>59,604</u>
<u>\$2 (5X)</u>	<u>\$10</u>	<u>250.15</u>	<u>59,803</u>
<u>\$5 (2X)</u>	<u>\$10</u>	<u>249.75</u>	<u>59,899</u>
<u>\$2 x 5</u>	<u>\$10</u>	<u>249.30</u>	<u>60,008</u>
<u>\$10</u>	<u>\$10</u>	<u>249.78</u>	<u>59,892</u>
<u>\$2 x 10</u>	<u>\$20</u>	753.04	<u>19,866</u>
<u>\$2 (10X)</u>	<u>\$20</u>	<u>748.93</u>	<u>19,975</u>
$\underline{\$5(2X) + (\$5 x 2)}$	<u>\$20</u>	<u>745.83</u>	20,058
<u>\$4 (5X)</u>	<u>\$20</u>	<u>752.82</u>	<u>19,872</u>
<u>\$20</u>	<u>\$20</u>	<u>749.42</u>	<u>19,962</u>
(\$5 x 4) + (\$4 x 5) + \$10	<u>\$50</u>	<u>1,802.19</u>	<u>8,301</u>
<u>\$5 x 10</u>	<u>\$50</u>	<u>1.808.07</u>	<u>8,274</u>
<u>\$5 (10X)</u>	<u>\$50</u>	<u>1.636.04</u>	<u>9,144</u>
<u>\$2 (10X) + (\$10 x 3)</u>	<u>\$50</u>	1,282.03	<u>11,669</u>
<u>\$10 (5X)</u>	<u>\$50</u>	<u>1.628.91</u>	<u>9,184</u>
(\$2 x 5) + \$10 (2X) + \$20	<u>\$50</u>	<u>1,499.44</u>	<u>9,977</u>
<u>\$50</u>	<u>\$50</u>	18,133.27	<u>825</u>
<u>\$10 x 10</u>	<u>\$100</u>	4,526.46	3,305
<u>\$10 (10X)</u>	<u>\$100</u>	6,022.52	<u>2,484</u>
<u>\$20 (5X)</u>	<u>\$100</u>	<u>6,027.38</u>	<u>2,482</u>
<u>\$50 (2X)</u>	<u>\$100</u>	<u>6.003.19</u>	<u>2,492</u>
<u>\$100</u>	<u>\$100</u>	<u>8,995.76</u>	<u>1,663</u>
<u>\$20 (10X) + (\$50 (2X) x 2) + (\$10 (5X) x 2)</u>	<u>\$500</u>	<u>92,918.94</u>	<u>161</u>
<u>\$100 (5X)</u>	<u>\$500</u>	180,240.36	<u>83</u>

<u>\$500</u>	<u>\$500</u>	180,240.36	<u>83</u>
<u>\$100 x 10</u>	<u>\$1,000</u>	383,588.46	<u>39</u>
<u>\$500 (2X)</u>	<u>\$1,000</u>	347,905.81	<u>43</u>
<u>\$100 (10X)</u>	<u>\$1,000</u>	356,189.29	<u>42</u>
<u>(</u> \$50 (5X) x 2) + \$100 (5X)	<u>\$1,000</u>	356,189.29	<u>42</u>
<u>\$1,000</u>	<u>\$1,000</u>	356,189.29	<u>42</u>
<u>(\$1,000 (10X) x 10)</u>	<u>\$100,000</u>	<u>1,869,993.75</u>	<u>8</u>
<u>\$100,000</u>	<u>\$100,000</u>	<u>3,739,987.50</u>	<u>4</u>

(11) The overall odds of winning some prize in Game Number 5051 are 1 in 4.45. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(12) For reorders of Game Number 5051, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(13) Payment of prizes for \$100,000 MONEY MULTIPLIER lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History–New 2-27-2023.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF THE STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 2/27/2023

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

NOTICE IS HEREBY GIVEN that on February 10, 2023, the South Florida Water Management District (SFWMD), received a petition for variance from Bravoflorida, LLC (Petitioner), 10002 Princess Palm Ave, Ste 106, Tampa Florida 33619, for a project known as Burger King #15194 Redevelopment, located in Lee County, Florida (Variance Application No. 230210-37500/Permit No. 36-108411-P, regarding Application No. 230208-37464/Permit No. 36-107417-P which is currently under review). The Petition seeks a variance from Section 3.4 of the "Environmental Resource Permit Applicant's Handbook Volume II: For Use Within the Geographic Limits of the South Florida Water Management District", incorporated by reference in Rules 40E-4.091 and 62-330.010, F.A.C., which requires building floors to be at or above the 100-year flood elevation. Petitioner requests approval of a constructed commercial building with a finished floor elevation of 23.77 feet, which is 0.18 feet below the 100-year peak design high water elevation of 23.95 feet for the master drainage pond. Any interested person or other agency may submit written comments on the Petition within 14 days after publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Regulation Division, during the normal business hours of 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at 3301 Gun Club Road, West Palm Beach, FL 33406, by telephone at (561)682-6911, by e-mail at epermits@sfwmd.gov, or, by accessing the District's website (www.sfwmd.gov) using the Application/Permit Search on the ePermitting page.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On February 23, 2023, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Makai Motel, filed December 14, 2022, and advertised on December 16, 2022, in Vol. 48, No. 243, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 101.3d(1), ASME A17.1a, 1972 edition, and Rule 110.16, NFPA 70, 1971 National Electric Code, as adopted by Rule 61C-5.001 Florida Administrative Code that requires access door minimum requirements and sufficient access and working space for electrical equipment because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that the Petitioner would suffer a substantial hardship if required to comply with this rule (VW2022-135).

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

DEPARTMENT OF HEALTH

Board of Psychology

The Board of Psychology hereby gives notice: that on February 22, 2023, an Order was filed on the Petition for Variance or Waiver. The Petition was filed by Ted Liberty, on December 16, 2022. Petitioner sought a variance or waiver of subsections 64B19-11.0075(2), F.A.C., which states that the Board may grant an additional twelve (12) months to comply with the requirements of subsection (1), above, of up to 36 months, to any applicant who files a written request for extension and demonstrates that the applicant has made a good faith effort to comply but has failed to comply because of illness or unusual hardship.

The Notice of Petition for Variance or Waiver was published in Vol. 48, No. 246, on December 21, 2022, in the Florida Administrative Register. The Board, at its duly-noticed public meeting held on January 27, 2023, voted to grant the Petition for Variance or Waiver finding that Petitioner has shown that the principles of fairness would be violated if the Board denied his application; however, Petitioner has failed to demonstrate that the principles of fairness would be violated by the Board denying his request for an additional twenty-four (24) month extension in addition to the first twelve (12) month extension and initial two (2) year time period. Petitioner shall have 12 months from the filing date of the Order to demonstrate compliance with the applicable licensure requirements. Should the Petitioner fail to comply with the said requirements within the said timeframes, the Board shall close the Petitioner's application file.

A copy of the Order or additional information may be obtained by contacting: Allen Hall, Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253, Allen.Hall@flhealth.gov.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF EDUCATION

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

DATE AND TIME: May 9, 2023, 8:30 a.m. - 4:00 p.m. EST

PLACE: Hilton Garden Inn, 2080 N Atlantic Ave, Cocoa Beach, Florida

and at MS TEAMS: https://teams.microsoft.com/l/meetupjoin/19%3ameeting_NWU3NjYwNWItOTQ2Mi00MWIzLWI 3NDMtY2E5NGZjMGY2MWI1%40thread.v2/0?context=%7 b%22Tid%22%3a%2263bf107b-cb6f-4173-8c1c-

1406bb5cb794%22%2c%22Oid%22%3a%2261f02920-7175-4b3f-8c98-31c02c8b6ef9%22%7d

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Rehabilitation Council - Quarterly Meeting and Public Forum - General Business

A copy of the agenda may be obtained by contacting: FRC staff at FRCCustomers@vr.fldoe.org or (850)245-3397.

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: FRC staff at FRCCustomers@vr.fldoe.org or (850)245-3397. 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: FRC staff at FRCCustomers@vr.fldoe.org or (850)245-3397.

DEPARTMENT OF EDUCATION

State Board of Education

The Division of Public Schools announces a public meeting to which all persons are invited.

DATES AND TIMES: The meeting scheduled for February 27, 2023 originally noticed February 16, 2023 Volume 49/32 has been cancelled. March 6, 2023, 12:00 Noon – 2:00 p.m. ET, March 7, 2023, 1:00 p.m. – 3:00 p.m. ET, and March 9, 2023, 8:30 a.m. – 4:30 p.m. ET until business is concluded. If business is finished in fewer meetings, subsequent meetings will not occur.

PLACE: March 6, 2023, 12:00 Noon – 2:00 p.m. ET: https://teams.microsoft.com/l/meetup-

join/19%3ameeting_YWZhZWRkOWYtM2IzYS00YjdiLTky OWEtM2NmYmI0MjRIMjI4%40thread.v2/0?context=%7b% 22Tid%22%3a%2263bf107b-cb6f-4173-8c1c-

1406bb5cb794%22%2c%22Oid%22%3a%225a4b61f8-1eba-429a-b943-3d5716746bbc%22%7d, Meeting ID: 250 430 788 695, Passcode: Cfd5QJ

March 7, 2023, 1:00 p.m. – 3:00 p.m. ET: https://teams.microsoft.com/l/meetup-

join/19%3ameeting_ZjUxMWI0YjgtNzI1Ni00ZDdjLWI4Nm ItNDY2ZThkMjZkOGY5%40thread.v2/0?context=%7b%22T id%22%3a%2263bf107b-cb6f-4173-8c1c-

1406bb5cb794%22%2c%22Oid%22%3a%225a4b61f8-1eba-429a-b943-3d5716746bbc%22%7d, Meeting ID: 247 974 324 220, Passcode: BiJmFC March 9, 2023, 8:30 a.m. – 4:30 p.m. ET: Florida Department of Education, Turlington Building, 325 W. Gaines Street, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Educator Preparation Programs Workgroup

A copy of the agenda may be obtained by contacting: Dr. Jesse Jackson at Jesse.Jackson@fldoe.org.

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

For more information, you may contact: Dr. Jesse Jackson at Jesse.Jackson@fldoe.org.

DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation, District One announces a public meeting to which all persons are invited.

DATE AND TIME: March 7, 2023, 5:00 p.m. – 6:00 p.m. "open house"

PLACE: New Hope Ministries, 7675 Davis Boulevard, Naples, Florida, 34104

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT) will conduct a pre-construction informational question and answer session for the I-75 (SR 93)/SR 951 (Collier Boulevard) interchange project from 5:00 p.m. – 6:00 p.m. on Tuesday, March 7. The purpose of this meeting is to provide the public with construction information and answer questions about the project.

This improvement project enhances access to I-75, as well as improves overall safety, increases capacity and facilitates emergency evacuation within the County. In addition, the improvements will help serve travel demands created by anticipated countywide population and employment growth.

The construction cost is estimated at \$80.3 million and completion is expected in late 2026.

A copy of the agenda may be obtained by contacting: Brian Bollas at 1(813)262-8499 or via email at Brian.Bollas@dot.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Cynthia Sykes, FDOT District One Title VI Coordinator, at 1(863)519-2287 or Cynthia.Sykes@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). For more information, you may contact: Brian Bollas at 1(813)262-8499 or via email at Brian.Bollas@dot.state.fl.us.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Pilot Commissioners

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

DATE AND TIME: March 10, 2023, 10:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business

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

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

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

The Florida Board of Professional Engineers announces a public meeting to which all persons are invited.

DATES AND TIMES: April 12, 2023, 1:00 p.m. or soon thereafter; April 13, 2023, 8:30 a.m. or soon thereafter

PLACE: Embassy Suites by Hilton Tampa Airport Westshore, 555 N. Westshore Blvd., Tampa, FL 33609

GENERAL SUBJECT MATTER TO BE CONSIDERED: general business of the board including to review and approve or deny applications for licensure A copy of the agenda may be obtained by contacting: Rebecca Sammons, rsammons@fbpe.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 10 days before the workshop/meeting by contacting: Rebecca Sammons, rsammons@fbpe.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: Rebecca Sammons, rsammons@fbpe.org.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

The Florida Board of Professional Engineers Special Inspector Rules Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: April 17, 2023, 2:00 p.m.

PLACE: via video and/or telephone conference

GENERAL SUBJECT MATTER TO BE CONSIDERED: general business of the committee.

https://us02web.zoom.us/j/82578971724, Meeting ID: 825 7897 1724

One tap mobile:

+13052241968..82578971724#....*87033115# US

+13092053325,,82578971724#,,,,*87033115# US

Meeting ID: 825 7897 1724: Passcode: 87033115

Findyourlocalnumber:https://us02web.zoom.us/u/kRnG0YXfw

A copy of the agenda may be obtained by contacting: Rebecca Sammons, rsammons@fbpe.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 10 days before the workshop/meeting by contacting: Rebecca Sammons, rsammons@fbpe.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: Rebecca Sammons, rsammons@fbpe.org.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Mobile Home Relocation Corporation

The Florida Mobile Home Relocation Corporation announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 6, 2023, 9:00 a.m.

PLACE: via-Zoom or Telephone. To attend the meeting by telephone toll-free, please call 1(888)475-4499 US or 1(855)703-8985 Canada and enter meeting ID 429 115 1196 and pass code 412913 when prompted. Or to Join Zoom Meeting:

https://zoom.us/j/4291151196?pwd=YlJNUWd3Vjhwakx0VE RXdzhjM3NGQT09

GENERAL SUBJECT MATTER TO BE CONSIDERED: The meeting is designed to give the Board of Directors and public an opportunity to meet and discuss the operational structure of the corporation including, but not limited to, operational policies, employment policies, administrative policies, and the day-to-day operation of the Florida Mobile Home Relocation Corporation. A similar meeting was held on February 17, 2023, in-person and via-telephone. However, due to an issue with an attendee accessing the meeting via-telephone, the meeting is being reconvened on March 6, 2023.

A copy of the agenda may be obtained by contacting: A copy of the agenda as well as a recording of the prior meeting held on February 17, 2023, may be obtained by contacting: Vicky Krentz at 1(888)862-7010.

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: Vicky Krentz at 1(888)862-7010. 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: Vicky Krentz, Executive Director, FMHRC, PO Box 7848, Clearwater, FL,

33758, 1(888)862-7010. Ms. Krentz may be reached by email at vicky@fmhrc.org.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Florida Communities Trust Governing Board announces a public meeting to which all persons are invited.

DATE AND TIME: March 7, 2023, 10:00 a.m.

PLACE: Florida Department of Environmental Protection, Douglas Building, Conference Room 137, 3900 Commonwealth Blvd., Tallahassee, Florida 32399 or via Go-To-Webinar

https://attendee.gotowebinar.com/register/4056345114380791 895. After registering, you will receive a confirmation email containing information about joining the webinar.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Communities Trust Governing Board will consider the minutes from its past meeting, agree upon new meeting dates, review a Stan Mayfield Working Waterfronts project, and any other business deemed necessary.

A copy of the agenda may be obtained by contacting: Christina Omran, Florida Department of Environmental Protection, Land and Recreation Grant Programs, 3900 Commonwealth Blvd., Mail Station 115, Tallahassee, Florida 32399, (850)245-2501, Christina.Omran@floridadep.gov, or at https://floridadep.gov/lands/land-and-recreation-

grants/content/florida-communities-trust-governing-board.

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION The Florida Department of Environmental Protection announces a public meeting to which all persons are invited.

DATE AND TIME: March 6, 2023, 1:00 p.m. PLACE:

WEBINAR:

https://attendee.gotowebinar.com/register/9028139882692612 439

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a public meeting of interested stakeholders to discuss the St. Lucie River and Estuary Basin Management Action Plan (BMAP). The BMAP is the means for implementation of the adopted Total Maximum Daily Load (TMDL). The primary purposes of this meeting are to provide the annual update on the adopted BMAP and discuss the process for developing the 5Year Review and its components. The public and stakeholders will have an opportunity to view and comment during the meeting by utilizing the following link: https://attendee.gotowebinar.com/register/9028139882692612 439.

A copy of the agenda may be obtained by contacting: Diana Turner at Diana.M.Turner@FloridaDEP.gov.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Diana Turner at (850)245-8825. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Florida Department of Environmental Protection's Office of Resilience and Coastal Protection announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 1, 2023, 10:00 a.m. – 12:00 Noon

PLACE: Microsoft Teams Meeting:

Join the meeting by clicking on the Microsoft Teams meeting link below:

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

join/19%3ameeting_MmRjYjNlZTEtODkyMS00ZWVkLWE 4NDUtMjkzMDlkNWM30DRi%40thread.v2/0?context=%7b %22Tid%22%3a%22722bb117-d396-4e7c-982b-

8c9f8038294d%22%2c%22Oid%22%3a%2246e4a0f5-7a26-4460-bef1-80d17b65f618%22%7d

Meeting ID: 290 069 685 132, Passcode: hk86JH

Or call in (audio only) (225)317-7619, United States, Jacksonville, 1(888)304-1138, United States (Toll-free) Phone Conference ID: 623 795 761#

GENERAL SUBJECT MATTER TO BE CONSIDERED: DEP is holding a Technical Advisory Committee (TAC) meeting (#1) for the New Pass Management Study (Sarasota County), pursuant to Section 161.142, Florida Statutes. The TAC meeting is an opportunity to ask questions about the inlet study and its findings. The local sponsor is conducting the inlet study with the intent of developing an inlet management plan/ plans.

A copy of the agenda may be obtained by contacting: William "Guy" Weeks, Department of Environmental Protection, Office of Resilience and Coastal Protection at (850)245-7696 or via email: William.Weeks@FloridaDEP.gov.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Doris Otero, the consultant for APTIM at (561)361-3164 (local consultant), email at doris.otero@aptim.com or William "Guy" Weeks at (850)245-7696 or via email: William.Weeks@FloridaDEP.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). For more information, you may contact: William "Guy" Weeks, Department of Environmental Protection, Office of Resilience and Coastal Protection at (850)245-7696 or via email: William.Weeks@FloridaDEP.gov.

DEPARTMENT OF HEALTH

Board of Nursing

The Board of Nursing announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 8, 2023, 2:00 p.m. ET PLACE: Toll Free Number: 1(888)585-9008 (US), 1(888)299-2873 (Canada), Participation Code: 275-112-502

GENERAL SUBJECT MATTER TO BE CONSIDERED: Credentials/Education Meeting (Licensure Applicants).

A copy of the agenda may be obtained by contacting: https://floridasnursing.gov/meeting-information/upcoming-meetings/.

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: (850)245-4125. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

DEPARTMENT OF CHILDREN AND FAMILIES

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

DATE AND TIME: March 28, 2023, 2:00 p.m.

PLACE: Virtual Meeting via computer, tablet or smartphone: https://meet.goto.com/SolicitationAdministration or phone: (Toll Free) 1(866)899-4679, or (571)317-3116, Access Code: 687-621-357 GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the Bid Opening is to open vendor bids in response to DCF ITB 2223 093. The Department encourages all prospective Vendors to participate in the Bid Opening DCF ITB 2223 093 – FSH Transformer. The solicitation advertisement can be accessed on the Vendor Information Portal (VIP): https://vendor.myfloridamarketplace.com/.

The Department will post notice of any changes or additional meetings within VIP. Agenda for the meeting is as follows:

I. Introductions

II. Public Comments

III. Opening of Responses

IV. Adjournment

A copy of the agenda may be obtained by contacting: Alicia.Reifinger@myflfamilies.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 48 hours before the workshop/meeting by contacting: Alicia.Reifinger@myflfamilies.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: Alicia.Reifinger@myflfamilies.com.

DEPARTMENT OF CHILDREN AND FAMILIES

Refugee Services

The Palm Beach Area Refugee Task Force announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, March 17, 2023, 10:00 a.m. – 12:00 Noon

PLACE: Meeting will take place via the Microsoft Teams platform. Use the below link to connect to the meeting:

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

join/19%3ameeting_NmMzZmNmZmItZmMzMC00NDg1LT g3MWUtY2Q4ZjVhYmY2Yzgw%40thread.v2/0?context=%7 b%22Tid%22%3a%22f70dba48-b283-4c57-8831-

cb411445a94c%22%2c%22Oid%22%3a%224c7ac74e-0835-4242-a8cf-f26976fc1c32%22%7d

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the Palm Beach Area Refugee Task Force meeting is to increase awareness of the refugee populations, share best practices, spot trends in refugee populations, build collaborations between agencies, help create good communication among service providers, get informed about upcoming community events, and discuss refugee program service needs and possible solutions to meeting those needs. A copy of the agenda may be obtained by contacting: Janeth Chorlango Quinga at (561)227-6722 or David Draper at (407)317-7335.

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: Janeth Chorlango Quinga at (561)227-6722 or David Draper at (407)317-7335. 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: Janeth Chorlango Quinga at (561)227-6722 or David Draper at (407)317-7335.

FLORIDA HOUSING FINANCE CORPORATION

The FHFC III, INC. announces a public meeting to which all persons are invited.

DATE AND TIME: March 10, 2023, 11:00 a.m. or upon adjournment of the Florida Housing Finance Corporation Board of Directors meeting, until adjourned

PLACE: Augustus B. Turnbull Conference Center, 555 W. Pensacola Street, Tallahassee FL 32306

GENERAL SUBJECT MATTER TO BE CONSIDERED: 1. Conduct business necessary for the organization of FHFC III, INC.

2. Consider adopting resolutions delegating operational authority to the Executive Director.

3. Consideration of all necessary actions with regard to any property owned or held by FHFC III, Inc.

4. Consideration of approval of underwriters for inclusion on approved master list and teams.

5. Consideration of all necessary actions for initiating new rules or rule amendments on an emergency or non-emergency basis.

6. Consideration of status, workouts, or modifications for existing projects.

7. Consideration of matters relating to the statutory purpose of FHFC III, Inc., to provide safe and sanitary housing that is affordable for the residents of Florida.

8. Such other matters as may be included on the Agenda for the March 10, 2023, Board Meeting.

A copy of the agenda may be obtained by contacting: Approximately two days prior to the meeting by contacting Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, phone number (850)488-4197, or by visiting the Corporation's website at www.floridahousing.org. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney at the Florida Housing Finance Corporation at (850)488-4197. If any person decides to appeal any decision made by FHFC III, Inc., with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based. 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).

FLORIDA HOUSING FINANCE CORPORATION

The FHFC II, INC. announces a public meeting to which all persons are invited.

DATE AND TIME: March 10, 2023, 11:00 a.m., or upon adjournment of the Florida Housing Finance Corporation Board of Directors meeting, until adjourned

PLACE: Augustus B. Turnbill Conference Center, 555 W. Pensacola Street, Tallahassee FL 32306

GENERAL SUBJECT MATTER TO BE CONSIDERED: 1. Conduct business necessary for the organization of FHFC II, INC.

2. Consider adopting resolutions delegating operational authority to the Executive Director.

3. Consideration of all necessary actions with regard to any property owned or held by FHFC II, Inc.

4. Consideration of approval of underwriters for inclusion on approved master list and teams.

5. Consideration of all necessary actions for initiating new rules or rule amendments on an emergency or non-emergency basis.

6. Consideration of status, workouts, or modifications for existing projects.

7. Consideration of matters relating to the statutory purpose of FHFC II, Inc., to provide safe and sanitary housing that is affordable for the residents of Florida.

8. Such other matters as may be included on the Agenda for the March 10, 2023, Board Meeting.

A copy of the agenda may be obtained by contacting: approximately two days prior to the meeting by contacting Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, phone number (850)488-4197, or by visiting the Corporation's website at www.floridahousing.org. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney at the Florida Housing Finance Corporation at (850)488-4197. If any person decides to appeal any decision made by FHFC II, Inc., with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and or such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based. 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).

FLORIDA HOUSING FINANCE CORPORATION

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

DATE AND TIME: March 10, 2023, 8:30 a.m. until adjourned PLACE: Augustus B. Turnbull Conference Center, 555 W. Pensacola Street, Tallahassee FL 32306

GENERAL SUBJECT MATTER TO BE CONSIDERED: 1. Consider financing and acknowledgement resolutions for various multifamily developments, under any multifamily program, including the ranking of developments.

2. Consider appointment of professionals including but not limited to trustee and/or originator/servicer for upcoming and/or past multifamily programs and single-family programs.

3. Consider approval of all bond documents for and terms of all upcoming single-family and multifamily bond sales, including those secured by third-party guarantors, letters-of-credit, insurance or other mechanisms.

4. Consider adopting resolutions authorizing negotiated or competitive sale of bonds on various single-family and multifamily issues.

5. Consider directing Staff to submit summaries of various TEFRA/Public Hearings to the Governor.

6. Consideration of policy issues concerning ongoing and upcoming single-family bond issues including initiation of request for proposals on an emergency basis, and structuring new issues.

7. Consideration of all necessary actions with regard to the Multifamily Bond Program.

8. Consideration of approval of underwriters for inclusion on approved master list and teams.

9. Consideration of all necessary actions with regard to the HOME Rental Program.

10. Consideration of all necessary actions with regard to the HC (Housing Credits) Program.

11. Consideration of all necessary actions with regard to the SAIL (State Apartment Incentive Loan) Program.

12. Consideration of all necessary actions with regard to the SHIP (State Housing Initiatives Partnership) Program.

13. Consideration of all necessary actions with regard to the PLP (Predevelopment Loan) Program.

14. Consideration of all necessary actions with regard to the Homeownership Programs.

15. Consideration of all necessary actions for initiating new rules or rule amendments on an emergency or non-emergency basis.

16. Consideration of Appeals from Requests for Applications funding selection with entry of final orders.

17. Consideration of workouts or modifications for existing projects funded by the Corporation.

18. Consideration of matters relating to the stated purpose of the Corporation to provide safe and sanitary housing that is affordable for the residents of Florida.

19. Consideration of funding additional reserves for the Guarantee Fund.

20. Consideration of audit issues.

21. Evaluation of professional and consultant performance.

22. Such other matters as may be included on the Agenda for the March 10, 2023, Board Meeting.

A copy of the agenda may be obtained by contacting: Approximately two days prior to the meeting by contacting Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, phone number (850)488-4197, or by visiting the Corporation's website at www.floridahousing.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney at the Florida Housing Finance Corporation at (850)488-4197. If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based. If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she nay need to ensure that a verbatim record of the proceedings to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based. 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).

FLORIDA BIRTH-RELATED NEUROLOGICAL INJURY COMPENSATION ASSOCIATION

The Florida Birth-Related Neurological Injujry Compensation Assocation announces a public meeting to which all persons are invited.

DATE AND TIME: March 10, 2023, 2:00 p.m.

PLACE: Zoom

GENERAL SUBJECT MATTER TO BE CONSIDERED: General

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

THE VALERIN GROUP, INC.

The Florida Department of Transportation, District One announces a public meeting to which all persons are invited.

DATE AND TIMES: Tuesday, March 7, 2023. The in-person open house will begin at 5:00 p.m. and end at 7:00 p.m. The virtual meeting will begin at 6:00 p.m. and end at 7:00 p.m.

PLACE: Virtually through a computer, tablet, or mobile device (visit fdot.cc/SR60-CR555-to-Broadway to register), at the FDOT District One Conference Center, 801 North Broadway Avenue, Bartow, FL 33830, or at swflroads.com/project/445467-1

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT) invites you to a public meeting for the State Road (SR) 60 from County Road (CR) 555 to Broadway Avenue project on Tuesday, March 7, 2023. The in-person open house will begin at 5:00 p.m. The virtual meeting will begin at 6:00 p.m.

This project consists of milling and resurfacing SR 60 from east of CR 555 to west of Broadway Avenue, closing the median opening at Dorothy Street, and constructing a concrete median at Richland Road which will restrict turning movements. Additional improvements include traffic signal upgrades, pedestrian signal upgrades at Baker Avenue, replacing signing and pavement markings, and upgrades to sidewalk and curb ramps in accordance with the Americans with Disabilities Act (ADA).

The meeting is being held to present project information and provide an opportunity for the public to offer feedback. FDOT will accept written comments during and after the meeting. Comments submitted after the meeting may be sent to Michelle Buitron, Florida Department of Transportation, 801 North Broadway Avenue, Bartow, FL 33830, or emailed to Michelle.Buitron@dot.state.fl.us.

The Department has three ways to participate in the public meeting: online through the live virtual event from 6:00 p.m. to 7:00 p.m. by registering at fdot.cc/SR60-CR555-to-Broadway; by attending the live in-person event from 5:00 p.m. to 7:00 p.m. at the FDOT District One Conference Center, 801 North Broadway Avenue, Bartow, FL 33830; or by viewing the through the materials online project website at swflroads.com/project/445467-1. All meeting materials will be available online by February 28, 2023. A copy of these materials will also be displayed at the in-person event. You may choose any combination of the options provided to review the materials and to submit your comments. For more information on all options to attend the upcoming public meeting, visit the project website or contact the project representative (listed below).

FDOT is sending notices to all property owners and tenants within at least 300 feet on either side of the project and to public officials, regulatory agencies, organizations, and individuals interested in the project. FDOT encourages all interested people to attend and express their views regarding the project and information presented. While comments about the project are accepted at any time, please send your comments by March 17, 2023, to be included in the formal public meeting record.

FDOT solicits public participation without regard to race, color, national origin, age, sex, religion, disability, or family status. People who require special accommodations under the Americans with Disabilities Act or who require translation services (free of charge) should contact Cynthia Sykes, District One Title VI Coordinator, at 1(863)519-2287, or email at Cynthia.Sykes@dot.state.fl.us at least seven days prior to the public meeting.

A copy of the agenda may be obtained by contacting: Michelle Buitron at 1(863)519-2305 or Michelle.Buitron@dot.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Cynthia Sykes, FDOT District One Title VI Coordinator by email at Cynthia.Sykes@dot.state.fl.us or by phone at 1(863)519-2287. 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: Michelle Buitron at 1(863)519-2305 or Michelle.Buitron@dot.state.fl.us.

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

FLORIDA WORKERS' COMPENSATION JOINT UNDERWRITING ASSOCIATION, INC

Notice of Request for Proposals: Executive Staff Total Compensation Analysis & Ad Hoc Services

The FWCJUA, a single-line insurer of workers compensation and employers liability coverage in Florida, will issue a Request for Proposals (RFP) for Executive Staff Total Compensation Analysis & Ad Hoc Services on March 3, 2023. The FWCJUA is not a state agency; and thus, the RFP process is not governed by the contracting procedures applicable to state agencies set forth by Florida law. Interested parties may obtain a copy of the FWCJUA's RFP for Executive Staff Total Compensation Analysis & Ad Hoc Services on March 3, 2023 at www.fwcjua.com.

Section XII Miscellaneous

DEPARTMENT OF STATE

Index of Administrative Rules Filed with the Secretary of State

Pursuant to subparagraph 120.55(1)(b)6. - 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Friday, February 17, 2023 and 3:00 p.m., Thursday, February 23, 2023.

Rule No.	File Date	Effective
		Date
20ER23-1	2/22/2023	2/23/2023
40B-8.121	2/20/2023	3/12/2023
53ER23-8	2/23/2023	2/27/2023
53ER23-9	2/23/2023	2/27/2023
53ER23-10	2/23/2023	2/27/2023
53ER23-11	2/23/2023	2/27/2023
53ER23-12	2/23/2023	2/27/2023
53ER23-13	2/23/2023	2/27/2023
60Q-6.102	2/23/2023	3/15/2023
60Q-6.106	2/23/2023	3/15/2023
60Q-6.111	2/23/2023	3/15/2023
60Q-6.116	2/23/2023	3/15/2023
61J1-2.0025	2/20/2023	3/12/2023
64B5-1.002	2/20/2023	3/12/2023
64B8-8.0011	2/23/2023	3/15/2023
66B-1.008	2/17/2023	3/9/2023
66B-1.015	2/17/2023	3/9/2023
66B-2.008	2/17/2023	3/9/2023
66B-2.015	2/17/2023	3/9/2023
69K-10.001	2/20/2023	3/12/2023
69K-10.003	2/20/2023	3/12/2023

LIST OF RULES AWAITING LEGISLATIVE APPROVAL SECTIONS 120.541(3), 373.139(7) AND/OR 373.1391(6), FLORIDA STATUTES				
Rule No.	File Date	Effective		
		Date		
5K-4.020	12/10/2021	**/**/****		
5K-4.035	12/10/2021	**/**/***		
5K-4.045	12/10/2021	**/**/****		
60FF1-5.009	7/21/2016	**/**/****		
62-6.001	5/10/2022	**/**/****		
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	**/**/***		
64B8-10.003	12/9/2015	**/**/***		

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Establishment of Sunny Day Carts LLC, line-make VDEV Notice of Publication for a New Point

Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Vivid EV LLC, intends to allow the establishment of Sunny Day Carts LLC, as a dealership for the sale of low-speed vehicles manufactured by Vivid EV LLC (line-make VDEV) at 5626 North Dale Mabry Highway Suite D, Tampa, (Hillsborough County), Florida 33614, on or after March 26, 2023.

The name and address of the dealer operator(s) and principal investor(s) of Sunny Day Carts LLC are dealer operator(s): Allyson Goodart, 5626 North Dale Mabry Highway Suite D, Tampa, Florida 33614; principal investor(s): Allyson Goodart 5626 North Dale Mabry Highway Suite D, Tampa, Florida 33614, Jon Goodart, 5626 North Dale Mabry Highway Suite D, Tampa, Florida 33614.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Sondra L. Howard, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312 MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Brett Mcneilly, Vivid EV LLC, 10411 Meridian Center Parkway Suite 170, Fort Myers, Florida 33913.

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

EXECUTIVE OFFICE OF THE GOVERNOR Division of Emergency Management STATE OF FLORIDA

DIVISION OF EMERGENCY MANAGEMENT

Ron DeSantis Governor Kevin Guthrie Director

MEMORANDUM

To: Local Governments, State and Regional Agencies, Indian Tribal Governments, Local Mitigation Strategy Working Groups, and Private Non-Profit Organizations Submitting Hazard Mitigation Grant Program Applications for Hurricane Ian (DR-4673)

From: Kevin Guthrie, State Coordinating Officer

Digitally signed by Kevin Guthrie Date: 2023.02.21 18:19:19 -05'00'

Subject: Hazard Mitigation Grant Program Notice of Funding Availability

Date: February 21, 2023

Program Summary

The Florida Division of Emergency Management (Division) is pleased to announce the availability of Hazard Mitigation Grant Program (HMGP) funds as a result of the recent Presidential Disaster Declaration for Hurricane Ian (FEMA 4673-DR-FL).

HMGP funding is authorized by Section 404 of the Robert T. Stafford Disaster Relief Act. This funding helps communities implement measures to reduce or eliminate long-term risk to people and property from natural hazards and their effects. The Division encourages all potential applicants to submit applications for projects that address eligible mitigation activities. The amount of HMGP funding available to the state is based on the total federal disaster assistance for the Presidential Disaster Declaration.

Current Changes

The Division will be using the FDEM Portal for the HMGP process. Applications are currently being accepted through the FDEM Portal and doing so **does not** require an additional hard copy submission. Hard copy applications are permitted pursuant to the Rule 27P-22, Florida Administrative Code; however, **the Division highly encourages all applications to solely be uploaded through the FDEM Portal**. If an applicant chooses to submit a hard copy of their application, a digital submission through the FDEM Portal is strongly advised, as processing and project management will be done through this system.

If you have been granted access to the FDEM Portal for a past event, please use your existing account and do not reregister. If you have problems accessing your account, please use the FDEM Portal contact below.

DIVISION HEADQUA	RTERS	Telephone	e:	850-815-
4000		STATE	LOG	ISTICS
RESPONSE CENTER	R			
2555	Shumare	d		Oak
Boulevard		www.Flor	idaDis	aster.org
		2702 Dir	rectors	Row
Tallahassee,	FL			32399-
2100				
		Orlando,	FL	32809-
5631				

Application Timeline

The application period will close on May 31, 2023. The Division encourages potential applicants to submit complete applications before the close of the application period. Applications will only be accepted from eligible applicants as defined in the *Minimum Program Eligibility* section of this notice.

FDEM Portal Submission: If you have not already registered for access to the FDEM Portal, please see the instructions in <u>Attachment H</u> to do so. The information required for submitting a complete application through the FDEM Portal is the same as

the State of Florida HMGP Application (Attachment F), which can be used as a reference to collect all of the information necessary for your project prior to submission. If an application is submitted through the FDEM Portal, no hard copies will be required.

A complete digital submission of your application, and all necessary supporting documentation, should be uploaded to the FDEM Portal no later than **May 31, 2023, 11:59 p.m. (EDT)**

It is imperative that your access request for the FDEM Portal is received by the Division no later than 5:00 p.m. EDT on May 31, 2023 in order to meet the application deadline.

Hard Copy Filing: If a hard copy is filed, please provide just one original of the State of Florida HMGP Application and all appropriate attachments. In addition, submit your project(s) and all relevant documentation to the FDEM Portal using the directions detailed above and in <u>Attachment H</u>.

Any hard copy applications sent by mail or other carrier to the Division must be postmarked on or before **May 31, 2023**. Handdelivered applications must be stamped in at the Division no later than **5:00 p.m. EDT** on **May 31, 2023**.

The HMGP application and all other pertinent resources for completing the application may be obtained at the Division's website located at www.floridadisaster.org/dem/mitigation/hazard-mitigationgrant-program/

in the section HMGP Application and Resources.

Questions regarding the FDEM Portal system may be directed to:

Jared Jaworski, (850)544-8372, Jared.jaworski@em.myflorida.com

Any completed hard copy applications must be sent to the following address:

ATTN: Kathleen Marshall, Hazard Mitigation Grant Program Florida Division of Emergency Management Mitigation Bureau, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

Minimum Program Eligibility

Eligible Applicants: According to the Code of Federal

Regulations (CFR) 44 §206.434(a), the following parties are eligible to apply for Hazard Mitigation Grant Program funds:

• State and local governments who have an approved Local Mitigation Strategy (LMS) in accordance with 44 CFR §201.6, prior to receipt of HMGP subgrant funding for projects;

• Private non-profit organizations or institutions that own or operate a private non-profit facility as defined in §206.221(e); and

• Indian tribes or authorized tribal organizations.

However, be advised that pursuant to Rule 27P-22, Florida Administrative Code, all project applications must go through the Local Mitigation Strategy Working Group (LMSWG) in the county where the project will take place. Any application sent to the Division without a signed endorsement letter, from either the Chair or Vice-Chair of an LMSWG, will be denied.

Eligible Activities: Activities include mitigation projects that will result in protection of public or private property from natural hazards. Activities for which implementation has already been initiated or completed are not eligible for funding. Eligible projects include, but are not limited to, the following:

• Acquisition or relocation of hazard-prone structures;

• Retrofitting of existing buildings and facilities that will result in increased protection from hazards;

- Elevation of flood-prone structures;
- Infrastructure protection measures;
- Stormwater management improvements;
- Minor structure flood control;
- Flood diversion and storage;
- Aquifer storage and recovery;
- Floodplain and stream restoration;
- Residential and community safe room construction; and/or

• Generators for a critical facility, provided they are costeffective, contribute to a long- term solution to the problem that they are intended to address, and meet other project eligibility criteria as required by 44 CFR §206.434(c); or generators that are an integral part of a larger eligible project.

Ineligible Activities: The state will **not** consider funding requests for the following:

- Construction of new facilities (Nevertheless, the cost associated with above-code upgrades to new facilities may be considered);
- Equipment such as emergency pumps, vehicles, and communication devices;
- Stand-alone studies, design, and planning-related activities;
- Tree removal, debris removal, and other forms of maintenance; or

• **Projects already in progress** (Construction may not begin until the contract between the State and subrecipient is executed and the project has met requirements of the National Environmental Policy Act).

Eligibility Criteria: All projects submitted must meet *minimum criteria* to be considered for funding. An eligible project must:

- Conform to the requirements stated in this Notice of Funding Availability;
- Conform to the Florida State Hazard Mitigation Plan and the respective community's LMS;
- Conform to the funding priorities for the disaster, as established in the appropriate LMS;
- Demonstrate cost-effectiveness;
- Be technically feasible;
- Benefit the designated disaster area;
- Conform to all applicable environmental laws and regulations, as well as Executive Orders;
- Solve a problem independently or constitute a functional part of a solution;
- Benefit a National Flood Insurance Program (NFIP) participating community that is not on probation or suspended from the NFIP; and
- Meet all applicable State and local codes and standards.

Cost-Share Requirements

Under the HMGP, FEMA will contribute up to 75-percent of the total amount approved under the grant award to implement eligible, cost-effective mitigation measures. The applicant must provide the remaining 25-percent non-federal share. Contributions, cash, and in-kind services are acceptable as part of the non-federal share. Requirements for in-kind contributions can be found in 2 CFR §200.306. In-kind contributions must be directly related to the eligible project cost and are those personnel, materials, equipment and

supplies owned, controlled, and operated by the applicant or a third-party contributor.

Applicants may use the Global Match concept as part of the 25-percent non-federal share. Global Match permits a potential applicant to meet the non-federal share match by receiving credit for state and/or local government funds that were committed to a similar type of project(s). These similar, **non-federally** funded projects must meet all of the HMGP eligibility requirements. This means that if Global Match is approved, the applicant may receive up to 100-percent federal share. Phased projects are not eligible for Global Match.

Pre-Award Costs

Prior to receiving a grant award, pre-award costs may be requested. Pre-award costs include items such as engineering, environmental study, permitting, and other "soft" costs associated with a construction project. *Construction activities are not considered pre-award costs*. Pre- award costs must be requested in writing by submitting a signed Pre-award request form. Directions for getting this form are included in *Attachment A.*

Procurement

Any procurement of property or services under a federal award must conform to 2 CFR §200 Subpart D (§§ 200.317 - 200.326). This also includes any activities performed as a part of the pre-award request.

Sub-Recipient Management Costs

Per FEMA Hazard Mitigation Grant Program Interim Policy 104-11-1, HMGP projects awarded under disasters, on or after the effective date, are eligible for sub-recipient management costs (SRMC) up to a hard cap of 5 percent of their eligible and actual project costs. SRMC is a separate pool of funding and will not be calculated as part of the benefit- cost analysis (BCA). SRMC will be reimbursed at a 100 percent federal cost share following the submission of compliant source documentation in conformance with 2 CFR 200, Subpart

E. Additional information on SRMC can be found in the attached application (*Attachment F*) and the HMGP SRMC Request Form (*Attachment G*). Any applicant requesting SRMC will need to submit *Attachment G* along with their application.

County Funding Allocation

To ensure funds are distributed equitably, designated counties have been assigned a portion of the total HMGP grant. The

amount is based on a calculation of the proportional share of the total federal assistance under the Public Assistance (PA), Individual Assistance (IA), and Small Business Administration (SBA) programs. Commitment of project funds by the Division is contingent upon receipt of appropriate Legislative Budget Authority.

These figures are shown in <u>Attachment *B*</u> and represent the estimated amount of HMGP funds currently available. HMGP funding is available only to those counties that have a current FEMA-approved LMS. Project applications will be considered only if:

(1) The application is accompanied by an endorsement by the LMS Chairperson or Vice-Chairperson stating that the project is included in the current LMS; and,

(2) If more than one project is submitted, the endorsement indicates the prioritization. A sample project submission letter is shown in <u>Attachment C</u>.

The Division will attempt to fund each submitted project in priority order until the county's allocation has been exhausted. In accordance with Florida Administrative Code (F.A.C.) 27P-22.006, the Division uses the following tiered allocation system up until the State application deadline with FEMA:

Tier 1

The available HMGP funds are allocated to counties included in the relevant Presidential Disaster Declaration in proportion to each county's share of federal disaster funding from the Public Assistance (PA), Individual Assistance (IA), and Small Business Administration (SBA) Disaster Loan Program as of 120 days after a Disaster Declaration as reported by FEMA. Eligible projects submitted by each county included in the relevant Presidential Disaster Declaration will be funded in order of priority as outlined in the LMS until the allocated funds are exhausted or all eligible projects are funded.

Tier 2

Any allocation remaining after all eligible projects in any declared county are funded shall be re-allocated to those counties included in the relevant Presidential Disaster Declaration whose allocation was not sufficient to fund all submitted eligible projects. The order of priority for re-allocating funds is detailed in <u>Attachment D</u>.

Tier 3

In the event funds remain after the Tier 1 and Tier 2 processes, any remaining funds will be offered on a statewide basis as described in <u>Attachment D</u>.

Please see <u>Attachment D</u> for a detailed explanation of funding tiers.

Funding Availability and Notification

FEMA notifies the State of HMGP funding availability at the following milestones:

Initial 30-Day Estimate

This is an early estimate only and not an actual commitment of funding by FEMA. Funding may increase or decrease based on actual disaster claims during the declaration period. These estimates are provided for planning purposes and to jump-start the HMGP application process.

Obligation prior to 12 Months

Prior to the 12-month lock-in, FEMA will only obligate funds up to 75% of any current estimate. This is to eliminate the risk of over-obligating funds for any given disaster in the event the 12-month lock-in is lower than initially estimated.

12 Months from the Date of Declaration

This represents the State's Lock-in Amount. It is the maximum amount available that the state can expect to receive from FEMA. In rare occurrences, FEMA may conduct a subsequent review 18 months after the declaration, but only at the request of the State. The estimate from that review may cause the final lock-in to fluctuate up or down depending on the findings.

It is important for potential applicants to recognize that HMGP funds are contingent upon FEMA's reexamination of the disaster figures at the given time intervals. A county's funding allocation can increase or decrease after it has submitted an application.

Technical Assistance

The Division is in the process of scheduling HMGP application development workshop webinars. The webinars will focus on the declared counties so that their project-specific concerns can be addressed by state staff. The Division will be in touch with these counties in the next few weeks to finalize dates and times.

Please check the Division's website www.floridadisaster.org/dem/mitigation/hazardmitigationgrant-program for additional technical guidance. The Division will provide technical assistance throughout the application process. This includes assistance with the application process, Benefit Cost Analysis, Engineering Feasibility and Environmental/Historical Preservation Compliance. If there are any questions regarding the allocation of funds or the project review and selection criteria, please call Bureau staff at one of the following numbers:

Program Eligibility: (850)815-4537 or (850)815-4503 Environmental: (850)815-4582 Engineering and Technical Feasibility: (850)528-5713

For additional information and technical assistance, please refer to FEMA's *Hazard Mitigation Assistance Guidance* document available at <u>www.fema.gov/media-</u> <u>library/assets/documents/103279</u>.

To assist you in submitting qualified project applications, the following attachments are located on the Division website <u>www.floridadisaster.org/dem/mitigation/hazard-</u> <u>mitigation- grant-program</u>:

Attachment A:	Pre-award Cost Guidance and Form
Attachment B:	<u>30-Day Estimate of Available HMGP</u>
Attachment C:	Sample LMS Project Submission Letter
Attachment D:	Florida Administrative Code 27P-22
Attachment E:	Data Collection Worksheet Notice
Attachment F:	HMGP Application
<u>Attachment G:</u>	HMGP SRMC Request Form
<u>Attachment H:</u>	FDEM Portal Access Request and Guidance

KG/jj Attachments

Section XIII Index to Rules Filed During Preceding Week

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