Section I Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF LEGAL AFFAIRS

RULE NO.:RULE TITLE:2-4.002Nicotine Dispensing Devices that are
Deemed Attractive to Minors

PURPOSE AND EFFECT: The purpose and effect of this proposed rulemaking is to adopt rules that provide clarification of certain standards for nicotine dispensing devices to be deemed attractive to minors.

SUBJECT AREA TO BE ADDRESSED: Nicotine Dispensing Devises deemed attractive to minors.

RULEMAKING AUTHORITY: 569.311(2) FS.

LAW IMPLEMENTED: 569.311, 932.702 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Elizabeth K. Stinson, Assistant Senior Attorney General, Department of Legal Affairs, PL-01, The Capitol, Tallahassee, FL 32399-1050; (850)414-3860 or by email at Liz.Stinson@myfloridalegal.com; or Edward Tellechea, Chief Assistant Attorney General, PL-01 The Capitol, Tallahassee, Florida 32399-1050, bv email at Ed.Tellechea@myfloridalegal.com

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

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.:RULE TITLE:6A-6.0533Determining a Substantial Deficiency in
Early Mathematics Skills and Substantial
Deficiency in Mathematics

PURPOSE AND EFFECT: To update the notification to parents section of the rule for students in grades K-4 with a substantial deficiency in mathematics to implement changes from House Bill 1255 (2025) regarding the New Worlds Scholarship Program and New Worlds Tutoring Program. This amendment also changes the criteria for determining a substantial deficiency in early mathematics skills for students in VPK programs.

SUMMARY: The proposed rule updates criteria for determining a substantial deficiency in early mathematics skills for students in VPK and parental notification requirements for students with a substantial deficiency in mathematics in grades K-4.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The proposed rule is not expected to have any adverse impact on economic growth or business competitiveness, or increase regulatory costs or any other factor set forth in s. 120.541(2), F.S., and will not require legislative ratification. This is based on the nature of the proposed rule and past experience when academic standards and course requirements were revised.

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

RULEMAKING AUTHORITY: 1001.02(1), (2)(n), 1008.25(11), F.S.

LAW IMPLEMENTED: 1008.25(6), F.S.

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

DATE AND TIME: August 20, 2025, 9:00 a.m.

PLACE: St. Johns River State College, 2990 College Dr., Building J, Room J-149, St. Augustine, FL 32084

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: LaKeesha Parker, Bureau of Standards and Instructional Support, (850)245-0887 or email LaKeesha.Parker@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.0533 Determining a Substantial Deficiency in Early Mathematics Skills and Substantial Deficiency in Mathematics.

(1) through (3) No change.

(4) Substantial Deficiency in Early Mathematics Skills. A VPK student is identified as having a substantial deficiency in early mathematics skills as described below.

(a) No change.

(b) Through observation and informal assessment has demonstrated less than fifty (50) percent achievement of twenty five (25) percent or less of the mathematical thinking standards adopted for use in VPK programs per s. 1002.67, F.S.

(5) No change.

(6) Notification to Parents.

(a) Parents of students with a substantial deficiency in mathematics must be notified by the school district in writing of the information listed in s. 1008.25(6)(c)1.-5.4, F.S., and consulted in the development of a plan to address the deficiency as described in subsection (7) of this rule.

(b) No change.

(7) No change.

Rulemaking Authority 1001.02(1), (2)(n) FS. Law Implemented 1008.25(6)(a) FS. History–New 9-26-23, Amended 11-18-24.

NAME OF PERSON ORIGINATING PROPOSED RULE: Paul Burns

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Anastasios Kamoutsas

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 21, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 27, 2025

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.:RULE TITLE:62-722.400Procedures for Certification and Reporting
NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 51 No. 127, July 1, 2025 issue of the Florida Administrative Register.

The following are technical changes to the Notice of Proposed Rule and four forms for Rule 62-722.400, F.A.C., published on July 1, 2025:

62-722.400 Procedures for Certification and Reporting.

(1) Any person in this state who handles, purchases, receives, recovers, sells, or is an end user of 600 tons or more of recovered materials or post-use polymers must annually apply for certification to the Department, no later than April 1. Certification applications for recovered materials shall be accompanied by a \$50.00 fee and shall be submitted on Form

62-722.400(9)(a), Application for Recovered Materials Certification, effective [<u>August 2025</u> 12 17 13], hereby adopted and incorporated by reference. This form can be accessed online here:

http://flrules.org/Gateway/reference.asp?No=Ref-18235.

Certification applications for post-use polymers shall be accompanied by a \$50.00 fee and shall be submitted on Form 62-722.400(9)(c), Application for Post-Use Polymers Certification, effective [August 2025], hereby adopted and incorporated by reference. This form can be accessed online here: <u>https://flrules.org/Gateway/reference.asp?No=Ref-18238</u>. Copies of both forms are also available from a local District Office; or by writing to the Department of Environmental Protection, Waste Reduction Section, MS 4555, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400; or the Department's website at https://floridadep.gov/waste/waste-reduction/content/recovered-materials-certification-and-

reporting-program. Application renewals are submitted via the DEP Business Portal at http://www.fldepportal.com/go/ or can be submitted to the Department's address listed above.

(2) Any person in this state who handles, purchases, receives, recovers, sells, or is an end user of 600 tons or more of recovered materials or post-use polymers must annually report to the Department, and to all counties from which it received recovered materials or post-use polymers, certain information for the preceding calendar year, unless such person is exempt pursuant to Rule 62-722.300, F.A.C., or is otherwise not subject to the requirements of this chapter. Such reports shall be submitted by February 1. For reporting recovered materials, use on Form 62-722.400(9)(b), Reporting Form for Recovered Materials, effective date [August 2025 12-17-13], hereby adopted and incorporated by reference. This form can be accessed online here: http://flrules.org/Gateway/reference.asp?No=Ref-18236. For reporting by pyrolysis facilities, use Form 62-722.400(9)(d), Reporting Form for Post-Use Polymers, effective date [August 2025], hereby adopted and incorporated by reference. This form be accessed online can here http://flrules.org/Gateway/reference.asp?No=Ref-18237.

Copies of both forms are also available from a local District Office; or by writing to the Department of Environmental Protection, Waste Reduction Section, MS 4555, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400; or the Department's website at https://floridadep.gov/waste/wastereduction/content/recovered-materials-certification-and-

reporting-program. Annual reports are submitted online via the web-based portal system located at https://app.re-trac.com/ or can be submitted to the Department's address listed above. The Reporting Form for Recovered Materials and the Reporting Form for Post-Use Polymers shall include the following information:

(a) through (e) No change.

(3) through (8) No change.

(9) The forms used by the Department in this chapter are adopted and incorporated by reference elsewhere. The following list of forms is provided solely for convenience and can be obtained on the internet at http://www.dep.state.fl.us/waste/quick_topics/forms/pages/62-722.htm or by contacting the Waste Reduction Section, MS #4555, Division of Waste Management, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

(a) Form 62-722.400(9)(a), Application for Recovered Materials Certification, incorporated by reference in subsection 62-722.400(1), F.A.C., effective date <u>August 2025</u> http://flrules.org/Gateway/reference.asp?No=Ref-18235.

(b) Form 62-722.400(9)(b), Reporting Form for Recovered Materials, incorporated by reference in subsection 62-722.400(2), F.A.C., effective date <u>August 2025</u> <u>http://flrules.org/Gateway/reference.asp?No=Ref-18236</u>.

(c) Form 62-722.400(9)(c) Application for Post-Use Polymers Certification, incorporated by reference in subsection 62-722.400(1), F.A.C., effective date <u>August 2025</u> <u>https://flrules.org/Gateway/reference.asp?No=Ref-18238</u>.

(d) Form 62-722.400(9)(d), Reporting Form for Post-Use Polymers, incorporated by reference in subsection 62-722.400(2), F.A.C., effective date <u>August 2025</u> http://flrules.org/Gateway/reference.asp?No=Ref-18237.

Rulemaking Authority 403.061, 403.704, 403.7046 FS. Law Implemented 119.0715, 403.705, 403.7045, 403.7046 FS. History– New 1-1-95, Amended 12-17-96, 12-17-13,____.

On Forms 62-722.400(9)(a) and (c) the Effective Date on page 1 and the bottom of page 2 that states "Pending" will be updated to state August 2025.

On Forms 62-722.400(9)(b) and (d) the Effective Date on page 1 that states "Pending" will be updated to state August 2025.

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

Section IV Emergency Rules

DEPARTMENT OF LAW ENFORCEMENT

State Board of Immigration Enforcement

RULE NO.: RULE TITLE: 110ER25-1 Definitions

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 28, Laws of Florida 2025-1, provides that "(1) The State Board of Immigration Enforcement within the Department of Law Enforcement is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing provisions related to the Local Law Enforcement Immigration Grant Program created by this act Notwithstanding any other law, emergency rules adopted pursuant to this subsection are effective for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules."

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The procedures are fair in that they provide equal opportunity to any local law enforcement agency in the State of Florida to apply for grant fund reimbursements pursuant to the Florida Legislature's requirements.

SUMMARY: Definition Related to Grant Program

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Graham Wooden, (850)410-7588, GrahamWooden@fdle.state.fl.us

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>11QER25-1 Definitions.</u>

As used in these Emergency Rules, except where the context clearly indicates a different meaning, the following terms shall have the meaning indicated:

(1) "Board" means the State Board of Immigration Enforcement.

(2) "Correctional Officer" has the same meaning as found in s. 943.10(2), F.S.

(3) "Council" means the State Immigration Enforcement Council.

(4) "Department" means the Florida Department of Law Enforcement.

(5) "Eligible Application" is an application for grant program funds, which meets the requirements of Emergency Rules 11QER25-2 and 11QER25-3, F.A.C. (6) "Executive Director" means the Executive Director of the State Board of Immigration Enforcement.

(7) "Fiscal year" means the fiscal year for the State of Florida, beginning July 1 of a given year and ending the subsequent June 30.

(8) "Grant program" means the Local Law Enforcement Grant Program.

(9) "Jail Enforcement Model" means an authorized delegation of authority by the United States Immigration and Customs Enforcement to a local law enforcement officer to perform designated immigration officer functions under the direction and oversight of Immigration and Customs Enforcement in a jail or corrections setting.

(10) "Local law enforcement agency" means a law enforcement agency of any county, municipality, or other political subdivision of the state, as well as any chief correctional officers operating county detention facilities.

(11) "Local law enforcement officer" means any law enforcement officer, as defined in s. 943.10, Florida Statutes, if that officer is elected, appointed, or employed by any county, municipality, or other political subdivision of the state.

(12) "Task Force Model" means an authorized delegation of authority by the United States Immigration and Customs Enforcement to a local law enforcement officer to perform designated immigration officer functions under the direction and oversight of Immigration and Customs Enforcement in non-custodial settings during routine law enforcement activities.

(13) "Warrant Service Officer" means a certification program for law enforcement officers to perform limited functions of a designated immigration officer within a jail or corrections facility to assist the United State Immigration and Customs Enforcement to ensure that unauthorized aliens are not released into the community.

<u>Rulemaking Authority 2025-1 Laws of Florida Law Implemented</u> 2025-1 Laws of Florida History–New 7-23-25.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 7/23/2025

DEPARTMENT OF LAW ENFORCEMENT

State Board of Immigration Enforcement

RULE NO.:RULE TITLE:11QER25-2Funds Availability and EligibilitySPECIFIC REASONS FOR FINDING AN IMMEDIATEDANGER TO THE PUBLIC HEALTH, SAFETY ORWELFARE: Section 28, Laws of Florida 2025-1, provides that"(1) The State Board of Immigration Enforcement within theDepartment of Law Enforcement is authorized, and all

conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing provisions related to the Local Law Enforcement Immigration Grant Program created by this act. Notwithstanding any other law, emergency rules adopted pursuant to this subsection are effective for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules."

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The procedures are fair in that they provide equal opportunity to any local law enforcement agency in the State of Florida to apply for grant fund reimbursements pursuant to the Florida Legislature's requirements.

SUMMARY: Eligibility and Funds Availability for Grant Program

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Graham Wooden, (850)410-7588, GrahamWooden@fdle.state.fl.us

THE FULL TEXT OF THE EMERGENCY RULE IS:

11QER25-2 Funds Availability and Eligibility.

(1) The amount of funds available shall be that amount appropriated each fiscal year to the Board by the legislature.

(2) The Board shall attempt to obligate all of the funds available in the current fiscal year. Funds will be disbursed on a first-come, first-served basis according to the date of receipt if an application is deemed eligible as provided in this emergency rule chapter. Funds allocated through the grant program may not exceed annual legislative appropriations, nor may funds be reallocated for the grant program except as authorized by the legislature or this rule chapter.

(3) A local law enforcement agency may be eligible for reimbursement of costs through the grant program only for purposes provided in Emergency Rule 11QER25-3, F.A.C., and only if the local law enforcement agency attests and verifies compliance with all applicable statutory obligations found in Chapter 908, Florida Statutes, and the reporting requirements set forth in this rule chapter.

(a) Pursuant to the Board's data collection requirements as described in s. 908.1031(3)(e), F.S., any local law enforcement agency seeking reimbursement through this grant program must attest and verify that it collects and reports the following individualized data points on interactions with suspected unauthorized aliens in accordance with the policies and procedures of the law enforcement officer's employing agency when a suspected unauthorized alien is encountered to the Department through an electronic platform the Department agrees to at least by the 15th day of each subsequent month: <u>1. For the date of contact; the date of contact between the unauthorized alien and the local law enforcement agency.</u>

2. For the contacting agency:

a. Name of the agency that is reporting the contact

b. Name and title of the contacting law enforcement officer.

3. The location of the unauthorized alien contact:

a. the city or unincorporated area in which an encounter between an unauthorized alien and a local law enforcement officer took place.

b. the county in which an encounter between an unauthorized alien and a local law enforcement officer took place.

c. the address at which an encounter between an unauthorized alien and a local law enforcement officer took place.

4. Personal identifying information of the unauthorized alien contact, to include:

a. The unauthorized alien's first name.

b. The unauthorized alien's middle name.

c. The unauthorized alien's last name.

d. The unauthorized alien's country of citizenship.

e. The unauthorized alien's Alien Registration Number (if applicable).

f. The unauthorized alien's date of birth.

g. The unauthorized alien's sex.

5. Current contact information for the unauthorized alien contact, to include:

a. A complete street address with city, state, and zip code.

b. A current telephone number.

<u>6. Contact information, to include; a street address for the</u> <u>unauthorized alien contact's current employer.</u>

7. Identified or suspected criminal gang affiliations of the unauthorized alien contact.

8. Vehicle information associated with the unauthorized alien contact, to include:

a. A description of the vehicle.

b. Registration information for the vehicle.

c. License plate information for the vehicle.

9. Criminal history information of the unauthorized alien contact, identified as either "yes" or "no."

<u>10. Information regarding whether citizenship was verified</u> with Immigration and Customs Enforcement. For response, the agency shall provide a "yes" or "no" response.

<u>11. Criminal arrest information for the unauthorized alien</u> contact arising from the encounter, if applicable, to include:

a. information regarding criminal charges listed in order of severity.

b. Information describing whether Immigration and Customs Enforcement was contacted during the encounter.

c. If Immigration and Customs Enforcement was contacted during the encounter, whether personnel from that agency responded.

d. If Immigration and Customs Enforcement personnel did not respond, the local law enforcement agency will provide a narrative describing the reasons provided.

12. A photograph of the unauthorized alien contact that provides a clear image of the contact's face and neck. A photograph is not necessary if a jail facility takes a booking photograph of the unauthorized alien contact subsequent to a criminal arrest.

(b) Pursuant to the Board's data collection requirements as described in s. 908.1031(3)(e), F.S., any local law enforcement agency seeking reimbursement through this grant program must attest and verify that it collects and reports the following summary data to the Department through an electronic platform the Department agrees to at least by the 15th day of each subsequent month:

1. The total number of law enforcement officers maintaining an active designated immigration officer status each month through the Task Force Model under section 287(g) of the Immigration and Nationality Act, 8 U.S.C. s. 1357.

2. The number of immigration investigations conducted by a participating agency's designated immigration officers each month while duly cross sworn as a designated immigration officer through the Task Force Model under section 287(g) of the Immigration and Nationality Act, 8 U.S.C. s. 1357.

<u>3. The number of immigration investigations conducted by</u> <u>a participating agency's designated immigration officers that</u> <u>results in an arrest while such officers are duly cross sworn as a</u> <u>designated immigration officer through the Task Force Model</u> <u>under section 287(g) of the Immigration and Nationality Act, 8</u> <u>U.S.C. s. 1357.</u>

4. The number of times a participating agency's law enforcement officers initiate arrests for only civil immigration charges while duly cross sworn as a designated immigration officer through the Task Force Model under section 287(g) of the Immigration and Nationality Act, 8 U.S.C. s. 1357.

(c) Pursuant to the Board's data collection requirements as described in s. 908.1031(3)(e), F.S., any local law enforcement agency seeking reimbursement through this grant program that operates a county detention facility must attest and verify that it collects and reports the following summary data to the Department through an electronic platform the Department agrees to at least by the 15th day of each subsequent month:

<u>1. The number of immigration detainer (I-247) forms it</u> receives from Immigration and Customs Enforcement each month, accompanied by any associated arrest warrants (I-200 form) and/or warrants of removal (I-205) forms. The law enforcement agency shall report the number of detainers accompanied by arrest warrants and warrants of removal, respectively.

2. The number of immigration detainers the agency receives from Immigration and Customs Enforcement and are subsequently cancelled, with the subject of the detainer having been released without being transferred to the custody of Immigration and Customs Enforcement.

3. The number of unauthorized aliens for whom the agency received an immigration detainer from Immigration and Customs Enforcement, but who Immigration and Customs Enforcement ultimately failed to take into custody within the required 48-hour time period, thus requiring the agency to release the individual from custody.

<u>4. The highest state law offense classification for each</u> <u>unauthorized alien for whom Immigration and Customs</u> <u>Enforcement issues an immigration detainer.</u>

5. The number of unauthorized aliens who meet the criteria noted in 1. through 4. who were charged with a violent crime.

6. The number of unauthorized aliens for whom the agency receives an immigration detainer from Immigration and Customs Enforcement after the person was already released on state criminal charges.

7. The number of unauthorized aliens for whom the agency lodges immigration detainers before Immigration and Customs Enforcement makes an independent biometric or biographic match through the normal booking process.

8. The number of unauthorized aliens the agency transports from its jail facility to an Immigration and Customs Enforcement facility upon conclusion of the 48-hour immigration detainer period in lieu of Immigration and Customs Enforcement taking custody of the individual at the jail facility.

9. The monetary amount of reimbursement costs the agency received from Immigration and Customs Enforcement in the prior month, the agency's reimbursement rate from Immigration and Customs Enforcement, and how many beds the agency incurred for housing unauthorized aliens from the time those aliens' state law charges were resolved until they were either released from jail or to the custody of Immigration and Customs Enforcement. The agency shall also report the difference between its actual unauthorized alien housing cost and the reimbursable amount for each month.

(4) A local law enforcement agency may not submit an application or receive grants for any activity for which the agency has received, or expects to receive, federal or other funding.

(5) A local law enforcement agency may not receive reimbursements greater than \$1,000,000 in a particular fiscal year without prior approval by the Board.

(6) A local law enforcement agency who attests to comply with the requirements with this emergency rule but that are found to not be in compliance with all requirements by the Board will forfeit eligibility for the remainder of the fiscal year.

(7) Consistent with a first-come, first-served basis, the Board may prioritize reimbursements to Fiscally Constrained Counties, as defined in s. 218.67, F.S., whenever possible. <u>Rulemaking Authority 2025-1 Laws of Florida Law Implemented</u> 2025-1 Laws of Florida History–New 7-23-25.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 7/23/2025

DEPARTMENT OF LAW ENFORCEMENT State Board of Immigration Enforcement

RULE NO.: RULE TITLE:

11QER25-3 Eligible Purposes and Programs

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 28, Laws of Florida 2025-1, provides that "(1) The State Board of Immigration Enforcement within the Department of Law Enforcement is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing provisions related to the Local Law Enforcement Immigration Grant Program created by this act. Notwithstanding any other law, emergency rules adopted pursuant to this subsection are effective for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules."

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The procedures are fair in that they provide equal opportunity to any local law enforcement agency in the State of Florida to apply for grant fund reimbursements pursuant to the Florida Legislature's requirements.

SUMMARY: Reimbursement eligible items for Grant Program THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Graham Wooden, (850)410-7588, GrahamWooden@fdle.state.fl.us

THE FULL TEXT OF THE EMERGENCY RULE IS:

11QER25-3 Eligible Purposes and Programs.

(1) A local law enforcement agency may apply to the Board for reimbursement of the following expenses, listed in order of priority:

(a) Training programs, including certified apprenticeship programs, the Warrant Service Office training, the Jail Enforcement Model training, the Task Force Model training under section 287(g) of the Immigration and Nationality Act, 8 U.S.C. s. 1357, and other programs related to supporting the enforcement of federal immigration laws, including:

<u>1. Additional costs associated with training materials,</u> travel, and other costs associated with training, and

2. Overtime costs, including associated benefits, for hours spent in training. All overtime reimbursements shall be in accordance with the participating agency's established pay policies and procedures. Overtime costs shall not exceed one and a half times of an officer's hourly pay. Reimbursement for personnel costs of backfilling positions dedicated to the immigration mission is not permitted.

<u>3. For local law enforcement agencies with over 75 law enforcement officers, the agency may only seek training reimbursement costs for up to twenty percent of their sworn personnel in a particular fiscal year.</u>

4. For local law enforcement agencies with between 31 and 75 law enforcement officers, the agency may only seek training reimbursement costs for up to thirty percent of their sworn personnel in a particular fiscal year.

5. For local law enforcement agencies with thirty or less law enforcement officers, or for those who are located in a fiscally constrained county as defined in s. 218.67, F.S., the agency may only seek reimbursement costs for up to fifty percent of their sworn personnel in a particular fiscal year.

<u>6. Notwithstanding paragraphs 3. – 5., any local law enforcement agency may seek a reimbursement for at least 10 law enforcement officers regardless of agency size.</u>

(b) Detention beds sublet to the United States Immigration and Customs Enforcement for a temporary period.

1. Reimbursement eligibility shall only be for the time between when an unauthorized alien is released from custody for a state criminal offense until the time that the unauthorized alien either leaves the jail facility or is transferred into custody of Immigration and Customs Enforcement. Reimbursement will be available each day within that time frame in which the unauthorized alien remains in custody for twelve hours or more.

2. Facilities with a Basic Ordering Agreement (BOA) may receive up to \$75 per reimbursable day if the facility will also receive or apply for reimbursement from Immigration and Customs Enforcement. Funds requested through this program may not supplant federal funding.

<u>3. Facilities with a Basic Ordering Agreement (BOA) may</u> receive up to \$100 per reimbursable day if the facility will not receive or apply for reimbursement from Immigration and Customs Enforcement. Funds requested through this program may not supplant federal funding.

4. Facilities with an Intergovernmental Service Agreement will be reimbursed the difference between their daily bed rate, as specified in their Intergovernmental Service Agreement, and the established reimbursement maximum of \$100 per day under this program. (c) Costs associated with transporting unauthorized aliens on behalf of Immigration and Customs Enforcement, to include:

<u>1. Round trip reimbursement from the point of departure to</u> the point of return not to exceed State of Florida travel thresholds provided in s. 112.061, Florida Statutes, and Rule 69I-42.010, Florida Administrative Code.

2. Overtime costs, including fringe benefits, for a maximum of two law enforcement officers conducting the transport of an unauthorized alien. All overtime reimbursements shall be in accordance with the participating agency's established pay policies and procedures and shall not exceed one and a half times of the officer's hourly pay rate.

(d) Equipment, travel, and lodging directly related to detaining and transporting unauthorized aliens or directly related to active participation in task force activities under section 287(g) of the Immigration and Nationality Act, 8 U.S.C. s. 1357. Travel and lodging costs may be reimbursed only if they were incurred pursuant to a participating agency's involvement in task force activities with or for Immigration and Customs Enforcement. All equipment reimbursement requests must receive approval by the Board prior to the purchase and request for reimbursement. Equipment purchases or reimbursements must have a direct nexus to immigration enforcement. No vehicle, vessel, or aircraft will be approved for reimbursement.

(e) A bonus of up to \$1,000 for each local law enforcement officer employed by a local law enforcement agency who is credentialed as a designated immigration officer and participates in at least one United States Department of Homeland Security task force operation under section 287(g) of the Immigration and Nationality Act, as found at 8 U.S.C. s. 1357, subject to the following criteria: The bonus shall include an additional 7.65% for the officer's share of Federal Insurance Contribution Act tax on the bonus. A local law enforcement agency may not apply for more than one bonus for any particular local law enforcement officer over the life of the program.

(f) A local law enforcement agency may apply to the State Board of Immigration Enforcement to provide bonus payments for the agency's certified correctional officers who are a warrant service officer or a designated immigration officer under the jail enforcement model under section 287(g) of the Immigration and Nationality Act, as found at 8 U.S.C. s. 1357, subject to the following criteria: The bonus shall include an additional 7.65% for the officer's share of Federal Insurance Contribution Act tax on the bonus. A local law enforcement agency may not apply for more than one bonus for any particular local law enforcement officer over the life of the program. The local law enforcement agency must certify to the Board that the certified correctional officer acted in such capacity as a warrant service officer or a designated immigration officer under the jail enforcement model for at least 6 months preceding the application and provide any information requested by the Board. Correctional officers are not eligible for operations solely at state correctional facilities.

(g) Hardware or software essential to assisting the Federal Government in its enforcement of federal immigration laws. A local law enforcement agency seeking reimbursement for hardware or software costs must articulate in its application a direct need to acquire the hardware or software for immigration enforcement purposes and why preexisting resources are inadequate.

(h) Any associated or incidental costs related to the moving, transporting, lodging, temporary detention, or security of unauthorized aliens essential to assisting the Federal Government in its enforcement of federal immigration laws or related to active participation in task force activities under section 287(g) of the Immigration and Nationality Act, 8 U.S.C. s. 1357 not previously enumerated and not otherwise prohibited. A local law enforcement agency seeking reimbursement for the moving, transporting, lodging, temporary detention, or security of unauthorized aliens must articulate in its application the justification of a direct need to acquire said expenses and provide all receipts for said expenses.

(2) All reimbursements with grant funds must be reasonably priced based on current market review at the time of the expense, and must be necessary for the operations and success of immigration enforcement. All costs must be allowable, reasonable, and necessary in accordance with Department of Financial Services, Chief Financial Officer Memorandum No. 1, available at https://www.myfloridacfo.com/docs-sf/accounting-andauditing-libraries/state-agencies/cfo-memos/cfo-memo-no-01-

--contract-and-grant-reviews-and-related-payment-processingrequirements.pdf?sfvrsn=1a73801c_3.

(3) A local law enforcement agency may not receive more than \$500,000 in reimbursed overtime expenses during a particular fiscal year without approval by the Board.

(4) The Board may authorize increases in funding allocations subject to the availability of unallocated grant funds through the issuance of a supplemental grant award amendment.

Rulemaking Authority 2025-1 Laws of Florida Law Implemented 2025-1 Laws of Florida History–New 7-23-25.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 07/23/2025

DEPARTMENT OF LAW ENFORCEMENT

State Board of Immigration Enforcement

RULE NO.: RULE TITLE:

11QER25-4 **Application and Award Procedures** SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 28, Laws of Florida 2025-1, provides that "(1) The State Board of Immigration Enforcement within the Department of Law Enforcement is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing provisions related to the Local Law Enforcement Immigration Grant Program created by this act. Notwithstanding any other law, emergency rules adopted pursuant to this subsection are effective for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules."

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The procedures are fair in that they provide equal opportunity to any local law enforcement agency in the State of Florida to apply for grant fund reimbursements pursuant to the Florida Legislature's requirements.

SUMMARY: Application and Award procedures for Grant Program

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Graham Wooden, (850)410-7588, GrahamWooden@fdle.state.fl.us

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>11QER25-4 Application and Award Procedures.</u>

(1) Each fiscal year in which funds are appropriated for the grant program by the legislature, the Board shall release a funding solicitation to notify local law enforcement agencies of the availability of funds and eligibility criteria.

(2) A local law enforcement agency that seeks reimbursement for eligible expenses or for bonus payments pursuant to Emergency Rule 11QER25-3, F.A.C., shall submit a completed application via the Department's electronic grants management system. A local law enforcement agency shall submit an application aggregating estimated costs among all eligible purposes identified in Emergency Rule 11QER25-3, F.A.C., for the current state fiscal year.

(3) Upon receipt of a grant application, the Executive Director shall review the application for completeness and compliance with eligibility requirements set out in Emergency Rules 11QER25-2, F.A.C., and 11QER25-3, F.A.C., Incomplete applications, or those from local law enforcement agencies that fail to attest to meeting the requirements provided in subsection 11QER25-2(3), F.A.C., shall be denied but agencies may have the opportunity to resubmit a complete application. Any application denied for failing to meet eligibility requirements according to the Executive Director will be submitted to the Board for review and oversight.

(4) Subject to the provisions of this rule chapter, the Executive Director may approve a grant application request up to \$25,000 if the application meets eligibility requirements set out in Emergency Rules 11QER25-2, F.A.C., and 11QER25-3, F.A.C.

(5) For any grant application from a local law enforcement agency requesting funds more than \$25,000.00, upon a review for completeness and eligibility, the Executive Director shall submit the application to the Board with a recommendation to either approve or deny the application.

(6) The Board shall review an application and approve or deny it during its next scheduled public meeting after receipt from the Executive Director. The Board may approve or deny applications en masse on a consent agenda at Board meetings.

(7) Upon approval, the Board must provide notification in writing to the chair and vice chair of the Legislative Budget Commission at least 14 days before a grant may be issued to a local law enforcement agency.

(8) The Executive Director shall notify a local law enforcement agency of the final result of its application in writing within 30 days of a determination of incompleteness or ineligibility, or upon a determination by the Board.

<u>Rulemaking Authority 2025-1 Laws of Florida Law Implemented</u> 2025-1 Laws of Florida History–New 7-23-25.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 07/23/2025

DEPARTMENT OF LAW ENFORCEMENT

State Board of Immigration Enforcement

RULE NO.:RULE TITLE:11QER25-5Reimbursement Procedures for Awarded

Grants SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 28, Laws of Florida 2025-1, provides that "(1) The State Board of Immigration Enforcement within the Department of Law Enforcement is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, for the purpose of implementing provisions related to the Local Law Enforcement Immigration Grant Program created by this act. Notwithstanding any other law, emergency rules adopted pursuant to this subsection are effective for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules."

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The procedures are fair in that they provide equal opportunity to any local law enforcement agency in the State of Florida to apply for grant fund reimbursements pursuant to the Florida Legislature's requirements.

SUMMARY: Procedures for obtaining Reimbursement within Grant Program

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Graham Wooden, (850)410-7588, GrahamWooden@fdle.state.fl.us

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>11QER25-5 Reimbursement Procedures for Awarded</u> <u>Grants.</u>

(1) Upon notification of an approved grant application, a local law enforcement agency may submit reimbursement requests to the Board monthly through the Department's electronic grant management system. Reimbursement requests must be complete for an agency to receive grant funds for eligible expenses.

(2) To receive grant funds for providing beds to the United States Immigration and Customs Enforcement, a law enforcement agency must provide an accounting of the bed days used for immigration enforcement as identified by client ID (i.e., number, last name, or other identifier), date assigned to bed, date departed, and a calculation of the total number of days with associated cost as supporting documentation. This information shall be aggregated on a monthly basis.

(3) To receive grant funds for procuring equipment, travel, or lodging related to 287(g) programs, a local law enforcement agency must provide any applicable purchase orders or requisition forms, invoices, and proof of payments as supporting documentation. Travel documentation in accordance with State of Florida Travel Regulations must be provided for any travel costs. The local law enforcement agency must also attest that equipment reimbursed through the grant program will be used for activities related to a 287(g) program.

(4) To receive grant funds for costs related to training programs or travel related to 287(g) programs, a local law enforcement agency must provide, as applicable, travel vouchers, invoices, copies of any training agenda(s), and proof of payment to the traveler(s) as supporting documentation. Travel expenses reimbursed through the grant program shall not exceed State of Florida travel thresholds provided in s. 112.061, Florida Statutes, and Rule 69I-42.010, F.A.C.

(5) To receive grant funds for costs related to hardware or software essential to assisting the Federal Government in its

enforcement of federal immigration laws, a local law enforcement agency must provide, as applicable, purchase order(s), requisition form(s), invoice(s), and proof(s) of payment as supporting documentation.

(6) To receive grant funds for bonus payments of law enforcement officers through this grant program, a local law enforcement agency is required to submit a signed Bonus Payment Certification form and proof of payment for each officer as supporting documentation.

Rulemaking Authority 2025-1 Laws of Florida Law Implemented 2025-1 Laws of Florida History–New 7-23-25.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 07/23/2025

DEPARTMENT OF LAW ENFORCEMENT

State Board of Immigration Enforcement

RULE NO.: RULE TITLE:

11QER25-6 Forms and Instructions

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH. SAFETY OR WELFARE: Section 28, Laws ofFlorida2025-1, provides that "(1) The State Board of Immigration Enforcement within the Department of Law Enforcement is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120 .54(4), Florida Statutes, for the purpose of implementing provisions related to the Local Law Enforcement Immigration Grant Program created by this act. Notwithstanding any other law, emergency rules adopted pursuant to this subsection are effective for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules."

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The procedures are fair in that they provide equal opportunity to any local law enforcement agency in the State of Florida to apply for grant fund reimbursements pursuant to the Florida Legislature's requirements.

SUMMARY: List of Forms for use within Grant Program THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Graham Wooden, (850)410-7588, GrahamWooden@fdle.state.fl.us

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>11QER25-6 Forms and Instructions.</u>

<u>These forms may be obtained by contacting the State Board of</u> <u>Immigration Enforcement, P.O. Box 1489, Tallahassee, Florida</u> <u>32302 or SBIE@fdle.state.fl.us.</u> (1) Law Enforcement Officer Bonus Payment Certification, Form SBIE-001, revised July 2025, effective date July 2025, hereby incorporated by reference.

(2) Certified Correctional Officers Bonus Payment Certification, Form SBIE-002, revised July 2025, effective date July 2025, hereby incorporated by reference.

(3) Single Audit Certification, Form SBIE-003, revised July 2025, effective date July 2025, hereby incorporated by reference.

(4) Immigration Grant Program Travel Voucher, Form SBIE-004, revised July 2025, effective date July 2025, hereby incorporated by reference.

Rulemaking Authority 2025-1 Laws of Florida Law Implemented 2025-1 Laws of Florida History–New 7-23-25.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: 07/23/2025

NOTE: The full text of Emergency Rules that are currently in effect can be viewed by going to https://flrules.org/Notice/emergencyRules.asp.

Section V

Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

NOTICE IS HEREBY GIVEN that on July 18, 2025, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for G&G Holding, Inc. at 1385 SR 434, Longwood, FL 32750. Petitioner seeks an emergency variance of the requirements of ASME A17.3, 2015 Edition, Section 3.10.12, as adopted by 61C-5.001, Florida Administrative Code that requires a system to monitor and prevent automatic operation of the elevator with faulty door contact circuits, which poses a financial hardship. Any interested person may file comments within 5 days of the publication of this notice with Division of Hotels and Restaurants, Bureau of Elevator Safety, 2601 Blair Stone Road, Tallahassee, Florida 32399-1013 (VW2025-086). A copy of the Petition for Variance or Waiver may be obtained by contacting: Division of Hotels and Restaurants, Bureau of Elevator Safety, 2601 Blair Stone Road, Tallahassee, Florida 32399-1013. dhr.elevators@myfloridalicense.com.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE:

62-601.500 Sampling Schedules, Locations, and Methodology (Repealed)

NOTICE IS HEREBY GIVEN that on July 16, 2025, the Department of Environmental Protection, received a petition for the withdrawal of a Petition for a variance by JEA. The Petition for a variance was received on June 26, 2025. Notice of receipt of this petition was published in the Florida Administrative Register on July 10, 2025. The petition requested a variance from Rule 62-601.500, F.A.C, which requires all facilities with a flow greater than 100,000 gallons per day to use flow proportioned composite samples to test CBOD5 and nutrients and requires twenty-four-hour composite samples to be used to analyze reclaimed water or effluent for the primary and secondary drinking water standards. No public comment was received. The Petition was assigned file number OGC No. 25-1173 and File No. FLAB07348-001-DW1P.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Sydney Cummings, Source and Drinking Water Program, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399, telephone: (850)245-8633, email: Sydney.Cummings@floridadep.gov, during normal business hours, 8:00am-5:00pm, Monday through Friday, except legal holidays.

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

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO.: RULE TITLE:

64B16-28.10801 All Permits - Delivery of Medicinal Drugs. NOTICE IS HEREBY GIVEN that on July 08, 2025, the Board of Pharmacy, received a petition for filed by Manuel Sims, RPh, on behalf of Aspire Home Care Services, Inc. The Petitioner is seeking a waiver of the requirement of Rule 64B16-28.1081, F.A.C., which states in part that any person who receives a community pharmacy permit pursuant to Section 465.018, F.S., and commences to operate such an establishment, shall keep the prescription department of the establishment open for a minimum of twenty (20) hours per week. Petitioner states that they will provide 24/7 Hr – 365 day a year on-call services both directly to the pharmacist and support. Comments on this petition should be filed with the Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258; within 14 days of publication of this notice. A copy of the Petition for Variance or Waiver may be obtained by contacting: Traci Zeh, Executive Director, Board of Pharmacy, (850)245-4474; or at info@Floridaspharmacy.gov.

Section VI Notice of Meetings, Workshops and Public Hearings

AGENCY FOR HEALTH CARE ADMINISTRATION

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

DATE AND TIME: July 28, 2025, 12:00 noon - 1:00 p.m.

PLACE: Via Microsoft Teams:

Join the meeting:

Meeting ID: 271 267 418 636 5

Passcode: EG6pa35v

Dial in by phone

+1(850)792-4898,,992879866# United States, Tallahassee Find a local number

Phone conference ID: 992 879 866#

For organizers: Meeting options | Reset dial-in PIN

GENERAL SUBJECT MATTER TO BE CONSIDERED: Notice of Change for Notice: 29798999 - This meeting has been cancelled.

A copy of the agenda may be obtained by contacting: n/a For more information, you may contact: Kissa Smith in the Medicaid Director's Office at Kissa.Smith@ahca.myflorida.com.

AGENCY FOR HEALTH CARE ADMINISTRATION

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

DATE AND TIME: July 28, 2025, 12:00 noon - 1:00 p.m.

PLACE: Via Microsoft Teams:

Join the meeting:

Meeting ID: 271 267 418 636 5

Passcode: EG6pa35v

Dial in by phone

+1(850)792-4898,,992879866# United States, Tallahassee

Find a local number

Phone conference ID: 992 879 866#

For organizers: Meeting options | Reset dial-in PIN

GENERAL SUBJECT MATTER TO BE CONSIDERED: Notice of Change for Notice: 29799096 - This meeting has been cancelled.

Medicaid Medical Care Advisory Committee (MCAC) Behavioral Health/Substance Use Subcommittee meeting. A copy of the agenda may be obtained by contacting: n/a For more information, you may contact: Kissa Smith in the Medicaid Director's Office at Kissa.Smith@ahca.myflorida.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

The Florida Barbers' Board announces a telephone conference call to which all persons are invited.

DATE AND TIME: August 11, 2025, 2:00 p.m.

 PLACE:
 BY
 VIDEO:

 HTTPS://MEET.GOTO.COM/852253149.
 BY
 PHONE:

 +1(571)317-3112 – ACCESS CODE 852-253-149.
 PHONE:

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business and discussion of amendments to Rule 61G3-16.006, Florida Administrative Code.

A copy of the agenda may be obtained by contacting: Florida Barbers' Board, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395.

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: Florida Barbers' Board, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Florida Barbers' Board, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

The Florida Board of Cosmetology announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 3, 2025, 11:00 a.m.

PLACE: Online: HTTPS://MEET.GOTO.COM/508724181 Phone: +1(571)317-3116 – ACCESS CODE 508-724-181.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Board of Cosmetology, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395.

A copy of the agenda may be obtained by contacting: Florida Board of Cosmetology, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395.

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: Florida Board of Cosmetology, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Florida Board of Cosmetology, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

The Florida Board of Cosmetology announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 3, 2025, 11:00 a.m.

PLACE: Online: HTTPS://MEET.GOTO.COM/508724181 Phone: +1(571)317-3116 – ACCESS CODE 508-724-181.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business.

A copy of the agenda may be obtained by contacting: Florida Board of Cosmetology, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395.

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: Florida Board of Cosmetology, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Florida Board of Cosmetology, 2601 Blair Stone, Tallahassee, Florida, 32399, (850)487-1395.

DEPARTMENT OF HEALTH

Division of Emergency Preparedness and Community Support The Department of Health, Bureau of Emergency Medical Oversight, Brain and Spinal Cord Injury Program announces a public meeting to which all persons are invited. DATE AND TIME: Thursday, August 7, 2025, 2:00 p.m. - 3:00 p.m., EDT

PLACE: Microsoft Teams: https://www.microsoft.com/enus/microsoft-teams/join-a-meeting

Meeting ID: 215 077 782 776 4

Passcode: Hj9Bu3LA

Dial-in by phone: +1(850)792-1375,752041779# United States, Tallahassee

Phone conference ID: 752 041 779#

Join on a video conference device: teams@meetme.flhealth.gov

Video ID: 111 113 715 2

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Brain and Spinal Cord Injury Advisory Council Performance Quality Improvement Committee will meet to conduct the general business of the committee.

A copy of the agenda may be obtained by contacting: Kimberly Robinson by email at Kimberly.Robinson@flhealth.gov or by phone at (850)245-4967.

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 hours before the workshop/meeting by contacting: Kimberly Robinson by email at Kimberly.Robinson@flhealth.gov or by phone at (850)245-4967. 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: Kimberly Robinson by email at Kimberly.Robinson@flhealth.gov or by phone at (850)245-4967. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF CHILDREN AND FAMILIES

Refugee Services

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

DATE AND TIME: Tuesday, August 26, 2025, 1:30 p.m. - 3:30 p.m.

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

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

join/19%3ameeting_NzkyZGU1ZGQtMjgwMi00NmU1LThh NmUtOTU3MDdlZTk3Y2M0%40thread.v2/0?context=%7b %22Tid%22%3a%22f70dba48-b283-4c57-8831-

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the Tampa Bay Area Refugee Task Force meeting is to increase awareness of the refugee populations, share best practices, spot trends in refugee populations, build collaborations between agencies, help create good communication among service providers, get informed about upcoming community events, and discuss refugee program service needs and possible solutions to meeting those needs.

A copy of the agenda may be obtained by contacting: Janet Blair at (813)545-1716 or David Draper at (407)317-7335.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Janet Blair at (813)545-1716 or David Draper at (407)317-7335. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Janet Blair at (813)545-1716 or David Draper at (407)317-7335.

DEPARTMENT OF FINANCIAL SERVICES

Division of Funeral, Cemetery, and Consumer Services

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

DATE AND TIME: August 19, 2025, 10:00 a.m.

PLACE: Department of Financial Services, 111 W Madison Street, Claude Denson Pepper Building, Room G-01, Tallahassee FL.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The meeting is a continuation of the Rules Committee's review of certain rules pursuant to new requirements set out in SB108. There are 49 rules which will be reviewed at the meeting. A list of these rules will be found on under the heading "Announcements," on the Division's webpage at the following web address:

www.myfloridacfo.com/Division/FuneralCemetery/. Only those rules will be discussed. Persons interested in commenting on those listed rules must submit their written comments (and proposed rule language, if any) by email to Mary Schwantes, Division Director, Division of Funeral, Cemetery, and Consumer Services at Mary.Schwantes@myfloridacfo.com. The deadline for submitting comments is close of business on Monday, August 4, 2025.

A copy of the agenda may be obtained by contacting: LaTonya Bryant at LaTonya.Bryant@myfloridacfo.com or (850)413-3039. Any changes to the above meeting schedule will be published at least 10 days before the affected meeting, under the heading "Announcements," on the Division's webpage at the following web address: www.myfloridacfo.com/Division/FuneralCemetery/. 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: Ellen Simon, Assistant Division Director, (850)413-4985 or Ellen.Simon@myfloridacfo.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

MOFFITT CANCER CENTER & RESEARCH INSTITUTE The Florida Cancer Control & Research Advisory Council (CCRAB) announces a public meeting to which all persons are invited.

DATE AND TIME: August 5, 2025, 12:30 p.m. - 1:30 p.m., Eastern

PLACE: URL: https://moffitt.zoom.us/j/92621325058

Meeting ID: 926 2132 5058

Phone: (305)224-1968

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Cancer Plan 2030 Planning Meeting – Subgroup 4: Diagnosis/Treatment, Quality of Life, Childhood Cancers

A copy of the agenda may be obtained by contacting: www.ccrab.org

For more information, you may contact: Bobbie.McKee@Moffitt.org

THE CORRADINO GROUP, INC.

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

DATE AND TIME: Thursday, August 7, 2025, 5:00 p.m. - 7:00 p.m.

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

The Virtual Public Meeting is scheduled for Thursday, August 7, 2025, 5:00 p.m. - 6:00 p.m. Please use the following link to register: https://bit.ly/3RngGBF. You may also call +1(914)614-3221 Access Code: 654-135-312. A brief presentation followed by questions and comments from the public will be held from 5:00 p.m. - 5:30 p.m. and again from 5:30 p.m. - 6:00 p.m. Questions and comments may be submitted via the online chat or with the raise hand feature for the project team to address directly.

The In-Person Open House is scheduled for Thursday, August 7, 2025, 6:00 p.m. - 7:00 p.m. at the City of Port St. Lucie Municipal Complex, 121 SW Port St. Lucie Boulevard, Building A, First Floor, Port St. Lucie, FL 34984, and will have an informal open house format. FDOT staff and consultant staff members will be available to discuss the project and answer questions. GENERAL SUBJECT MATTER TO BE CONSIDERED: Financial Management No.: 446376-1-52-01 and 447652-1-52-01

Project Description: State Road (SR) 716/Southeast Port St. Lucie Boulevard and SR 5/US 1 Resurfacing, Restoration, and Rehabilitation (RRR) Project on SR 716/Southeast Port St. Lucie Boulevard from west of Southeast Shelter Drive to SR 5/US 1 and SR 5/US 1 from south of the Martin/St. Lucie County line to SR 716/Southeast Port St. Lucie Boulevard in the City of Port St. Lucie, St. Lucie County.

The project improvements consist of milling and repaying the existing roadways within the project limits to enhance safety and long-term resiliency; upgrading signalization at the intersections of Lennard Road, SR 716/Southeast Port St. Lucie Boulevard, Southeast Morningside Boulevard, and Southeast Gowin Drive to improve traffic operations; modifying the lane configuration on Lennard Road at SR 5/US 1 to enhance safety and traffic operations; upgrading the existing lighting at signalized intersections to LED fixtures throughout the project corridors to increase nighttime visibility; upgrading pedestrian signals with new technology at signalized intersections to improve push button accessibility; reconstructing existing sidewalk curb ramps and replacing damaged sidewalk throughout the project limits to enhance safety and connectivity for pedestrians; upgrading drainage at various locations along SR 716/ Southeast Port St. Lucie Boulevard and SR 5/US 1 to improve long-term resiliency; restriping SR 5/US 1 to provide seven-foot bicycle lanes to enhance safety; and upgrading signage and pavement markings to increase safety, functionality, and traffic operations.

Construction will begin in August 2025 and is estimated to be completed in Spring 2027. The cost is \$6.8 million.

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

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: Donald Larson — FDOT Project Manager at donald.larson@dot.state.fl.us or (772)429-4893

Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability, or family status. 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: Samantha Kayser, Community Outreach Specialist, at (772)579-5479 or by email at skayser@corradino.com.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

FISH AND WILDLIFE CONSERVATION COMMISSION

FWC 24/25-103C Fisheating Creek Water Treatment Plant Replacement

BID NO: FWC 24/25-103C

TITLE: Fisheating Creek Water Treatment Plant Replacement The Florida Fish and Wildlife Conservation Commission is seeking to obtain competitive pricing for the construction of a new water treatment plant per the plans and specifications, in accordance with the contract documents and Chapter 255 of the Florida Statutes.

To review the bid details:

Visit https://vendor.myfloridamarketplace.com/

Select Search Advertisements.

Enter FWC 24/25-103C into the Agency Advertisement Number box.

Click the Search button.

Select the solicitation to view the advertisement details.

Download files made available in the advertisement details page.

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

Direct all questions to the Procurement Manager:

Joshua Stringer, Florida Fish & Wildlife Conservation Commission, 1875 ORANGE AVENUE EAST, Tallahassee, FL 32311–6160, Joshua.Stringer@MyFWC.com, (850)617-9617.

EARLY LEARNING COALITION OF NORTH FLORIDA

Request for Proposal #ELCNF-26/27-001 School Readiness and Voluntary Prekindergarten Services

The Early Learning Coalition of North Florida, Inc. is requesting proposals for School Readiness and Voluntary Prekindergarten services in Baker, Bradford, Clay, Nassau, Putnam, and St. Johns Counties. The potential contractor will be responsible for coordinating and delivering School Readiness services to children birth through 12 years of age and Voluntary Prekindergarten (VPK) services for four or five year old children in fiscal year 2026/2027. Services include Child Care Resource and Referral, Developmental Learning, Quality Support Services, Eligibility and Enrollment, and Fiscal Administration.

The Request for Proposal will be released August 7, 2025 and may be obtained at www.elcnorthflorida.org. The Notice of Intent to Submit a Proposal is due to the Coalition no later than August 25, 2025, 4:00 p.m. (EST). The deadline for all sealed proposals to be submitted to the Coalition is no later than September 22, 2025, 4:00 p.m. (EST). The date, time, and location of the Public Opening of Proposals is included in the Calendar of Events in the RFP document that will be posted to the Coalition website, as well as all other dates, times, and locations of events as it relates to this RFP. The anticipated dates for the Posting of the Notice of Intended Award are December 4, 2025 – December 8, 2025 to the Coalition's website, www.elcnorthflorida.org. Certified Minority Business Enterprises are encouraged to submit a proposal. Only written correspondence and/or inquiries directed to the Coalition's Procurement Manager (who is the sole point of contact with the Coalition for purposes of this RFP) will be accepted. The Procurement Manager's name and contact information is: Tajaro Dixon, Early Learning Coalition of North Florida, email address tdixon@elenorthflorida.org. The Coalition will not participate in any inquiries by phone. Only email inquiries will be responded to and only during the scheduled Question and Answer time frame. Information obtained from any other source is not official and should not be relied upon. Violation of this "no contact" provision may result in the disqualification of the Proposer from this solicitation.

After the release of this RFP, if any solicitation revisions become necessary or appropriate, as determined by the Coalition, the Coalition will electronically post the addenda to the Coalition's website, www.elcnorthflorida.org. Proposers are responsible for checking the Coalition website and contacting the Coalition's Point of Contact for this solicitation before the RFP deadline to ascertain whether any addenda have been issued.

The Early Learning Coalition of North Florida, Inc. reserves the right to reject any and all solicitations or ignore or correct minor irregularities when it is in the best interest of the Coalition.

Funding Sources: The services described in this RFP and the resulting Contract will be funded by the General Revenue from the State of Florida and Federal funds. The State of Florida Voluntary Pre-Kindergarten Program is 100% state funded. And per the (March 7, 2025) most current DEL School Readiness Notice of Award for the ELC of North Florida available at time of writing this advertisement, the School Readiness Program is approximately 85.08% federally funded and 14.92% state funded.

Sponsored by: the Early Learning Coalition of North Florida, Inc. and the State of Florida, Department of Education's Division of Early Learning.

Section XII Miscellaneous

DEPARTMENT OF STATE

Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraphs 120.55(1)(b)7. - 8., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Friday, July 18, 2025, and 3:00 p.m., Thursday, July 24, 2025.

Rule No.	File Date	Effective Date
5B-43.001	7/21/2025	8/10/2025
5B-43.002	7/21/2025	8/10/2025

5B-43.003	7/21/2025	8/10/2025	
5B-43.004	7/21/2025	8/10/2025	
5B-43.005	7/21/2025	8/10/2025	
5B-43.007	7/21/2025	8/10/2025	
5B-43.009	7/21/2025	8/10/2025	
5B-43.011	7/21/2025	8/10/2025	
5B-43.013	7/21/2025	8/10/2025	
11QER25-1	7/23/2025	7/23/2025	
11QER25-2	7/23/2025	7/23/2025	
11QER25-3	7/23/2025	7/23/2025	
11QER25-4	7/23/2025	7/23/2025	
11QER25-5	7/23/2025	7/23/2025	
11QER25-6	7/23/2025	7/23/2025	
64B-9.001	7/23/2025	8/12/2025	
64D-3.049	7/18/2025	8/7/2025	
64I-2.001	7/18/2025	8/7/2025	
LIST OF RULES AWAITING LEGISLATIVE			
APPROVAL SECTIONS 120.541(3), 373.139(7)			
AND/OR 373.1391(6), FLORIDA STATUTES			
Rule No.	File Date	Effective Date	
14-10.0043	4/11/2025	**/**/****	
60FF1-5.009	7/21/2016	**/**/****	
64B8-10.003	12/9/2015	**/**/****	
65C-9.004	3/31/2022	**/**/****	

AGENCY FOR HEALTH CARE ADMINISTRATION Certificate of Need

DECISION ON EXPEDITED APPLICATION

The Agency for Health Care Administration made the following decision on Certificate of Need application for expedited review:

County: Citrus District 3-5

CON #10879Decision Date: 7/24/2025 Decision: Approved Applicant/Facility/Project: PruittHealth – Citrus Hills, LLC Project Description: Transfer CON #10758 from PruittHealth – Citrus County, LLC to the applicant to establish a 93-bed community nursing home

A request for administrative hearing, if any, must be made in writing and must be actually received by the Agency within 21 days of the first day of publication of this notice in the Florida Administrative Register pursuant to Chapter 120, Florida Statutes, and Chapter 59C-1, Florida Administrative Code.

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.