Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.:RULE TITLE:6A-1.0017School Environmental Safety Incident
Reporting (SESIR)

PURPOSE AND EFFECT: The workshop scheduled for June 20, 2025, is rescheduled for July 21, 2025. This rule sets forth the criteria school districts must use to report disruptive or criminal incidents to the Florida Department of Education, so that the data can be used in required state and federal reports. Proposed changes to this rule will incorporate 2024 legislative changes to section 985.12, F.S., related to prearrest delinquency citation programs, and will clarify which administrator serves in the role of superintendent for entities that do not have one. Additional changes to the rule may be considered, including updated reporting requirements and procedures that will be effective upon availability of the statewide safety and threat management portal.

SUBJECT AREA TO BE ADDRESSED: School district reporting requirements related to safety and discipline data.

RULEMAKING AUTHORITY: 1001.02(1), (2)(n), 1006.07(9), 1008.385(3), F.S.

LAW IMPLEMENTED: 1001.212(8), 1001.42(13)(b), 1001.51(12), 1002.33(16)(b)10., 1006.07(9), 1006.135(2)(e), 1006.147(4)(k), 1006.147(6), 1008.385, F.S.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: July 21, 2025, 2:00 p.m. – 3:00 p.m. EDT, or upon conclusion of business, whichever is earlier.

PLACE: Via Microsoft Teams: https://events.teams.microsoft.com/event/b08d0e7b-3a24-46e0-a478-ddcfbdd90676@63bf107b-cb6f-4173-8c1c-1406bb5cb794

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julie Office of Safe Schools. (850)245-0676, Collins. Julie.Collins@fldoe.org. То comment on this rule development, please go to https://web02.fldoe.org/rules or contact: Chris Emerson, Director, Office of Executive Management, Christian.Emerson@fldoe.org.

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

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of EducationRULE NO.:RULE TITLE:6A-1.0019Threat Management

PURPOSE AND EFFECT: To set forth requirements for a statewide, Florida-specific threat management operational process and threat assessment instrument, to provide training, and to coordinate the implementation of the process. The effect is to update threat management procedures and forms, and to require use of the new electronic portal.

SUMMARY: Proposed updates will include changes to certain deadlines, requirements for District Threat Management Coordinators (DTMC), clarification of which administrator serves in the role of superintendent for entities that do not have one, and implementation of the new statewide threat management portal. Incorporated documents will also be updated.

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 been prepared by the Agency.

The only potential cost associated with this rule amendment revolves around the Secondary District Threat Management Coordinator. Currently, most districts already have a Secondary DTMC in order to enhance student safety. This change should impact fewer than 10 school districts. It is expected that most districts can utilize existing staff for this position, which limits the financial impact. Further, any potential additional costs may be offset by state safety funding and grant funds that specifically help fund the DTMCs. The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs.

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

RULEMAKING AUTHORITY: 1001.02(1), (2)(n), 1001.11(9), 1001.212(11), F.S.

LAW IMPLEMENTED: 1001.11(9), 1001.212(11), 1006.07(7), F.S.

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

DATE AND TIME: July 16, 2025, 9:00 a.m.

PLACE: Rosen Shingle Creek, 9939 Universal Boulevard, Wekiwa 7/8, Orlando, FL 32819

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Angie Chesser, Office of Safe Schools, Florida Department of Education, Angela.Chesser@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.0019 Threat Management.

(1) through (2) No change.

(3) Required policies.

(a) No change.

(b) Parental notification.

1. School districts and charter school governing boards must, at a minimum, require parental notification in the following circumstances:

a. No change.

b. If the Chair does not summarily close the case and refers it to the SBTMT, reasonable efforts must be made to notify the student of concern's parent or guardian on the same day the SBTMT assigns the preliminary <u>and final</u> level of concern.

c. through f. No change.

2. through 3. No change.

(c) No change.

(4) Florida Harm Prevention and Threat Management Model ("Florida Model"). Threat management and assessment of concerning behaviors or communications must be conducted in accordance with the Florida Model, as follows:

(a) District Threat Management Coordinator (DTMC). Each school district superintendent must designate a <u>Primary</u> <u>District</u> Threat Management Coordinator to oversee threat management at all public K-12 schools, including charter schools sponsored by or under contract with the district. <u>Each school district superintendent must also designate a Secondary</u> <u>District Threat Management Coordinator to provide support to the district's threat management process at the discretion of the Primary DTMC. Before a person can be designated as Primary or Secondary DTMC, that person must have already received DTMC training offered by the Office. Where there is no superintendent, the lead administrator for the school district must assign the Threat Management <u>Coordinators Coordinator</u>.</u>

1. The Primary DTMC must:

a. through c. No change.

2. Each school district school superintendent, or lead administrator if there is no superintendent, must report the name, phone number, and email address of the <u>Primary and</u> <u>Secondary</u> District Threat Management Coordinator to the Office at FloridaModel@fldoe.org. This information must be

reported annually by <u>August July</u> 1, and must be updated within one (1) school day if there is a change in the information provided.

(b) No change.

(c) School Based Threat Management Team (SBTMT). Each school must have an SBTMT comprised of four (4) members (<u>"Core Four"</u>), at a minimum, including persons with expertise in counseling, instruction, school administration, and law enforcement. The principal or equivalent administrative head of the school is responsible for appointing team members. The SBTMT must also include a member with personal knowledge of the student of concern who is the subject of threat management. Team members must meet the following requirements:

1. The counseling team member must be a school-based mental health services provider that is able to access student mental health records. <u>This must not be the school principal, or equivalent.</u>

2. The instructional team member must meet the definition of instructional personnel under Section 1012.01(2)(a)-(d), F.S., or must hold a current Florida Educator Certificate under Section 1012.56, F.S. <u>This must not be the school principal, or equivalent.</u>

3. The school administrator team member must meet the definition of administrative personnel found in Section 1012.01(3), F.S. This <u>must should</u> not be the school principal, or equivalent, unless they are the only administrator at the school, because the principal has administrative oversight of the SBTMT. In the event the principal is the only administrator at the school, the Principal must notify the district's DTMC. The DTMC must in turn notify the Office at FloridaModel@fldoe.org.

4. The law enforcement team member must be a sworn law enforcement officer, as defined by Section 943.10(1), F.S., including a School Resource Office, school-safety officer, or other active law enforcement officer. At a minimum, a law enforcement officer serving on a threat management team must have access to local Records Management System information, the Criminal Justice Information System, and the Florida Crime Information Center and National Crime Information Center databases. Officers serving on school-based threat management teams must also have clearance to review Criminal Justice Information and Criminal History Record Information. A school guardian, as defined under Section 1006.12(3), F.S., or a school security guard, as defined under Section 1006.12(4), F.S., may not serve as the law enforcement member of a threat management team. This must not be the school principal, or equivalent.

5. No change.

(d) through (e) No change.

(f) Meetings. At a minimum, the Core Four members of eEach SBTMT must meet as often as needed to fulfill its duties of assessing and intervening with students whose behavior may pose a threat of harm to themselves or others, but no less than monthly. Districts must adopt policies requiring threat management teams to maintain documentation of their meetings, including meeting dates, team members in attendance, SSMPs cases discussed, and actions taken. If the SBTMT has no active SSMPs to discuss, they must document any other discussion points discussed at their meeting. DTMTs must meet as needed to review and consult with SBTMTs and must meet timeframes set forth in the Florida Threat Management Manual, but no less than monthly to discuss relevant data, strategies and interventions with collaborative stakeholders, provide ongoing support to SBTMTs, and ensure continuous improvement and fidelity in the implementation of the Florida Model.

(g) Training.

1. All members of SBTMTs and DTMTs must be trained on the Florida Model through training provided by or approved by the Office of Safe Schools, as follows:

a. All SBTMT and DTMT members must complete <u>Day</u> <u>One basic</u> Florida Model training.

b. through c. No change.

2. Beginning with the 2024-25 school year, district and school-level teams must be designated before the start of the school year. Team members who have not previously completed training must complete Florida Model training before the start of the school year. Those appointed to threat management teams after the start of the school year must complete Florida Model training within sixty (60) calendar days of appointment. For assistance in accessing this training, districts must contact the Office in writing at FloridaModel@fldoe.org.

3. Beginning with the 2024-25 school year, district and school-level team members who have been fully trained in a previous school year must complete an annual refresher training provided by the Office within the first sixty (60) <u>calendar</u> days of school. <u>Any district or school-level team member who does not complete the annual refresher within the first sixty (60) calendar days of school must not serve on the SBTMT or DTMT in any capacity until such time as they retake and successfully complete Day One Florida Model Training.</u>

(h) Reporting. Each district school safety specialist must ensure that all threat management teams in the district report to the Office on the team's activities during the previous school year, with required reporting due annually by June 15 for the preceding school year. The Office will provide reporting instructions prior to the start of each school year, that will include at a minimum the following metrics:

1. through 5. No change.

6. Number of SSMPs implemented after cases categorized as low, medium, and high levels of concern; and

7. Number of cases referred to the DTMT categorized as medium and high levels of concern; and

8. Number of high level of concern cases the DTMT referred back to SBTMT.

(5) Statewide Threat Management Portal. Upon availability, each SBTMT and DTMT must utilize the Florida Model Instrument in the Florida School Safety and Threat Management Portal (STMP) to document and manage all reported threats or concerning behaviors and communications. The date when the STMP will be available will be posted on the Office of Safe Schools website at https://www.fldoe.org/safeschools/. The STMP will be accessible via the Department's Single Sign-On application, available at www.fldoe.org/sso. Access to the STMP is limited to SBTMTs, DTMTs, and Department employees who need access in order to carry out their official duties.

(5) through (7) renumbered (6) through (8) No change.

(9)(8) The following forms are hereby incorporated by reference and made a part of this rule. Copies may be obtained from the Florida Department of Education, 325 West Gaines Street, Tallahassee, FL 32399-0400. Upon availability of the STMP, the Threat Management Instrument forms must be completed within the STMP.

(a) Florida Harm Prevention and Threat Management Manual, Form OSS-001 (http://www.flrules.org/Gateway/reference.asp?No=Ref-16692), effective <u>August 2025</u> July 2024.

(b) Florida Harm Prevention and Threat Management Instrument, Form OSS-002 (http://www.flrules.org/Gateway/reference.asp?No=Ref-

16693), effective August 2025 July 2024.

Rulemaking Authority 1001.02(1), (2)(n), 1001.11(9), 1001.212(12) FS. Law Implemented 1001.11(9), 1001.212(12), 1006.07(7) FS. History–New 9-26-23, Amended 7-2-24.

NAME OF PERSON ORIGINATING PROPOSED RULE: Darren Norris

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Manny Diaz Jr.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 13, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 1, 2025

DEPARTMENT OF HEALTH

Board of Chiropractic Medicine

RULE NO.:RULE TITLE:

64B2-11.002Application for Licensure Endorsement PURPOSE AND EFFECT: The Board proposes an amendment that updates the rule and makes current Mobile Opportunity by Interstate Licensure Endorsement (MOBILE) on form DH-MQA-5101.

SUMMARY: The proposed amendment updates the rule and incorporates Mobile Opportunity by Interstate Licensure Endorsement (MOBILE) on form DH-MQA-5101.

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.0145, 456.025, 460.405 FS.

LAW IMPLEMENTED: 456.0145 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dayle DeCastro Mooney, Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin # C07, Tallahassee, Florida 32399-3257, or by telephone: (850)488-0595 or by electronic mail – Dayle.Mooney@myfloridalicense.com

THE FULL TEXT OF THE PROPOSED RULE IS:

64B2-11.002 Application for Licensure Endorsement.

An applicant for licensure by endorsement pursuant to section 456.0145(2), F.S., shall submit as part of his or her application

DH-MQA-5101 (5/2025 08/2024), "Mobile Opportunity by Interstate Licensure Endorsement (MOBILE)" which is incorporated herein by reference and which may be obtained from <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-</u>

<u>17940</u>, or from the Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257, https://floridaschiropracticmedicine.gov/. Applicants for licensure shall meet and comply with all requirements in Section 456.0145(2), F.S.

 Rulemaking
 Authority
 456.0145,
 456.025,
 460.405
 FS.
 Law

 Implemented
 456.0145
 FS.
 History–New
 4-7-25,

 25,
 ______.
 ______.
 ______.
 ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Chiropractic Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Chiropractic Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 15, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 30, 2025

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-4.009 Applications

PURPOSE AND EFFECT: The proposed rule amendment will incorporate the updated version of the application listed in the rule - DH-MQA-5103 – Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

SUMMARY: To incorporate the updated application - DH-MQA-5103 – Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.013, 456.0145(5), 456.025, 456.031, 456.033, 458.309, 458.311, 458.313, 458.3145, 458.3151, 458.345 FS.

LAW IMPLEMENTED: 456.013(1), (2), (13), 456.0135, 456.025, 456.031, 456.033, 456.039, 456.049, 456.50, 456.0635, 458.311, 458.3124, 458.313, 458.3137, 458.3145, 458.315, 458.3151, 458.316, 458.3165, 458.317, 458.320, 458.345, 766.314 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ashleigh K. Irving, Interim Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253, Ashleigh.Irving@flhealth.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-4.009 Applications.

(1) through (2) No change.

(3) All <u>applicants</u> applicant must submit examination score reports which come directly from the testing entity to the Board office.

(4) An applicant for licensure by endorsement pursuant to section 456.0145(2), F.S., shall submit as part of his or her application DH-MQA-5103, entitled "Mobile Opportunity by Interstate Licensure Endorsement (MOBILE)", (<u>Revised 4/2025 12/2024</u>), which is incorporated herein by reference and which may be obtained from http://www.flrules.org/Gateway/reference.asp?NoRef-17933, Board office, or at

http://www.doh.state.fl.us/mqa/medical/me_applicant.html.

Applicants for licensure shall meet and comply with all requirements in Section 456.0145(2), F.S.

Rulemaking Authority 456.013, 456.0145(5), 456.025, 456.031, 456.033, 458.309, 458.311, 458.313, 458.3145, 458.3151, 458.345 FS. Law Implemented 456.013(1), (2), (13), 456.0135, 456.025, 456.031, 456.033, 456.039, 456.049, 456.50, 456.0635, 458.311, 458.3124, 458.313, 458.3137, 458.3145, 458.315, 458.3151, 458.316, 458.3165, 458.317, 458.320, 458.345, 766.314 FS. History–New 3-31-80, Amended 12-4-85, Formerly 21M-22.009, Amended 97-88, 3-13-89, 1-1-92, 2-21-93, Formerly 21M-22.009, Amended 11-4-93, Formerly

61F6-22.009, Amended 11-15-94, 2-15-96, Formerly 59R-4.009, Amended 7-10-01, 1-31-02, 5-10-04, 5-20-04, 6-13-06, 12-26-06, 1-18-09, 3-17-09, 10-7-09, 1-7-10, 5-18-10, 2-28-12, 1-27-13, 8-5-13, 11-10-13, 1-9-14, 7-15-14, 9-10-14, 12-2-14, 3-17-15, 5-19-15, 9-28-15, 11-11-15, 8-14-16, 9-26-16, 2-6-17, 11-6-17, 2-26-18, 3-3-19, 9-23-20, 4-11-21, 7-13-21, 1-23-23, 10-3-24, 11-14-24, 4-15-25.

NAME OF PERSON ORIGINATING PROPOSED RULE: Rules/Legislative Committee, Board of Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 4, 2024

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 30, 2025

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-30.003 Physician Assistant Licensure

PURPOSE AND EFFECT: The proposed rule amendment will incorporate by reference the revised application for licensure by endorsement - DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

SUMMARY: Incorporation of the revised application - DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.013, 456.031(2), 456.033, 458.309, 458.315, 458.347 FS.

LAW IMPLEMENTED: 456.013, 456.0135, 456.017, 456.031, 456.033, 456.0635, 458.347, 459.022, 459.0076 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ashleigh K. Irving, Interim Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253, Ashleigh.Irving@flhealth.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-30.003 Physician Assistant Licensure.

(1) Requirements for Licensure.

(a) No change.

(b) All applicants for licensure as physician assistants by endorsement pursuant to section 456.0145(2), F.S., shall submit as part of his or her application DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE) (<u>Revised 4/2025</u>) (eff. 12/2024) hereby adopted and incorporated by reference, and can be obtained from the website at <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-17944</u>, or http://flboardofmedicine.gov/licensing/physicianassistant-licensure/.

(c) through (d) No change.

(2) through (4) No change.

Rulemaking Authority 456.013, 456.031(2), 456.033, 458.309, 458.347 FS. Law Implemented 456.013, 456.0135, 456.017, 456.031, 456.033, 456.0635, 458.315, 458.347, 459.022 FS. History–New 4-28-76, Amended 11-15-78, 10-23-80, 12-4-85, Formerly 21M-17.03, Amended 5-13-87, 11-15-88, 11-15-90, 1-9-92, 5-6-93, Formerly 21M-17.003, Amended 9-21-93, Formerly 61F6-17.003, Amended 9-8-94, 11-30-94, 10-25-95, 3-25-96, Formerly 59R-30.003, Amended 6-7-98, 8-19-99, 5-28-00, 3-3-02, 5-19-03, 10-19-03, 11-17-03, 9-5-05, 12-12-05, 10-30-06, 2-25-07, 5-20-09, 2-2-10, 12-6-10, 1-27-13, 2-22-15, 7-27-16, 9-26-16, 12-4-16, 9-23-20, 6-23-21, 12-6-21, 6-12-22, 3-9-25, 4-13-25, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Rules and Legislative Committee, Board of Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Rules and Legislative Committee, Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 4, 2025 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 30, 2025

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.:RULE TITLE:64B8-31.003Application for Licensure and Licensure
Requirements for Anesthesiologist
Assistants

PURPOSE AND EFFECT: The proposed rule amendment will incorporate the revised application for licensure by endorsement DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

SUMMARY: To incorporate the revised application for licensure by endorsement.

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.048, 458.309, 458.3475 FS.

LAW IMPLEMENTED: 456.013(7), 456.0135, 456.048, 456.0635, 458.3475 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ashleigh K. Irving, Interim Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253, Ashleigh.Irving@flhealth.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-31.003 Application for Licensure and Licensure Requirements for Anesthesiologist Assistants.

(1) Application for Licensure.

(a) No change.

(b) An applicant for licensure as an anesthesiologist assistant by endorsement pursuant to section 456.0145(2), F.S., shall submit as part of his or her application DH-MQA-5103, entitled "Mobile Opportunity by Interstate Licensure Endorsement (MOBILE)," (Revised 4/2025) (12/2024), hereby adopted and incorporated by reference, and can be obtained from <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-17965</u>, or

https://www.doh.state.fl.us/DOHInitialApp/CreateAccount.asp x?Board=8015&Procde=1515. Applicants for licensure shall meet and comply with all requirements in Section 456.0145(2), F.S.

(c) No change.

(2) through (3) No change.

Rulemaking Authority 456.0145, 456.048, 458.309, 458.3475 FS. Law Implemented 456.013(7), 456.0145, 456.0135, 456.048, 456.0635, 458.3475 FS. History–New 8-2-05, Amended 5-20-09, 2-2-10, 3-10-14, 10-19-16, 12-18-16, 5-23-17, 11-30-20, 6-23-21, 4-14-25,____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Rules/Legislative Committee

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 4, 2024

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 30, 2025

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-42.001 Licensure by Endorsement

PURPOSE AND EFFECT: The proposed amendment updates Form DH-MQA 5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE). SUMMARY: The proposed amendment updates Form DH-MQA 5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.0145, 468.507 FS.

LAW IMPLEMENTED: 456.013, 456.0145, 456.0635, 456.38, 468.508, 468.509, 468.511, 468.513 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Allen Hall, Executive Director, Board of Medicine/Dietetics and Nutrition Practices Council, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255, or telephone (850)245-4444, or by electronic mail – Allen.Hall@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-42.001 Licensure by Endorsement.

An applicant for licensure by endorsement pursuant to section 456.0145(2), F.S., shall submit his or her application DH-MQA-5103, Revised $\frac{4/2025}{7/2024}$ Mobile Opportunity by Interstate Licensure Endorsement (MOBILE), which is

incorporated herein by reference and which may be obtained from http://www.floridahealth.gov/licensing-andregulation/dietetic-nutrition, the Board office, or at

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

17381. Applicants for licensure shall meet and comply with all requirements in Section 456.0145(2), F.S.

Rulemaking Authority 456.0145, 468.507 FS. Law Implemented 456.013, 456.0145, 456.0635, 456.38, 468.508, 468.509, 468.511, 468.513 FS. History–New 4-9-89, Formerly 21M-48.001, 61F6-48.001, 59R-42.001, Amended 5-31-09, 2-15-10, 9-13-12, 3-5-13, 1-26-15, 9-22-15, 8-10-16, 9-18-19, 1-17-21, 12-28-21, 1-5-25,

NAME OF PERSON ORIGINATING PROPOSED RULE: Dietetics and Nutrition Practices Council

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 5, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 28, 2025

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-42.002 Licensure by Examination

PURPOSE AND EFFECT: To modify the Licensure by Examination application due to changes made by SB 1600.

SUMMARY: To modify the Licensure by Examination application due to changes made by SB 1600.

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.017(1), 468.507 FS.

LAW IMPLEMENTED: 456.013, 456.027, 456.0635, 456.38, 468.508, 468.509, 468.511 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Allen Hall, Executive Director, Board of Medicine/Dietetics and Nutrition Practices Council, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255, or telephone (850)245-4444, or by electronic mail – Allen.Hall@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-42.002 Licensure by Examination.

(1) Every applicant for licensure by examination shall file the Application for Dietitian/Nutritionist Licensure by Examination, DOH Form DH-MQA 1161, Rev. <u>5/2025</u> 08/2024, incorporated by reference, which can be accessed at http://www.floridahealth.gov/licensing-and-

regulation/dietetic-nutrition, or at

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

17382, and demonstrate to the Council that he or she meets one of the following:

(a) through (b) No Change.

(2) through (6) No Change.

(7) An applicant who wants to retake the Registration Examination for Dietitians from the Commission on Dietetic Registration must reapply using the Dietitian/Nutritionist for Re-Examination Application, DH5111-MQA, 5/2025 which is incorporated herein by reference and which may be obtained from http://www.floridahealth.gov/licensing-andregulation/dietetic-nutrition, the Board office, or at http://www.flrules.org/Gateway/reference.asp?No=Ref-

(8)(7) No Change.

Rulemaking Authority 456.017(1), 468.507 FS. Law Implemented 456.013, 456.027, <u>456.036</u>, 456.0635, 456.38, 468.508, 468.509, 468.511 FS. History-New 4-9-89, Amended 11-28-90, 3-24-91, 11-9-92, 5-6-93, Formerly 21M-48.002, Amended 11-4-93, 6-9-94, Formerly 61F6-48.002, Amended 11-12-95, Formerly 59R-42.002, Amended 8-19-99, 3-9-08, 5-31-09, 1-26-10, 9-13-12, 3-5-13, 1-26-15, 9-22-15, 2-18-16, 5-2-16, 8-10-16, 9-18-19, 1-17-21, 1-5-25, NAME OF PERSON ORIGINATING PROPOSED RULE: Dietetics and Nutrition Practices Council NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 5, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 28, 2025

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE NO.: RULE TITLE:

64B15-6.003 Physician Assistant Licensure

PURPOSE AND EFFECT: The proposed rule amendment will incorporate by reference the revised application for licensure by endorsement - DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

SUMMARY: Incorporation of the revised application for licensure by endorsement - DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 459.005, 459.022, (12) FS. LAW IMPLEMENTED: 456.013, 456.0135, 456.031, 456.033, 456.0635, 459.022, 459.0076 FS. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Stephanie Webster, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256, or by email at Stephanie.Webster@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-6.003 Physician Assistant Licensure.

(1) Requirements for Licensure.

(a) No change.

(b) All applicants for licensure as physician assistants by endorsement pursuant to section 456.0145(2), F.S., shall submit as part of his or her application DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE), (Revised 4/2025) (12/2024), hereby adopted and incorporated by reference, and can be obtained from the website at http://www.flrules.org/Gateway/reference.asp?No=Ref-

17945, or http://flboardofmedicine.gov/licensing/physician-assistant-licensure/.

(c) through (d) No change.

(2) through (4) No change.

Rulemaking Authority 459.005, 459.022, (12) FS. Law Implemented 456.013, 456.0135, 456.031, 456.033, 456.0635, 459.022 FS. History– New 10-18-77, Formerly 21R-6.03, Amended 10-28-87, 4-21-88, 4-18-89, 9-26-90, 5-20-91, 10-28-91, 3-16-92, Formerly 21R-6.003, Amended 11-4-93, 3-29-94, Formerly 61F9-6.003, Amended 2-1-95, Formerly 59W-6.003, Amended 6-7-98, 3-10-02, 2-23-04, 10-30-06, 2-25-07, 5-20-09, 2-2-10, 12-6-10, 1-27-13, 2-22-15, 7-27-16, 9-26-16, 12-4-16, 9-23-20, 6-23-21, 12-6-21, 6-12-22, 3-9-25, 4-13-25, ______

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Osteopathic Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 16, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 30, 2025

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE NO.:RULE TITLE:64B15-7.003Application for Licensure and Licensure
Requirements for Anesthesiologist
Assistants

PURPOSE AND EFFECT: The proposed rule amendment will incorporate the revised application for licensure by endorsement DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

SUMMARY: To incorporate the revised application for licensure by endorsement.

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.0145, 456.048, 459.005, 459.023 FS.

LAW IMPLEMENTED: 456.013(7), 456.0145, 456.048, 456.0135, 456.0635, 459.023 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Stephanie Webster, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256, or by email at Stephanie.Webster@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-7.003 Application for Licensure and Licensure Requirements for Anesthesiologist Assistants.

(1) Application for Licensure.

(a) No change.

(b) An applicant for licensure as an anesthesiologist assistant by endorsement pursuant to section 456.0145(2), F.S., shall submit as part of his or her application DH-MQA-5103, entitled "Mobile Opportunity by Interstate Licensure Endorsement (MOBILE)," (Revised 4/2025) (12/2024), hereby adopted and incorporated by reference, and can be obtained from <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-17964</u>, or

https://www.doh.state.fl.us/DOHInitialApp/CreateAccount.asp x?Board=8015&Procde=1515. Applicants for licensure shall meet and comply with all requirements in Section 456.0145(2), F.S.

(c) No change.

(2) through (3) No change.

Rulemaking Authority 456.0145, 456.048, 459.005, 459.023 FS. Law Implemented 456.013(7), 456.0145, 456.048, 456.0135, 456.0635, 459.023 FS. History–New 8-2-05, Amended 5-20-09, 2-2-10, 3-10-14, 10-19-16, 12-18-16, 5-23-17, 11-30-20, 6-23-21, 4-14-25.____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Osteopathic Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 16, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 30, 2025

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE NO.: RULE TITLE:

64B15-12.003 Applications for Licensure

PURPOSE AND EFFECT: The Board proposed the rule amendment to incorporate the revised application - DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE) into the rule.

SUMMARY: To incorporate the revised application DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.013, 456.0145, 459.005, 459.0055, 459.0092 FS.

LAW IMPLEMENTED: 456.013, 456.0135, 456.0145, 456.0635, 456.039, 456.50, 459.0055, 459.0085, 459.0092 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Stephanie Webster, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256, or by email at Stephanie.Webster@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-12.003 Applications for Licensure.

(1) No change.

(2) An applicant for licensure by endorsement pursuant to section 456.0145(2), F.S., shall submit as part of his or her application DH-MQA-5103 Mobile Opportunity by Interstate Licensure Endorsement (MOBILE) (Revised 4/2025) (eff. 7/2024), which is incorporated herein by reference and which may be obtained from http://www.flrules.org/Gateway/reference.asp?No=Ref-

<u>17251</u>, the Board office, or at https://floridasosteopathicmedicine.gov/resources/. Applicants for licensure shall meet and comply with all requirements in Section 456.0145(2), F.S.

(3) No change.

Rulemaking Authority 456.013, 456.0145, 459.005, 459.0055, 459.0092 FS. Law Implemented 456.013, 456.0135, 456.0145, 456.0635, 456.039, 456.50, 459.0055, 459.0085, 459.0092 FS. History–New 6-4-91, Formerly 21R-12.003, 61F9-12.003, Amended 10-15-95, Formerly 59W-12.003, Amended 9-26-00, 3-9-03, 6-1-09, 5-4-10, 9-16-10, 2-14-12, 7-3-12, 8-1-13. 7-22-14, 8-13-15, 9-11-16, 2-20-17, 10-28-19, 9-15-20, 4-4-21, 9-13-22, 12-23-24.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Osteopathic Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 16, 2025 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 30, 2025

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

regulations as follows:

RULE NO.:	RULE TITLE:
68A-15.064	Specific Regulations for Wildlife
	Management Areas - South Region

PURPOSE AND EFFECT: The purpose of the proposed rule amendments is to revise regulations pertaining to WMAs in the South Region. The effect of the proposed rule amendments is to enable the agency to better manage fish and wildlife resources and public recreation on lands in the WMA system. SUMMARY: The proposed rule amendments adjust current

Allapattah Flats WMA – add a 2-day mobility-impaired hunt to be held the weekend between the muzzleloading gun and family hunt seasons, establish a bag limit of one antlered and one antlerless deer during the mobility-impaired hunt but only allow mobility-impaired hunters to harvest an antlerless deer, and allow street-legal vehicles on trails and all-terrain vehicles on and off-trails during, 3 days prior to, and one day after the mobility-impaired hunt; and correct an oversight that allowed quail to be taken throughout the small game season instead of beginning the second Saturday in November as intended.

Big Cypress WMA – prohibit non-residents from hunting wild turkey during the first 9 days of the zonal spring turkey season (non-quota units only); and prohibit the take of deer in the portion of the area south of U.S. Hwy. 41 and review this prohibition every two years beginning after the close of the 2026-27 hunting season to determine if the regulation is appropriate or should be repealed.

Dinner Island Ranch WMA – clarify that individuals who possess a valid camping permit and their guests may access their designated campsite at any time during the dates listed on their permit; clarify when hunting is allowed on dove fields; correct an oversight that allowed wild quail to be taken throughout the small game season instead of beginning the second Saturday in November as intended; increase the bag limit during the family hunt from 1 per quota permit to 2 per quota permit but no more than 1 per person; issue dove field permits via random online lottery during Phase 1; reduce the Phase 1 dove quota from 100 to 75 for dove field 1; and remove check station requirements for dove hunters.

Dinner Island Ranch – Caracara Unit WMA – establish open seasons and regulations for a new WMA (17,251 acres) in Hendry County as follows: 16-day archery season (four 4-day hunts, 30 no-cost, quota permits for each hunt, no exemptions);

3-day muzzleloading gun season (30 no-cost, quota permits, no exemptions); 2-day general gun for mobility-impaired season (10 no-cost, quota permits, no exemptions); 9-day general gun season (three 3-day hunts, 30 no-cost, quota permits for each hunt, no exemptions); 24-day small game season (ten 2-day hunts and one 4-day hunt, no quota); 2-day youth turkey hunt (10 no-cost, quota permits, no exemptions); 12-day spring turkey season (three 4-day hunts, 15 no-cost, quota permits for each hunt, no exemptions); 31-days of dove, snipe, or waterfowl hunting (one 12-day hunt, one 9-day hunt, and two 5-day hunts; no quota); year-round fishing and frogging; prohibit trapping; allow hunting of all legal game, wild turkey (gobblers or bearded turkeys only), fish, frogs, and furbearers; the bag limit for deer will be 1 antlered deer per quota permit during the archery, muzzleloading gun, and general gun seasons; during the general gun for mobility-impaired season, the bag limit for deer will be 1 antlered and 1 antlerless deer per quota permit, but only mobility-impaired hunters may harvest an antlerless deer; the bag limit for wild turkey will be 1 gobbler or bearded turkey per youth or spring turkey quota permit; prohibit the harvest of antlered deer not having at least 1 antler with 4 or more points or a 14-inch main beam (except by persons less than 16 years of age); prohibit the harvest of antlerless deer, except during the general gun for mobilityimpaired season; prohibit the harvest of wild turkey, except during the spring turkey season; prohibit taking quail during small game season dates occurring prior to the second Saturday in November; allow quail to be taken during the general gun season; allow the take of wild hog (no bag limit or size restriction) during all area-specific hunting seasons, with the following exceptions: dove, duck, snipe and spring turkey (including the youth turkey hunt), allow public access yearround, except during quota hunts, when only individuals possessing a valid quota permit and their guests may access the area; prohibit motorized vehicles (including airboats and offhighway vehicles), with the following exceptions: street-legal vehicles may be operated from one and one-half hours before sunrise until one and one-half hours after sunset on designated roads and parking areas as indicated on the hunt map, allow ATVs and recreational off-highway vehicles (side-by-sides) to be operated on the area during the mobility-impaired general gun season by individuals authorized to participate in the hunt; require motor vehicles to enter and exit the area at a designated entrance; prohibit hunting with dogs, with the following exceptions: bird dogs and retrievers may be used during the dove, duck, and snipe seasons and any dog may be used to hunt small game (gray squirrel, migratory birds, quail, and rabbits) during the small game season; prohibit camping; prohibit fires; and prohibit horses.

Everglades and Francis S. Taylor WMA – correct an oversight that allowed quail to be taken throughout the small game season

instead of beginning the second Saturday in November as intended.

Everglades Headwaters National Wildlife Refuge Wildlife Management Area, Okeechobee Unit – allow the use of street-legal motor vehicles during the portion of the statewide snipe season that occurs between muzzleloading gun and small game seasons and during the portion of the statewide dove season that occurs between archery and muzzleloading gun seasons.

Holey Land WMA – correct an oversight that allowed quail to be taken throughout the small game season instead of beginning the second Saturday in November as intended.

J.W. Corbett WMA – prohibit non-residents from hunting wild turkey during the first 9 days of the zonal spring turkey season (which includes the first 5 days of the area-specific spring turkey season).

Okaloacoochee Slough WMA – clarify that all motorized vehicles are prohibited, except street-legal motor vehicles are allowed on named or numbered roads and named or numbered trails; correct an oversight that allowed quail to be taken throughout the small game season instead of beginning the second Saturday in November as intended; and increase the bag limit during the family hunt from 1 per quota permit to 2 per quota permit but no more than 1 per person.

Picayune Strand WMA - add a 2-day mobility-impaired hunt to be held the weekend before general gun season begins, establish a bag limit of one antlered and one antlerless deer during the mobility-impaired hunt but only allow mobilityimpaired hunters to harvest an antlerless deer, allow quota permit holders and their guests to operate swamp buggies and side-by-sides on designated roads in that portion of the area east of and including Miller Blvd. and south of and including Berson Blvd. during and one week prior to the mobility-impaired hunt, and during the mobility-impaired hunt, allow individuals authorized to participate in the hunt to operate ATVs and sideby-sides off-road; correct an oversight resulting from the shift in general gun season dates, which caused small game season to start on a Monday instead of a Saturday as intended; and correct an oversight that allowed quail to be taken throughout the small game season instead of beginning the second Saturday in November as intended.

Rotenberger WMA – correct an oversight that allowed quail to be taken throughout the small game season instead of beginning the second Saturday in November as intended.

Spirit-of-the-Wild WMA – correct an oversight that allowed quail to be taken throughout the small game season instead of beginning the second Saturday in November as intended.

Additionally, the proposed rule amendment also clarifies existing rules; removes unnecessary, redundant, or conflicting language; corrects prior mistakes; and makes non-substantive, technical corrections. SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: Art. IV, Sec. 9, Fla. Const.

LAW IMPLEMENTED: Art. IV, Sec. 9, Fla. Const.

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: Paul Scharine, Public Hunting Areas Program Coordinator, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)617-9487 or paul.scharine@myfwc.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

68A-15.064 Specific Regulations for Wildlife Management Areas – South Region.

(1) J. W. Corbett Wildlife Management Area.

(a) No change.

(b) Legal to take: All legal game, fish, furbearers and frogs. Deer daily bag one, annual bag two. Turkeys may not be taken during the archery season. The take of antlerless deer is prohibited except during the last 9 days of archery season. Taking of antlered deer not having at least one antler with three or more points or one antler with a main beam of ten inches or more in length is prohibited, except by persons less than 16 years of age. The take of wild turkey by non-residents during the first 9 days of the zonal spring turkey season (which includes the first 5 days of the area-specific spring turkey season) is prohibited.

(c) Camping: Camping is allowed from the beginning of <u>the</u> archery season through the <u>close of the</u> general gun season <u>and during the zonal spring turkey season</u>, <u>but</u> only <u>in on</u> designated campsites <u>by permit as provided by Rule 68A-15.004, F.A.C.</u> Camping equipment may be set up and occupied

no earlier than 8:00 a.m. the day prior to the opening of archery and spring turkey seasons season and all vehicles, camps, tents, other camping equipment and litter must be removed no later than 24 hours after the close of the general gun and spring turkey seasons, respectively season. During the remainder of the year when the area is open for public access, camping is allowed at designated campsites on Fridays, Saturdays and Sundays only, but campsites may not be left unattended for more than 24 hours. Campsites are available on a first-come, first-served basis. Each camper shall ensure assure that their campsite is clean at all times. At least camping areas L and M (and 1/2 of B during archery season only) shall be designated for short-term camping, with camping being limited to no longer than three days. The alteration, defacing, moving or tampering in any way with official markings of campsites is prohibited. Only tents, trailers, or self-propelled camping vehicles may be used for camping. Lumber, sheet metal or other building materials and the erection of any permanent structure are prohibited.

(d) No change.

1. through 21. No change.

(2) Holey Land Wildlife Management Area.

(a) No change.

(b) Legal to take: All legal game (except turkey, crow, and mourning and white-winged doves), fish, frogs and furbearers. Take of antlerless deer is prohibited during the archery season. Taking of antlered deer not having at least one antler with two or more points and having one or more antlers at least 5 inches in length visible above the hairline is prohibited. The take of wild hog is prohibited during small game season. The bag limit for antlered deer shall be one during archery season, one during muzzleloading gun season, one during general gun-walk season and one per tag during the general gun-vehicle season. <u>During the small game season, taking quail prior to the second Saturday in November is prohibited.</u> Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the general gun-walk season established for this area.

- (c) No change.
- (d) General regulations:
- 1. through 5. No change.

6. <u>Taking wildlife</u> Hunting with dogs is allowed only during the general gun-vehicle season, except that bird dogs and retrievers may be used to take snipe and waterfowl during their respective statewide seasons and dogs may be used to take small game during small game season. The take of wild hog with dogs is prohibited during small game season.

7. through 19. No change.

(e) No change.

(3) Everglades and Francis S. Taylor Wildlife Management Area.

(a) No change.

(b) Legal to take: All legal game (except turkey and mourning and white-winged doves), fish, frogs and furbearers. Taking of antlered deer not having at least one forked antler and having one or more antlers at least 5 inches in length visible above the hairline is prohibited. The forked antler shall have at least two points one inch or greater in length. Take of antlerless deer is prohibited during archery season. The take of wild hog is prohibited during small game season. The bag limit for antlered deer shall be one per season during archery, muzzleloading gun and general gun-walk seasons and one per tag during the general gun-vehicle season. During the small game season, taking quail prior to the second Saturday in November is prohibited. Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the general gun-walk season established for this area.

(c) No change.

(d) General regulations:

1. through 11. No change.

12. <u>Taking wildlife</u> Hunting with dogs is allowed only during the general gun-vehicle season, except that bird dogs and retrievers may be used to take waterfowl and snipe during their respective statewide seasons and dogs may be used to take small game during small game season. The take of wild hog with dogs is prohibited during small game season.

13. through 25. No change.

(e) No change.

(4) Rotenberger Wildlife Management Area.

(a) No change.

(b) Legal to take: All legal game (except turkey and mourning and white-winged doves), furbearers, fish and frogs. Take of antlerless deer is prohibited during archery season. Taking of antlered deer not having at least one antler with two or more points and having one or more antlers at least 5 inches in length visible above the hairline is prohibited. The take of wild hog is prohibited during small game season. The bag limit for antlered deer shall be one per season during archery, muzzleloading gun and general gun-walk seasons and one per tag during the general gun-vehicle season. During the small game season, taking quail prior to the second Saturday in November is prohibited. Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the general gun-walk season established for this area.

(c) No change.

(d) General regulations:

1. through 7. No change.

8. <u>Taking wildlife</u> Hunting with dogs is allowed only during the general gun-vehicle season, except that bird dogs and

retrievers may be used to take snipe and waterfowl during their respective statewide seasons and dogs may be used to take small game during small game season. The take of wild hog with dogs is prohibited during small game season.

9. through 19. No change.

(e) No change.

- (5) Big Cypress Wildlife Management Area.
- (a) Open season:
- 1. through 2. No change.

3. Archery – Opening the Saturday prior to Labor Day and closing 29 days thereafter in all units (except Loop and Stairsteps) and reopening 6 days later and closing 15 days thereafter and reopening twelve days prior to Thanksgiving Day and closing January 1 in the Deep Lake Unit, Loop, and Stairsteps units only, unless January 1 falls on a Thursday, Friday or Saturday, in which case the season would close on the following Sunday.

4. Muzzleloading gun – Opening 21 days after the first day of Zone A antlered deer season established by Rule 68A-13.004, F.A.C., and closing 15 days thereafter, except in the Deep Lake. Loop, and Stairsteps units Unit.

5. through 8. No change.

(b) Legal to take: All legal game (except armadillo), fish, frogs, coyote and nutria. Taking of antlered deer not having at least one antler with two or more points is prohibited, except by persons less than 16 years of age. In the Corn Dance and Loop units and zones 1 through 3 of the Stairsteps Unit, taking of deer not having at least one antler with four or more points is prohibited. The take of deer in the Loop and Zone 4 of the Stairsteps units Unit is prohibited; however, this prohibition will be reviewed every two years beginning after the close of the 2026-27 hunting season to determine if the regulation is appropriate or should be repealed. The taking of turkey or antlerless deer during the archery season is prohibited. The take of wild turkey by non-residents during the first 9 days of the zonal spring turkey season is prohibited in non-quota units. The bag limit for deer is one annually (by hunting season year not calendar year). The bag limit for turkey is one per day, two per spring turkey season.

(c) No change.

(d) General regulations:

1. <u>Taking wildlife</u> Hunting with dogs is prohibited, except that bird dogs and retrievers may be used for hunting migratory birds during their respective statewide seasons and during small game season dogs may be used for hunting small game. Hunting wild hog with dogs is prohibited. The possession of dogs (other than for hunting purposes) is prohibited except as authorized by National Park Service regulations. Leashed dogs may not be used for trailing wounded game.

2. through 16. No change.

17. Taking wildlife with centerfire rifles is prohibited during small game season in the Deep Lake lake, Loop, and Stairsteps units.

18. No change.

(6) Okaloacoochee Slough Wildlife Management Area.

(a) No change.

(b) Legal to take: All legal game, bear (only during the bear season), fish, frogs and furbearers. During the archery, muzzleloading gun, family and general gun seasons, the bag limit for deer shall be one per quota permit, except during the family hunt when the bag limit shall be two per quota permit, but no more than one per person. The taking of antlerless deer is prohibited during archery season. One gobbler or bearded turkey may be taken per spring turkey or youth turkey quota permit. Taking of antlered deer not having at least one antler with three or more points or one antler with a main beam of ten inches or more in length is prohibited, except by persons less than 16 years of age. During the small game season, taking quail prior to the second Saturday in November is prohibited. Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the general gunwalk season established for this area.

(c) No change.

(d) General regulations:

1. <u>Taking wildlife</u> Hunting with dogs is prohibited, except dogs may be used for taking small game during small game season and for taking doves, snipe, and waterfowl during their respective statewide seasons established by Rules 68A-13.003 and 68A-13.008, F.A.C. The take of wild hog with dogs is prohibited.

2. The use of tracked vehicles, airboats, or <u>off-highway</u> <u>vehicles (including</u> all-terrain vehicles, <u>side-by-sides</u>, <u>unlicensed and unregistered motorcycles and swamp buggies</u>) is prohibited, except by permit from the applicable lead land manager (Florida Forest Service or FWC).

3. <u>Motor vehicles</u> Vehicles may be operated only on named or numbered roads and named or numbered trails.

4. through 8. No change.

(7) Fisheating Creek Wildlife Management Area.

(a) through (c) No change.

(d) General regulations:

1. through 4. No change.

5. Taking wildlife Hunting with dogs is prohibited.

6. through 9. No change.

(8) Picayune Strand Wildlife Management Area.

(a) Open season:

1. through 3. No change.

4. Small game – Opening $\underline{4} \ \underline{6}$ days after the last day of general gun season and closing February 15.

5. through 8. No change.

<u>9. General gun for mobility impaired – Opening 5 days</u> prior to general gun season and closing 1 day thereafter.

(b) Legal to take: All legal game, bear (only during those portions of the general gun season that coincide with the open season established for the South BMU in Rule 68A-13.004, F.A.C.), fish, frogs and furbearers. Taking of antlered deer not having at least one antler with three or more points or one antler with a main beam of 10 or more inches in length is prohibited, except by persons less than 16 years of age. The bag limit for deer during the archery, muzzleloading gun, and general gun seasons shall be two per quota permit, but no more than one per person. During the general gun for mobility-impaired season, the bag limit for deer shall be one antlered and one antlerless deer per quota permit, but only mobility-impaired hunters may take an antlerless deer. Taking antlerless deer is prohibited, except during the general gun for mobility-impaired season. The taking of wild antlerless deer and turkey is prohibited during archery season. One gobbler (or bearded turkey) may be taken per spring turkey or youth turkey quota permit. During the small game season, taking quail prior to the second Saturday in November is prohibited. Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the general gun season established for this area.

(c) No change.

(d) General regulations:

1. <u>Taking wildlife</u> Hunting with dogs is prohibited except dogs may be used to take small game during small game season and for taking doves, snipe, and waterfowl during their respective statewide seasons established by Rules 68A-13.003 and 68A-13.008, F.A.C. The take of wild hog with dogs is prohibited.

2. The use of airboats is prohibited. Off-Highway Vehicles (all-terrain vehicles, tracked vehicles, and off-highway motorcycles) are prohibited except by permit from the Florida Forest Service and as provided in subparagraph 68A-15.064(8)(d)3., F.A.C only.

3. Only licensed and registered vehicles may be operated on the area, and only on designated roads, parking areas, and other areas as designated by the Florida Forest Service, except swamp buggies and ROVs (side-by-sides) may be used on designated roads only in that portion of the area east of and including Miller Blvd. and south of and including Berson Blvd. during the small game season by individuals who possess a released quail permit and during and 1 week prior to the opening of the <u>archery</u>, muzzleloading gun, <u>general gun for</u> <u>mobility-impaired</u>, general gun, and spring turkey seasons by individuals who passess a valid quota permit and their guests. <u>During the general gun for mobility-impaired season</u>, <u>ATVs</u> and <u>ROVs</u> may also be operated off-road, but only by individuals authorized to participate in the hunt.

4. through 7. No change.

(9) Dinner Island Ranch Wildlife Management Area.

(a) Open season:

1. through 8. No change.

9. Dove <u>(dove</u> field <u>only</u>) – Saturdays only during the mourning dove and white-winged dove season established by Rule 68A-13.008, F.A.C.

10. No change.

(b) Legal to take: All legal game, fish, frogs and furbearers. The bag limit for deer shall be one per quota permit, <u>except</u> during the family hunt when the bag limit shall be two per quota permit, but no more than one per person. One gobbler (or bearded turkey) may be taken per spring turkey or youth turkey quota permit. The taking of antlerless deer and turkey is prohibited during archery season. Taking of antlered deer not having at least one antler with three or more points or one antler with a main beam of ten inches or more in length is prohibited, except by persons less than 16 years of age. During the small game season, taking quail prior to the second Saturday in November is prohibited. Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the general gun-walk season established for this area.

(c) No change.

(d) General regulations:

1. <u>Taking wildlife</u> Hunting with dogs is prohibited except bird dogs or retrievers may be used during migratory bird seasons for taking migratory game birds and dogs may be used to take small game during small game season. The take of wild hog with dogs is prohibited.

2. through 4. No change.

5. During periods when the check station is staffed, hunters shall check in and out at the designated check station when entering and exiting the area and shall check all game taken, except for those participating in dove hunts.

6. through 7. No change.

8. Shooting hours for dove hunts shall be from one-half hour before sunrise until sunset. Hunters may enter the posted field no earlier than one hour before shooting time and shall exit the field within one hour after sunset. <u>During the statewide dove season, hunting is prohibited on posted dove fields, except on Saturdays. Outside dove season, individuals may participate in hunting activities on the dove field as allowed by season.</u>

9. Dove field permits shall be issued on a first come, firstserved basis at the check station on the day of each phase dove hunt.

10. through 11. renumbered 9. through 10. No change.

<u>11.</u> 12. Motorized vehicle access is prohibited from one and one-half hours after sunset until one and one-half hours before sunrise, except individuals who possess a valid camping permit and their guests may access their designated campsite at any time during the dates listed on their permit.

(10) Spirit-of-the-Wild Wildlife Management Area.

(a) No change.

(b) Legal to take: All legal game, bear (only during the bear season), fish, frogs and furbearers. The bag limit for deer shall be two per quota permit, but no more than one per person. During the spring turkey season, one gobbler (or bearded turkey) may be taken per person, but not more than two per quota permit. During the youth turkey season, one gobbler (or bearded turkey) may be taken per quota permit. The taking of antlerless deer and turkey is prohibited during archery season. Taking of antlered deer not having at least one antler with three or more points or one antler with a main beam of ten inches or more in length is prohibited, except by persons less than 16 years of age. During the small game season, taking quail prior to the second Saturday in November is prohibited. Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the general gunwalk season established for this area.

(c) No change.

(d) General regulations:

1. <u>Taking wildlife</u> Hunting with dogs is prohibited except bird dogs or retrievers may be used during migratory bird seasons for taking migratory game birds and dogs may be used to take small game during small game season. The take of wild hog with dogs is prohibited.

2. through 7. No change.

(11) Allapattah Flats Wildlife Management Area.

(a) Open season:

1. through 10. No change.

<u>11. General gun for mobility-impaired – Opening 35 days</u> after the first day of Zone A antlered deer season established by rule 68A-13.004, F.A.C., and closing 1 day thereafter.

(b) Legal to take: All legal game, fish, and furbearers (except bobcat and otter). Taking of antlered deer not having at least one antler with three or more points or one antler with a main beam of ten inches or more in length is prohibited, except by persons less than 16 years of age. Taking antlerless deer is prohibited, except during the archery and general gun for mobility-impaired seasons. Wild turkey Turkey may only be taken during the spring turkey season. The bag limit for deer shall be one per quota permit, except during the general gun for mobility-impaired season when the bag limit shall be one antlered and one antlerless deer per quota permit, but only mobility-impaired hunters may take an antlerless deer and during the family hunt when the bag limit for deer shall be two antlered deer per quota permit, but no more than one per person. One gobbler (or bearded turkey) may be taken per spring turkey or youth turkey quota permit. During the small game season, taking quail prior to the second Saturday in November is prohibited. Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the family hunt and general gun seasons established for this area.

(c) No change.

(d) General regulations:

1. No change.

2. Motor vehicles are prohibited except beginning 3 days prior to the opening of archery, muzzleloading gun, family hunt, general gun, small game, youth turkey, spring turkey, and wild hog-still seasons through 6 p.m. one day after the close of each of these seasons and during the dove, waterfowl, and snipe seasons established by Rules 68A-13.003 and 68A-13.008, F.A.C., when motor vehicles may be operated on numbered trails by individuals participating in the hunt. <u>Beginning 3 days</u> prior to the general gun for mobility-impaired season through 6 p.m. one day after the close of this season, motor vehicles may be operated on numbered trails and ATVs may be operated on numbered trails and off-trail by individuals authorized to participate in the hunt.

3. Tracked vehicles, swamp buggies, airboats, <u>unlicensed</u> and <u>unregistered</u> motorcycles, and all-terrain vehicles are prohibited, except ATVs may be used during the general gun for mobility-impaired season by individuals authorized to participate in the hunt.

4. through 7. No change.

(12) Everglades Headwaters Wildlife Management Area – Kissimmee Bend Unit.

(a) through (c) No change.

(d) General regulations:

1. through 5. No change.

6. <u>Taking wildlife</u> Hunting with dogs is prohibited, except bird dogs and retrievers may be used to hunt migratory birds in season and any dog may be used to hunt small game during small game season. The take of wild hog with dogs is prohibited.

7. through 9. No change.

(13) Everglades Headwaters National Wildlife Refuge Wildlife Management Area – Okeechobee Unit.

(a) through (c) No change.

(d) General regulations:

1. through 2. No change.

3. Motor vehicle access is prohibited, except individuals participating in hunts may operate street legal motor vehicles on designated roads and trails as indicated on the brochure map during archery, muzzleloading gun, general gun, family hunt, small game, youth turkey, and spring turkey seasons, and for hunting-related activities 3 days before and after each of these seasons, from 4 days after the last day of archery season through the last day of phase 1 of the statewide mourning and white-winged dove season established by Rule 68A-13.008, F.A.C., and from November 1 through 4 days prior to small game season; and individuals who possess a valid camping permit

may operate street legal motor vehicles on designated roads and trails as indicated on the brochure map during the dates listed on their permit. At all other times, public access other than by foot, horseback, or bicycle is prohibited.

4. through 9. No change.

(14) Dinner Island Ranch Wildlife Management Area – Caracara Unit

(a) Open season:

<u>1. Archery – Opening 49 days prior to the first day of Zone</u> <u>A antlered deer season established by Rule 68A-13.004, F.A.C.,</u> <u>and closing 24 days thereafter (Saturdays, Sundays, Mondays,</u> <u>and Tuesdays only).</u>

<u>2. Muzzleloading gun – Opening 14 days prior to the first</u> day of Zone A antlered deer season established by Rule 68A-13.004, F.A.C., and closing 2 days thereafter.

<u>3. General gun for mobility-impaired – Opening the first</u> day of Zone A antlered deer season established by Rule 68A-13.004, F.A.C., and closing one day thereafter.

<u>4. General gun – Opening 14 days after the first day of</u> Zone A antlered deer season established by Rule 68A-13.004, F.A.C., and closing 16 days thereafter (Saturdays, Sundays, and Mondays only).

5. Small game – Opening 19 days prior to Thanksgiving Day and closing 15 days thereafter (Saturdays and Sundays only), reopening 4 days later and closing 3 days thereafter, reopening 6 days later and closing 1 day thereafter, reopening 13 days later and closing 15 days thereafter (Saturday and Sunday only), and reopening 27 days later and closing 15 days thereafter (Saturday and Sunday only).

<u>6. Youth turkey – During the youth turkey hunt established</u> by Rule 68A-13.004, F.A.C.

7. Spring turkey – Opening the first day of spring turkey season established by Rule 68A-13.004, F.A.C., and closing 3 days thereafter, reopening 10 days later and closing 3 days thereafter, reopening 11 days later and closing 3 days thereafter.

8. Waterfowl – Opening 2 days after the first day of wood duck and teal season as established by subparagraph 68A-13.003(3)(a)1., F.A.C., and closing 6 days thereafter, reopening 5 days prior to the last Saturday in December, and closing 4 days thereafter, reopening 3 days later and closing 4 days thereafter, and reopening 8 days prior to the last Sunday in January and closing 8 days thereafter (only species as allowed by the respective statewide seasons established by Rule 68A-13.003, F.A.C.).

<u>9. Dove – Opening the first day of the first phase of</u> mourning and white-winged dove season as established by subparagraph 68A-13.008(1)(a)1., F.A.C., and closing 6 days thereafter, reopening 5 days prior to the last Saturday in December and closing 4 days thereafter, reopening 3 days later and closing 4 days thereafter, and reopening 8 days prior to the last Sunday in January and closing 8 days thereafter. <u>10. Snipe – Opening 5 days prior to the last Saturday in</u> <u>December and closing 4 days thereafter, reopening 3 days later</u> <u>and closing 4 days thereafter, and reopening 8 days prior to the</u> <u>last Sunday in January and closing 8 days thereafter.</u>

11. Fishing and frogging – Allowed year-round.

(b) Legal to take:

1. All legal game, fish, frogs, and furbearers. The bag limit for deer is one antlered deer per quota permit during the archery, muzzleloading gun, and general gun seasons. During the general gun for mobility-impaired season, the bag limit for deer is one antlered and one antlerless deer per quota permit, but only mobility-impaired hunters may take an antlerless deer. The bag limit for wild turkey is one gobbler or bearded turkey per youth or spring turkey quota permit. Taking antlered deer not having at least one antler with four or more points or a main beam of 14 or more inches in length is prohibited, except by youth less than 16 years of age. Taking antlerless deer is prohibited, except during the general gun for mobility-impaired season. Taking wild turkey is prohibited during archery season. During the small game season, taking quail prior to the second Saturday in November is prohibited. Notwithstanding the quail season established by Rule 68A-13.004, F.A.C., quail may be taken throughout the general gun season established for this area.

(c) Camping: Prohibited, except in designated camping areas by permit as provided by Rule 68A-15.004, F.A.C. Only tents, trailers, or self-propelled camping vehicles may be used for camping.

(d) General Regulations:

<u>1. Public access is allowed year-round, except during quota</u> <u>hunts, when only individuals possessing a valid quota permit</u> and their guests may access the area.

2. Motorized vehicles (including airboats and off-highway vehicles) are prohibited, except street-legal vehicles may be operated from one and one-half hours before sunrise until one and one-half hours after sunset on designated roads and parking areas as indicated on the hunt map and ATVs and recreational off-highway vehicles (side-by-sides) may be operated on the area during the general gun for mobility-impaired season by individuals authorized to participate in the hunt.

<u>3. Motor vehicles must enter and exit the area at a designated entrance only.</u>

4. Taking wildlife with dogs is prohibited, except bird dogs and retrievers may be used to take migratory birds listed as legal to take during the dove, waterfowl, and snipe seasons and any dog may be used to hunt small game during the small game season. Taking wild hog with dogs is prohibited.

5. Fires are prohibited, except at designated campsites by persons with a valid camping permit during the dates listed on their permit.

6. Horses are prohibited.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const., 379.2223, 375.313 FS. Law Implemented Art. IV, Sec. 9, Fla. Const., 379.2223, 375.313 FS. History–New 6-21-82, Amended 7-1-83, 7-27-83, 9-27-83, 7-5-84, 7-1-85, 5-7-86, 8-5-86, 5-10-87, 8-24-87, 5-1-88, 6-7-88, 7-1-89, 7-1-90, 9-1-90, 7-1-91, 7-1-92, 7-1-93, 7-1-94, 7-1-95, 8-15-95, 7-1-96, 9-15-96, 10-20-96, 6-1-97, 8-7-97, 7-1-98, 7-2-98, 7-1-99, Formerly 39-15.064, Amended 11-17-99, 7-1-00, 7-1-01, 6-2-02, 2-27-03, 5-1-03, 7-1-04, 7-1-05, 7-1-06, 7-1-07, 7-1-08, 7-1-09, 7-20-09, 1-19-10, 7-1-10, 8-26-10, 7-1-11, 7-1-12, 7-1-13, 7-1-14, 9-18-14, 7-1-15, 7-29-15, 7-1-16, 7-1-17, 9-14-17, 7-1-18, 7-1-19, 7-1-20, 7-1-21, 7-1-22, 7-1-23, 10-11-23, 7-1-24______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Morgan Richardson, Director, Division of Hunting and Game Management, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 11, 2024

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 5, 2024

FLORIDA GAMING CONTROL COMMISSION

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PURPOSE AND EFFECT: The purpose and effect of this proposed rulemaking is to implement the provisions of chapter 2021-269, Laws of Florida, and update and modernize Commission rules to reflect changes in the industry.

SUMMARY: The proposed changes to these rules will modify reporting requirements of excluded persons, update the rulemaking authority and law implemented, provide for electronic maintenance of certain information, and change all references from division to commission to reflect the type two transfer required by chapter 2021-269 Laws of Florida.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: based on the nature of the amendments, the Commission determined that the proposed rules are not expected to have any adverse impact on small business or increase regulatory costs that exceed the criteria in section 120.542(1) F.S., and that the proposed rule will not require legislative ratification.

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

RULEMAKING AUTHORITY: 16.712(2)(a), 551.103(1), 551.122

LAW IMPLEMENTED: 16.712(1)(a), 551.103(1)(c)(d)(g)(h)(i), 551.104(h), 551.112, 551.118 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: Renee Harkins, Chief Attorney, Florida Gaming Control Commission, 4070 Esplanade Way, Suite 250, Tallahassee, Florida 32399 Renee.Harkins@flgaming.gov or (850)794-8074

THE FULL TEXT OF THE PROPOSED RULE IS:

75-14.020 Excluded Persons.

(1) No change.

(2) Each slot machine licensee shall maintain a database of persons entitled "Exclusion List," which and report such list to the division on no less than a weekly basis. The Exclusion List shall contain information on:

(a) Persons the slot machine licensee has excluded from its facilities for a specific amount of time as determined by the licensee, not including persons self-excluded as compulsive gamblers; and,

(b) Persons who have been excluded by a final order of the <u>commission</u> division or an emergency order of suspension or exclusion by the <u>commission</u> division pursuant to Section 120.60, F.S.

(3) Each slot machine licensee shall report all the information required in subsection (2) to the commission on no less than a weekly basis, other than information regarding persons self-excluded as compulsive gamblers.

(3) through (6) renumbered as (4) through (7). No change.

(8)(7) The slot machine licensee's agents or employees shall immediately inform the slot machine licensee's security department whenever an excluded person enters or attempts to enter, or is found present at a slot machine licensee's facility from which that person has been excluded. The security department shall:

(a) No change.

(b) Notify the appropriate law enforcement agency and the <u>commission</u> division if such excluded person fails to comply with the request of the licensee, its agents or employees.

(9)(8) If a slot machine licensee seeks to remove an individual from the Exclusion List who has excluded himself or herself, the licensee must maintain notify the division at 1400 W. Commercial Blvd., Ft. Lauderdale, FL 33309, at least 14 days prior to the requested removal date. The request shall be delivered on the date of the request to the division. The slot machine licensee shall submit a request to the division that includes the following information on the individual the licensee seeks to remove from the Exclusion List, subject to the requirements of Rule 75-14.080, F.A.C.:

(a) through (h) No change.

Rulemaking Authority <u>16.712(2)(a)</u>, 551.103(1), 551.122 FS. Law Implemented <u>16.712(1)(a)</u>, 551.103(1), (g), (i), 551.112, 551.118 FS. History–New 6-25-06, Amended 6-21-10, 5-30-17, _____, 2025. Formerly 61D-14.020

75-14.022 Slot Machine, Slot Machine Components, and Progressive System Requirements.

(1) No change.

(2) Prior to the sale or delivery of a slot machine, progressive system, SBGS, or SSGS for play in this state, the <u>commission</u> division must receive written certification by a licensed independent testing laboratory that all criteria for operation contained in Chapter 551, F.S., and Chapter 75-14, F.A.C., are met.

(3) through (8) No change.

(9) The opening and closing of all slot machine external doors shall be:

(a) No change.

(b) Logged in a machine entry authorization log (meal book) maintained inside the locked compartment of the slot machine or maintained electronically in the FBMS and subject to Rule 75-14.047, F.A.C., which shall include the name of the occupational licensee opening the door, time of opening, and reason for opening.

(10) through (18) No change.

(19) Games that have software, software components, and/or associated hardware shall meet the following requirements:

(a) Any software, software components, SBGS, SSGS, and associated hardware shall:

1. Not be introduced into a facility before <u>commission</u> division approval,

2. No change.

3. No change.

(b) Actual game title software and logic software secured within a dual locked cabinet accessible only by the slot licensee in the presence of a <u>commission</u> division representative, and:

1. No change.

2. Must be released to the <u>commission</u> division for destruction when it reaches obsolete or revoked status; and,

3. No change.

Rulemaking Authority <u>16.712(2)(a)</u>, 551.103(1), 551.122 FS. Law Implemented <u>16.712(1)(a)</u>, 551.103(1)(c), (d), (h), (i) FS. History–New 7-30-06, Amended 8-14-11, 9-26-13, 5-30-17, <u>Amended</u>, 2025 Formerly 61D-14.022.

75-14.054 Surveillance Equipment.

(1) No change.

(2) The surveillance system shall meet the following requirements:

(a) through (d) No change.

(e) All images and audio shall be digitally recorded and stored on a system with backup and retrieval capabilities including a duplication system to allow for the play-back of suspected illegal activity while the master tape continues to record activities on the designated slot machine gaming area. Recording systems shall be locked by the manufacturer to disable the erase and reformat functions and to prevent access to the system data files. The system shall provide uninterrupted recording while the playback or copy function is used. If the slot machine licensee chooses to use a network for the digital recording equipment, it shall be a closed network with limited access. The slot machine licensee shall provide the <u>commission</u> division and FDLE with the necessary software and hardware to review a downloaded recording;

(f) The system shall have a failure notification system that provides an audible alarm, as well as a visual alert of any failure in the surveillance system or the media storage system. The alarm and alert system shall advise the <u>commission</u> division as well as the facility surveillance department of the failure;

(g) through (h) No change.

(i) A video verification encryption code, shall be submitted to the <u>commission</u> division, before the inspection and approval of the system;

(j) Any slot machine that makes plays with credits equal to twenty five dollars (\$25) or more shall be covered by a dedicated surveillance camera and recorder. Such a slot machine shall not be played without the surveillance coverage required by this subsection; and,

(k) renumbered as (j). No change.

(3) Access, or the ability to access, a surveillance system from any location outside of the surveillance room, shall be disclosed in a quarterly report filed with the <u>commission</u> division which sets forth the location and to whom access is being provided, other than surveillance personnel, and certifies that the transmission is encrypted, firewalled on both ends and password protected. The password protection shall contain alpha and numeric characteristics with a minimum of six characters and be changed to a previously unused password when the employment of any employee of the surveillance department is terminated or transferred.

(4) Access to the surveillance system, surveillance system plan, and any related information, shall be limited to surveillance employees, the <u>commission</u> division, and FDLE.

(5) The <u>commission</u> division and FDLE shall have access to all security cameras or other surveillance equipment. The surveillance system shall be configured so that the <u>commission</u> division and FDLE are able to direct the surveillance of a particular area or person on the grounds of the slot machine licensee.

(6) Employees of the slot machine licensee, when assigned to monitoring duties in the surveillance room, shall have no other gaming related duties. No surveillance department employee shall transfer from the surveillance department to another department of the slot machine licensee in which he or she is employed, unless the employee is being transferred or promoted into a position that requires knowledge of the surveillance system and procedures or until one year has passed since the surveillance department employee worked in the surveillance department.

(7) No change.

(8) The <u>commission</u> division or FDLE shall have immediate access to the surveillance room and other surveillance areas. The <u>commission</u> division and FDLE shall be provided, upon request, copies of digital recorded media of activities as well as copies of any images produced on a video printer.

(9) The surveillance room shall be maintained at all times by a sufficient number of approved surveillance operators as reflected in the surveillance plan approved by the division. The division shall require additional surveillance personnel should it be determined that an inadequacy of surveillance monitoring exists.

(9)(10) Before implementing any changes to a surveillance system, the slot machine licensee shall submit the proposed changes to the <u>commission</u> division for approval.

(10)(11) A slot machine licensee shall notify the <u>commission</u> division immediately of any failure of the surveillance system to continuously monitor the eligible facility or to otherwise operate properly. Play of slot machines in any area for which there is inadequate monitoring shall be suspended until the surveillance system is restored.

(12) through (13) renumbered (11) through (12) No change.

(13)(14) Failure of any storage system for video or audio recordings shall be repaired or the storage system replaced within 8 hours of the failure. The surveillance system shall provide back-up for video or audio recording during the repair and replacement time. If after 8 hours, activity in the affected area cannot be recorded, the slot machines in that area shall be closed for play until recording is restored. A log of all malfunctions of the surveillance and recording equipment shall be kept and such malfunctions shall be reported to the <u>commission</u> division each day.

(15) renumbered (14) No change.

(15)(16) A slot machine licensee shall provide written notification to the <u>commission</u> division prior to the video or audio format of any portion of their surveillance system being changed, setting forth what the change will be, when the change will occur, and how the change will affect their surveillance system as a whole.

(17) through (18) renumbered (16) through (17) No change.

Rulemaking Authority <u>16.712(2)(a)</u>, 551.103(1), 551.122 FS. Law Implemented <u>16.712(1)(a)</u>, 551.103(1)(g), (i), 551.104(4)(h) FS. History–New 6-25-06, Amended 5-30-17, , 2025. Formerly 61D-14.054.

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Gaming Control Commission

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: The Commissioners of the Florida Gaming Control Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 12, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 17, 2025

Section III Notice of Changes, Corrections and Withdrawals

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NO.: RULE TITLE: 68A-15.064 Specific Regulations for Wildlife Management Areas - South Region NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 51 No. 21, January 31, 2025 issue of the Florida Administrative Register has been withdrawn.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

RULE NO.: RULE TITLE:

40B-4.3030 Conditions for Issuance of Works of the District Permits

The Suwannee River Water Management District hereby gives notice: that on June 16, 2025, the Suwannee River Water Management District, issued Final Order 25-003 for a variance from Jared and Madeline Oberg, 15571 NW 46th Ln, Chiefland, FL 32626. Pursuant to Section 120.542, F.S., Petitioner was seeking a variance from paragraph 40B-4.3030(1)(d), F.A.C., to construct a single-family home on the Suwannee River within the 75-foot setback. The project is located in Section 32, Township 12N, Range 13E of Levy County and has been assigned permit number WOD-075-251476-1.

A copy of the Order or additional information may be obtained by contacting:

Tilda Musgrove, Business Resource Specialist, Suwannee River Water Management District, 9225 CR 49, Live Oak, FL 32060, (386)362-1001 or 1(800)226-1066 in Florida only.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-4.010 Sanitation and Safety Requirements

The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice: On May 29, 2025 the Division of Hotels and Restaurants received a Petition for a Routine Variance for Subparagraph 3-305.11(A)(2), 2017 FDA Food Code, Section 3-305.14, 2017 FDA Food Code, Section 6-202.16, 2017 FDA Food Code, subsection 61C-4.010(1), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code from Adri Catering LLC. located in Orlando. The above referenced F.A.C. addresses the requirement for proper handling and dispensing of food. They are requesting to dispense bulk time/temperature control for safety foods from an open air mobile food dispensing vehicle.

The Petition for this variance was published in Vol. 51/105 on May 30, 2025. The Order for this Petition was signed and approved on June 17, 2025. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring that each pan within the steam table is properly covered with an individual lid; the steam table is enclosed within a cabinet with tight-fitting doors, and is protected by an air curtain installed and operated according to the manufacturer's specifications that protects against flying vermin or other environmental contaminants; all steam table foods must be properly reheated for hot holding at approved commissaries and held hot at the proper minimum temperature per the parameters of the currently adopted FDA Food Code; and steam table food is to be dispensed by the operator with no customer self-service. The Petitioner shall also strictly adhere to the operating procedures and copies of the variance and operating procedures are to be present on the MFDV during all periods of operation.

A copy of the Order or additional information may be obtained by contacting: Daisy.Lee@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, Tallahassee, Florida 32399-1011.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Drugs, Devices and Cosmetics

The Department of Business and Professional Regulation, Division of Drugs, Devices and Cosmetics hereby gives notice: On June 13, 2025, the Division issued an order. The Final Order was in response to a petition for waiver pursuant to Rule 61N-1.018, F.A.C from Landstar Drugs & Wholesale, LLC located in Savannah, Georgia, filed April 9, 2025, and advertised on April 16, 2025, in Vol. 51, No. 74, of the Florida Administrative Register. No comments were received in response to the petition. The Division finds that the Petitioner has failed to meet the burden of demonstrating that substantial economic, technological, legal, or other type of hardship would result if Rule 61N-1.018, Florida Administrative Code, was applied to petitioner. The Final Order on the Petition for waiver denies the Petitioner a waiver from Rule 61N-1.018, Florida Administrative Code and section 499.012(15)(b)3., Florida Statutes (VW 2025-035).

A copy of the Order or additional information may be obtained by contacting: Lavontae.Warren@myfloridalicense.com, Division of Drugs, Devices and Cosmetics, 2601 Blair Stone Rd, Tallahassee, FL 32399.

Section VI Notice of Meetings, Workshops and Public Hearings

REGIONAL PLANNING COUNCILS

Emerald Coast Regional Council

The Florida-Alabama Long Range Transportation Plan announces a public meeting to which all persons are invited.

DATE AND TIME: June 24, 2025, 2:00 p.m.

PLACE: Tryon Branch Library, 1200 Langley Avenue, Pensacola, FL 32504

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Escambia County Florida-Alabama Long Range Transportation Plan Cost Feasible Public Workshop be held at the Tryon Branch Library, 1200 Langley Avenue, Pensacola, FL 32504 at 2:00 p.m..

The workshop will be in-person only.

Public input is important to the TPO; we encourage community members to share their feedback in the way that works best for them. To submit a comment or learn more about how to participate, visit www.ecrc.org/FLALTPOMeetings. All comments received will be shared with the TPO Board for consideration. For questions or additional information, please contact marketing@ecrc.org.

In compliance with the Americans with Disabilities Act, reasonable accommodations to access meetings and limited English proficiency are available upon request. Persons who require special accommodations under the Americans with Disabilities Act or need translation services should contact Marketing & Outreach toll-free at (800)226-8914 or TTY 711 at least 48 hours in advance.

Para información en español, puede llamar a Annie Arguello al (850)332-7976, ext. 226 o TTY 711. Si necesita acomodaciones especiales, llame con 48 horas de antemano o TTY 711. Participation is solicited without regard to race, color, national origin, age, sex, religion, disability, or family status. Persons who believe they have experienced discrimination may file a complaint with the Title VI Coordinator, (850)332-7976, ext. 203.

The Emerald Coast Regional Council staffs the Florida-Alabama Transportation Planning Organization, a regional entity providing professional technical assistance, planning, coordinating, and advisory services to local governments, state and federal agencies, and the public to preserve and enhance the quality of life in northwest Florida.

A copy of the agenda may be obtained by contacting: marketing@ecrc.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 48 hours before the workshop/meeting by contacting: Marketing and Outreach toll-free at (800)226-8914 or TTY 711, or by emailing marketing@ecrc.org. Para informacion en espanol, puede llamar a Ada Clark al (850)332-7976, ext. 278 o TTY 711. Si necesita acomodaciones especiales, por favor llame 48 horas de antemanos. 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).

REGIONAL PLANNING COUNCILS

East Central Florida Regional Planning Council The East Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: August 20, 2025, 9:30 a.m.

PLACE: 455 N. Garland Ave, Suite 414, Orlando FL 32801 GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting of the East Central Florida Regional Planning Executive Committee

A copy of the agenda may be obtained by contacting: Ken Storey at (407)245-0300 ext. 300, or KStorey@ECFRPC.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 two days before the workshop/meeting by contacting: Ken Storey at (407)245-0300 ext. 300, or KStorey@ECFRPC.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: Ken Storey at (407)245-0300 ext. 300, or KStorey@ECFRPC.org

REGIONAL PLANNING COUNCILS

East Central Florida Regional Planning Council

The East Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: August 20, 2025, 10:30 a.m.

PLACE: 455 N. Garland Ave, Suite 414, Orlando FL 32801 GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular bi-monthly meeting of the East Central Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: Ken Storey at (407)245-0300 ext. 300, or KStorey@ECFRPC.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 Two days before the workshop/meeting by contacting: Ken Storey at (407)245-0300 ext. 300, or KStorey@ECFRPC.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: Ken Storey at (407)245-0300 ext. 300, or KStorey@ECFRPC.org

REGIONAL PLANNING COUNCILS

East Central Florida Regional Planning Council

The East Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: August 20, 2025, 12:30 p.m.

PLACE: 455 N. Garland Ave, Suite 414, Orlando Fl 32801

GENERAL SUBJECT MATTER TO BE CONSIDERED:

Meeting of the R2C Volunteer Council Subcommittee.

A copy of the agenda may be obtained by contacting: Jenifer Rupert at JRupert@ECFRPC.org or (407)245-0300 ext. 302 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 two (2) days before the workshop/meeting by contacting: Jenifer Rupert at JRupert@ECFRPC.org or (407)245-0300 ext. 302. 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: Jenifer Rupert at JRupert@ECFRPC.org or (407)245-0300 ext. 302

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

The Construction Industry Licensing Board announces a telephone conference call to which all persons are invited.

DATE AND TIME: Monday, July 7, 2025, 1:00 p.m.

PLACE: Please join my meeting from your computer, tablet or smartphone.

https://meet.goto.com/519882189

You can also dial in using your phone.

Access Code: 519-882-189

United States: +1(571)317-3116

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Homeowners' Construction Recovery Fund

A copy of the agenda may be obtained by contacting: Jordan Jones, 2601 Blair Stone Road, Tallahassee, FL 32399-1039, (850)717-1983.

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: Jordan Jones, 2601 Blair Stone Road, Tallahassee, FL 32399-1039, (850)717-1983. 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: Jordan Jones, 2601 Blair Stone Road, Tallahassee, FL 32399-1039, (850)717-1983.

DEPARTMENT OF ENVIRONMENTAL PROTECTION RULE NO.: RULE TITLE:

62-304.400 Upper Suwannee Basin TMDLs

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

DATE AND TIME: July 24, 2025, 1:00 p.m.

PLACE: Madison County Courthouse Annex, 229 SW Pinckney Street Madison, FL 23240

GENERAL SUBJECT MATTER TO BE CONSIDERED: To receive public comments on draft nutrient total maximum daily loads (TMDLs) for impaired waters in the Upper Suwannee River Basin, to be adopted in Rule 62-304.400, F.A.C. The draft TMDLs to be presented at the public workshop are for Lake Franis (WBID 3366A). These nutrient TMDLs, if adopted, will constitute site-specific numeric interpretations of the narrative nutrient criterion set forth in paragraph 62-302.530(48)(b), F.A.C., and replace the otherwise applicable numeric nutrient criteria in subsection 62-302.531(2), F.A.C., for these waters. The draft TMDL documents for these impaired waters are available Department's on the TMDL website: https://floridadep.gov/dear/water-quality-evaluation-

tmdl/content/watershed-evaluation-and-total-maximum-dailyloads-tmdl, and will be provided upon request to interested parties by mail or via email distribution. The Department will accept written comments on the draft TMDLs, as well as the establishment of these nutrient TMDLs as site-specific interpretations of the narrative nutrient criterion through August 24, 2025. Written comments should be directed to: Eric Simpson, Environmental Administrator, Florida Department of Environmental Protection, MS 3555, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, Eric.Simpson@FloridaDEP.gov

A copy of the agenda may be obtained by contacting: A copy of the agenda may be obtained by contacting: Eric Simpson Department of Environmental Protection, MS 3555, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, (850)245-8446. 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 days before the workshop/meeting by contacting: DEP's Limited English Proficiency Coordinator at (850)245-2118 or LEP@FloridaDEP.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

FLORIDA HOUSING FINANCE CORPORATION

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

DATE AND TIME: September 25, 2025, 2:00 p.m. Eastern Time

PLACE: Florida Housing Finance Corporation, 227 N. Bronough Street, Tallahassee, Florida 32301. The workshop will also be available by webinar. The registration information for the webinar is posted to the following websites:

https://www.floridahousing.org/programs/developers-

multifamily-programs/competitive/2025/2025-201

https://www.floridahousing.org/programs/developers-

multifamily-programs/competitive/2025/2025-202

https://www.floridahousing.org/programs/developers-

multifamily-programs/competitive/2025/2025-203

GENERAL SUBJECT MATTER TO BE CONSIDERED: This workshop will continue the discussion regarding RFA 2025-201 Housing Credit Financing For Affordable Housing Developments Located In Small and Medium Counties, RFA 2025-202 Housing Credit Financing For Affordable Housing Developments Located In Broward, Duval, Hillsborough, Lee, Orange, Palm Beach, Pinellas and Polk Counties, and RFA 2024-203 Housing Credit Financing For Affordable Housing Developments Located In Miami-Dade County, with the opportunity for the public to provide comments and suggestions.

A copy of the agenda may be obtained by contacting: Bryan 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 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 COMMERCE

Division of Economic Development

The Florida Department of Commerce (FloridaCommerce) announces a public meeting to which all persons are invited. DATE AND TIME: July 17, 2025, 9:00 a.m.

PLACE: This is a hybrid meeting being conducted in person at the Courtyard by Marriott Jacksonville Orange Park, 601 Wells Road, Orange Park, FL 32373 and virtually via Microsoft Teams. To attend the meeting virtually, please use the following link on July 17, 2025: https://events.gcc.teams.microsoft.com/event/436bb3f4-b7f7-4485-96b7-cbc17be7f083@931da019-f64e-4908-b0f6-

92f46f78c512

GENERAL SUBJECT MATTER TO BE CONSIDERED: At this meeting the Florida Defense Support Commission will discuss proposed actions that will assist in preserving, protecting, and enhancing Florida's military installations and missions.

A copy of the agenda may be obtained by contacting: Ray Collins, (850)717-8994, Ray.Collins@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: Ray Collins, (850)717-8994, Ray.Collins@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). For more information, you may contact: Tim MacGregor at (850)717-8976 or Timothy.MacGregor@commerce.fl.gov.

METRIC ENGINEERING, INC.

The Florida Department of Transportation (FDOT), District Seven announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, June 25, 2025, 4:30 p.m. – 6:00 p.m.

PLACE: In-Person: Ridge Manor Community Center, 34240 Cortez Boulevard, Ridge Manor, FL 33523

Virtual/Online: A link to project displays will be posted to the project website:

https://www.fdottampabay.com/project/874/447536-2-52-01 GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT), District Seven, invites you to attend and participate in a construction open house for the ongoing project on US 301 from south of US 98 to just north of SR 50 (Cortez Blvd.) in Hernando and Pasco counties. The public meeting will be held in-person Wednesday, June 25, 2025, from 4:30 p.m. – 6:00 p.m. For those unable to attend in-person, meeting materials will be available on the project webpage.

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

In-Person: Attend the public meeting in person anytime from Wednesday, June 25, 2025, 4:30 p.m. -6:00 p.m. at the Ridge Manor Community Center, located at 34240 Cortez Boulevard, Ridge Manor, Florida 33523. Attendees will receive project information, view project displays, and speak with the project team.

Online: Links to the online presentation and project displays will be posted on the project website on June 25, 2025 at: https://www.fdottampabay.com/project/874/447536-2-52-01

El Departamento de Transporte de Florida (FDOT), Distrito Siete, lo invita a asistir a las jornadas de puertas abiertas para un proyecto de construcción en curso en la US 301. Una jornada de puertas abiertas que se llevará a cabo el miércoles 25 de junio de 2025, de 4:30 p.m. – 6:00 p.m. en el Ridge Manor Community Center, ubicado en 34240 Cortez Boulevard, Ridge Manor, FL 33523. Aquellos que no puedan asistir en persona podrán revisar los materiales de la jornada de puertas abiertas en línea. La información del proyecto se publicará en línea para el proyecto del

https://www.fdottampabay.com/project/874/447536-2-52-01 Si tiene preguntas relacionadas con el proyecto o necesita información del proyecto en spañol, comuníquese con el señor Manuel Flores al (813)975-6279 o por correo electrónico a Manuel.Flores@dot.state.fl.us.

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 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). 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: Kristen Carson, FDOT Communications Manager at (813)975-6202, or via email at Kristen.Carson@dot.state.fl.us or by mail at 11201 North McKinley Drive, Tampa, Florida 33612.

THE CORRADINO GROUP, INC.

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

DATE AND TIME: Tuesday, July 1, 2025, 5:00 p.m. - 6:00 p.m. (Virtual Meeting); Tuesday, July 1, 2025, 6:00 p.m. - 7:00 p.m. (In-Person Meeting)

PLACE: The Construction Open House will be held virtually and in person.

The Virtual Public Meeting will be held Tuesday, July 1, 2025, 5:00 p.m. - 6:00 p.m. Please use the following link to register: https://bit.ly/95BoyntonBeach. You may also call +1(415)655-0052, access code: 360-468-397.

The In-Person Construction Open House is scheduled for Tuesday, July 1, 2025, 6:00 p.m. - 7:00 p.m. at Boynton Beach City Hall — Meeting Room (MR) 115 located at 100 E. Ocean Avenue, Boynton Beach, FL 33435.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Financial Management No.: 435804-1-52-01

Project Description: SR 9/I-95 just north and south of Boynton Beach Boulevard including the on-ramps and off-ramps, and on Boynton Beach Boulevard from Old Boynton Road to NW 3rd Avenue in the City of Boynton Beach

The project improvements consist of widening the SR 804/Boynton Beach Blvd. bridge over SR 9/I-95 to accommodate dual left turn lanes to SR 9/I-95 northbound and southbound, improving traffic flow; adding additional turn lanes on the SR 804/Boynton Beach Blvd. to northbound and southbound SR 9/I-95 on-ramps and off-ramps to increase capacity and improve traffic flow; adding a third through-lane on westbound SR 804/Boynton Beach Blvd. at the SR 9/I-95 interchange to improve mobility; milling and repaving the roadway throughout the project limits to enhance infrastructure resilience and improve safety; constructing 5-foot to 7-foot bicycle lanes in each direction to enhance bicyclist accessibility and safety; replacing traffic signal mast arms with interconnected signals at W. Industrial Ave., Old Boynton Rd., and the SR 9/I-95 on-ramps and off-ramps to leverage technology and enhance mobility; installing traffic monitoring cameras and Wrong Way Detection devices to enhance motorist safety; upgrading curb ramps and constructing 8-foot sidewalks throughout the project limits to improve pedestrian safety; retrofitting and installing new LED lighting to enhance motorist awareness and pedestrian visibility at night; upgrading signage and pavement markings, including bicycle markings, to enhance visibility and safety; and, relocating trees and modifying landscaping to accommodate the interchange widening, enhancing infrastructure aesthetics.

Construction will begin in July 2025 and is estimated to be completed in Early 2029. The cost is \$64 million.

A copy of the agenda may be obtained by contacting: No Agenda

For more information, you may contact: Meredith Cruz, Community Outreach Specialist, at (561)589-9584 or by email at mcruz@cruz-pr.com.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

NOTICE IS HEREBY GIVEN that the Construction Industry Licensing Board has issued an order disposing of the petition for declaratory statement filed by Yuriy I. Turovskiy, on March 18, 2025. The following is a summary of the agency's disposition of the petition:

Petitioner sought clarification from the Board regarding certain requirements for Qualifications for Certified Plumbing Contractor License listed on the Application for Certified License to ensure his specific combination of education and experience meets the DBPR's requirements, as it pertained to the rule and statutes. Petitioner asked the Board, "Does the described combination of education and experience demonstrate substantial compliance with statutory experience requirements?" The Notice of Petition for Declaratory Statement was published in Vol. 51, No. 60, on March 27, 2025, in the Florida Administrative Register. The Boards Order was filed on June 10, 2025. The Board, at its meeting held on May 16, 2025, denied the Petition for Declaratory Statement, finding that the Petitioner failed to allege a particular set of circumstances in accordance with the noted requirements in the Order.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

NOTICE IS HEREBY GIVEN that the Construction Industry Licensing Board has issued an order disposing of the petition for declaratory statement filed by Tim Tolbert, CBO, on behalf of Escambia County Building Services, on April 16, 2025. The following is a summary of the agency's disposition of the petition:

Petitioner asked the Board, "Does construction of a dock and/or seawall fall within the license scopes of both a Building Contractor per Section 489.105(3)(b), F.S. and Residential Contractor per Section 489.105(3)(c), F.S.?" The Notice of Petition for Declaratory Statement was published in Vol. 51, No. 78, on April 22, 2025, in the Florida Administrative Register. The Boards Order was filed on June 10, 2025. The Board, at its meeting held on May 16, 2025, denied the Petition finding that the present position is a request by the Petitioner regarding the duties and responsibilities of another person, namely the Certified Building Contractors and Certified Residential Contractors. Accordingly, the Board determined that the Petitioner does not meet the definition of a "substantially affected person," as required by section 120.545(1), F.S., and therefore lacks standing to bring this petition.

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

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

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

NONE

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

NONE

Section IX Notice of Petitions and Dispositions Regarding Non-rule Policy Challenges

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

REGIONAL PLANNING COUNCILS

Central Florida Regional Planning Council

Request for Qualifications & Price Proposal: for Information Technology Consulting Services at Central Florida Regional Planning Council, 555 East Church Street Bartow, FL 33830 Background:

The Central Florida Regional Planning Council (CFRPC) hereby invites qualified companies to provide qualifications and price proposals for Information Technology (IT) Consulting Services including but not limited to: cloud services, IT support and managed services, and cybersecurity. The CFRPC will receive qualifications and price proposal packages until 4:00 p.m. on Wednesday, July 16, 2025 at Central Florida Regional Planning Council; ATTN: Shannon McPherson, Administrative Director; 555 East Church Street; Bartow, FL 33830 or at smcpherson@cfrpc.org.

Download full instructions and submittal information/instructions

at https://www.cfrpc.org/doingbusiness

BARR AND BARR

UF Communicore 3rd Floor Renovation

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, 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.

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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., Wednesday, June 11, 2025, and 3:00 p.m., Tuesday, June 17, 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		
61A-3.057	6/11/2025	7/1/2025		
61G20-1.001	6/16/2025	7/6/2025		
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		
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		
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-4.016	6/16/2025	7/6/2025		
LIST OF RULES AWAITING LEGISLATIVE				
APPROVAL SECTIONS 120.541(3), 373.139(7)				
	1(6), FLORIDA ST			
Rule No.	File Date	Effective Date		
14-10.0043	4/11/2025	**/**/****		
60FF1-5.009	7/21/2016	**/**/***		
64B8-10.003	12/9/2015	**/**/***		
65C-9.004	3/31/2022	**/**/***		

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.