### Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

### **NONE**

### Section II Proposed Rules

### DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

### **Division of Food Safety**

RULE NOS.: RULE TITLES:

5K-4.020 Food Permits; Requirements and Fees 5K-4.033 Limited Poultry and Egg Farm Operation PURPOSE AND EFFECT: The purpose of this rulemaking is to clarify the permit application and to update the requirements for Limited Poultry and Egg Farm Operations. This rulemaking will also update adopted versions of federal laws and regulations.

SUMMARY: This rulemaking will address operation size limits for Limited Poultry and Egg Farm Operations and the water-related documentation requirements for permit applications. The most recent versions of 7 C.F.R part 57, 9 C.F.R. s. 381.10, and 21 U.S.C. s. 464 are being adopted by reference.

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 Agency's economic analysis indicates that adverse impacts or potential regulatory costs associated with the proposed rule revisions do not exceed any of the criteria established in Section 120.541(2)(a), Florida Statutes.

The revised rule expands the size limit for Limited Poultry and Egg Farm Operation permits to egg farms with up to 3,000 hens, which will require approximately 17 additional Limited Poultry and Egg Farm Operations to obtain a permit at a cost of \$100 per year. The rule revision also allows a Limited Poultry and Egg Farm Operation to submit alternative water source documentation when applying for a permit, reducing costs by

accepting testing documentation that is already held by the operator. Additionally, no interested party submitted additional information regarding the economic impact.

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

RULEMAKING AUTHORITY: 500.09, (3), (4), (8), 500.12(1)(a), (b), (f), 570.07(23), 583.01, 583.04, F.S.

LAW IMPLEMENTED: 500.04, 500.09, 500.10, 500.12, (1)(a), (b), (c), (d), (f), (2), (7), 500.121, 500.171, 500.172, 500.177, 570.15, 570.161, 583.09, F.S.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brenda Noble, Brenda.Noble@fdacs.gov

### THE FULL TEXT OF THE PROPOSED RULE IS:

### 5K-4.020 Food Permits; Requirements and Fees.

- (1) No change.
- (2) Food permits. The Department shall not issue a food permit to a Food Establishment until the Department receives a complete application for food permit. A complete application for food permit must include the items provided in paragraphs (a) through (c):
- (a) A complete Food Permit Application, FDACS-14306 (Rev. 05/25 08/2024) submitted to the Department, either online or by mail as indicated on the form. Food Permit Application, FDACS-14306 (Rev. 05/25 08/2024) is incorporated by reference and available online at <a href="http://flrules.org/Gateway/reference.asp?No=Ref-18115">http://flrules.org/Gateway/reference.asp?No=Ref-18115</a>

http://www.flrules.org/Gateway/reference.asp?No=Ref\_17084, or by requesting a copy by emailing FoodSafety@FDACS.gov;

- (b) through (e) No change.
- (3) No change.
- (4) Food Permit Fees and Renewal.
- (a) No change.
- (b) Food permits issued by the Department will be renewed on a rolling basis in accordance with Section 500.12, F.S., with permit expiration dates based on the month and date the food permit was first issued ("initial permit date"). To renew a food permit, a complete Food Permit Renewal Application, FDACS-14373 (05/25 08/2024) must be submitted to the Department, either online or by mail as indicated on the form. Food Permit Renewal Application, FDACS-14373 (05/25 08/2024) is incorporated by reference and available online at <a href="http://flrules.org/Gateway/reference.asp?No=Ref-18114">http://flrules.org/Gateway/reference.asp?No=Ref-18114</a>

http://www.flrules.org/Gateway/reference.asp?No=Ref 17085, or by requesting a copy by emailing FoodSafety@FDACS.gov.

- (c) through (j) No change.
- (5) through (7) No change.

Rulemaking Authority 500.09, 500.12(1)(b), 500.12(1)(f), 570.07(23) FS. Law Implemented 500.04, 500.09, 500.10, 500.12(1)(a), (b), (c), (d), (f), 500.12(2), 500.12(7), 500.121, 500.171, 500.172, 500.177, 570.15, 570.161, FS. History—New 1-10-93, Formerly 5E-6.020, Amended 8-8-95, 3-11-98, 3-6-01, 10-30-01, 1-1-03, 11-1-04, 11-5-07, 10-28-08, 3-1-09, 3-24-14, 3-16-20, 3-14-22, 11-20-23, 10-29-24, .

### 5K-4.033 Limited Poultry and Egg Farm Operation.

### (1) Purpose.

This rule establishes the regulatory parameters for a farm based Food Establishment, limited to the provision of whole shell eggs and dressed poultry products only. The basis for establishment of such parameters is the USDA Guidance for Determining Whether a Poultry Slaughter or Processing Operation is Exempt from Inspection Requirements of the Poultry Products Inspection Act (revision date April 1, 2006), derived from language in Title 9, Code of Federal Regulations, Chapter 3, subsections 381.10(a)(5) and (b)(1) and (2) as administered by the USDA Food Safety Inspection Service and adopted by reference in paragraph 5K 4.002(1)(b), F.A.C., and, the Regulations Governing the Inspection of Eggs (Egg Products Inspection Act) as provided in Title 7, Code of Federal Regulations, Part 57, as administered by the USDA Food Safety Inspection Service and adopted by reference. in paragraph 5K-4.002(1)(a), F.A.C.

- (2) Definitions.
- (a) No change.
- (b) "Farm" means the land, buildings, support facilities, machinery, and other appurtenances used in the production of farm or aquaculture products. For purposes of this rule, "farm" has the same meaning as provided in Section 823.14, F.S.
- (c) "Dressed Poultry" means slaughtered poultry for human food, with head, feet, and viscera intact, and from which the blood and feathers have been removed.
  - (d) "Poultry" as defined in section 583.01(19), Fla. Stat.
  - (3) Requirements poultry.
- (a) For purposes of this rule, when the criteria for a Producer/Grower 20,000 Limit Exemption as identified in the USDA Guidance for Determining Whether a Poultry Slaughter or Processing Operation is Exempt from Inspection Requirements of the Poultry Products Inspection Act (revision date April 1, 2006), as adopted herein, are is met as determined by the USDA Food Safety Inspection Service (FSIS), an operation a poultry grower that slaughters and minimally processes no more than 20,000 poultry birds in a calendar year, grown on his or her own farm in the State of Florida, and that does not sell, offer for sale, or hold for the purpose of sale in this state more than 384 dressed poultry in any one week shall

be permitted as a limited poultry and egg farm operation pursuant to 5K-4.020(1)(n), F.A.C. Qualification for this exemption, as identified in the above guidance document, must be met in accordance with the Poultry and Poultry Product Inspection Act, Title 21, U.S. Code Chapter 10, subsection 464(c)(1)(C) & (c)(3) and Title 9, Code of Federal Regulations, Chapter 3, subsection 381.10(a)(5) and (b)(1) and (2) as administered by the USDA Food Safety Inspection Service and as adopted by reference herein in paragraph 5K 4.002(1)(b), F.A.C.

- (b) An operation with more than Dressed poultry sold or offered for sale by a limited poultry and egg farm operation must also meet the applicable requirements of Chapter 583, F.S., and Chapter 5K 5, F.A.C. in accordance with the definition of a "Dealer" in Section 583.01(4), F.S. Poultry producers with flocks in excess of 20,000 poultry or an operation that sells, offers for sale, or holds for purposes of sale in excess of 384 dressed poultry in one week seek to process poultry shall be permitted as a processer in accordance with Section 583.09, F.S. and Rule 5K-4.020 paragraph 5K 4.020(1)(s), F.A.C., as required by s. 500.12, F.S.
  - (4) Requirements shell eggs.
- (a) For purposes of this rule and in compliance with the Regulations Governing the Inspection of Eggs (Egg Products Inspection Act) as provided in Title 7, Code of Federal Regulations, Part 57, administered by the USDA Food Safety and Inspection Service, and <u>as</u> adopted by reference <u>herein in paragraph 5K 4.002(1)(a)</u>, F.A.C., an operation a shell egg producer that maintains a flock of 3,000 hens or fewer less than 1,000 poultry within any calendar year, on his or her own farm in the State of Florida, for the purpose of producing shell eggs for human consumption, and that does not sell, offer for sale, or hold for the purpose of sale in this state 30 dozen or more eggs in any one week shall is eligible to be permitted by this agency as a limited poultry and egg farm operation <u>pursuant to Rule 5K-4.020</u>, F.A.C.
- (b) A limited poultry and egg farm operation that sells or offers for sale whole shell eggs must also meet the applicable requirements of Chapter 583, F.S., and Chapter 5K 6, F.A.C. Sale of shell eggs by a limited poultry and egg farm operator with a flock of less than 1,000 poultry shall be limited in accordance with the definition of a "Dealer" in Section 583.01(4), F.S. Shell egg producer producers with flocks of more than 3,000 hens or that sells, offers for sale, or holds for purposes of sale 30 dozen or more eggs in any one week in excess of 1,000 poultry shall be permitted as a shell egg processer in accordance with Section 583.09, F.S. and Rule 5K-4.020 paragraph 5K-4.020(1)(s), F.A.C., as required by s. 500.12, F.S.
  - (5) Requirements general.

- (a) Limited poultry and egg farm operation products shall only be sold within the State of Florida and must not be sold or offered for sale in interstate commerce.
- (b) For purposes of this rule, a whole shell egg product or dressed poultry product includes chicken, turkey, duck, goose, guinea, or quail.

(a)(e) A limited poultry and egg farm operation shall not sell <u>dressed</u> poultry or <u>shell eggs</u> <del>egg farm products</del> by mail order or at wholesale.

(b)(d) Limited poultry and egg farm operations will be subject to an initial inspection pursuant to Rule 5K-4.020, F.A.C., and will be inspected on a complaint basis thereafter. Inspection of the premises of a limited poultry and egg farm operation to determine compliance with this rule will be to provide information during the opening inspection and permitting process or upon receipt of a valid complaint.

(c) An application or renewal application to permit a limited poultry and egg farm operation pursuant to Rule 5K-4.020, F.A.C. must be accompanied by documentation demonstrating the limited poultry and egg farm operation has either an approved water source as set forth in Rule 5K-4.020, F.A.C. or a private well that is an acceptable water source meeting basic sanitation requirements. Documentation demonstrating a private well is an acceptable water source shall at a minimum include:

1. Written results from a test conducted by an approved Florida Department of Health and National Environmental Laboratory Accreditation Program (NELAP) certified drinking water laboratory within the 6 months prior to submitting the application or renewal application. The water sample to be tested shall be collected from the water source by the laboratory performing the test or by a third party that is not affiliated with the farm indicated on the test results. The test results must show the water source meets the following limits:

a. Analytes:

(I) Nitrate, 10 parts per million or less

(II) Nitrite, 1 part per million or less

(III) Arsenic, 10 parts per billion or less

(IV) Lead, 10 parts per billion or less

b. Total coliform level:

(I) Total coliforms shall not be greater than 2.2 organisms/100 mL using the Most Probable Number (MPN) method or shall not be greater than 1 organism/100 mL using the Membrane Filtration (MF) method

(II) Negative for fecal coliforms

- 2. Photographs taken within four weeks of submitting the application or renewal application showing a clear and complete view of the well head and the area within a 20-foot diameter of the well head.
  - (e) renumbered (d) No change.

- (e) Shell eggs from a limited poultry and egg farm operation must be packaged in clean, un-used cartons and must be labeled with the name and address of the farm.
- (6) Materials adopted by reference. All documents and materials referenced in this rule are hereby adopted and incorporated by reference and are available as follows:
- (a) The Poultry and Poultry Product Inspection Act, Title 21, U.S. Code Chapter 10, subsection 464(c)(1)(C) & (c)(3) revision date January 3, 2024 2012, is accessible through the internet at: <a href="http://flrules.org/Gateway/reference.asp?No=Ref-18111">http://flrules.org/Gateway/reference.asp?No=Ref-03706</a>.
  - (b) No change.
- (c) Regulations Governing the Inspection of Eggs (Egg Products Inspection Act) as provided in Title 7 Code of Federal Regulations, Part 57, revision date January 1, 2024 2006, is available through the internet at: http://flrules.org/Gateway/reference.asp?No=Ref-18112

http://www.flrules.org/Gateway/reference.asp?No=Ref\_03708.

(d) Title 9, Code of Federal Regulations, Chapter 3, section 381.10, revision date January 1, 2024 available at: <a href="http://flrules.org/Gateway/reference.asp?No=Ref-18113.">http://flrules.org/Gateway/reference.asp?No=Ref-18113.</a>
Rulemaking Authority 500.09(3), (4), (8), 500.12(1)(a), (b), 570.07(23), 583.01, 583.04 FS. Law Implemented 500.09, 500.12, 583.09 FS. History-New 3-24-14, Amended 3-16-20, .

NAME OF PERSON ORIGINATING PROPOSED RULE: Matthew D. Curran, PhD, Director, Division of Food Safety NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Commissioner Wilton Simpson DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 2, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT

PUBLISHED IN FAR: June 11, 2025

### STATE BOARD OF ADMINISTRATION

RULE NO.: RULE TITLE:

19-8.012 Procedures to Determine Ineligibility for

Participation in the Florida Hurricane Catastrophe Fund and to Determine

Exemption from Participation in the Florida Hurricane Catastrophe Fund due to Limited

Exposure

PURPOSE AND EFFECT: The State Board of Administration of Florida, Florida Hurricane Catastrophe Fund, seeks to amend the rule listed above to implement Section 215.555, F.S.

SUMMARY: Rule 19-8.012, F.A.C., is being amended to make technical changes throughout, remove unnecessary statutory cites, remove outdated language, and clarify documentation needed from Office of Insurance Regulation can be a letter and not just an Order.

SUMMARY: Rule 19-8.012, F.A.C., is being amended to make technical changes throughout, remove unnecessary statutory cites, remove outdated language, and clarify documentation needed from Office of Insurance Regulation can be a letter and not just an Order.

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: Upon review of the proposed changes to this rule and the incorporated forms, the State Board of Administration of Florida has determined that the rule does not meet the requirements for ratification by the legislature. The changes to the rule do not have an adverse impact on small business and do not directly or indirectly increase regulatory costs in excess of \$200,000 in the aggregate within 1 year of implementation. The changes to the rule also do not directly or indirectly have an adverse impact on economic growth, private sector job creation or employment, or private sector investment, business competitiveness or innovation or increase regulatory costs. including any transactional costs, in excess of \$1 million in the aggregate within 5 years after the implementation of the rule. Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing

RULEMAKING AUTHORITY: 215.555(3), F.S.

within 21 days of this notice.

LAW IMPLEMENTED: 215.555(2), (3), (4), (5), (6), (7), 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: July 15, 2025, 9:00 a.m. (ET) to conclusion of meeting.

PLACE: Conference Call in Number: 1(872)242-7651, Participant Code 350-449-176#.

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: Mary Linzee Branham, Florida Hurricane Catastrophe Fund, 1801 Hermitage Blvd., Tallahassee, FL 32308, (850)413-1335, marylinzee.branham@sbafla.com.. If

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mary Linzee Branham at the number or email listed above.

### THE FULL TEXT OF THE PROPOSED RULE IS:

19-8.012 Procedures to Determine Ineligibility for Participation in the Florida Hurricane Catastrophe Fund and to Determine Exemption from Participation in the Florida Hurricane Catastrophe Fund due to Limited Exposure.

- (1) Purpose. The purpose of this rule is to establish procedures to determine ineligibility for participation in the Florida Hurricane Catastrophe Fund (FHCF "the Fund") and to establish procedures to determine whether an insurer may be exempted from subsections (4) and (5) of Section 215.555, F.S., because it has less than \$10 million in aggregate exposure for covered policies.
- (2) Procedures to Determine Ineligibility for Participation in the FHCF Fund.
- (a) An insurer must apply for ineligibility from participation in the <u>FHCF</u> Fund if it has surrendered its certificate of authority to write insurance in Florida. To apply, the insurer shall submit a written request for ineligibility stating that it will have no covered policies, as that term is defined in Section 215.555(2)(c), F.S., after May 31 of the year for which the ineligibility is sought and provide a copy of the Office of Insurance Regulation Order <u>or letter</u>, if any, <u>surrendering or revoking the insurer's authority to write insurance in Florida.</u> The request shall be sent to the <u>FHCF</u> Fund's Administrator, <u>Paragon Strategic Solutions Inc.</u>, at 8200 Tower, 5600 West 83rd Street, Suite 1100, Minneapolis, MN 55437.
- (b) An insurer which is not surrendering its certificate of authority to write insurance in Florida must apply for ineligibility from participation in the FHCF Fund if it no longer has any covered policies in force, as that term is defined in Section 215.555(2)(c), F.S. To apply, the insurer shall submit a written request for a determination regarding its ineligibility for participation. The request shall be sent, no later than September 1 of the current contract year, to the FHCF Fund's Administrator, Paragon Strategic Solutions Inc., at 8200 Tower, 5600 West 83rd Street, Suite 1100, Minneapolis, MN 55437, and shall contain the following information:
- 1. A detailed explanation of any premium appearing on the insurer's Florida Exhibit of Premiums and Losses of the National Association of Insurance Commissioners annual statement for lines of business which may contain covered policies as defined by Section 215.555(2)(c), F.S. These lines

are: Fire, Allied Lines, Homeowners Multiple Peril, Commercial Multiple Peril (non liability portion), Inland Marine, Farmowners Multiple Peril.

- 2. No change.

attesting to the fact that the insurer writes no covered policies. Form FHCF-E1 is hereby adopted and incorporated by reference into this rule. The form may be obtained from the FHCF website at https://fhcf.sbafla.com Fund's Administrator at the address stated in this paragraph.

- (c) The State Board of Administration of Florida ("SBA Board") shall review the information received pursuant to paragraph (a) or (b), above.
- 1. If the <u>SBA Board</u> determines that the insurer writes covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., and must therefore participate in the <u>FHCF Fund</u> as required by Section 215.555(4)(a), F.S., the <u>SBA Board</u> will notify the insurer that its request has been denied. All insurers determined to be participants in the <u>FHCF Fund</u> will be required to enter into a reimbursement contract with the <u>SBA Board</u> and will be subject to all premium payments and interest thereon, as well as fees for inadequate exposure data.
- 2. If the <u>SBA</u> Board determines that the insurer does not write covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., the <u>SBA</u> Board will notify the insurer that its request has been approved. This ineligibility continues until the insurer once again begins writing covered policies. The insurer must immediately notify the <u>SBA</u> Board if it begins writing covered policies.
- (d) Any Company granted ineligibility status which fails to execute and return the reimbursement contract to the <u>FHCF</u> Fund within thirty days of writing its first covered policy following the grant of ineligibility status shall not be eligible for reimbursement for any covered losses from a covered event occurring prior to the receipt by the <u>FHCF</u> Fund of the executed reimbursement contract.
- (3) Procedures to Determine Exemption from the <u>FHCF</u> Fund Due to Limited Exposure.
- (a) A current participant requesting exemption from participation in the <u>FHCF</u> Fund because its exposure for covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., is less than \$10 million in the aggregate shall submit a written request for a

determination regarding such an exemption no later than September 1 of the current contract year.

- (b) No change.
- (c) The request shall be <u>emailed</u> <u>sent</u> to the <u>FHCF</u> <u>Fund's</u> Administrator, <u>Paragon Strategie Solutions Inc.</u>, at 8200 Tower, 5600 West 83rd Street, Suite 1100, Minneapolis, MN 55437. The insurer shall submit the following information no later than September 1 of the current contract year:
- 1. A detailed explanation of any premium appearing on the insurer's Florida Exhibit of Premiums and Losses of the National Association of Insurance Commissioners annual statement for lines of business which may contain covered policies. These lines are: Fire, Allied Lines, Homeowners Multiple Peril, Commercial Multiple Peril (non liability portion), Inland Marine, Farmowners Multiple Peril.
  - 2. No change.
- 3. Form FHCF-E2, "Information regarding De Minimis FHCF Covered Policies In-force at June 30, \_\_\_\_\_, <a href="http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX"">http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX"</a> rev. <a href="https://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX"</a> rev. <a href="https://www.flrules.org/Adv-XXX"</a> rev. <a href="https://www.flrules.org/Adv-XXX">https://www.flrules.org/Adv-XXX</a> rev. <a href="https://www.flrules.org/Adv-XXXX">https://www.flrules.org/Adv-XXX</a> rev. <a href="https://www.flrules.org/Adv-XXXX">https://www.flrules.org/Adv-XXX</a> rev. <a href="https://www.flrules.org/Adv-XXXX">https://www.flrules.org/Adv-XXX</a> rev. <a href="https://www.flrules.org/Adv-XXXX">https://www.flrules.org/Adv-
- 4. Form FHCF-E3, "Statement related to De Minimis Aggregate Exposure for Covered Policies as defined in Section 215.555(2)(c), F.S., on behalf of \_\_\_\_\_\_, http://www.flrules.org/Gateway/reference.asp?No=Ref
  XXXXX" rev. XX/25 05/08, signed by two executive officers attesting to the fact that the insurer writes no covered policies with an aggregate exposure of \$10 million or more. Form FHCF-E3 rev. XX/25 05/08, is hereby adopted and incorporated by reference into this rule. The form may be obtained from the FHCF website at https://fhcf.sbafla.com Fund's Administrator at the address stated in this paragraph.
- (d) The <u>SBA</u> Board shall review the information received pursuant to paragraph (c), above.
- 1. If the <u>SBA</u> Board determines that the insurer has an aggregate exposure of \$10 million or more for covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., and must therefore participate in the <u>FHCF</u> Fund as required by Section 215.555(4)(a), F.S., because it does not qualify for the exemption permitted by Section 215.555(3), F.S., the <u>SBA</u> Board will notify the insurer that its request has been denied. All insurers determined to be participants in the <u>FHCF</u> Fund will be required to enter into a reimbursement contract with the <u>SBA</u> Board and will be subject to all premium payments and interest thereon, as well as fees for inadequate exposure data.
- 2. If the <u>SBA</u> Board determines that the insurer has an aggregate exposure of less than \$10 million for covered

policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., and that granting the exemption will not adversely affect the actuarial soundness of the FHCF Fund, the SBA Board will notify the insurer that its request has been approved and note that the insurer must immediately notify the SBA Board if its exposure becomes \$10 million or more in the aggregate. If this occurs, the insurer will be treated as a "new participant" and will be subject to the requirements of Article X(1) and X(2) of the FHCF Reimbursement Contract provisions of subparagraph 19 8.028(4)(c)3., F.A.C., if its exposure becomes \$10 million or more during the period from June 1 through November 30 or will be subject to the provisions of subparagraph 19 8.028(4)(c)4., F.A.C., if its exposure becomes \$10 million or more during the period from December 1 through May 31 for the contract year.

- (e) The exemption for minimal exposure permitted by Section 215.555(3), F.S., is optional for the insurer but, once the exemption is requested, cannot be withdrawn by the insurer. An insurer with less than \$10 million in aggregate exposure for covered policies is not required to ask for an exemption from the FHCF Fund. Such an insurer may continue to participate in the FHCF Fund if it so desires. An insurer which has been granted an exemption from the FHCF Fund may request to be reinstated in the FHCF Fund as a participating member. However, such a request must be made prior to June 1 of a contract year. No insurer which has been granted an exemption under this subsection shall be reinstated during the Atlantic Hurricane Season, which begins June 1 and ends November 30 of each year, so long as its aggregate exposure remains below \$10 million.
- (f) The exemptions for minimal exposure permitted by Section 215.555(3), F.S., shall not be granted by the <u>SBA Board</u> if the aggregate number of anticipated exemptions adversely affects the actuarial soundness of the FHCF <del>Fund</del>.
- (g) Any Company granted de minimis exempt status which fails to execute and return the reimbursement contract to the FHCF Fund within thirty days of writing a covered policy that results in the insurers aggregate covered exposure exceeding \$10 million dollars shall not be eligible for reimbursement for any covered losses occurring from a covered event prior to the receipt by the FHCF Fund of the executed reimbursement contract.

Rulemaking Authority 215.555(3) FS. Law Implemented 215.555(2)(c), (3), (4), (5) FS. History–New 2-17-97, Amended 6-2-02, 5-13-03, 5-19-04, 5-29-05, 5-10-06, 6-8-08, 3-30-09, 3-29-10, 8-8-10, X-XX-2025.

NAME OF PERSON ORIGINATING PROPOSED RULE: Gina Wilson, FHCF Chief Operating Officer, State Board of Administration of Florida.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: The Trustees of the State Board of Administration of Florida

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 10, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 12, 2025

### STATE BOARD OF ADMINISTRATION

RULE NO.: RULE TITLE:

19-8.013 Revenue Bonds Issued Pursuant to Section

215.555(6), F.S

PURPOSE AND EFFECT: This rule is promulgated to implement Section 215.555, Florida Statutes, regarding the Florida Hurricane Catastrophe Fund, for the 2025-2026 contract year.

SUMMARY: In accordance with Section 215.555(5), Florida Statutes, proposed amended Rule 19-8.013, F.A.C., Revenue Bonds Issued Pursuant to Section 215.555(6), Florida Statutes. 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: Upon review of the proposed changes to this rule and the incorporated forms, the State Board of Administration of Florida has determined that the rule does not meet the requirements for ratification by the legislature. The changes to the rule do not have an adverse impact on small business and do not directly or indirectly increase regulatory costs in excess of \$200,000 in the aggregate within 1 year of implementation. The changes to the rule also do not directly or indirectly have an adverse impact on economic growth, private sector job creation or employment, or private sector investment, business competitiveness or innovation or increase regulatory costs, including any transactional costs, in excess of \$1 million in the aggregate within 5 years after the implementation of the rule.

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

RULEMAKING AUTHORITY: 215.555(3), F.S.

LAW IMPLEMENTED: 215.555(2), (3), (4), (5), (6), (7), 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: July 15, 2025, 9:00 a.m. (ET) to conclusion of meeting.

PLACE: Conference Call in Number: 1(872)242-7651, Participant Code 350-449-176#.

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: Mary Linzee Branham, Florida Hurricane Catastrophe Fund, 1801 Hermitage Blvd., Tallahassee, FL 32308, (850)413-1335, marylinzee.branham@sbafla.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mary Linzee Branham at the number or email listed above.

### THE FULL TEXT OF THE PROPOSED RULE IS:

### 19-8.013 Revenue Bonds Issued Pursuant to Section 215.555(6), F.S.

- (1) Purpose. This rule establishes the <u>SBA Board's</u> policy regarding the issuance of revenue bonds pursuant to Section 215.555(6), F.S. The rule provides definitions; interprets certain terms in Section 215.555, F.S.; establishes factors for determining when to issue revenue bonds, the amount of any such revenue bonds, and the source for repayment of any such revenue bonds; and establishes procedures for levying Emergency Assessments pursuant to Section 215.555(6)(b), F.S.
- (2) Definitions. The terms defined below will be capitalized in this rule.
  - (a) through (d) No change.
- (e) Balance of the Fund and Fund Balance <u>has have</u> the same meaning given to Balance of the <u>FHCF</u> Fund as of December 31 in Article V of the Reimbursement Contract adopted and incorporated by reference into Rule 19-8.010, F.A.C.
- (f) Board means the State Board of Administration of Florida.

(f)<del>(g)</del> No change.

(g)(h) No change.

(h)(i) No change.

(i)(i) No change.

(k) Department means the Florida Department of Financial Services, which was created pursuant to Section 20.121, F.S.,

and which is charged with regulating the Florida insurance market and administering the Florida Insurance Code.

(j)(1) Emergency Assessment means the assessment levied by the OIR Office of Insurance Regulation at the direction of the SBA Board on direct written premiums for all Assessable Lines pursuant to and subject to the exceptions in Section 215.555(6)(b), F.S., and as more fully described in subsection (5) of this rule.

(k)(m) FHCF or Fund means the Florida Hurricane Catastrophe Fund.

(<u>I)(n)</u> OIR means the Office of Insurance Regulation means that office within the Department which was created in Section 20.121(3), F.S.

(m)(o) Participating Insurer means an insurer which writes Covered Policies in this state and which has entered into a Reimbursement Contract with the SBA Board, pursuant to Section 215.555(4)(a), F.S.

(n)(p) No change.

(o)(q) No change.

- (p) SBA means the State Board of Administration of Florida.
- (3) Limitations on the FHCF Fund's Liability. The FHCF Fund's liability under the Reimbursement Contracts for Covered Events in a Contract Year is determined pursuant to Section 215.555(4)(c)1., F.S.
  - (4) Determinations Regarding Bond Issuance.
- (a) General Factors for Use in Determining Whether to Issue Bonds. Based on the requirements of Section 215.555. F.S., on all rules adopted pursuant thereto, and on the foregoing interpretations, the SBA Board determines that the Legislature intended the FHCF Fund to be a sustainable, permanent, and continuing trust fund established within the meaning of Article III, section 19 of the Florida Constitution which is available to pay reimbursable losses for Covered Events in more than one year. The SBA Board further determines that the Legislature deliberately and purposefully limited the FHCF Fund's liability as to Covered Events in any one Contract Year in order to provide for an on-going FHCF Fund. The SBA Board determines that in its fiduciary capacity regarding the FHCF Fund, it is prudent to adopt the interpretations set out in this rule and to conform all its other policies, rules, and methods of operation to those fiduciary responsibilities and interpretations.
- (b) Quality of Bonds to be Issued. The <u>SBA</u> Board finds that in order to fulfill its fiduciary responsibilities to maintain and enhance the on-going viability and credibility of the <u>FHCF</u> Fund and to operate in the most cost-efficient manner, all revenue bonds issued to pay reimbursable losses shall be investment grade bonds, except to the extent that revenue bonds other than investment grade are needed to pay a small amount of legitimate but unexpected reimbursable losses. Upon the occurrence of such an exception, any revenue bonds issued will

be issued only after a determination by the <u>SBA</u> <del>Board</del> that the issuance of such bonds is fiscally responsible, in light of the <u>SBA</u> <del>Board</del>'s fiduciary responsibilities.

- (c) Emergency Assessments.
- 1. If the SBA Board determines that the amount of revenue produced under Section 215.555(5), F.S., is insufficient to fund the obligations, costs, and expenses of the FHCF Fund and the Corporation, including repayment of revenue bonds and that portion of debt service coverage not met by Reimbursement Premiums, the SBA Board shall direct the OIR Office of Insurance Regulation to levy an Emergency Assessment on direct written premiums for all Assessable Lines. In making this determination, the SBA Board may consider the projected Balance of the Fund; anticipated additional FHCF Fund revenues; the meteorological severity and geographical area impacted by each Covered Event; estimates of losses from the insurance industry, from individual insurers, from federal, state, and local emergency response entities, from loss reports submitted to the SBA Board by Participating Insurers, from reviews of loss reports by the FHCF Fund's Administrator, from information provided by modeling companies, from claims development patterns derived from known historical events, from an analysis of market shares of Participating Insurers in the impacted area, and any other credible sources of loss information; and any other information determined by the SBA Board to be relevant.
- 2. Except as required by Section 215.555(7)(c), F.S., or as described in the following sentence, Reimbursement Premiums, together with earnings thereon, received in a given Contract Year will be used only to pay for losses attributable to Covered Events occurring in that Contract Year or for losses attributable to Covered Events in subsequent Contract Years and will not be used to pay for past losses or for debt service on tax-exempt post-event revenue bonds. Pursuant to Section 215.555(6)(a)1., F.S., Reimbursement Premiums, and earnings thereon may be used for payments relating to tax-exempt post-event revenue bonds in the event Emergency Assessments are insufficient. If Reimbursement Premiums are used for debt service on taxexempt post-event revenue bonds, then the amount of the Reimbursement Premiums, or earnings thereon so used shall be returned, without interest, to the FHCF Fund when Emergency Assessments or other legally available funds remain available after making payments relating to such revenue bonds and any other purposes for which Emergency Assessments were levied.
- (d) Specific Procedures Regarding Issuance of Bonds, Notes, Debentures or Other Evidences of Financial Indebtedness on a Pre-Event Basis. In making a determination to authorize the issuance of revenue bonds on a Pre-event basis ("in the absence of a hurricane"), pursuant to Section 215.555(6)(a), F.S., the <u>SBA Board</u> shall consider the following factors: the projected Fund Balance; reserves for mitigation

- appropriations; estimated amounts needed for administration of the FHCF Fund; projected amounts of future Reimbursement Premiums; projected amounts of earnings on collected Reimbursement Premiums; the projected frequency and magnitude of future Covered Events; current and projected interest rates on revenue bonds; current and projected market conditions for the sale of revenue bonds; projected credit ratings for the FHCF Fund and for revenue bonds issued on behalf of the FHCF Fund; current and projected availability of bond insurance or other credit enhancement for revenue bonds; the costs of issuance of revenue bonds; the debt service requirements of the revenue bonds; the estimated value, both monetary and non-monetary, of the issuance of Pre-event bonds on the costs of Post-event bonds in terms of benchmark pricing, secondary market trading, investor education, confidence of insurers and reinsurers in the FHCF Fund's ability to issue revenue bonds Post-event, market education, and document preparation; and any other factors relevant to the determination at the time such determination is made.
- (e) Specific Procedures for Issuance of Revenue Bonds on a Post-Covered Event Basis. Upon the occurrence of a Covered Event for which the <u>SBA Board</u> determines that moneys in the <u>FHCF Fund</u> are or will be insufficient to pay reimbursement at the levels promised in the Reimbursement Contracts:
- 1. The <u>SBA</u> Board will determine the projected reimbursable losses of Participating Insurers, whether or not the <u>FHCF</u> Fund has or will have sufficient funds to reimburse Participating Insurers for their reimbursable losses, and the estimated shortfall which shall be covered by the issuance of revenue bonds or through incurrence of other indebtedness.
- 2. Based on the amount of the shortfall determined in accordance with subparagraph 1., above, the <u>SBA Board</u> will determine the needed percentage of direct premium written for Assessable Lines. The Emergency Assessment percentage will be determined as follows:
- a. The <u>SBA Board</u> will review available information, from the <u>OIR Office of Insurance Regulation</u>, the Florida Surplus Lines Service Office and the National Association of Insurance Commissioners, regarding direct premiums written for Assessable Lines in Florida, reportable pursuant to Section 624.424, F.S., or pursuant to Part VIII of Chapter 626, F.S.
- b. The <u>SBA</u> Board will review and assess existing market conditions regarding the issuance and sale of bonds or the incurrence of other indebtedness to determine the amount of revenues which will be required to pay debt service on any bonds issued or other indebtedness incurred.
- c. Based on the specific information described above and on any other information determined by the <u>SBA Board</u> to be relevant, the <u>SBA Board</u> will determine the Emergency Assessment percentage necessary to fund the obligations, costs, and expenses of the <u>FHCF Fund</u> and the Corporation including

repayment of revenue bonds and that portion of the debt service coverage not met by Reimbursement Premiums, and shall adopt a resolution directing the <u>OIR</u> Office of Insurance Regulation to levy the Emergency Assessment on all Assessable Lines.

- 3. The Emergency Assessment is subject to interest on delinquent remittances at the average rate earned by the <u>SBA</u> Board for the <u>six months preceding the start of the FHCF for the first four months of the Contract Year for which such information is available plus 5 percent %. The Emergency Assessment is also subject to annual adjustments by the <u>SBA</u> Board in order to meet debt obligations.</u>
- (5) Procedures regarding Levying Emergency Assessments Pursuant to Section 215.555(6)(b), F.S.
- (a) If the <u>SBA</u> Board directs the <u>OIR</u> Office of Insurance Regulation to levy Emergency Assessments, then the <u>OIR</u> Office of Insurance Regulation shall issue Orders to the Florida Surplus Lines Service Office and to each Assessable Insurer levying an Emergency Assessment for the Assessable Lines set out in paragraph (d), below.
- (b) Pursuant to the Order issued by the <u>OIR Office of Insurance Regulation</u> levying the Emergency Assessment, each Assessable Insurer shall remit to the entity identified in the Order, an amount equal to the required percentage of its direct written premium for the preceding calendar quarter from all Assessable Lines, except those lines specifically exempted in Section 215.555, F.S. The required percentage will be determined in accordance with Section 215.555(6)(b), F.S., and the procedures set out in subsection (4) of this rule.
- (c) Pursuant to the Order issued by the OIR Office of Insurance Regulation levying the Emergency Assessment, each Assessable Insured shall remit and each surplus lines agent shall collect an amount equal to the required percentage of its direct written premium from all Assessable Lines. Surplus lines agents shall collect the Emergency Assessment at the same time as the surplus lines agent collects the surplus lines tax required by Section 626.932, F.S., and remit to the Florida Surplus Lines Service Office at the same time as the agent remits the surplus lines tax to that Office. The Emergency Assessment on each insured procuring coverage and filing under Section 626.938, F.S., shall be an amount equal to the required percentage of its direct written premium from all Assessable Lines and shall be remitted by the insured to the Florida Surplus Lines Service Office at the time the insured pays the surplus lines tax to that Office. The Florida Surplus Lines Service Office shall remit the Emergency Assessments received as directed by the OIR Office of Insurance Regulation.
  - (d) No change.

Rulemaking Authority 215.555(3) FS. Law Implemented 215.555(2), (3), (4), (5), (6), (7) FS. History—New 9-18-97, Amended 12-3-98, 9-12-00, 6-1-03, 5-19-04, 5-29-05, 5-10-06, 9-5-06, 6-8-08, 3-30-09, 3-29-10, 8-8-10, 4-24-14, 11-10-21, X-XX-25.

NAME OF PERSON ORIGINATING PROPOSED RULE: Gina Wilson, FHCF Chief Operating Officer, State Board of Administration of Florida.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: The Trustees of the State Board of Administration of Florida.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 10, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 12, 2025

### STATE BOARD OF ADMINISTRATION

RULE NO.: RULE TITLE:

19-8.028 Reimbursement Premium Formula

PURPOSE AND EFFECT: This rule is promulgated to implement Section 215.555, Florida Statutes, regarding the Florida Hurricane Catastrophe Fund, for the 2025-2026 contract year.

SUMMARY: In accordance with Section 215.555(5), Florida Statutes, proposed amended Rule 19-8.028, F.A.C., Reimbursement Premium Formula, adopts the 2025-2026 reimbursement premium formula for the Florida Hurricane Catastrophe Fund ("Florida Hurricane Catastrophe Fund 2025 Ratemaking Formula Report Presented to the State Board of Administration of Florida March 26, 2025").

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: Upon review of the proposed changes to this rule and the incorporated forms, the State Board of Administration of Florida has determined that the rule does not meet the requirements for ratification by the legislature. The changes to the rule do not have an adverse impact on small business and do not directly or indirectly increase regulatory costs in excess of \$200,000 in the aggregate within 1 year of implementation. The changes to the rule also do not directly or indirectly have an adverse impact on economic growth, private sector job creation or employment, or private sector investment, business competitiveness or innovation or increase regulatory costs, including any transactional costs, in excess of \$1 million in the aggregate within 5 years after the implementation of the rule.

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

RULEMAKING AUTHORITY: 215.555(3), F.S.

LAW IMPLEMENTED: 215.555(2), (3), (4), (5), (6), (7), 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: July 15, 2025, 9:00 a.m. (ET) to conclusion of meeting.

PLACE: Conference Call in Number: 1(872)242-7651, Participant Code 350-449-176#.

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: Mary Linzee Branham, Florida Hurricane Catastrophe Fund, 1801 Hermitage Blvd., Tallahassee, FL 32308, (850)413-1335, marylinzee.branham@sbafla.com.. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mary Linzee Branham at the number or email listed above.

### THE FULL TEXT OF THE PROPOSED RULE IS:

### 19-8.028 Reimbursement Premium Formula.

- (1) No change.
- (2) No change.
- (3) The Premium Formula.
- (a) The Formula for determining the Actuarially Indicated Reimbursement Premium to be paid to the FHCF Fund, as required by Section 215.555(5)(b), F.S., is the rate times the exposure per \$1,000 of insured value and this equals the Premium to be paid in dollars. The premium rates are determined by taking into account geographic location by zip code; construction type; policy deductible; type of insurance and other such factors deemed by the SBA to be appropriate. The Formula is developed by an Independent Consultant selected by the SBA, as required by Section 215.555(5)(b), F.S.
- (b) For the 2025/2026 2024/2025 Contract Year, the Formula developed by the SBA's Independent Consultant, "Florida Hurricane Catastrophe Fund 2025 2024 Ratemaking Formula Report Presented to the State Board of Administration of Florida March 26, 2025 March 21, 2024, http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

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

16826," as approved by the SBA, is hereby adopted and incorporated by reference into this rule. The premium rates are developed in accordance with the Premium Formula methodology approved by the SBA.

- (4) No change.
- (5) No change.

Rulemaking Authority 215.555(3) FS. Law Implemented 215.555(2), (3), (4), (5), (6), (7) FS. History—New 9-20-99, Amended 7-3-00, 9-17-01, 7-17-02, 7-2-03, 7-29-04, 7-17-05, 7-6-06, 7-17-07, 6-16-08, 8-2-09, 7-8-10, 7-3-11, 6-25-12, 6-18-13, 6-10-14, 6-2-15, 5-18-16, 5-30-17, 8-1-18, 5-21-19, 9-17-19, 7-16-20, 6-23-21, 8-18-22, 7-12-23, 8-5-24, X-XX-25.

NAME OF PERSON ORIGINATING PROPOSED RULE: Gina Wilson, FHCF Chief Operating Officer, State Board of Administration of Florida.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: The Trustees of the State Board of Administration of Florida.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 10, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: March 12, 2025

# Section III Notice of Changes, Corrections and Withdrawals

### **NONE**

### Section IV Emergency Rules

### **NONE**

# Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE:

62-342.700 Financial Responsibility

The Florida Department of Environmental Protection hereby gives notice: That on June 10, 2025, the Department issued an Order Granting Petition For Variance pursuant to 120.542, F.S. to The St Joe Company. The Order grants a variance from Chapter 373.4136, F.S. and subsection 62-342.700(11), F.A.C, which requires a Trust Fund Agreement be worded in substantial conformance with Form 62-342.700(11). The Order

is for the Devils Swamp Mitigation Bank, located in Bay and Walton Counties. The petition was received on April 30, 2025. Notice of receipt of this Petition was published on the Florida Administrative Register on May 2, 2025, Vol. 51/86. No public comment was received. The Order, file number OGC #25-0772, granted the petition based on a showing that the Petitioner demonstrated that a strict application of the rule would result in substantial hardship to Petitioner and because Petitioner demonstrated that the purpose of the underlying statute will be or has been achieved by other means.

A copy of the Order or additional information may be obtained by contacting: Donna Kendall, telephone: (850)245-8488, email: Donna.Kendall@FloridaDep.gov, Department of Environmental Protection, Division of Water Resource Management, Submerged Lands and Environmental Resource Coordination, 2600 Blair Stone Road, MS 2500, Tallahassee, Florida 32399-2400; during normal business hours, 8:00 a.m. - 5:00 p.m., except legal holidays.

Public participation is solicitated without regard to race, color, religion, sex, pregnancy, national origin, age, handicap, or marital status. Persons who require special accommodations under the American with Disabilities Act (ADA) or persons who require a translation service (free of charge) are asked to contact DEP's Limited English Proficiency Coordinator at (850)245-2118 or LEP@FloridaDEP.gov. If you have a hearing or speech impairment, please contact the agency using the Florida Relay Service, (800)955-8771 (TDD) or (800)955-8770 (voice).

### Section VI Notice of Meetings, Workshops and Public Hearings

### DEPARTMENT OF LEGAL AFFAIRS

The Florida Commission on the Status of Women announces a telephone conference call to which all persons are invited.

DATE AND TIME: June 17, 2025, 4:00 p.m.

PLACE: Please call (850)414-3300 for instructions on participation.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Women's Hall of Fame Committee

NOTE: In the absence of quorum, items on this agenda will be discussed as workshop, and notes will be recorded although no formal action will be taken. If you have any questions, please call (850)414-3300.

A copy of the agenda may be obtained by contacting: Florida Commission on the Status of Women at the Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050 PHONE: (850)414-3300 FAX: (850)921-4131

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Florida Commission on the Status of Women at the Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050 PHONE: (850)414-3300 FAX: (850)921-4131. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Florida Commission on the Status of Women at the Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050 PHONE: (850)414-3300 FAX: (850)921-4131

### DEPARTMENT OF EDUCATION

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

DATES AND TIMES: Meetings will occur on Tuesdays, July 1, 2025, 4:00 p.m. - 6:00 p.m., ET; July 8, 2025, 4:00 p.m. - 6:00 p.m., ET; July 15, 2025, 4:00 p.m. - 6:00 p.m., ET; July 22, 2025, 4:00 p.m. - 6:00 p.m., ET; and July 29, 2025, 4:00 p.m. - 6:00 p.m., ET, or until business is concluded. If business is finished in fewer meetings, subsequent meetings will not occur.

PLACES: July 1, 2025, 4:00 p.m. - 6:00 p.m., ET

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

join/19%3ameeting\_ZmIwMTNmYTMtMTZjNy00NjE3LWE xZTctZDg1NzdlMGNkMTQw%40thread.v2/0?context=%7b %22Tid%22%3a%2263bf107b-cb6f-4173-8c1c-

1406bb5cb794%22%2c%22Oid%22%3a%225e764c12-1e6d-4510-9faa-2158dbbc07e6%22%7d

Meeting ID: 268 564 111 795 5

Passcode: He3ZA3PR

July 8, 2025, 4:00 p.m. - 6:00 p.m., ET

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

join/19%3ameeting\_NmE2NTcwNjQtMmM4OC00NTMyLW I1NjgtMTcxMjQ5M2Q3MTY2%40thread.v2/0?context=%7b %22Tid%22%3a%2263bf107b-cb6f-4173-8c1c-

1406bb5cb794%22%2c%22Oid%22%3a%225e764c12-1e6d-

4510-9faa-2158dbbc07e6%22%7d Meeting ID: 231 604 793 032 2

Passcode: kX9KH9PQ

July 15, 2025, 4:00 p.m. - 6:00 p.m., ET

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

join/19%3ameeting MDJjOTRIOTMtMjQ0Mi00MjFlLWJiN

GYtMmQ5MmYzNWNmMGE0%40thread.v2/0?context=%7b%22Tid%22%3a%2263bf107b-cb6f-4173-8c1c-

1406bb5cb794%22%2c%22Oid%22%3a%225e764c12-1e6d-

4510-9faa-2158dbbc07e6%22%7d

Meeting ID: 225 984 868 247 4 Passcode: pL6VU63C

July 22, 2025, 4:00 p.m. - 6:00 p.m., ET

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

join/19%3ameeting\_MTQzNmM0MjAtMTJhNS00NjJlLTgx YjgtMGM5YjQwZGM4NTQ2%40thread.v2/0?context=%7b %22Tid%22%3a%2263bf107b-cb6f-4173-8c1c-

1406bb5cb794%22%2c%22Oid%22%3a%225e764c12-1e6d-

4510-9faa-2158dbbc07e6%22%7d Meeting ID: 219 480 242 759 5

Passcode: CA64xi2G

July 29, 2025, 4:00 p.m. - 6:00 p.m., ET

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

join/19%3ameeting\_Mzc4ZmU5NjYtMzBlZC00NDc2LThjYj EtZjM4MjcxZWY1ZjI3%40thread.v2/0?context=%7b%22Tid %22%3a%2263bf107b-cb6f-4173-8c1c-

4510-9faa-2158dbbc07e6%22%7d Meeting ID: 250 230 930 771 9

Passcode: vo3vC3Zc

GENERAL SUBJECT MATTER TO BE CONSIDERED: State Academic Standards for Science Review Workgroup

A copy of the agenda may be obtained by contacting: Steve.Walker@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 5 days before the workshop/meeting by contacting: Steve.Walker@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: Steve.Walker@fldoe.org

### DEPARTMENT OF LAW ENFORCEMENT

The Criminal and Juvenile Justice Information Systems (CJJIS) Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, July 14, 2025, 10:00 a.m., ET PLACE: Hilton Orlando, 6001 Destination Parkway, Orlando, FL 32819

GENERAL SUBJECT MATTER TO BE CONSIDERED: Topics include, but not limited to: FBI Audit, Iris Pilot, and Data Sharing Projects.

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

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

For more information, you may contact: CJJISCouncil@fdle.state.fl.us

### EXECUTIVE OFFICE OF THE GOVERNOR

Division of Emergency Management

The Florida Emergency Management Assistance Foundation announces a public meeting to which all persons are invited.

DATE AND TIME: July 11, 2025, 11:00 a.m.

PLACE: Virtual Meeting:

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

join/19%3ameeting\_OTUyMDliZmItZWRiMy00YzAwLWF mYTQtYzg0ZDUyMGNiODgx%40thread.v2/0?context=%7b %22Tid%22%3a%22088e007e-1942-4853-850e-

61a103671230%22%2c%22Oid%22%3a%22d049d459-dc18-

407c-82e5-6483d638243d%22%7d

Meeting ID: 289 358 064 588

Passcode: Na9nn24T

GENERAL SUBJECT MATTER TO BE CONSIDERED:

Annual board meeting to discuss foundation updates

A copy of the agenda may be obtained by contacting: Iyana Meeks: iyana.meeks@cmcgfla.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 3 days before the workshop/meeting by contacting: Iyana Meeks: iyana.meeks@cmcgfla.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).

### EXECUTIVE OFFICE OF THE GOVERNOR

Division of Emergency Management

The State Emergency Response Commission announces a public meeting to which all persons are invited.

DATE AND TIME: July 17, 2025, 09:30 a.m.; July 17, 2025, 1:30 p.m.; July 18, 2025, 09:30 a.m.

PLACE: Hilton Cocoa Beach Oceanfront Hotel - Cocoa beach, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: "To discuss the requirements of the Emergency Planning and Community Right-To-Know Act, also known as Title III of the Superfund Amendments and Reauthorization Act of 1986."

Training Task Force Meeting July 17, 2025, 0930 a.m.

Local Emergency Planning Committee Meeting July 17, 2025, 1330 p.m.

State Emergency Response Commission Meeting July 18, 2025, 0930 a.m.

A copy of the agenda may be obtained by contacting: Danielle King

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

### WATER MANAGEMENT DISTRICTS

South Florida Water Management District

The Recreational Public Forum announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, June 23, 2025, 5:00 p.m.

PLACE: SFWMD Headquarters, B-1 Building, Auditorium, 3301 Gun Club Road, West Palm Beach, FL 33406

Members of the public may participate and provide public comment in person or via Zoom, a media technology free for the public to use.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Recreational Public Forum is a public meeting regarding the public recreational issues and opportunities within the South Florida Water Management District.

The public and stakeholders will have an opportunity to view and comment on the meeting by attending in person or utilizing the following link: https://sfwmd.link/4duej8S. The link will go live at approximately 5:00 p.m. on June 23, 2025.

One or more members of the Governing Board of the South Florida Water Management District may attend and participate in this meeting. No Governing Board action will be taken.

A copy of the agenda may be obtained by contacting: Yvette Bonilla at ybonilla@sfwmd.gov. The agenda will be posted to the District's website, www.SFWMD.gov/meetings, seven days prior to the meeting.

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

For more information, you may contact: Yvette Bonilla at ybonilla@sfwmd.gov

### WATER MANAGEMENT DISTRICTS

South Florida Water Management District

The Loxahatchee River Management Coordinating Council Meeting announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, June 23, 2025, 2:00 p.m.

PLACE: Loggerhead Marinelife Center, 14200 US Highway One, Juno Beach, FL, 33408

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Loxahatchee River Management Coordinating Council will meet to discuss the goals and objectives regarding the management of the Wild and Scenic portion of the Loxahatchee River

The public and stakeholders are invited to participate in person and will have an opportunity to provide comment during the meeting.

A copy of the agenda may be obtained by contacting: Elizabeth Salewski, Ph.D., (561)682-2429 or esalewsk@sfwmd.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 seven days before the workshop/meeting by contacting: Molly Brown, District Clerk, at mobrown@sfwmd.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Elizabeth Salewski, Ph.D., (561)682-2429 or esalewsk@sfwmd.gov.

### DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

The Florida Board of Osteopathic Medicine announces a public meeting to which all persons are invited.

DATE AND TIME: (CANCELLED) June 13, 2025, 9:00 a.m., ET

PLACE: Cancelled

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting has been CANCELED. This notice will replace notice #29328840.

A copy of the agenda may be obtained by contacting: This meeting has been CANCELED, no agenda is available

### DEPARTMENT OF HEALTH

Board of Pharmacy

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

DATE AND TIME: July 10, 2025, 9:00 a.m., E.T.

PLACE: 1(888)585-9008, Participant Code: 599196982(#) GENERAL SUBJECT MATTER TO BE CONSIDERED: The panel will conduct a meeting related to public disciplinary cases with reconsiderations.

A copy of the agenda may be obtained by contacting: floridaspharmacy.gov

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: (850)245-4474. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing,

he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact: (850)245-4474.

### FLORIDA HOUSING FINANCE CORPORATION

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

DATE AND TIME: July 2, 2025, 2:00 p.m.

PLACE: Florida Housing Finance Corporation, 227 N. Bronough Street, Suite 5000, Tallahassee, Florida 32301. The meeting will also be available via webinar. The webinar registration and access information for the review committee meeting is posted to the following website: https://www.floridahousing.org/programs/developers-multifamily-programs/competitive/2025/2025-108.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Review Committee Meeting will be to give the scores and to submit a recommendation to Florida Housing's Board of Directors regarding the responses submitted for Florida Housing Finance Corporation's RFA 2025-108 9% Housing Credit And SAIL Financing For Homeless Housing Developments Located In Medium And Large Counties.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Bryan A. Barber, (850)488-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

### DEPARTMENT OF FINANCIAL SERVICES

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

DATE AND TIME: Wednesday, June 25, 2025, 1:30 p.m. – 4:30 p.m., Eastern Daylight Time

PLACE: Department of Revenue, 2450 Shumard Oak Blvd., Building 2, Room 1250, Tallahassee, FL 32311

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

A copy of the agenda may be obtained by contacting: the Florida PALM Project website

https://myfloridacfo.com/floridapalm/oversight.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Jenifer Hartsfield at (850)410-9025 or FloridaPALM@myfloridacfo.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). For more information, you may contact: or would like to submit public comment regarding the Florida PALM Executive

public comment regarding the Florida PALM Executive Steering Committee, please email FloridaPALM@myfloridacfo.com.

### DEPARTMENT OF COMMERCE

Division of Community Development

The Florida Department of Commerce (FloridaCommerce) announces a public meeting to which all persons are invited.

DATE AND TIME: June 30, 2025, 11:00 a.m., EST

PLACE: Microsoft Teams:

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

 $\label{eq:context} join/19\%3 a meeting \_M2VkMWJkYWQtY2Q3My00MWEzLWI2ZWQtMWQ5OGZlMjk2MTlh%40thread.v2/0?context=\\ \%7b\%22Tid\%22\%3a\%22931da019-f64e-4908-b0f6-$ 

92f46f78c512%22%2c%22Oid%22%3a%225bfe72bc-d23b-

44f8-93ba-c35a79a60160%22%7d

Meeting ID: 251 170 126 974 6

Passcode: ao6bm67s

Dial In by Phone: +1(850)988-5144 Phone Conference ID: 224 757 314#

GENERAL SUBJECT MATTER TO BE CONSIDERED: FloridaCommerce is in the process of updating the state's program year 2025 - 2026 plan for administering the Weatherization Assistance Program. (WAP State Plan).

Pursuant to 10 C.F.R. 440.14(a), FloridaCommerce will conduct a virtual public hearing. During these hearings, public comments on the proposed WAP State Plan will be received. FloridaCommerce will also prepare a transcript of the hearing and make it available to the public.

A copy of the agenda may be obtained by contacting: Ms. Jasmin Waye, Community Program Manager (WAP), Bureau of Economic Self-Sufficiency, 107 East Madison Street, MSC 400, Tallahassee, Florida 32399-4120. Copies may also be obtained by calling (850)717-8409 or emailing FloridaWAP@commerce.fl.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: Ms. Jasmin Waye, Community Program Manager (WAP), by calling (850)717-8409 or emailing FloridaWAP@commerce.fl.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).

### CENTER FOR INDEPENDENT LIVING IN CENTRAL FLORIDA, INC.

The Center for Independent Living in Central Florida, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: June 20, 2025, 8:30 a.m.

PLACE: 720 N Denning Drive, Winter Park FL 32789

GENERAL SUBJECT MATTER TO BE CONSIDERED: Executive Committee Meeting

A copy of the agenda may be obtained by contacting: Maria Diaz (407)961-5541

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: Maria Diaz (407)961-5541. 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).

### **BRYANT MILLER OLIVE**

The Capital Trust Authority announces a hearing to which all persons are invited.

DATE AND TIME: Friday, June 20, 2025, 9:30 a.m., CST/10:30 a.m., EST

PLACE: Telephone conference, using the instructions provided herein.

### GENERAL SUBJECT MATTER TO BE CONSIDERED: NOTICE OF TELEPHONIC PUBLIC HEARING

The Capital Trust Authority (the "CTA") has been requested by Goodwill Industries of the Gulf Coast, Inc., an Alabama not for profit corporation, and an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"), and/or one or more related and/or affiliated entities (collectively, the "Borrower"), to issue its Revenue Bonds, in one or more series of tax-exempt qualified 501(c)(3)

bonds or taxable bonds, in an aggregate principal amount not to exceed \$5,000,000 (the "Bonds").

For the purposes of Section 147(f) of the Code, notice is hereby given that, in accordance with the Internal Revenue Service Revenue Procedure 2022-20, a telephonic public hearing will be held by a hearing officer on behalf of the CTA on Friday, June 20, 2025 at 9:30 a.m., CST/10:30 a.m., EST, or as soon thereafter as the matter may be heard, using the telephone conference instructions provided herein. The purpose of the hearing is to take public comments regarding the issuance of the Bonds by the CTA, the nature and location of the Project (hereinafter defined) and the plan of finance. The proceeds of the Bonds will be loaned to the Borrower by the CTA for the purpose of financing or refinancing, including through reimbursement, (i) the acquisition, construction, installation and equipping of a new, approximately 20,146 square foot social service facility, to be located on approximately 3.2 acres of land, for use as a retail store, donation drop off and opportunity center office, including related facilities, fixtures, furnishings and equipment, to be known as the "Goodwill Gulf Coast Gulf Breeze Store," to be located at 4095 Gulf Breeze Parkway, Gulf Breeze, Florida 32563 (collectively, the "Facilities"); (ii) the funding of a debt service reserve fund for the Bonds, if deemed necessary or desirable; (iii) the funding of capitalized interest for the Bonds, if deemed necessary or desirable; and (iv) the payment of certain costs of issuing the Bonds (collectively, the "Project").

The plan of finance contemplates that the CTA will issue, in respect to the Project, not exceeding \$5,000,000 in aggregate principal amount of its Bonds, in one or more series of tax-exempt qualified 501(c)(3) bonds or taxable bonds, and loan the proceeds of the Bonds to the Borrower to provide funds for the Project. The Facilities will be owned by the Borrower, or an affiliate thereof or another entity chosen by the Borrower.

The Bonds, when issued, will be special, limited obligations payable solely out of the revenues, income and receipts pledged to the payment thereof and derived from financing agreements with the Borrower, and none of the CTA, Santa Rosa County, Florida (the "County") or the State of Florida (the "State") will be obligated to pay the principal of, premium, if any, or interest on the Bonds except from the payments of the Borrower. The Bonds and the interest thereon shall never (i) pledge the taxing power of the County, the State or any other political subdivision, public agency or municipality thereof within the meaning of any constitutional or statutory provision, (ii) constitute the debt or indebtedness of the CTA, the County, the State or any other political subdivision, public agency or municipality thereof within the meaning of any constitutional or statutory provision, or (iii) pledge the full faith and credit of the CTA, the County, the State or any political subdivision, public agency or municipality thereof., CTA has no taxing power. Issuance of the Bonds is subject to several conditions including satisfactory documentation and receipt of necessary approvals for the financing.

INTERESTED PERSONS ARE ENCOURAGED TO ATTEND BY TELEPHONE CONFERENCE USING THE INSTRUCTIONS BELOW. PRIOR TO SAID TELEPHONIC PUBLIC HEARING, WRITTEN COMMENTS MAY BE DELIVERED TO THE CTA AT 315 FAIRPOINT DRIVE, GULF BREEZE, FLORIDA 32561, ATTENTION EXECUTIVE DIRECTOR.

### TELEPHONE CONFERENCE INSTRUCTIONS:

### TOLL FREE DIAL IN NUMBER: 1(888)667-1808

At the date and time fixed for said telephonic public hearing all who appear by telephone conference will be given an opportunity to express their views for or against the Project, the plan of finance and the proposed approval of the issuance of the Bonds. Comments made at the public hearing are for the consideration of the parties providing an approval of the issuance of the Bonds and the plan of finance but will not bind the CTA or such parties as to any action the CTA or such parties may take. All persons are advised that, if they decide to appeal any decision made with respect to the proposed approval of the issuance of the Bonds, they will need a record of the proceedings, and for such purpose, they may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. All interested persons are invited to present their comments on the date and time set forth above.

IN ACCORDANCE WITH THE AMERICANS WITH DISABILITIES ACT OF 1990, AS AMENDED, ALL PERSONS WHO ARE DISABLED AND WHO NEED SPECIAL ACCOMMODATIONS TO PARTICIPATE IN THIS TELEPHONIC PUBLIC HEARING BECAUSE OF THAT DISABILITY SHOULD CONTACT THE HEARING OFFICER AT (850)934-4046 AT LEAST 48 HOURS IN ADVANCE OF THE PUBLIC HEARING, EXCLUDING SATURDAY AND SUNDAY.

A copy of the agenda may be obtained by contacting: CONTACT THE HEARING OFFICER AT (850)934-4046. For more information, you may contact: CONTACT THE HEARING OFFICER AT (850)934-4046.

### **BRYANT MILLER OLIVE**

The Capital Trust Authority announces a hearing to which all persons are invited.

DATE AND TIME: June 19, 2025, 11:00 a.m., CDT/12:00 noon, EDT

PLACE: Telephonic hearing using the instructions as provided herein.

GENERAL SUBJECT MATTER TO BE CONSIDERED: NOTICE OF TELEPHONIC PUBLIC HEARING

The Capital Trust Authority (the "CTA") has been requested by Shands Teaching Hospital and Clinics, Inc., a Florida not for profit corporation, and an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"), and/or one or more related and/or affiliated entities (collectively, the "Borrower"), to issue its Health Facilities Revenue and Revenue Refunding Bonds, in one or more series of tax-exempt qualified 501(c)(3) bonds or taxable bonds, in an aggregate principal amount not to exceed \$950,000,000 (the "Bonds").

For the purposes of Section 147(f) of the Code, notice is hereby given that, in accordance with the Internal Revenue Service Revenue Procedure 2022-20, a telephonic public hearing will be held by a hearing officer on behalf of the CTA on June 19, 2025 at 11:00 a.m., CDT/12:00 noon, EDT, or as soon thereafter as the matter may be heard, using the telephone conference instructions provided herein. The purpose of the hearing is to take public comments regarding the issuance of the Bonds by the CTA, the nature and location of the Project (hereinafter defined) and the plan of finance.

The plan of finance contemplates that the CTA will issue, in respect to the Project, not exceeding \$950,000,000 in aggregate principal amount of its Bonds, in one or more series of tax-exempt qualified 501(c)(3) bonds or taxable bonds, and loan the proceeds of the Bonds to the Borrower for the principal purposes of:

- (i) financing and/or reimbursing the cost of acquiring, constructing, improving and equipping certain healthcare facilities of the Borrower, as generally described below (the "Project");
- (a) a new health care facility in St. Johns County, Florida, to be known as the "Durbin Park Hospital and Health Park Development," consisting of an acute care community hospital, and other related health care facilities, located on a new 42.5 acre health and wellness campus at the southwest corner of the intersection of Peyton Parkway and Flagler Health Way in St. Johns, Florida, with the initial address of 100 Flagler Health Way, St. Johns, FL 32259, including related facilities, fixtures, furnishings, and equipment, which will be financed with proceeds of the Bonds in an amount not to exceed \$300,000,000;
- (b) a bed expansion project at UF Health Leesburg Hospital in Lake County, Florida, consisting of 48 new acute care beds located at 600 E. Dixie Avenue, Leesburg, FL 34748, including facilities, fixtures, furnishings, and equipment, which will be financed with proceeds of the Bonds in an amount not to exceed \$70,000,000;
- (c) renovations to and equipment for various units within UF Health Shands Hospital's north tower located at 1600 SW Archer Road, Gainesville, FL 32608, including renovations to and equipment for two pediatric units located on the fourth floor

of the north tower, which will be financed with proceeds of the Bonds in an amount not to exceed \$21,000,000; and

- (d) a new acute care patient tower, which will be located adjacent to UF Health Shands Hospital's existing south tower hospital at 1515 SW Archer Road, Gainesville, FL 32608, including facilities, fixtures, furnishings and equipment, which will be financed with proceeds of the Bonds in an amount not to exceed \$100,000,000.
- (ii) refunding all or a portion of certain indebtedness of the Borrower:
- (a) Alachua County Health Facilities Authority Health Facilities Revenue Bonds, Series 2007A (Shands Healthcare Project), currently outstanding in the principal amount of \$40,395,000 (the "2007A Bonds");
- (b) Alachua County Health Facilities Authority Health Facilities Revenue Bonds (Shands Healthcare Project), Series 2008A, currently outstanding in the principal amount of \$49,990,000 (the "2008A Bonds");
- (c) Alachua County Health Facilities Authority Series 2008C Health Facilities Revenue Bonds (Shands Healthcare Project), currently outstanding in the principal amount of \$13,125,000 (the "2008C Bonds");
- (d) Alachua County Health Facilities Authority Health Facilities Revenue Bonds, Series 2014A (Shands Teaching Hospital and Clinics, Inc. at the University of Florida Project), currently outstanding in the principal amount of \$250,000,000 (the "2014A Bonds");
- (e) Alachua County Health Facilities Authority Health Facilities Revenue Bonds, Series 2014B (Shands Teaching Hospital and Clinics, Inc. at the University of Florida Project), currently outstanding in the principal amount of \$50,000,000 (the "2014B Bonds");
- (f) Alachua County Health Facilities Authority Health Facilities Revenue Refunding Bonds, Series 2016A (Shands Teaching Hospital and Clinics, Inc. at the University of Florida Project), currently outstanding in the principal amount of \$24,150,000 (the "2016A Bonds");
- (g) City of Leesburg, Florida Hospital Revenue Refunding Bonds (Central Florida Health Alliance Projects), Series 2011, currently outstanding in the principal amount of \$41,315,000 (the "2011 CFHA Bonds");
- (h) Sumter County Industrial Development Authority Hospital Revenue Bonds (Central Florida Health Alliance Projects), Series 2014A, currently outstanding in the principal amount of \$40,385,000 (the "2014A CFHA Bonds");
- (i) Sumter County Industrial Development Authority Hospital Revenue Bonds (Central Florida Health Alliance Projects), Series 2014B, currently outstanding in the principal amount of \$19,765,000 (the "2014B CFHA Bonds"); and
- (j) City of Leesburg, Florida Hospital Revenue Refunding Bonds (Central Florida Health Projects), Series 2017, currently

outstanding in the principal amount of \$23,020,000 (the "2017 CFHA Bonds").

- (iii) funding a debt service reserve fund for the Bonds, if deemed necessary or desirable;
- (iv) funding capitalized interest for the Bonds, if deemed necessary or desirable;
- (v) funding swap termination payments, if deemed necessary or desirable; and
- (vi) paying certain costs of issuing the Bonds, including, but not limited to the cost of credit enhancement.

The 2007A Bonds and 2007B Bonds were issued for the purposes of financing and refinancing the costs of certain capital improvements to the Borrower's healthcare facilities located (i) on the Borrower's primary medical center campus with a primary address of 1600 S.W. Archer Road, Gainesville, Florida and including adjacent and proximate facilities with primary addresses of 1505 and 1515 S.W. Archer Road, Gainesville, Florida (collectively, the "Primary Medical Campus"); (ii) on the campus of UF Health Shands Psychiatric Hospital and UF Health Shands Rehab Hospital located at 4101 N.W. 89th Boulevard, Gainesville, Florida (the "Psychiatric Hospital Campus"); (iii) on the campus of Shands AGH (now closed) located at 801 S.W. 2nd Avenue, Gainesville, Florida (the "Shands AGH Campus"); (iv) on the campus of the UF Health Florida Surgical Center located at 3480 Hull Road, Gainesville, Florida; (v) on the campus of Shands Starke Regional Medical Center located at 922 E. Call Street, Starke, Florida (the "Starke Campus"); and (vi) on the campus of Shands Live Oak Regional Medical Center located at 1100 11th Street S.W., Live Oak, Florida (the "Live Oak Campus").

The 2008A Bonds were issued for the purpose of financing the costs of certain capital improvements to the Borrower's healthcare facilities located on the Primary Medical Campus. The 2008C Bonds were issued for the purposes of refinancing the costs of certain capital improvements to the Borrower's healthcare facilities located (i) on the Primary Medical Campus, (ii) on the Psychiatric Hospital Campus, (iii) on the Shands AGH Campus, (iv) on the Starke Campus, and (v) on the Live Oak Campus.

The 2014A Bonds and 2014B Bonds were issued for the purpose of financing the costs of certain capital improvements to the Borrower's healthcare facilities located on the Primary Medical Campus.

The 2016A Bonds were issued for the purpose of refinancing a portion of the 2007A Bonds.

The 2011 CFHA Bonds were issued for the purpose of refinancing the cost of certain capital improvements to the Borrower's healthcare facilities located (i) on the main campus of the Leesburg Regional Medical Center at 600 East Dixie Avenue, Leesburg, Florida (the "LRMC Campus"), and (ii) on the main campus of The Villages Regional Hospital located at

1451 El Camino Real, The Villages, Florida (the "TVRH Campus").

The 2014A CFHA Bonds were issued for the purpose of financing the costs of certain capital improvements to the Borrower's healthcare facilities located on the TVRH Campus. The 2014B CFHA Bonds were issued for the purposes of financing and refinancing the costs of certain capital improvements to the Borrower's healthcare facilities located on the LRMC Campus and the TVRH Campus.

The 2017 CFHA Bonds were issued for the purpose of refinancing the costs of certain capital improvements to the Borrower's healthcare facilities located on the LRMC Campus and the TVRH Campus.

All facilities financed and refinanced with proceeds of the Bonds will be owned and operated by the Borrower, or an affiliate thereof or another entity chosen by the Borrower.

The Bonds, when issued, will be special, limited obligations payable solely out of the revenues, income and receipts pledged to the payment thereof and derived from financing agreements with the Borrower, and none of the CTA, Alachua County, Florida, Lake County, Florida, Sumter County, Florida, St. Johns County, Florida, Suwannee County, Florida and Bradford County, Florida (collectively, the "Counties") or the State of Florida (the "State") will be obligated to pay the principal of, premium, if any, or interest on the Bonds except from the payments of the Borrower. The Bonds and the interest thereon shall never (i) pledge the taxing power of the Counties, the State or any other political subdivision, public agency or municipality thereof within the meaning of any constitutional or statutory provision, (ii) constitute the debt or indebtedness of the CTA, the Counties, the State or any other political subdivision, public agency or municipality thereof within the meaning of any constitutional or statutory provision, or (iii) pledge the full faith and credit of the CTA, the Counties, the State or any political subdivision, public agency or municipality thereof., CTA has no taxing power. Issuance of the Bonds is subject to several conditions including satisfactory documentation and receipt of necessary approvals for the financing.

INTERESTED PERSONS ARE ENCOURAGED TO ATTEND BY TELEPHONE CONFERENCE USING THE INSTRUCTIONS BELOW. PRIOR TO SAID TELEPHONIC PUBLIC HEARING, WRITTEN COMMENTS MAY BE DELIVERED TO THE CTA AT 315 FAIRPOINT DRIVE, GULF BREEZE, FLORIDA 32561, ATTENTION EXECUTIVE DIRECTOR.

TELEPHONE CONFERENCE INSTRUCTIONS:

TOLL FREE DIAL IN NUMBER: 1(888)667-1808

At the date and time fixed for said telephonic public hearing all who appear by telephone conference will be given an opportunity to express their views for or against the Project, the plan of finance and the proposed approval of the issuance of the Bonds. Comments made at the public hearing are for the consideration of the parties providing an approval of the issuance of the Bonds and the plan of finance but will not bind the CTA or such parties as to any action the CTA or such parties may take. All persons are advised that, if they decide to appeal any decision made with respect to the proposed approval of the issuance of the Bonds, they will need a record of the proceedings, and for such purpose, they may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. All interested persons are invited to present their comments on the date and time set forth above.

IN ACCORDANCE WITH THE AMERICANS WITH DISABILITIES ACT OF 1990, AS AMENDED, ALL PERSONS WHO ARE DISABLED AND WHO NEED SPECIAL ACCOMMODATIONS TO PARTICIPATE IN THIS TELEPHONIC PUBLIC HEARING BECAUSE OF THAT DISABILITY SHOULD CONTACT THE HEARING OFFICER AT (850)934-4046 AT LEAST 48 HOURS IN ADVANCE OF THE PUBLIC HEARING, EXCLUDING SATURDAY AND SUNDAY.

A copy of the agenda may be obtained by contacting: Contact the Hearing Officer at (850)934-4046.

For more information, you may contact: Contact the Hearing Officer at (850)934-4046.

### HARDEE COUNTY ECONOMIC DEVELOPMENT AUTHORITY

The Hardee County Economic Development Authority announces a public meeting to which all persons are invited. DATE AND TIME: Tuesday, June 17, 2025, 8:30 a.m. PLACE: Hardee County BOCC Commission Chambers

GENERAL SUBJECT MATTER TO BE CONSIDERED: Approval of budget and grant agreements to governmental entities.

A copy of the agenda may be obtained by contacting: N/A Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Brandy Crawford at (863)773-9430. 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: Brandy Crawford at (863)773-9430.

### **OCAUSA**

The Florida Department of Transportation (FDOT), District Seven announces a public meeting to which all persons are invited. DATES AND TIMES: June 17, 2025, 11:00 a.m. - 12:30 p.m. (Virtual/Online), Register at

https://www.fdottampabay.com/project/913/445681-1-52-01.; June 18, 2025, 4:30 p.m. - 6:00 p.m. (In-Person)

PLACE: In-Person: St. Pete College - Clearwater Campus, 2465 Drew St., ES 104., Clearwater, FL 33765

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT), District Seven, invites you to attend and participate in public meetings regarding the proposed lane repurposing and median modifications on SR 590/Drew Street Repaving from Osceola Avenue to US 19 in Pinellas County, Florida. The live online meeting will be held Tuesday, June 17,2025, from 11:00 a.m. to 12:30 p.m. and the in-person meeting will be held Wednesday, June 18, 2025, from 4:30 p.m. to 6:00 p.m.

As part of the improvement project on SR 590/ Drew Street from Osceola Avenue to US19, FDOT is proposing the following:

- Road resurfacing, upgraded ADA features, and improved lighting.
- Realigning Cleveland Street and Missouri Avenue by installing a new raised median to separate turning movements and to reduce crashes.
- New raised median along Drew Street from N. Missouri Avenue to the signalized intersection to reduce conflicts and improve safety.
- Lane reduction from four lanes to two lanes from Osceola Avenue to Myrtle Avenue with a separated bike lane.
- Widening between Missouri Avenue and Betty Lane to improve safety and access.
- Closing the median opening at Cirus Avenue and extend the left-turn lane at Hercules Avenue to minimize turning conflicts and improve traffic flow and roadway safety.

These changes aim to improve safety, traffic flow, and accessibility for all users. Construction is anticipated to begin in 2026.

To allow for maximum participation, the public meeting will be held in two formats including an online option and an in-person meeting. The information presented will be identical for both formats.

Live Online: Register at https://attendee.gotowebinar.com/register/1007600598155190 104

(webinar ID 483-029-475) to attend virtually on Tuesday, June 17, 2025, 11:00 a.m. to 12:30 p.m. and view the project video, followed by an opportunity for comments and questions with the project team. Materials can be found by visiting the project website, https://www.fdottampabay.com/project/913/445681-1-52-01.

In-Person: Attend the public meeting in person anytime on Wednesday, June 18, 2025, 4:30 p.m. to 6:00 p.m. at St.

Petersburg College - Clearwater Campus, Ethics & Social Sciences Building, Room 104, located at 2465 Drew Street, Clearwater, Florida 33765. Attendees will receive project information, view project displays, and have the opportunity to submit comments and speak with the project team.

Comments may also be submitted following the meeting to Project Manager Kevin Lee by email Kevin.Lee@dot.state.fl.us, or mail to Kevin Lee, Florida Department of Transportation, 11201 North McKinley Drive, MS 600, Tampa, Florida 33612, or by phone at (813)975-6426. Comments received or postmarked by July 2, 2025, will be included in the official meeting record. FDOT is sending notices to nearby property owners, business owners, interested persons, and organizations to provide the opportunity to offer comments and express their views regarding this project and the proposed improvements.

El Departamento de Transporte de la Florida (FDOT), Distrito Siete, lo invita a asistir y participar en reuniones públicas sobre la propuesta de reasignación de carriles y modificaciones en los separadores centrales (medianas) en el proyecto de repavimentación de la SR 590/Drew Street, desde Osceola Avenue hasta la US 19, en el condado de Pinellas, Florida, La reunión pública se llevará a cabo el miércoles, 18 de junio de 2025, de 4:30 p.m. a 6:00 p.m. en el St. Petersburg College -Campus de Clearwater, edificio de Ciencias Sociales y Ética (ES 104), ubicado en 2465 Drew Street, Clearwater, FL 33765. Además, habrá una opción virtual disponible. Para participar de virtual. registrese https://attendee.gotowebinar.com/register/1007600598155190 104 (ID del seminario web: 483-029-475). La reunión virtual se llevará a cabo el martes, 17 de junio de 2025, de 11:00 a.m. a 12:30 p.m. Se invita a la comunidad a asistir y participar en esta reunión para conocer más sobre las mejoras planificadas para el corredor, las cuales tienen como objetivo mejorar la seguridad, actualizar las características de accesibilidad (ADA) y llevar la carretera a los estándares de diseño actuales. Para obtener más información sobre este proyecto, puede visitar el sitio web del

https://www.fdottampabay.com/project/913/445681-1-52-01. Si usted tiene preguntas o comentarios, o si desea más información sobre este proyecto, por favor comuníquese con el Sr. Manuel Flores al (813)975-6279 o por correo electrónico a Manuel.Flores@dot.state.fl.us. Los comentarios recibidos o con matasellos del 2 de Julio del 2025 serán incluidos en el expediente oficial de la reunión.

A copy of the agenda may be obtained by contacting: Kevin Lee, FDOT Project Manager, at (813)975-6426, or via email at Kevin.Lee@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: Jensen Hackett, FDOT Title VI Coordinator, at (813)975-6283 or Jensen.Hackett@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: Kevin Lee, FDOT Project Manager, at (813)975-6426, via email at Kevin.Lee@dot.state.fl.us, or by mail at 11201 North McKinley Drive, MS 600, Tampa, Florida 33612.

# 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

DEPARTMENT OF MANAGEMENT SERVICES Governor's Mansion Commission Joint Administrative Procedures Committee Rule Objections RULE NO.: RULE TITLE: 60G-1.001 Definitions Please be advised that the Joint Administrative Procedures Committee objected to a Department of Management Services, Governor's Mansion Commission rule at its March 31, 2025 meeting and that the department has refused to modify the rule.

### **OBJECTIONABLE PROVISION:**

### 60G-1.001 Definitions

The following definitions shall apply when used in Chapter 60G-1, F.A.C.:

\* \* \*

- (4) "Mansion and Grounds" means the following areas: Lots Two (2), Three (3), Four (4), Nine (9), Ten (10), Eleven (11), Fourteen (14), Fifteen
- (15), Sixteen (16), Twenty-one (21), Twenty-two (22), Twenty-three (23) and Twenty-four
- (24) in the long grove addition to the City of Tallahassee, Florida, according to the Plat drawn by Overton Bernard, recorded in Deed Book 'BB', Page 592, Records of Leon County Florida, in the office of the Clerk of the Circuit Court of Leon County Florida, being a subdivision of a part of the southeast quarter, Section Twenty-five (25) Township one (1) North Range one (1) west.

Also: Lots One Hundred Seventy-three (173), One Hundred Seventy-four (174), One Hundred Seventy-five (175) in the North addition to the City of Tallahassee, Florida, according to the Plat as recorded in Plat Book 1, Page 11, Records of Leon County Florida, in the Office of the Clerk of the Circuit Court of Leon County Florida.

Also: That portion of the right of way of First Avenue in the City of Tallahassee, vacated in accordance with law by the City Commission of the City of Tallahassee on April 23, 1974, bounded on the west by the east right of way line of Duval Street; on the south by the North boundary of lots Twenty-one (21) and Twenty-two (22) in the long grove addition to the City of Tallahassee; on the east by the west right of way line of Adams Street, and on the north by the property known as "The Grove".

Also: Any lands acquired by the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida for the express purpose of expanding the supporting land holding around the Governor's Mansion.

### **SPECIFIC OBJECTION:**

The rule is vague and provides no meaningful information to the general public with respect to any past or future acquisitions by the Board of Trustees of the Internal Improvement Trust Fund ("Board of Trustees") and is therefore contrary to sections 120.52(8)(d) and 120.545(1)(i), Florida Statutes. A rule is impermissibly vague if persons of common understanding and intelligence must guess at its meaning. *State, DHRS v. Health Care and Ret. Corp.*, 593 So.2d 539 (Fla. 1st DCA 1992).

The rule ostensibly refers to land acquired by, or may be acquired by, the Board of Trustees and further suggests that future acquisitions may, or may not, be acquired at the request of the Department of Management Services or on the Board of Trustees' own initiative. At best, the rule is an attempt to incorporate by reference descriptions of land acquired by the Board of Trustees on an ongoing basis. Material incorporated by reference into a rule is limited to the material as it exists at the time of incorporation, and changes in the material are not effective unless the rule is amended to incorporate the changes. See § 120.54(1)(i)1., Fla. Stat.; cf. Abbott Laboratories v. Mylan Pharm., Inc., 15 So. 3d 642 (Fla. 1st DCA 2009) (holding that a rule in which an agency has incorporated by reference the edition of the Orange Book after the effective date of the statute referencing that document is invalid; Florida courts interpret statutes as incorporating the federal law in effect on the date of adoption of the Florida Statute).

Section 120.54(3)(d)5., Florida Statutes, states: "After a rule has become effective, it may be repealed or amended only through the rulemaking procedures specified in this chapter." The rule has not been amended to include property that has been acquired since the latest effective date of the rule, October 14, 1998. Accordingly, the reference to any lands since acquired by the Board of Trustees is not effective. The rule is an invalid exercise of delegated authority pursuant to section 120.52(8) and 120.545(1)(a), Florida Statutes.

# Section XI Notices Regarding Bids, Proposals and Purchasing

FISH AND WILDLIFE CONSERVATION COMMISSION FWC 24/25-99C Sandy Sprunt Day Use Aea and Dove Creek Quarry Fishing Dock

BID NO: FWC 24/25-99C

TITLE: Sandy Sprunt Day Use Area and Dove Creek Quarry Fishing Dock

The Florida Fish and Wildlife Conservation Commission is seeking competitive pricing for the construction of five Crushed Rock Parking spaces and one ADA Compliant parking space. A Day Use Pavilion, Information Kiosk, Asphalt Driveway connection, and concrete sidewalk at Sandy Sprunt Day use area and a fishing pier, a pavilion and a covered bench at Dove Creek Quarry in accordance with the contract documents and Chapter 255 of the Florida Statutes.

To review the bid details:

Visit https://vendor.myfloridamarketplace.com/

Select Search Advertisements.

Enter FWC 24/25-99C into the Agency Advertisement Number box.

Click the Search button.

Select the solicitation to view the advertisement details.

Download files made available in the advertisement details page.

NOTE: The MyFloridaMarketPlace Vendor Information Portal (link provided above) is the posting location for all new and changing information regarding this solicitation. Interested bidders should continue to monitor this site for the entirety of the solicitation process.

Direct all questions to the Procurement Manager: Joshua Stringer, Florida Fish & Wildlife Conservation Commission, 1875 ORANGE AVENUE EAST, Tallahassee, FL 32311–6160, Joshua.Stringer@MyFWC.com, (850)617-9617.

### WHITING-TURNER CONTRACTING COMPANY

UF-692 Chemical Engineering Renovation – 100% CD Project Bid

The Whiting-Turner Contracting Company is issuing this Request for Bid to invite qualified contractors to submit bids for the University of Florida's Chemical Engineering Renovation Project in Gainesville, Florida, for all packages. Current project schedule projects a start date for Summer 2025, with completion for Q1 of 2027. Note, bids shall be submitted signed, sealed and marked "UF Chemical Engineering Renovation – 100% CD Project Bid". This solicitation shall be sent out via buildingconnected.com, so if there is interest in bidding this work please contact Richard Clement (Richard.clement@whiting-turner.com)or Rafael Castillo (Rafael.castillo@whiting-turner.com) to be included in the bid list, for access to all pertinent documents.

Bid Due Date: TBD

### BARR AND BARR

UF Communicore 3rd Floor Renovation Bid

Barr & Barr, Inc. is seeking qualified bids for the University of Florida Communicore 3rd Floor Renovation project. The project is located at 1249 Center Drive, Gainesville, FL 32610 and includes interior renovation scope of work including abatement, selective demolition, drywall, framing, interior glazing, flooring, paint, other finishes, fire protection, plumbing, mechanical, and electrical scopes. The virtual nonmandatory project meeting is June 19, 2025. Bids are due August 1, 2025. For bidders instructions and more information, contact Lauren Bird at lbird@barrandbarr.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., Thursday, June 5, 2025, and 3:00 p.m., Wednesday, June 11, 2025.

Rule No.	File Date	Effective Date
19B-4.001	6/11/2025	7/1/2025
19B-16.003	6/11/2025	7/1/2025
40A-8.021	6/9/2025	6/29/2025
40A-8.051	6/9/2025	6/29/2025
40E-7.668	6/6/2025	6/26/2025
40E-7.669	6/6/2025	6/26/2025
40E-7.670	6/6/2025	6/26/2025
40E-7.671	6/6/2025	6/26/2025
40E-7.672	6/6/2025	6/26/2025
40E-7.673	6/6/2025	6/26/2025
40E-7.674	6/6/2025	6/26/2025
40E-7.675	6/6/2025	6/26/2025
40E-7.676	6/6/2025	6/26/2025
40E-7.677	6/6/2025	6/26/2025
40E-7.678	6/6/2025	6/26/2025
61A-3.057	6/11/2025	7/1/2025
61L-2.012	6/11/2025	7/1/2025
64B1-3.010	6/11/2025	7/1/2025
64B1-4.0011	6/11/2025	7/1/2025
64B4-2.0025	6/9/2025	6/29/2025
64B6-2.003	6/11/2025	7/1/2025
64B6-3.0012	6/11/2025	7/1/2025
64B6-8.002	6/11/2025	7/1/2025
64B6-8.003	6/11/2025	7/1/2025
64B13-4.004	6/10/2025	7/1/2025
64B18-24.001	6/6/2025	6/26/2025
64B20-2.001	6/11/2025	7/1/2025
64B20-2.002	6/11/2025	7/1/2025
64B20-2.003	6/11/2025	7/1/2025
64B20-2.006	6/11/2025	7/1/2025
64B20-4.001	6/11/2025	7/1/2025

65C-28.021	6/11/2025	7/1/2025	
65G-11.002	6/10/2025	6/30/2025	
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	
14-10.0043	4/11/2025	**/**/***	
60FF1-5.009	7/21/2016	**/**/***	
00111 5.007	//21/2010	7	
64B8-10.003	12/9/2015	**/**/***	

### DEPARTMENT OF TRANSPORTATION

Proposed Site Approval Order for Three Lakes Golf Club Heliport

### FLORIDA DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation intends to issue an "Airport Site Approval Order," in accordance with Chapter 330, Florida Statutes, "Regulation of Aircraft, Pilots, and Airports" and Chapter14-60, Florida Administrative Code, "Airport Licensing, Registration, and Airspace Protection" for the following site:

Three Lakes Golf Club Heliport, a private airport, in Martin County, at Latitude 27° 4' 41.72" and Longitude 80° 16' 52.13", to be owned and operated by Three Lakes Golf Club, LLC, Attn: Cameron Wiebe 2103 SW Bridge Road Stuart, FL 33455. A copy of the Airport Site Approval Order, the Airport's application, the applicable rules, and other pertinent information may be obtained by contacting David Roberts, State Aviation Manager, Florida Department of Transportation, Aviation Office, 605 Suwannee Street, Mail Station 46, Tallahassee, Florida 32399-0450; (850)414-4514; aviation.fdot@dot.state.fl.us. Website:

http://www.fdot.gov/aviation.

ADMINISTRATIVE HEARING RIGHTS: Any person whose substantial interests will be determined or affected by this Airport Site Approval Order has the right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative hearing. The petition for an administrative hearing must conform to the requirements of Rule Chapter 28-106, Florida Administrative Code, and must be filed, in writing, within twenty-one days of the publication of this notice, with the Clerk of Agency Proceedings, Office of General Counsel, Florida Department of Transportation, 605 Suwannee Street, Mail Station 58, Room 550, Tallahassee, Florida 32399-0450. Failure to file a petition within the allowed time constitutes a waiver of any right such person has to request a hearing under Chapter 120, Florida Statutes.

### DEPARTMENT OF TRANSPORTATION

Proposed Airport Site Approval Order for AdventHealth Minneola Heliport

### FLORIDA DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation intends to issue an "Airport Site Approval Order," in accordance with Chapter 330, Florida Statutes, "Regulation of Aircraft, Pilots, and Airports" and Chapter14-60, Florida Administrative Code, "Airport Licensing, Registration, and Airspace Protection" for the following site:

AdventHealth Minneola Heliport, a private airport, in Lake County, at Latitude 28° 36′ 12″ and Longitude 81° 43′ 11″, to be owned and operated by Adventist Health System/Sunbelt, Inc., 900 Hope Way Altamonte Springs, FL 32714.

A copy of the Airport Site Approval Order, the Airport's application, the applicable rules, and other pertinent information may be obtained by contacting David Roberts, State Aviation Manager, Florida Department of Transportation, Aviation Office, 605 Suwannee Street, Mail Station 46, Tallahassee, Florida 32399-0450; (850)414-4514; aviation.fdot@dot.state.fl.us. Website:

http://www.fdot.gov/aviation.

ADMINISTRATIVE HEARING RIGHTS: Any person whose substantial interests will be determined or affected by this Airport Site Approval Order has the right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative hearing. The petition for an administrative hearing must conform to the requirements of Rule Chapter 28-106, Florida Administrative Code, and must be filed, in writing, within twenty-one days of the publication of this notice, with the Clerk of Agency Proceedings, Office of General Counsel, Florida Department of Transportation, 605 Suwannee Street, Mail Station 58, Room 550, Tallahassee, Florida 32399-0450. Failure to file a petition within the allowed time constitutes a waiver of any right such person has to request a hearing under Chapter 120, Florida Statutes.

DEPARTMENT OF ENVIRONMENTAL PROTECTION Drinking Water State Revolving Fund (DWSRF) Program NOTICE OF AVAILABILITY

FLORIDA FINDING OF NO SIGNIFICANT IMPACT (FFONSI)

### TOWN OF BELLEAIR DW5202F

The Florida Department of Environmental Protection (DEP) has determined that the Town of Belleair's project involving the construction of a new reverse osmosis (RO) facility at the site of the existing treatment plant and deep injection well to dispose off the RO concentrate is not expected to have a significant adverse environmental impact. The total estimated construction cost is \$36 Million. The project may qualify for a DWSRF loan composed of federal or state funds. DEP will consider public comments about the environmental impacts of the proposed project that are postmarked or delivered at the address below within 30 days of this notice. A full copy of the FFONSI can be obtained by writing to: Paul Brandl, DWSRF Program, DEP, 3900 Commonwealth Boulevard, MS#3505, Tallahassee, Florida 32399-3000 or calling (850)245-2986 or emailing paul.brandl@dep.state.fl.us.

# 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.