Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Condominiums, Timeshares and **Mobile Homes**

RULE NO.: RULE TITLE:

61B-23.001 Board of Administration and Committees:

Fiduciary Duty

PURPOSE AND EFFECT: The proposed amendments will update the rule generally and implement section 718.112 (2), F.S. [per HB 913].

SUBJECT AREA TO BE ADDRESSED: Rule 61B-23.001, F.A.C. sets forth the requirements for condominium boards of administration, committees, unit owner meetings, and budget meetings.

RULEMAKING **AUTHORITY**: 718.112(2)(b)5, 718.112(2)(d)2, 718.112(2)(e)1 FS.

LAW IMPLEMENTED: 718.111(1) 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: Madison Presley, Senior Paralegal, Division of Condominiums, Timeshares and Mobile Homes, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399-2212, (850)717-1415,

madison.presley@myfloridalicense.com.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Condominiums, Timeshares and **Mobile Homes**

RULE NO.: RULE TITLE: 61B-76.005 Reserves

PURPOSE AND EFFECT: The proposed rulemaking amends Rule 61B-76.005. The purpose of the amendment to 61B-76.005 is to implement changes based on the passage of Section 719.106(1)(j), F.S., particularly regarding the requirement of a Structural Integrity Reserve Study ("SIRS"), to study the reserve funds required for future major repairs and replacement of the cooperative property as required under Section 719.106(1)(k), F.S.

SUBJECT AREA TO BE ADDRESSED: The purpose of the amendment to Rule 61B-76.005, F.A.C. is to implement changes based on the "SIRS" requirement for cooperatives. RULEMAKING AUTHORITY: 719.501(1)(f), (j) FS.

LAW IMPLEMENTED: 719.106(1)(j),

719.618(1) 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: Madison Presley, Senior Paralegal, Division of Condominiums, Timeshares and Mobile Homes, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399-2212, (850)717-1415, madison.presley@myfloridalicense.com.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Condominiums, Timeshares and **Mobile Homes**

RULE TITLE: RULE NO.:

61B-78.001 Association Fee; Mailing Address;

Retrofitting

PURPOSE AND EFFECT: The proposed amendments will update the rule generally and implement section 719.501(1)(f), F.S. [per HB 913].

SUBJECT AREA TO BE ADDRESSED: Rule 61B-78.001 addresses requirements for the operation of cooperative associations, including fees, change of address procedure, and retrofitting or waiving requirements to retrofit.

RULEMAKING AUTHORITY: 719.501(1)(f) FS.

LAW IMPLEMENTED: 719.1055(5), (6), 719.501(1), (2) 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: Madison Presley, Senior Paralegal, Division of Condominiums, Timeshares and Mobile Homes, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399-2212, (850)717-1415,madison.presley@myfloridalicense.com.

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE:

62-330.601 General Permit for the Installation,

Construction and Maintenance of Inshore

Reefs

PURPOSE AND EFFECT: The Department of Environmental Protection (Department) proposes to amend portions of Chapter 62-330, F.A.C., and create a new rule. These amendments and new rule will create a new General Permit for the Installation, Construction and Maintenance of Inshore Reefs. These changes will simplify and clarify rule language, increase efficiency, add protections for the environment, and improve coordination with other agencies.

SUBJECT AREA TO BE ADDRESSED: Chapter 62-330, F.A.C., will be amended to add a new general permit for the installation, construction and maintenance of inshore reefs.

RULEMAKING AUTHORITY: 373.026(7), 373.043, 373.118(1), 373.406(5), 373.4131, 373.414(9), 373.418, 403.805(1) F.S.

LAW IMPLEMENTED: 373.118(1), 373.406(5), 373.413, 373.4131, 373.414(9), 373.416, 373.418, 403.814(1) F.S.

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

DATE AND TIME: November 7, 2025, 10:00 a.m.

PLACE: The Department is providing this workshop at 2600 Blair Stone Rd, Room 609, Tallahassee, FL 32399, as well as virtually. For those participating virtually, please see registration information here:

https://floridadep.gov/water/water/content/water-resource-management-rules-development#SLERC. After registering you will receive a confirmation email containing information about joining the webinar.

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 Americans with Disabilities Act (ADA) or persons who require translation services (free of charge) are asked to contact DEP's Language English Proficiency Coordinator at (850)245-2118 or LEP@FloridaDEP.gov at least ten (10) days before the meeting. 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).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mariana Kendall, Division of Water Resource Management, MS #2500, 2600 Blair Stone Road, Tallahassee, FL 32399, or by email at Mariana.Kendall@FloridaDEP.gov or online at

https://floridadep.gov/water/water/content/water-resource-management-rules-development#SLERC.

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE:

62-330.604 General Permit for the Installation,

Construction and Maintenance of Living

Shorelines

PURPOSE AND EFFECT: The Department of Environmental Protection (Department) proposes to amend portions of Chapter 62-330, F.A.C., and create a new rule. These amendments and new rule will create a new General Permit for the Installation, Construction and Maintenance of Living Shorelines. These changes will simplify and clarify rule language, increase efficiency, add protections for the environment, and improve coordination with other agencies.

SUBJECT AREA TO BE ADDRESSED: Chapter 62-330, F.A.C., will be amended to add a new general permit for the installation, construction and maintenance of living shorelines. RULEMAKING AUTHORITY: 373.026(7), 373.043, 373.118, 373.418, 373.4131, 373.4145, 403.805(1), 403.814, F.S.

LAW IMPLEMENTED: 373.118(1), 373.406(5), 373.413, 373.4131, 373.414(9), 373.418, 376.3071, 403.814(1), F.S.

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

DATE AND TIME: November 7, 2025, 10:00 a.m.

PLACE: The Department is providing this workshop at 2600 Blair Stone Rd, Room 609, Tallahassee, FL 32399, as well as virtually. For those participating virtually, please see registration information here:

https://floridadep.gov/water/water/content/water-resource-management-rules-development#SLERC. After registering you will receive a confirmation email containing information about joining the webinar.

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 Americans with Disabilities Act (ADA) or persons who require translation services (free of charge) are asked to contact DEP's Language English Proficiency Coordinator at (850)245-2118 or LEP@FloridaDEP.gov at least ten (10) days before the meeting. 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).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mariana

Kendall, Division of Water Resource Management, MS #3590, 2600 Blair Stone Road, Tallahassee, FL 32399, or by email at Mariana.Kendall@FloridaDEP.gov or online at https://floridadep.gov/water/water/content/water-resource-management-rules-development#SLERC.

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

DEPARTMENT OF FINANCIAL SERVICES

OIR - Insurance Regulation

RULE NOS.:	RULE TITLES:
69O-197.007	Additional Qualifications for Examiners
69O-197.008	Data Gathering
69O-197.009	NAIC Market Regulation Handbook
69O-197.010	Market Conduct Examination
	Reimbursement Expenses
69O-197.011	Commercial Self-Insurance Funds Filing for

a Certificate of Authority
69O-197.012 Hearings and Fines on Failure to Provide

69O-197.012 Hearings and Fines on Failure to Provide Information

PURPOSE AND EFFECT: To clarify the office's approach to market conduct examinations and better allow the office to perform orderly and systematic examinations of regulated entities, the office is proposing six new rules under 69O-197. Rule 69O-197.007 provides for additional qualifications for independent examiners that the office selects. Rule 69O-197.008 provides the office's directions for compliance with office data gathering requests during examinations. Rule 690-197.009 adopts the NAIC Market Regulation Handbook for use in the office's market conduct examinations. Rule 69O-197.010 provides guidelines for how the office would be reimbursed for inhouse work conducting market conduct exams. Rule 69O-197.012 provides for a hearing and fine under section 626.8828(6) when a pharmacy benefit manager refuses to provide contracts subject to section 626.8825. Rule 69O-197.012 details when examination periods for pharmacy benefit managers begin and close as well as what years fall within the scope of an examination.

SUBJECT AREA TO BE ADDRESSED: Market Conduct Examinations.

RULEMAKING AUTHORITY: 624.308(1), 624.319, 624.324, 624.3161, 626.8828, 626.8991, FS.

LAW IMPLEMENTED: 624.307(4), 624.319, 624.324, 624.3161, 626.8828, FS.

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

DATE AND TIME: Wednesday, November 12, 2025, at 9:30 a.m.

PLACE: 116 Larson Building, 200 East Gaines Street, Tallahassee, Florida. To join by telephone, call (850)328-4354 and enter conference ID# 110-771-946#.

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: Gregory Mill at (850)413-4108 or Gregory.mill@floir.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gregory Mill, Assistant General Counsel, Gregory.mill@floir.com, (850)413-4108, or Kama Monroe, Assistant General Counsel, Kama.Monroe@floir.com, (850)413-4121.

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

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-6.0575 Clock Hour Dual Enrollment for School and

District Accountability

PURPOSE AND EFFECT: This rule sets criteria of eligible courses and adopts the list of clock hour dual enrollment courses that will be eligible for school and district accountability measures.

SUMMARY: This update will adopt the 2024-2025 list of eligible clock hour dual enrollment courses to be included in school grade calculations.

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 rule is not expected to have any adverse impact on economic growth or business competitiveness, 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 rule, which establishes criteria for the state's school grading system.

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), 1008.34(6), F.S.

LAW IMPLEMENTED: 1008.34(3), F.S.

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

DATE AND TIME: November 13, 2025, 9:00 a.m.

PLACE: Wakulla County School District, 69 Arran Rd, Crawfordville, FL 32327.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tara Goodman, Vice Chancellor of Career and Adult Education, Division of Career and Adult Education, (850)245-9002 or Tara.Goodman@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.0575 Clock Hour Dual Enrollment for School and District Accountability.

- (1) through (3) No change.
- (4) The "2024-2025 2023-2024 Clock Hour Dual Enrollment Course List for School and District Accountability", effective December 2025 2024 (http://www.flrules.org/Gateway/reference.asp?No=Ref-18873 17266) is incorporated by reference in this rule. The list may be obtained from the Department of Education, Room 744, Turlington Building, 325 West Gaines Street, Tallahassee, FL 32399.
 - (5) No change.

Rulemaking Authority 1001.02(1), (2)(n), 1008.34(6) FS. Law Implemented 1008.34(3) FS. History—New 7-14-21, Amended 11-23-22, 11-21-23, 12-24-24.

NAME OF PERSON ORIGINATING PROPOSED RULE: Ashley Yopp

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 16, 2025

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-14.092 Textbook and Course Material Affordability

and Transparency

PURPOSE AND EFFECT: To update components of the Florida College System's textbook and course material affordability and transparency policies and reporting

requirements. The amendment will address syllabi requirements and changes to the list of required and recommended textbooks and instructional materials.

SUMMARY: The rule sets forth the adoption, posting, and reporting requirements for Florida College System (FCS) institutions related to textbook and instructional materials.

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, business competitiveness or any other factors listed in s. 120.541(2)(a), F.S., and will not require legislative ratification. No increase in regulatory costs is anticipated as a result of this rule. This is based upon the nature of the proposed rule.

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

RULEMAKING AUTHORITY: 1001.02(1), (2)(n), 1004.085(5), (6), 1006.73(4), F.S.

LAW IMPLEMENTED: 1004.85, 1006.73, F.S.

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

DATE AND TIME: November 13, 2025, 9:00 a.m.

PLACE: Wakulla County School District, 69 Arran Rd, Crawfordville, FL 32327.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mike Sfiropoulos, Ph.D., Associate Vice Chancellor of Academic and Student Affairs, Division of Florida Colleges, Mike.Sfiropoulos@fldoe.org or (850)245-9523

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-14.092 Textbook and Course Material Affordability and Transparency.

(1) Purpose. In order to maximize informed student choice, The purpose of this rule sets is to set forth the adoption, posting, and reporting requirements for Florida College System institutions relating to textbook and course material affordability and transparency.

- (2) Textbook and Instructional Material Adoption Requirements.
- (a) Each Florida College System institution is required to select textbooks and instructional materials through costbenefit analyses that enable students to obtain the highest-quality product at the lowest available price. Pursuant to Section (s.) 1004.085(1), Florida Statutes (F.S.), the term "instructional materials" means educational materials for use within a course which may be available in printed or digital format.
- (b) The cost-benefit analysis must include consideration of the items listed in <u>s. Section</u> 1004.085(6)(g), F.S., and:
 - 1. through 2. No change.
- (c) Prior to the adoption of the selected textbook and instructional materials, instructors must confirm the intent to use all materials pursuant to <u>s. Section</u> 1004.085(6)(b), F.S.
 - (d) No change.
- (e) Development, adaptation, and review of open educational resources and instructional materials must be a collaborative process pursuant to <u>s. Section</u> 1004.085(6)(e), F.S.
- (f) For textbooks and instructional materials for use in dual enrollment courses, institutions must consult with school districts as outlined in <u>s. Section</u> 1004.085(6)(f), F.S.
- (g) Institutions must have options in place to make textbooks and instructional materials available to students who may not be able to afford the cost pursuant to <u>s. Section</u> 1004.085(6)(d), F.S.
- (3) Textbook and Instructional Materials <u>List</u> Forty-Five (45) Day <u>and Five-Year (5)</u> Posting Requirements. Each Florida College System institution is required to <u>prominently post and make publicly accessible publish</u> on its website and in its course registration system a list of required and recommended textbooks and instructional materials as early as feasible but at least forty-five (45) days before the first day of class for each term for at least ninety-five (95) percent of all scheduled course sections <u>and maintain the list for the preceding five (5) academic years.</u> The five-year (5) list must be updated annually by September 1 to include the preceding Fall, Spring, and Summer Terms.
- (a) The list of required and recommended textbook and instructional materials must provide the International Standard Book Number (ISBN) or other identifying information, which must include, at a minimum: the title, all authors listed, publishers, edition number, copyright date, published date, and other relevant information necessary to identify the specific textbooks or instructional materials required and recommended for each course meet the requirements of Section 1004.085(5)(a), F.S., and must be searchable by:
 - 1. General education status;
 - 1.through 6. renumbered 2. through 7. No change.

- (b) The list of required and recommended textbook and instructional materials must be <u>publicly accessible from the institution's consumer information website and</u> easily downloadable by current and prospective students.
- (c) Sections where no textbook is required or no-cost open educational resources are used must have an icon to indicate their status as zero cost. The Zero Textbook Cost Indicator developed by the Florida Postsecondary Academic Library Network may be used for this purpose pursuant to <u>s. Section</u> 1006.73(4), F.S.
- (d) For course sections added after the forty five (45) day notification deadline, including course sections with a reasonable exception under paragraph (3)(e), textbook and instructional material information must be posted immediately as such information becomes available.
- (d)(e) Limited Eexceptions to the Fforty-Ffive (45) Dday Textbook and Instructional Materials List Pposting Requirements. For course sections with a limited exception under this paragraph, textbook and instructional material information must be posted immediately as such information becomes available. Limited exceptions requirement are as follows:
 - 1. through 5. No change.
- (4) Textbook and Instructional Materials Five Year (5) Posting Requirements. Each Florida College System institution is required to maintain and publish a list of required and recommended textbooks for the preceding five (5) academic years.
- (a) The five year (5) list must be inclusive of the components required under paragraph (3)(a) and must be easily accessible from the institution's consumer information website.
- (b) By May 1, 2023, each Florida College System institution must publish the textbooks and instructional materials list for academic years 2017 18, 2018 19, 2019 20, 2020 21, and 2021 22.
- (c) Beginning in 2023 for academic year 2022 23, and thereafter, the five-year (5) list must be updated annually by September 1 to include the preceding Fall, Spring, and Summer Terms.
- (4)(5) General Education Core Course Forty-Five (45) Day Syllabi Posting Requirements. Each Florida College System institution is required to prominently post and make publicly accessible publish course syllabi for each course section of a general education core course identified in Rule 6A 14.0303, F.A.C., as early as feasible but at least forty-five (45) days before the first day of class for each term. All course syllabi should be publicly accessible and easily downloadable by current and prospective students.
- (a) Minimally, \underline{A} all general education core course syllabi must include:
 - 1. The course c Curriculum;

- 2. The gGoals, objectives, and student expectations of the course;
- 3. The required and recommended textbooks and instructional materials Objectives;
- 4. Student <u>assignments</u>, including at a <u>minimum</u>, the <u>assignment title</u>, a <u>brief narrative description of the assignment</u>, <u>and</u>, if <u>applicable</u>, <u>any required readings</u> expectations of the course; and
- 5. How student performance will be measured <u>and evaluated</u>, including the grading scale and methodology.
 - (b) No change.
- (c) Each institution is required to publish the syllabus for each general education core course section. For general education core course sections added after the forty five (45) day notification deadline, including course sections with a reasonable exception under paragraph (5)(d), master course syllabi, where available, may be posted. Master course syllabi include course content, learning outcomes, and requirements that must be followed by all instructors who teach the course. Master course syllabi must be replaced immediately as soon as final course section syllabi become available.

(c)(d) Limited Eexceptions to the Fforty-Ffive (45) Delay Syllabi Peosting Requirements requirement are as follows. For course sections with a limited exception under this paragraph, master course syllabi, where available, may be posted. Master course syllabi include course content, learning outcomes, and requirements that must be followed by all instructors who teach the course. Master course syllabi must be replaced immediately as soon as final course section syllabi become available. Limited exceptions are as follows:

- 1. A faculty member has not yet been assigned to teach the course section before the forty-five (45) day notification deadline; and-
 - 2. No change.
- (5) Individualized courses, such as directed independent studies, internships, and performance, are exempt from the requirements in subsections (3) and (4).
- (6) Reporting Requirements. Each Florida College System institution is required to report by September 30 of each year to the Chancellor of the Florida College System, in a format determined by the Chancellor, the following:
 - (a) through (d) No change.
- (e) Procedures implemented regarding the posting of general education core course syllabi for at least ninety five (95) percent of all courses and course sections forty-five (45) days before the first day of class; and
- (f) Evidence of compliance with the general education core course syllabi posting requirement.

Rulemaking Authority 1001.02(1), (2)(n), 1004.085(5), (6), 1006.73(4) FS. Law Implemented 1004.085, 1006.73 FS. History–New 2-25-09, Amended 10-17-17, 3-15-22, 9-20-22

NAME OF PERSON ORIGINATING PROPOSED RULE: Kathy Hebda

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 17, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 24, 2025

DEPARTMENT OF EDUCATION

Division of Early Learning

RULE NO.: RULE TITLE:

6M-4.400 Required Parent Copayment

PURPOSE AND EFFECT: To update criteria for assessing a School Readiness (SR) parent copayment for initial and subsequent eligibility determinations to align with updated state statutory requirements per House Bill 1255 and clarify the process for transferring SR services when there is an outstanding parent copayment.

SUMMARY: The proposed rule requires early learning coalitions to implement a sliding fee scale for the School Readiness program that is established by the Department of Education and limits parent copayments for

School Readiness to no more than 7% of a family's income. The rule also requires coalitions to submit their copayment waiver policies to the Department and to post those policies and their sliding fee scales.

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 division's economic analysis of the adverse impact or potential regulatory costs of the proposed rule does not exceed any of the criteria established in s. 120.541(2)(a), F.S. and will not require legislative ratification.

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

RULEMAKING AUTHORITY: 1001.02(1), (2)(n), 1002.84(9), F.S.

LAW IMPLEMENTED: 1002.84(9), F.S.

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

DATE AND TIME: November 13, 2025, 9:00 a.m.

PLACE: Wakulla County School District, 69 Arran Rd, Crawfordville, FL 32327.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Stephanie Savestanan, Manager of Programs and Policy, Division of Early Learning, (850)717-8635 or Stephanie.Savestanan@del.fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6M-4.400 Required Parent Copayment.

- (1) No change.
- (2) Copayment Assessment. Each family that receives school readiness services will be assessed a copayment based on the <u>family size</u>, hours of care needed and the family's income, according to the sliding fee scale issued by DEL as described in subsection (1).
 - (a) through (d) No change.
- (3) <u>Redetermination</u> <u>Graduated Phase out</u>. At the end of the initial 12-month eligibility period, the coalition will reevaluate the family's eligibility. <u>If a family's income:</u>
- (a) Remains at or below 85% of the State Median Income (SMI), the family will remain eligible pursuant to Rule 6M-4.200, F.A.C. This includes families who enter graduated phase-out based on family income exceeding the amount established in s. 1002.81(6), F.S. The early learning coalition will authorize school readiness child care funding for 12 months from the redetermination date and assess a copayment based on the DEL issued sliding fee scale and the family's current circumstances. All families remain subject to the reporting requirements detailed in subsection 6M-4.200(5), F.A.C. The coalition will adjust the family's copayment based on the reported changes, as needed, and will notify the family and provider of such changes within ten (10) calendar days. Families with incomes at or below the amount established in s. 1002.81(6), F.S., will not have their copayments increased. At redetermination, if a family's income is above one hundred fifty (150) percent of the Federal Poverty Level (FPL), but at or below eighty five (85) percent of the State Median Income (SMI), the family will enter the graduated phase out. The parent will be assessed a copayment that gradually increases as the family's income increases and is based on the DEL issued sliding fee scale.
- 1. During graduated phase out, school readiness childcare funding will be authorized for 12 months from the redetermination date. At redetermination the coalition must provide written notice to the family and provider of the required copayment for the 12 month period to be paid by the parent to

- the provider. The notice shall inform the parent that the copayment will increase as the family's income increases.
- 2. During graduated phase-out, the family must report any changes in income to the coalition within fourteen (14) calendar days. The coalition will adjust the family's copayment based on the reported information and will notify the family and provider of any changes within ten (10) calendar days. The parent copayment will be increased or decreased based on any reported changes that affect the parent copayment.
- 3. During graduated phase out, if the family's income exceeds 85% of the SMI, the family is no longer eligible for the program. The coalition will notify the family that the family is no longer eligible to receive school readiness services and school readiness services will be discontinued in accordance with Rule 6M 4.200, F.A.C. During the graduated phase out, if the family's income falls below 150% of the FPL, the copayment must be adjusted based on the sliding fee scale and the family will remain in the graduated phase out and continue to receive services for the remainder of the twelve month phase out period.
- (b) Exceeds 85% of the SMI, or the family is otherwise no longer eligible, the coalition must notify the family and provider that the family is no longer eligible to receive school readiness services and school readiness services will be discontinued. For a family that is no longer eligible for the school readiness program due to income exceeding 85% of the SMI, the coalition will notify the family of the School Readiness Plus Program described in Rule 6M-9.200, F.A.C. At the end of the initial 12 month eligibility period at redetermination, if a family's income remains at or below 150% of the FPL, the family will remain eligible pursuant to Rule 6M-4.200, F.A.C. The family's eligibility, copayment, and reporting requirements are subject to the requirements of the initial eligibility period and will not be subject to the graduated phase out criteria.
- (c) At the end of the initial 12 month eligibility period at redetermination, if a family's income exceeds 85% of the SMI, or the family is otherwise no longer eligible, the coalition must notify the family that the family is no longer eligible to receive school readiness services and school readiness services will be discontinued.
 - (4) through (6) No change.
- (7) Transfers. A parent <u>cannot</u> <u>may not</u> transfer any <u>child(ren)</u> in the household <u>child</u> to another school readiness program provider until the parent has <u>satisfactorily fulfilled the</u> <u>copayment obligation related to the school readiness program and submitted documentation <u>evidencing fulfillment</u> from the current school readiness program provider <u>responsible for collecting the copayment as described in subsection (5)</u> to the early learning coalition <u>stating that the parent has satisfactorily fulfilled the copayment obligation related to the school</u></u>

readiness program. Satisfactory fulfillment of the copayment obligation is defined as immediate payment of the outstanding copayment obligation or establishment of a repayment plan for the outstanding copayment obligation. All transfers must be approved by the coalition.

- (a) through (b) No change.
- (8) Copayment changes. A parent copayment will not be increased during the initial 12-month eligibility authorization period. The amount of copayment assessed must be in effect for the family's authorized eligibility period, unless:
 - (a) through (b) No change.
- (c) The parent's employment status, <u>family size</u> or income results in a lower parent copayment; or
 - (d) No change.
- (e) Copayments during graduated phase out may be increased or decreased based on the family's income <u>and size</u>.
 - (9) through (11) No change.

Rulemaking Authority 1001.02(1), (2)(n) FS. Law Implemented 1002.84(9) FS. History—New 2-2-05, Formerly 60BB-4.400, Amended 1-1-15, 3-20-17, 5-13-25.

NAME OF PERSON ORIGINATING PROPOSED RULE: Cari Miller

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 25, 2025

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

RULE NOS.: RULE TITLES: 40C-2.041 Permits Required 40C-2.042 General Permit by Rule

40C-2.101 Publications Incorporated by Reference

40C-2.401 Identification Tags

PURPOSE AND EFFECT: Chapter 2024-180, Laws of Florida, requires water management districts to develop rules promoting reclaimed water use and encouraging quantifiable potable water offsets with specific requirements for such rules. The purpose and effect of the proposed rule amendments will be to: (1) create rule amendments to allow for a consumptive use permit (CUP) duration up to 30 years and CUP extensions up to 10 years if a water supply development or water resource development project using reclaimed water meets certain conditions under new subsection 373.250(9), F.S. (in rule 40C-2.101, F.A.C., and the CUP Applicant's Handbook); (2) incorporate by reference the Outstanding Florida Springs rules adopted in rules 62-41.400 through 62-41.402, F.A.C. (in rule 40C-2.101, F.A.C., and the CUP Applicant's Handbook); (3) repeal the requirement that only one CUP application can

remain pending at a time and address comment by staff of the Joint Administrative Procedures Committee (JAPC) regarding permit renewals (in rule 40C-2.041, F.A.C.); (4) amend the criteria for a local government to adopt an ordinance limiting landscape irrigation to enforce certain criteria for landscape irrigation within its jurisdiction (in rule 40C-2.042(2)(b)1., F.A.C.); (5) allow a local government located in more than one water management district to adopt an ordinance providing for alternative landscape irrigation conservation measures to achieve a uniform irrigation schedule within its jurisdiction that is in accordance with at least one of the involved water management district rules (in rule 40C-2.042(2)(b)3., F.A.C.); (6) clarify rule requiring a permanent identification tag at each withdrawal facility (in rule 40C-2.401, F.A.C., and the CUP Applicant's Handbook); and (7) make conforming, technical, and clarifying changes throughout.

SUMMARY: This rule development will cover the revision of District rules on the following subjects: (1) longer CUP durations and CUP extensions for certain projects using reclaimed water that meet subsection 373.250(9), F.S.; (2) the Outstanding Florida Springs rules; (3) general requirement that only one CUP application can remain pending at a time and permit renewals; (4) local government ordinances to enforce certain landscape irrigation criteria in a general permit by rule; (5) requirements for a permanent identification tag at each withdrawal facility; and (6) other rules for which conforming amendments may be needed along with any rule changes made in the subject areas above.

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 District has completed for the Governor's Office of Fiscal Accountability and Regulatory Reform (OFARR) the "Is a SERC Required?" form and prepared a summary of the proposed rule amendments, which are both available upon request. Based on the completed "Is a SERC Required?" form and summary and the analysis performed by the District in preparing and completing those documents, the proposed rule amendments are not expected to require legislative ratification pursuant to subsection 120.541(3), F.S.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal

for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 373.044, 373.113, 373.171, 373.227, 373.250, FS.

LAW IMPLEMENTED: 373.042, 373.0421, 373.079, 373.083(5), 373.109, 373.118, 373.219, 373.223, 373.227, 373.228, 373.229, 373.236, 373.239, 373.250, 373.609, 373.62, 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: Tom Mayton, Deputy General Counsel, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32177, (386)329-4108, tmayton@sjrwmd.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

40C-2.041 Permits Required.

(1) through (7) No change.

(8) Only one application shall be filed for a permit required under Chapter 40C-2, F.A.C., for a consumptive use at or involving the same property, including applications for an initial permit and applications for modification of a permit, at any time prior to final action on the application first received by the District. If the District determines that more than one application has been so filed, the District will notify the applicant that the most recent application is deemed an amendment of the pending application, and if the amendment constitutes a material change, the application will be processed in accordance with subsection (8), above. Subsections (8) and (9), shall not apply to a request for a letter modification of a permit and shall not affect the timeliness of an application for renewal of a permit.

(8)(9) Applicants who seek to renew a permit under Chapter 40C-2, F.A.C., must submit a timely and sufficient application for renewal to avoid expiration of the permit, in accordance with the initial receipt and application checklist sections of the Applicant's Handbook, Consumptive Uses of Water, which Handbook is incorporated by reference in paragraph 40C-2.101(1)(a), F.A.C. An application for renewal shall be considered timely only if it is received by the District no later than the expiration date of the existing permit. Mailing the application does not constitute receipt by the District. If the permit's expiration date falls on a weekend or legal holiday, the application for renewal must be received by the District on the next business day after the weekend or holiday. When timely and sufficient application for renewal is made, the existing permit shall not expire until the application for renewal has been finally acted upon by the District, or if the application is denied

or the terms of the permit are limited, until the last day for seeking review of the District action or a later date fixed by order of the reviewing court.

Rulemaking Authority 373.113, 373.216 FS. Law Implemented 373.219, 373.226 FS. History—New 1-2-77, Amended 1-1-83, 6-1-84, Formerly 40C-2.04, Amended 5-31-84, Formerly 40C-2.041, 40C-2.0041, Amended 7-23-91, 12-6-93, 2-15-95, 4-25-96, 1-7-99, 11-11-03, 8-14-14, 11-3-15, 7-1-18, 8-29-18, _____.

40C-2.042 General Permit by Rule.

A general consumptive use permit by rule is hereby established for consumptive uses of water listed below that do not meet or exceed any permitting threshold under subsection 40C-2.041(1), F.A.C., except as provided in subsections 40C-2.042(8), (9), (10), (11), (12) and (13), F.A.C. However, this rule shall not apply to domestic uses of water by individuals, i.e., water used for the household purposes of drinking, bathing, cooking or sanitation. Persons using or proposing to use water in a manner not authorized under this rule, must obtain a permit pursuant to Chapter 40C-2, F.A.C.

(1) No change.

(2)(a) The Governing Board hereby grants a general permit to each person located within the District to use, withdraw or divert water for landscape irrigation, provided landscape irrigation occurs in accordance with the provisions of subsection 40C-2.042(2), F.A.C., and provided the amount of water used is limited to only that necessary for efficient utilization. For the purpose of this rule, "landscape irrigation" means the outside watering of plants in a landscape such as shrubbery, trees, lawns, grass, ground covers, plants, vines, gardens and other such flora that are situated in such diverse locations as residential areas, public, commercial, and industrial establishments, and public medians and rights-of-way, but it does not include agricultural crops, nursery plants, cemeteries, golf course greens, tees, fairways, primary roughs, and vegetation associated with recreational areas such as playgrounds, football, baseball and soccer fields. For the purpose of this rule, the terms "residential landscape irrigation" and "non-residential landscape irrigation" are defined in this paragraph (a), as follows. "Residential landscape irrigation" means the irrigation of landscape associated with any housing unit having sanitary and kitchen facilities designed to accommodate one or more residents, including multiple housing units and mobile homes. "Non-residential landscape irrigation" means the irrigation of landscape not included within the definition of "residential landscape irrigation," such as that associated with public, commercial and industrial property, including commercial or transient housing units, hotel and motel units, and public medians and rights-of-way. For the purpose of this rule, "address" means the "house number" of the physical location of a specific property. This excludes post office box numbers. If a lot number in a mobile home park or

similar community is used by the U.S. Postal Services to determine a delivery location, the lot number shall be the property's address. An "even numbered address" means an address ending in the numbers 0, 2, 4, 6, 8 or letters A-M. An "odd numbered address" means an address ending in the numbers 1, 3, 5, 7, 9 or the letters N-Z.

- 1. When Daylight Savings Time is in effect, landscape irrigation shall occur in accordance with the following irrigation schedule <u>unless otherwise specified herein</u>:
 - a. through d. No change.
- 2. When Eastern Standard Time is in effect, landscape irrigation shall occur only in accordance with the following irrigation schedule unless otherwise specified herein:
 - a. through d. No change.
 - 3. through 5. No change.
- (b)1. A local government is strongly encouraged to enforce paragraph 40C-2.042(2)(a), F.A.C., within its jurisdiction by adopting a landscape irrigation ordinance that <u>is either consistent with incorporates each of</u> the provisions set forth in paragraph 40C-2.042(2)(a), F.A.C., or approved by the District as part of a Permittee's water conservation plan.
 - 2. No change.
- 3. Local governments with a jurisdiction divided between the St. Johns River Water Management District and another water management district may enact an ordinance providing for alternative landscape irrigation conservation measures as necessary for the local government to achieve a uniform schedule within its jurisdiction that is in accordance with at least one of the involved water management district rules. Users within the jurisdiction or customers of such local governments shall comply with the alternative landscape irrigation conservation measures contained within the ordinance implementing that program and are not subject to the measures contained in paragraph 40C-2.042(2)(a), F.A.C.
- 4.3. At least 30 days prior to the adoption of an ordinance to enforce paragraph 40C-2.042(2)(a), F.A.C., or an ordinance for alternative landscape irrigation conservation measures, the local government shall provide a copy of the proposed ordinance to the District.
 - (c) No change.
 - (3) through (13) No change.

Rulemaking Authority 373.044, 373.109, 373.113, 373.118, 373.171 FS. Law Implemented 373.019(6), 373.109, 373.118, 373.219, 373.223, 373.228, 373.250, 373.609, 373.62 FS. History—New 7-23-91, Amended 1-7-99, 2-15-06, 3-8-09, 8-14-14, 11-3-15, 7-1-18.

40C-2.101 Publications Incorporated by Reference.

- (1) The Governing Board hereby adopts by reference:
- (a) Part I (https://flrules.org/Gateway/reference.asp?No=Ref-18746 https://www.flrules.org/Gateway/reference.asp?No=Ref-09818), subsections 62-40.416(7)-(8), F.A.C., effective

- November 3, 2015, Appendix G in (https://www.flrules.org/Gateway/reference.asp?No=Ref-04443), and Limiting Conditions for subsection 40C-2.042(9), F.A.C., Dewatering General Permits by Rule in Appendix I (https://www.flrules.org/Gateway/reference.asp?No=Ref-05973), and Rules 62-41.400, 62-41.401, and 62-41.402, F.A.C., effective June 12, 2025, in Appendix J (https://flrules.org/Gateway/reference.asp?No=Ref-18747) of the document entitled "Applicant's Handbook, Consumptive Uses of Water," effective effective date August 29, 2018. The purpose of the Applicant's Handbook document is to provide information regarding the policy, procedure, criteria, and conditions that pertain to the District's administration of the consumptive use permitting program.
- (b) The following rules of the Florida Department of Environmental Protection:
- 1. Subsections 62-40.416(7), 62-40.416(8) and 62-40.416(9), F.A.C. (https://www.flrules.org/Gateway/reference.asp?No=Ref-04446), effective May 3, 2014, which are hereby incorporated by reference as of August 14, 2014. Subsections 62-40.416(7) and 62-40.416(8), F.A.C., are referenced in sections 3.3.2.1 and 3.3.2.2, respectively, and in Appendix G of the "Applicant's Handbook, Consumptive Uses of Water," which is incorporated by reference in paragraph 40C-2.101(1)(a), subsection 62-40.416(9), F.A.C., is referenced in section 2.2.9 of the "Applicant's Handbook, Consumptive Uses of Water," which is incorporated by reference in paragraph 40C-2.101(1)(a), F.A.C.
- 2. Rules 62-41.400, 62-41.401, and 62-41.402, F.A.C. (https://flrules.org/Gateway/reference.asp?No=Ref-18747), effective June 12, 2025, which are hereby incorporated by reference as of effective date. Rules 62-41.400, 62-41.401, and 62-41.402, F.A.C., are referenced in section 2.3(j), and in Appendix J of the "Applicant's Handbook, Consumptive Uses of Water," which are incorporated by reference in paragraph 40C-2.101(1)(a), F.A.C.
 - (c) No change.
- (2) Copies of these documents are available without charge from sjrwmd.com and the following District offices:

District Headquarters

St. Johns River Water Management District 4049 Reid Street Palatka, Florida 32177-2529 (386)329-4500

St. Johns River Water Management District 7775 Baymeadows Way, Suite 102 Jacksonville, Florida 32256 (904)730-6270 St. Johns River Water Management District 2501 S. Binion Road,
Apopka, Florida 32703
601 South Lake Destiny Road, Suite 200
Maitland, Florida 32751 7262
(407)659-4800

St. Johns River Water Management District 525 Community College Pkwy., S.E. Palm Bay, Florida 32909 (321)984-4940

Rulemaking Authority 373.044, 373.113, 373.118, 373.17, 373.227(5) FS. Law Implemented 373.042, 373.0421, 373.079, 373.083(5), 373.103, 373.109, 373.219, 373.223, 373.226, 373.227, <u>373.228</u>, 373.229, 373.233, 373.236, 373.239, 373.250, 373.62, 373.805 FS. History—New 1-1-83, Amended 5-31-84, Formerly 40C-2.101, 40C-2.0101, Amended 10-1-87, 1-1-89, 8-1-89, 10-4-89, 7-21-91, 7-23-91, 11-12-91, 9-16-92, 1-20-93, 12-6-93, 2-15-95, 7-10-95, 4-25-96, 10-2-96, 1-7-99, 2-9-99, 4-10-02, 2-15-06, 2-13-08, 8-12-08, 3-8-09, 12-27-10, 2-2-12, 9-16-12, 8-14-14, 11-3-15, 3-19-18, 7-1-18, 8-29-18,

40C-2.401 Identification Tags.

(1) Upon issuance of a consumptive use permit, the Permittee Governing Board shall affix to the pump, headgate, valve, or other withdrawal facility issue a permanent tag bearing a use identification number, which tag shall, as identified by a condition of the permit, be prominently displayed at the site of withdrawal by permanently affixing such tag to the pump, headgate, valve, or other withdrawal facility. If the permit covers several facilities such as a wellfield, the Permittee shall affix a tag to shall be issued for each facility and attached thereto.

(2) No change.

Rulemaking Authority 373.044, 373.113, 373.216 FS. Law Implemented 373.219 FS. History—New 1-1-83, Amended 5-31-84, Formerly 40C-2.401, 40C-2.0401, Amended ...

NAME OF PERSON ORIGINATING PROPOSED RULE: Tom Mayton, Deputy General Counsel, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32177, (386)329-4108, tmayton@sjrwmd.com.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governing Board of the St. Johns River Water Management District.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 14, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 4, 2025

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO.: RULE TITLE:

64B16-26.204 Pharmacist Licensure and Pharmacist

Technician Registration by Endorsement;

Application

PURPOSE AND EFFECT: The Board proposes a rule amendment to incorporate the updated version of the application DH-MQA-5103 – Mobile Opportunity by Interstate Licensure Endorsement (MOBILE).

SUMMARY: To incorporate the updated version of the applications 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, 465.005, 465.0075 FS.

LAW IMPLEMENTED: 456.013(1), (2), 456.0145, 465.0075 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: Traci Zeh, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin C08, Tallahassee, Florida 32399-3258; (850)488-0595 or by email at info@Floridaspharmacy.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-26.204 Pharmacist Licensure and Pharmacist Technician Registration by Endorsement; Application.

(1) 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 Revised 8/2025 4/2025, "Mobile Opportunity by Interstate Licensure Endorsement (MOBILE)" which is incorporated herein by reference and which may be obtained from

https://www.flrules.org/Gateway/reference.asp?No=Ref-18872, 18250 the Board office, or at www.floridaspharmacy.gov. An applicant for licensure by endorsement must also demonstrate compliance with the criteria set forth in section 456.0145(2), F.S., prior to the issuance of the license.

(2) No change.

Rulemaking Authority 456.013, 456.0145, 465.005, 465.0075 FS. Law Implemented 456.013(1), (2), 456.0145, 465.0075 FS. History—New 11-8-01, Amended 1-11-05, 2-18-08, 5-26-09, 10-10-10, 1-10-17, 12-29-21, 11-28-24, 7-28-25.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 10, 2025

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO.: RULE TITLE:

64B16-30.001 Disciplinary Guidelines; Range of Penalties; Aggravating and Mitigating Circumstances

PURPOSE AND EFFECT: The Board proposes the rule amendment to set forth a new disciplinary guideline for the failure to comply with the provision of Section 456.072(1)(tt), F.S., relating to refunding overpayments to patients. The amendment will also update the rule text for clarification. The proposed rule will become effective January 1, 2026.

SUMMARY: To set forth a new disciplinary guideline for the failure to comply with the provision of Section 456.072(1)(tt),

F.S., relating to refunding overpayments to patients. The amendment will also update the rule text for clarification.

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: 456.47(4), 456.47(7), 456.072, 456.079, 465.005 FS.

LAW IMPLEMENTED: 456.47(4), 456.072, 456.079, 465.016, 465.023 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: Traci Zeh, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin C08, Tallahassee, Florida 32399-3258; (850)488-0595 or by email at info@Floridaspharmacy.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-30.001 Disciplinary Guidelines; Range of Penalties; Aggravating and Mitigating Circumstances.

- (1) No change.
- (2) The following disciplinary guidelines shall be followed

by the board in imposing disciplinary penalties upon licensees and permittees for violation of the below mentioned statutes and rules. For the purposes of this rule, the descriptions of the violations are abbreviated, and the full statute or rule cited should be consulted to determine the prohibited conduct.

should be co	insulted to d	etermine the	pronibited co	onduct.	
			OUT-OF-STATE		
			TELEHEALTH		
VIOLAT	FI ORIDA	LICENSE	PROVIDER		
ION	PENALTY		PENALTY		
ION	PENALIT		PENALIT		
		SECOND		SECOND	
		AND		AND	
		SUBSEQ		SUBSEQ	
	FIRST	UENT	FIRST	UENT	
	VIOLAT	VIOLATI	VIOLAT	VIOLATI	
	ION	ONS	ION	ONS	
(a) through	(j) No chan		1011	0110	
(a) unough	(j) No chan	gc.			
(k)					
Violating					
a rule or					
order of					
the					

Board or					
Departm					
ent.					
(Section					
465.016(
1)(n),					
465.023(
1)(c),					
F.S.)					
	2. No chang	e			
_					
	(t) No chan	ge	T		
(u)					
Violating					
Section					
456.072,					
F.S.					
(Section					
465.016(
1)(r),					
F.S.)	2 N. 1				
	2. No chang	e.			
3. Being					
convicte					
d or					
found					
guilty of,					
or					

entering				
a plea of				
guilty or				
nolo				
contende				
re to,				
regardles				
s of				
adjudicat				
ion, a				
crime in				
any				
jurisdicti				
on which				
relates to				
the				
practice				
of, or the				
ability to				
practice,				
a				
licensee'				
S				
professio				
n.				
(Section				
456.072(
1)(c),				
F.S.)				
a.	MIN:	MIN:	MIN:	MIN:
Misdeme	\$1,000	\$2,500	Repriman	Suspensio
anor.	fine;	fine and	d;	n and a
		one (1)		corrective
		year of		action
		probation		plan;
		÷		
	MAX:		MAX:	MAX:
	\$2,500		Suspensi	Revocatio
	fine and	MAX:	on and a	n.
	one (1)	\$5,000	correctiv	
	year of	fine and	e action	
	probatio	one (1)	plan.	
	n.	year		
		suspensio		
		n		
		followed		
		by one (1)		
		year of		
		probation.		

b.	MIN:	MIN:	MIN:	MIN: One
Felony.	\$1,000	\$5,000	Repriman	(1) year
	\$3,000	fine and	d	suspensio
	fine and	one (1)	Suspensi	n and a
	one (1)	year	on and a	corrective
	year of	suspensio	correctiv	action
	probatio	n	e action	plan;
	n;	followed	plan ;	
		by one (1)	•	
		year		
		probation		MAX:
		;		Revocatio
	MAX:		MAX:	n.
	\$5,000		Revocati	
	fine and	MAX:	on. One	
	revocatio	\$10,000	(1) year	
	<u>n.</u> one (1)	fine and	suspensio	
	year	revocatio	n and a	
	suspensi	n.	correctiv	
	on		e action	
	followed		plan.	
	by one			
	(1) year			
	probatio			
	n.			
4. through	11. No chan	ge.		_
12.	MIN:	MIN:	MIN:	MIN: One
Making	\$5,000	\$10,000	Suspensi	(1) year
deceptive	fine and	fine and	on and a	suspensio
, untrue,	one (1)	one (1)	correctiv	n and a
or	year of	year .	e action	corrective
fraudulen	probatio	suspensio	plan;	action
t	n;	n		plan;
represent		followed		
ations in		by one (1)		
or related		year of		MAY
to the	MAV.	probation	MAY.	MAX:
practice	MAX:	,	MAX:	Revocatio
of a	\$10,000		Revocati	n.
professio	fine and	MAX:	on. one (1) year	
n or employin	<u>revocatio</u> <u>n.</u> one (1)	Revocatio	suspensio	
g a trick	year	n.	n and a	
or a	suspensi	11.	correctiv	
scheme	on		e action	
in or	followed		plan.	
related to	by one		F	
the	(1) year			
practice	of			
of a				
L	1		1]

£:-	14: -			
professio	probatio			
n.	n.			
(Section				
456.072(
1)(m),				
F.S.)				
13. No cha	nge.			
14.	MIN:	MIN:	MIN:	MIN: One
Practicin	\$2,000	\$5,000	Suspensi	(1) year
g or	fine and	fine and	on and a	suspensio
offering	one (1)	one (1)	correctiv	n and a
to	year of	year	e action	corrective
practice	probatio	suspensio	plan;	action
-	-	-	pian,	
beyond	n;	n C 11 1		plan;
the scope		followed		
permitted		by one (1)		
by law or		year of		3.5.1 ==
accepting		probation		MAX:
and	MAX:	;	MAX:	Revocatio
performi	\$5,000		Revocati	n.
ng	fine and		on. One	
professio	<u>revocatio</u>	MAX:	(1) year	
nal	<u>n.</u> one (1)	revocatio	suspensio	
responsib	year	n.	n and a	
ilities the	suspensi		correctiv	
licensee	on		e action	
knows,	followed		plan.	
or has	by one			
reason to	(1) year			
know,	probatio			
the	n.			
licensee				
is not				
compete				
nt to				
perform.				
(Section				
`				
456.072(
1)(o),				
F.S.)	27.31.1			
	n 27. No cha			
(v) through	(cc) No cha	ange.		
(dd)	MIN:	MIN:	MIN:	MIN:
Failure to	\$250 fine	\$2500	Reimburs	Reimburs
comply	and	fine and	ement to	ement to
with s.	reimburs	reimburse	patient.	patient.
456.0625	ement to	ment to	4	1
, relating	patient.	patient.		
to	patient.	panon.		MAX:
<u>10</u>				171/3/3.
<u>refundin</u>				one (1)

<u>g</u>	MAX:	MAX:	MAX:	<u>year</u>
overpay	<u>\$2500</u>	<u>\$5000</u>	reimburs	probation.
ments to	fine and	fine and	ement to	
patients.	<u>reimburs</u>	one (1)	patient.	
(Section	ement to	<u>year</u>		
456.072(patient.	probation.		
<u>1)(tt),</u>				
<u>F.S.)</u>				

- (3) The board shall be entitled to deviate from the abovementioned guidelines upon a showing of aggravating or mitigating circumstances presented to the board prior to the imposition of a final penalty.
- (a) Aggravating circumstances; circumstances which may justify deviating from the above set forth disciplinary guidelines and cause the enhancement of a penalty beyond the maximum level of discipline in the guidelines shall include but not be limited to the following:
 - 1. No change.
- 2. The magnitude and scope of the damage or potential damage inflicted upon the patient or the general public. by the licensee's misfeasance.
- 3. Evidence of violation of professional practice acts in <u>any</u> other jurisdictions wherein the licensee has been disciplined by the appropriate regulatory authority.
 - 4. No change.
 - 5. Refusal by the licensee to correct or stop the violation.
 - 6. Pecuniary gain to the licensee.
 - 7. Any other relevant agravating factors.
- (b) Mitigating circumstances; circumstances which may justify deviating from the above set forth disciplinary guidelines and cause the lessening of a penalty beyond the minimum level of discipline in the guidelines shall include but not be limited to the following:
- 1. The minor nature of the damage or potential damage to the patient's or the public's health, safety, and welfare. resulting from the licensee's misfeasance.
 - 2. No change.
 - 3. No change.
- 4. The length of time the licensee has practiced without violations. The licensee's professional standing among his peers.
 - 5. No change.
 - 6. No change.
 - 7. Any other relevant mitigating factors.
- (4) <u>Unless stated otherwise in the disciplinary order, all All</u> fines <u>or costs</u> imposed by the Board shall be paid within a period of ninety (90) days from the date of the final order entered by the Board. This time limitation may be modified by the Board for good cause shown in order to prevent undue hardship. PROPOSED EFFECTIVE DATE: January 1, 2026

Rulemaking Authority 456.47(4), 456.47(7), 456.072, 456.079, 465.005 FS. Law Implemented 456.47(4), 456.072, 456.079, 465.016, 465.023 FS. History—New 3-1-87, Amended 5-11-88, Formerly 21S-17.001, 21S-30.001, 61F10-30.001, Amended 6-26-95, 1-30-96, Formerly 59X-30.001, Amended 12-3-97, 11-15-98, 5-3-00, 1-2-02, 11-29-06, 9-26-12, 2-14-13, 2-5-14, 1-10-17, 12-18-18, 6-24-21, 3-13-22, 1-1-26.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 10, 2025

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO.: RULE TITLE: 64B16-30.003 Citations

PURPOSE AND EFFECT: The proposed rule amendment will set forth a new citation for the failure to comply with the provision of Section 456.072(1)(tt), F.S., relating to refunding overpayments to patients. The new citation will take effect January 1, 2026.

SUMMARY: To update the rule text to advise licensees of the new citation offense relating to refunding overpayments to patients.

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: 456.073, 456.077, 465.005

LAW IMPLEMENTED: 456.077 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: Traci Zeh, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin C08, Tallahassee, Florida 32399-3258; (850)488-0595 or by email at info@Floridaspharmacy.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-30.003 Citations.

- (1) No change.
- (2) The following violations with accompanying fines may be disposed of by citation:

(a) through (c) No change.

In addition, licensees shall take two additional hours of continuing education for each of the continuing education deficiencies. Said hours shall not count for continuing education renewal requirements for the next biennium.

- (d) through (q) No change.
- (r) Failure to comply with s. 456.0625, relating to refunding overpayments to patients. (Section 456.072(1)(tt), F.S.)
- (3) through (4) No change.

PROPOSED EFFECTIVE DATE: January 1, 2026

Rulemaking Authority 456.073, 456.077, 465.005 FS. Law Implemented 456.077 FS. History—New 12-22-91, Formerly 21S-30.003, 61F10-30.003, 59X-30.003, Amended 4-3-00, 1-2-02, 8-26-02, 1-12-03, 2-1-12, 9-27-18, 1-16-19, 4-4-19, 1-1-26.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 10, 2025

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: RULE TITLE: 64B18-14.010 Citations

PURPOSE AND EFFECT: A citation is being added to allow an administrative fine for failure to comply with s. 456.0625, F.S., relating to refunding overpayments to patients, in accordance with Chapter 2025-48, Laws of Florida. The new citation will take effect January 1, 2026.

SUMMARY: A citation is being added to allow an administrative fine for failure to comply with s. 456.0625, F.S., relating to refunding overpayments to patients, in accordance with Chapter 2025-48, Laws of Florida. The new citation will take effect January 1, 2026.

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: 456.072, 456.077, 461.005 FS.

LAW IMPLEMENTED: 456.057, 456.062, 456.072, 456.077, 461.012 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 Irving, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-3258, at (850)245-4292, or by email: Ashleigh.Irving@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B18-14.010 Citations.

- (1) through (2) No Change.
- (3) The following violations may be disposed of by the Department by citation with the specified penalty:

		-			1		-		
VIOI	LATIO	ONS				PEN	ALTY	Y	
(a) th	irough	(l) No	Change.						
(m)	Failu	re to	comply	with	Section	\$250	fine	and refu	nd
456.0	0625,	F.S.	relating	to 1	refunding	to pa	tient		
over	payme	nts to	patients.						

(4) through (5) No Change.

PROPOSED EFFECTIVE DATE: January 1, 2026

Rulemaking Authority 456.072, 456.077, 461.005 FS. Law Implemented 456.057, 456.062, 456.072, 456.077, 461.012 FS. History—New 1-19-92, Formerly 21T-14.010, 61F12-14.010, Amended 3-26-95, 2-25-96, 6-17-97, Formerly 59Z-14.010, Amended 11-23-00, 8-13-02, 7-26-04, 6-14-06, 10-11-06, 10-7-07, 6-8-08, 11-10-11, 9-8-16, 1-2-19, 1-1-26.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Podiatric Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 27, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 10, 2025

DEPARTMENT OF HEALTH

Board of Athletic Training

RULE NO.: RULE TITLE:

64B33-5.001 Disciplinary Guidelines

PURPOSE AND EFFECT: Updates to the disciplinary guidelines are being made to include telehealth registrants regarding patient overpayments and refunds, in accordance with Chapter 2025-48, Laws of Florida. The new violation will take effect January 1, 2026.

SUMMARY: Updates to the disciplinary guidelines are being made to include telehealth registrants regarding patient overpayments and refunds, in accordance with Chapter 2025-48, Laws of Florida. The new violation will take effect January 1, 2026.

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: 456.0625(4), 456.079, 456.47(7), 468.705, 468.719 FS.

LAW IMPLEMENTED: 456.0625, 456.072, 456.079, 456.47, 468.719 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 Irving, Executive Director, Board of Athletic Training, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-3257, at (850)245-4292, or by email: Ashleigh.Irving@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B33-5.001 Disciplinary Guidelines.

(1) through (2) No Change.

(3) When the Board finds an applicant or licensee whom it regulates under Chapter 468, Part XIII, or Section 456.47, F.S., has committed any of the acts set forth in Section 468.719, F.S., it shall issue a final order imposing appropriate penalties within the ranges recommended in the following disciplinary guidelines:

VIOLATIONS	RECOMMENDED PENALTIES			
	First Offense Second Third			
		Offense	Offense	

(a) through ((a) through (aa) No Change.			
(bb) Failure	(bb) Failure to tender charges for reimbursement to the patient			
no later that	no later than thirty (30) days after the date the health care			
practitioner	determines that	an overpayment	was made under	
Section 456.0625, F.S.				
<u>Florida</u>	Reprimand t	o \$50 Reprimand	toReprimand	
Licensee	fina	\$75 fine	to \$100 fine	

<u>Florida</u>	Reprimand to \$50	Reprimand to	Reprimand
<u>Licensee</u>	<u>fine</u>	\$75 fine	to \$100 fine
Registered	Reprimand to \$50	Reprimand to	Reprimand
Out-of-State	<u>fine</u>	\$75 fine	to \$100 fine
Telehealth			
<u>Provider</u>			

PROPOSED EFFECTIVE DATE: January 1, 2026

Rulemaking Authority <u>456.0625(4)</u>, 456.079, 456.47(7), 468.705, 468.719 FS. Law Implemented <u>456.0625</u>, 456.072, 456.079, 456.47, 468.719 FS. History—New 10-22-02, Amended 1-16-07, 6-30-10, 12-19-12, 1-6-16, 10-4-16, 2-26-18, 10-14-21, <u>1-1-26</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Athletic Training

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 9, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 10, 2025

DEPARTMENT OF FINANCIAL SERVICES

OIR - Insurance Regulation

RULE NO.: RULE TITLE:

69O-197.005 Independent Professional Examiners

PURPOSE AND EFFECT: Rule 690-197.005, F.A.C., is amended to correct a grammatical error and clarify the provisions of the Office's rule that implements section 626.8828(2), F.S., to comply with statutory requirements.

SUMMARY: Rule 69O-197.005, F.A.C., is amended to correct a grammatical error and clarify the provisions of the Office's rule that implements section 626.8828(2), F.S.

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: Agency personnel familiar with the subject matter of the rule amendment have performed an economic analysis of the rule amendment that shows that the rule amendment is unlikely

to have an adverse impact on the State economy in excess of the criteria established in Section 120.541(2)(a), Florida Statutes. Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing

RULEMAKING AUTHORITY: 624.308(1), 626.8828(2), (7), 626.8991, F.S.

LAW IMPLEMENTED: 626.8828, F.S.

within 21 days of this notice.

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

DATE AND TIME: November 14, 2025, at 9:00 a.m.

PLACE: Room 116 of the Larson Building, 200 East Gaines Street, Tallahassee, Florida 32399.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ryan Orbe, Chief Legal Counsel of Administration, Office of Insurance Regulation, Ryan.Orbe@floir.com, (850)413-3119.

THE FULL TEXT OF THE PROPOSED RULE IS:

69O-197.005 Independent Professional Examiners

- (1) The following are independent professional examiners who may conduct examinations <u>pursuant to</u> <u>under</u> section 626.8828(2), F.S.:
 - (1) through (7) renumbered (a) through (g) No change.
- (2) The Office of Insurance Regulation ("Office") shall ensure that the firm selected by the Office to perform the examination has no conflicts of interest which might affect its ability to independently perform its responsibilities for the examination. A conflict of interest, as it relates to Pharmacy Benefit Manager examinations, occurs, but is not limited to occurrences, where the following actions or situations are identified:
- (a) Because of other past, present, or future planned activities or relationships, a firm is unable, or potentially unable, to advise or render impartial assistance to the Office; or
- (b) The objectivity of such firm in performing contract work for the Office is or might be otherwise impaired, or such contractor has or would have an unfair competitive advantage; or
- (c) A factual situation indicates or suggests that an actual conflict of interest may exist or arise from award of a proposed contract or from continuation of an existing contract; or
- (d) The firm engages in work for other parties, including, but not limited to, entering into consulting or other contractual arrangements with other persons or entities, the result of which could give rise to a conflict of interest with respect to the work being performed under the contract with the Office; or
- (e) any other circumstance where the private interests of the firm create an actual or potential conflict, or the appearance

of a conflict, between that interest and the faithful performance of the firm's responsibilities for the examination.

- (3) The firm selected shall ensure that all its employees, management, subcontractors, and consultants abide by the provisions regarding conflicts of interest.
- (4) The rates charged to the pharmacy benefit manager being examined pursuant to section 626.8828, F.S., are to be consistent with rates charged by other firms in a similar profession and are comparable with the rates charged for comparable examinations. No action of the firm shall create any contractual relationship between the Office and the professionals or subcontractors employed by the firm. The firm is solely responsible for payment of any professionals or subcontractors.

Rulemaking Authority 624.308(1), 626.8828(2), (7), 626.8991 FS. Law Implemented 626.8828 FS. History – New 12-19-23, <u>Amended</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Ryan Orbe, Chief Legal Counsel of Administration

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 30, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 18, 2025

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE NO.: RULE TITLE:

64B11-4.0025 Probable Cause Determination

NOTICE OF CORRECTION

Notice is hereby given that the following technical change has been made to the above rule:

64B11-4.0025 Probable Cause Determination.

- (1) through (4) No Change.
- (5) If the number of appointed members of the Board of Occupational Therapy falls to fewer than three members, the Department shall determine probable cause calls until the number of appointed members rises to three or more.

Rulemaking Authority 456.073, 468.204 FS. Law Implemented 456.073 FS. History—New 9-22-98, Amended 8-31-25, Technical Change 10-20-25.

THE PERSON TO BE CONTACTED IS: Allen Hall, Executive Director, Board of Occupational Therapy/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3253.

Section IV Emergency Rules

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-1.004 General Sanitation and Safety Requirements

The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice: On October 6, 2025 the Division of Hotels and Restaurants received a Petition for an Emergency Variance for paragraph 61C-1.004(1)(a), Florida Administrative Code and Paragraph 5-202.11(A), 2017 FDA Food Code, paragraph 61C-1.004(2)(a), Florida Administrative Code, subsection 61C-4.010(7) Florida Administrative Code and subsection 61C-4.010(6), Florida Administrative Code, and Section 6-40.11. 2017 FDA Food Code from Snow Lab located in Kissimmee. The above referenced F.A.C. addresses the requirement that each establishment have an approved plumbing system installed to transport potable water and wastewater. They are requesting to utilize holding tanks to provide potable water and to collect wastewater at the handwash and 3-compartment sinks.

The Petition for this variance was published in Vol. 51/195 on October 7, 2025. The Order for this Petition was signed and approved on October 16, 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 the wastewater holding tank for the handwash and 3-compartment sinks are emptied at a frequency as to not create a

sanitary nuisance; and potable water provided must come from an approved source and be protected from contamination during handling. The Petitioner shall also ensure that the handwash sinks are provided with hot and cold running water under pressure, soap, an approved hand drying device and a handwashing sign.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-4.010 Sanitation and Safety Requirements

NOTICE IS HEREBY GIVEN that on October 17, 2025, the Florida Department of Business and Professional Regulation, 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 6-202.15, 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 Loren's Catering LLC. located in Hialeah. 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 Division of Hotels and Restaurants will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received before 5:00 p.m.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Daisy.Aleman@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, Tallahassee, Florida 32399-1011.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF EDUCATION

Division of Blind Services

The Florida Rehabilitation Council for the Blind and the Division of Blind Services announces a telephone conference call to which all persons are invited.

DATE AND TIME: October 30, 2025, 4:00 p.m.

PLACE: 1(305)224-1968, Meeting ID: 947 2189 1057#,

Passcode: 238977#

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Tallahassee Day Subcommittee Meeting

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 3 days before the workshop/meeting by contacting: The Division of Blind Services at (850)245-0370. 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: (850)245-0396 or email DBSRehabCouncil@dbs.fldoe.org

DEPARTMENT OF EDUCATION

Florida School for the Deaf and the Blind

The Florida School for the Deaf and the Blind (FSDB) announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, October 31, 2025, 9:00 a.m.

PLACE: 207 San Marco Ave., St. Augustine, FL 32084, Moore Hall's Center for Learning and Development (CLD) Moore Hall is located on the corner of San Marco Avenue and Macaris Street.

GENERAL SUBJECT MATTER TO BE CONSIDERED: All agenda items, including unfinished business and new business, may be presented during the meeting.

Please Note: The Board meeting will be live-streamed and available on the FSDB website at www.fsdbk12.org.

A copy of the agenda may be obtained by contacting: Cindy Brueckner, Executive Assistant to the President and Board of Trustees, at (904)827-2210 or by email at bruecknerc@fsdbk12.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: Cindy Brueckner, Executive Assistant to the President and Board of Trustees, at (904)827-2210 or by email at bruecknerc@fsdbk12.org. Please note that FSDB provides American Sign Language interpreters at all public meetings. However, if you require additional support to access these meetings, please contact Ms. Brueckner at least 48 hours prior to the meeting. 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: Cindy Brueckner, Executive Assistant to the President and Board of Trustees, at (904)827-2210 or by email at bruecknerc@fsdbk12.org.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

The South Florida Water Management District announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, October 30, 2025, 11:00 a.m., Big Cypress Basin Board Meeting

PLACE: Collier County Board of County Commissioners Chambers, 3299 Tamiami Trail East, 3rd Floor, Naples, FL 34112

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a public meeting of the Big Cypress Basin Board to discuss and consider activities impacting the Big Cypress Basin of the South Florida Water Management District. The public and stakeholders will have an opportunity to view and comment on the meeting by attending in person or utilizing the following link: https://sfwmd.link/3FpwRM4. The link will go live at approximately 11:00 a.m. on October 30, 2025.

The Big Cypress Basin Board may take official action at the meeting on any item appearing on the agenda and on any item that is added to the agenda as a result of a change to the agenda approved by the presiding officer of the meeting pursuant to Section 120.525, Florida Statutes.

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

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

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: Yvette Bonilla at ybonilla@sfwmd.gov.

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: December 1, 2025, 10:00 a.m.

PLACE: HTTPS://MEET.GOTO.COM/852253149. BY PHONE: +1(571)317-3112 – ACCESS CODE 852-253-149. GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business.

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 JUVENILE JUSTICE

Probation

The Department of Juvenile Justice announces a public meeting to which all persons are invited.

DATE AND TIME: November 4, 2025, 2:00 p.m. – 4:00 p.m. (FT)

PLACE: Microsoft Teams, Meeting ID: 260 692 490 318, Passcode: Up2xe2cV

GENERAL SUBJECT MATTER TO BE CONSIDERED: The State Council for Interstate Juvenile Offender Supervision will meet to discuss state participation in the activities of the Interstate Commission for Juveniles, in accordance with section 985.8025. Florida Statutes.

A copy of the agenda may be obtained by contacting: Jean Hall, (850)717-2573

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: Jean Hall, (850)717-2573. 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: Jean Hall, (850)717-2573

DEPARTMENT OF HEALTH

Council of Licensed Midwifery

RULE NOS.:RULE TITLES:

64B24-4.001 Definitions

64B24-4.002 Approval of Training Program

64B24-4.003 Acceptance into Training Program

64B24-4.006 Curriculum Guidelines and Educational Objectives

64B24-4.007 Clinical Training

64B24-4.008 Administrative Procedures

64B24-4.010 Four-month Pre-licensure Course

The Council of Licensed Midwifery announces a public meeting to which all persons are invited. This announcement supersedes the Notice published in in Vol. 51/199 of the FAR. announces a workshop to which all persons are invited.

DATE AND TIME: November 6, 2025, 2:00 p.m.

PLACE: Virtually via GoTo; Meeting at https://meet.goto/fldoh-clm/councilmeeting or Call-in number: (877)309-2073; Access code: 594-011-693

GENERAL SUBJECT MATTER TO BE CONSIDERED: Definitions; Approval of Midwifery Programs; Acceptance into Approved Midwifery Programs; Minimum Education Standards for Approved Midwifery Programs; Minimum Clinical Training Standards for Approved Midwifery Programs; Administration of Approved Midwifery Programs Rulemaking Authority: 456.004(5), 467.005, 467.009(1), 467.205(1) and (2), F.S.

Law Implemented: 381.0034(3), 467.003, 467.009, 467.205, F.S.

A Rule Development Workshop will be held at the date, time and place shown above.

A copy of the agenda may be obtained by contacting: https://www.floridahealth.gov/licensing-and-

regulation/midwifery/meetings/index.html.

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: Stephanie Webster, Executive Director, at Stephanie.Webster@FLHealth.gov or (850)245-4162. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing,

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

For more information, you may contact: Stephanie Webster, Executive Director, at

Stephanie. Webster@FLHealth.gov or (850)245-4162.

DEPARTMENT OF HEALTH

Council of Licensed Midwifery

RULE NOS.:RULE TITLES:

64B24-7.001 Definitions

64B24-7.004 Risk Assessment

64B24-7.005 Informed Consent

64B24-7.006 Preparation for Home Delivery

64B24-7.007 Responsibilities of Midwives During the Antepartum Period

64B24-7.008 Responsibilities of Midwives During Intrapartum 64B24-7.009 Responsibilities of the Midwife During Postpartum

64B24-7.010 Collaborative Management

64B24-7.011 Administration of Medicinal Drugs

64B24-7.013 Requirement for Insurance

64B24-7.014 Records and Reports

The Council of Licensed Midwifery This announcement supersedes the Notice published in in Vol. 51/199 of the FAR. announces a public meeting to which all persons are invited.

DATE AND TIME: November 6, 2025, 2:00 p.m.

PLACE: Virtually via GoTo; Meeting at https://meet.goto/fldoh-clm/councilmeeting or Call-in number: (877)309-2073; Access code: 594-011-693

GENERAL SUBJECT MATTER TO BE CONSIDERED: Planned Out-of-Hospital Births Occurring at Home; Responsibilities During the Antepartum, Intrapartum and Postpartum Periods; Collaborative Management for Prenatal and Postpartum Care; Requirement for Insurance, Financial Responsibility of Midwives; Records and Reports, Risk Assessments.

Rulemaking Authority: 409.908(12)(c), 456.004(5), 456.013, 456.0145(5), 456.048, 456.38, 467.005, 467.0135, F.S. Law Implemented: 381.0034(3), 382.013, 383.04, 383.06, 383.14(1)(b), 409.908(12)(c), 456.013, 456.0135, 456.0145(2), 456.017, 456.048, 456.0495, 456.0635, 456.065, 456.067, 456.38, 467.004, 467.006, 467.011, 467.0125, 467.0135, 467.014, 467.015, 467.016, 467.017, 467.019, F.S.

A Rule Development Workshop will be held at the date, time and place shown above.

A copy of the agenda may be obtained by contacting: https://www.floridahealth.gov/licensing-and-

regulation/midwifery/meetings/index.html

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: Stephanie Webster, Executive Director, at Stephanie.Webster@FLHealth.gov or (850)245-4162. 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).

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

For more information, you may contact: Stephanie Webster, Executive Director, at Stephanie.Webster@FLHealth.gov or (850)245-4162.

DEPARTMENT OF HEALTH

Division of Family Health Services

The Florida Department of Health, Division of Community Health Promotion announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, November 5, 2025, 10:00 a.m., EST.

PLACE: Virtual via Microsoft Teams:

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

join/19%3ameeting_Yzc3NjQxMjYtMDQ1Mi00YzYyLTg1 MGMtNTBiYmIzNjZjNzAz%40thread.v2/0?context=%7b%2 2Tid%22%3a%2228cd8f80-3c44-4b27-81a0-

cd2b03a31b8d%22%2c%22Oid%22%3a%220b10ad5e-4682-4be7-9c77-fcb5313f7f44%22%7d

Or call in (audio only): (850)792-1375, Phone conference ID: 290 933 935#

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Health/Division of Community Health Promotion is conducting a quarterly meeting with the Information Clearinghouse on Developmental Disabilities Advisory Council to advise the Department of Health on establishing and maintaining a clearinghouse of information related to developmental disabilities on its website.

A copy of the agenda may be obtained by contacting: Maggie Dilger at maggie.dilger@flhealth.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 3 days before the workshop/meeting by contacting: Maggie Dilger at maggie.dilger@flhealth.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: Maggie Dilger at maggie.dilger@flhealth.gov

DEPARTMENT OF CHILDREN AND FAMILIES

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

DATE AND TIME: October 30, 2025, 10:00 a.m.

PLACE: Virtual Microsoft Teams

Meeting ID: 250 842 673 233 0

Passcode: bE2Qh6MW

GENERAL SUBJECT MATTER TO BE CONSIDERED:

Case Management Efficiencies Work Group

A copy of the agenda may be obtained by contacting: Julie Coleman - julie.coleman@myflfamilies.com

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: Julie Coleman - julie.coleman@myflfamilies.com

DEPARTMENT OF CHILDREN AND FAMILIES

Refugee Services

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

DATE AND TIME: Wednesday, November 19, 2025; 10:00 a.m. - 12:00 Noon

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

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

join/19%3ameeting_NmIyY2QyY2QtMzg3OS00YzEwLTlm YTctZjgxYmRhODgyNzFh%40thread.v2/0?context=%7b%2 2Tid%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 Broward Area Refugee Task Force meeting is to increase awareness of the refugee populations, share best practices, spot trends in refugee populations, build collaborations between agencies, help create good communication among service providers, get informed about upcoming community events, and discuss refugee program service needs and possible solutions to meeting those needs.

A copy of the agenda may be obtained by contacting: Janeth Chorlango Quinga at (561)227-6722 or David Draper at (407)317-7335.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Janeth Chorlango Quinga at (561)227-6722 or David Draper at (407)317-7335. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). For more information, you may contact: Janeth Chorlango Quinga at (561)227-6722 or David Draper at (407)317-7335.

OSIRIS 9 CONSULTING

The Florida Department of Transportation, District 1 announces a public meeting to which all persons are invited.

DATES AND TIMES: IN PERSON: Tuesday, October 28, 2025, 5:00 p.m.; LIVE ONLINE: Thursday, October 30, 2025, 6:00 p.m.

PLACES: Live Online or Lakes Regional Library – Meeting Room A, 15290 Bass Road, Fort Myers, Florida 33919

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT) invites you to an Alternatives Public Meeting for the US 41 (SR 45) Project Development and Environment (PD&E) Study at Six Mile Cypress Parkway in Lee County.

IN-PERSON OPTION:

Tuesday, October 28, 2025, 5:00 p.m. – 7:00 p.m.

Lakes Regional Library, Meeting Room A, 15290 Bass Road, Fort Myers, Florida 33919

This will include a looping video (no formal presentation) and the project team will be available for discussion.

LIVE ONLINE OPTION:

Register in advance: https://shorturl.at/9rmH2

Thursday, October 30, 2025, 6:00 p.m. – 7:00 p.m.

This event will include a viewing of the project video and a live question-and-answer component with the project team. Please review the materials on project webpage before attending the virtual event (www.swflroads.com/project/444328-1). Materials will be posted by October 21, 2025.

The Alternatives Public Meeting is being conducted to present the proposed alternatives and provide the opportunity for the public to express their views about the project. The same materials will be displayed at both the online and in-person events.

If you are unable to attend the meeting, comments can also be provided through the project webpage (www.swflroads.com/project/444328-1) or by email (David.Turley@dot.state.fl.us) or mail (FDOT District One, Attn: David C. Turley, PE, 801 N. Broadway Ave., MS 1-40, Bartow, FL 33830). While comments about the project are accepted at any time, they must be received or postmarked by November 10, 2025, to be included in the formal record.

Questions can be answered by calling the FDOT project manager David C. Turley, PE at (863)519-2255.

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

The environmental review, consultation, and other actions required by applicable Federal environmental laws for this project are being, or have been, carried out by FDOT pursuant to 23 U.S.C. §327 and a Memorandum of Understanding dated May 26, 2022 and executed by FHWA and FDOT.

A copy of the agenda may be obtained by contacting: David C. Turley, PE David.Turley@dot.state.fl.us (863)519-2255

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

For more information, you may contact: David C. Turley, PE David.Turley@dot.state.fl.us (863)519-2255

CITIZENS PROPERTY INSURANCE CORPORATION

The Citizens Property Insurance Board of Governors announces a telephone conference call to which all persons are invited.

DATE AND TIME: Tuesday, November 4, 2025, 11:00 a.m.

PLACE: Zoom Webinar link available at www.citizensfla.com Dial In: (786)635-1003; Conf ID: 883 0756 0058

GENERAL SUBJECT MATTER TO BE CONSIDERED: Topics for this Special Board of Governors Meeting to include but not limited to 2026 RATES.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Barbara Walker at (850)445-9645. 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: Barbara. Walker@citizensfla.com; 2101 Maryland Circle, Tallahassee, FL 32303; (850)445-9645

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF FINANCIAL SERVICES

Finance

NOTICE IS HEREBY GIVEN that the Office of Financial Regulation has received the petition for declaratory statement from Shona Carcary. The petition seeks the agency's opinion as to the applicability of Chapter 494 Florida Statutes, as it applies to the petitioner.

On October 9, 2025, the Office of Financial Regulation (Consumer Finance) received a Petition for Declaratory Statement from Shona Carcary. The petition seeks a declaratory statement from the Office on whether under Chapter 494 Florida Statutes, a loan made by a noninstitutional investor to an individual borrower, secured by a residential condominium unit and personally guaranteed by that borrower, constitutes a "mortgage loan" subject to Chapter 494 licensing and regulation.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889, Agency.Clerk@flofr.gov.

Please refer all comments to: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889, Agency.Clerk@flofr.gov.

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

NONE

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., Monday, October 13, 2025, and 3:00 p.m., Friday, October 17, 2025.

Rule No.	File Date	Effective Date
5K-4.034	10/13/2025	11/2/2025
19-9.001	10/14/2025	11/3/2025
64B3-4.001	10/13/2025	11/2/2025
64B3-5.009	10/13/2025	11/2/2025
64B4-3.001	10/14/2025	11/3/2025
64B4-3.0015	10/14/2025	11/3/2025
64B4-3.0031	10/14/2025	11/3/2025
64B4-3.0075	10/14/2025	11/3/2025
64B4-3.0085	10/14/2025	11/3/2025
64B4-3.009	10/14/2025	11/3/2025
64B4-3.010	10/14/2025	11/3/2025
64B16-26.351	10/16/2025	11/5/2025
64B17-7.0029	10/17/2025	11/6/2025
64B20-2.006	10/13/2025	11/2/2025
64B20-4.001	10/13/2025	11/2/2025
64B20-7.001	10/13/2025	1/1/2026
64B20-7.004	10/13/2025	1/1/2026
68B-7.008	10/15/2025	11/4/2025
68B-24.0065	10/14/2025	7/1/2026

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	**/**/***		
65C-9.004	3/31/2022	**/**/***		

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Nothin Specific Customs Inc line-make PLDG

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Plastic Development Group LLC, intends to allow the establishment of Nothin Specific Customs Inc., dba The Cart Guys Melbourne, The Cart Guys Auto Sales, as a dealership for the sale and service of low-speed vehicles manufactured by Plastic Development Group LLC (line-make PLDG) at 3665 W New Haven Ave, Melbourne, (Brevard County), Florida 32904, on or after November 19, 2025.

The name and address of the dealer operator(s) and principal investor(s) of Nothin Specific Customs Inc are dealer operator(s): Whitney Cole, 3665 W New Haven Ave, Melbourne, Florida 32904; principal investor(s): Whitney Cole, 3665 W New Haven Ave, Melbourne, Florida 32904.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Ann Yousif, Plastic Development Group LLC, 24445 Northwestern Hwy Suite 101, Southfield, Michigan 48075.

If no petitions or complaints are received within 30 days of the

date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Ray Glass Batteries Inc., line-make PLDG Loc. 1

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Plastic Development Group LLC, intends to allow the establishment of Ray Glass Batteries Inc., dba Battery Source, as a dealership for the sale and service of low-speed vehicles manufactured by Plastic Development Group LLC (line-make PLDG) at 3801 Capital Cir NE, Tallahassee, (Leon County), Florida 32309, on or after November 19, 2025.

The name and address of the dealer operator(s) and principal investor(s) of Ray Glass Batteries Inc. are dealer operator(s): Melinda G. Barwick, 104 Genesis Pkwy, Thomasville, GA 31792, principal investor(s): Melinda G. Barwick, 104 Genesis Pkwy, Thomasville, GA 31792.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Ann Yousif, Plastic Development Group LLC, 24445 Northwestern Hwy Suite 101, Southfield, Michigan 48075.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Ray Glass Batteries Inc., line-make PLDG Loc.3

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Plastic Development Group LLC, intends to allow the establishment of Ray Glass Batteries Inc., dba Battery Source as a dealership for the sale and service of low-speed vehicles manufactured by Plastic Development Group LLC (line-make PLDG) at 7201 SW Highway 200, Ocala, (Marion County), Florida 34476, on or after November 19, 2025.

The name and address of the dealer operator(s) and principal investor(s) of Ray Glass Batteries Inc. are dealer operator(s): Melinda G. Barwick, Melinda G. Barwick, 104 Genesis Pkwy, Thomasville, GA 31792, principal investor(s): Melinda G. Barwick, 104 Genesis Pkwy, Thomasville, GA 31792.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Ann Yousif, Plastic Development Group LLC, 24445 Northwestern Hwy Suite 101, Southfield, Michigan 48075.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Ray Glass Batteries Inc., line-make PLDG Loc.5

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Plastic Development Group LLC, intends to allow the establishment of Ray Glass Batteries Inc., dba Battery Source, as a dealership for the sale and service of low-speed vehicles manufactured by Plastic Development Group LLC (line-make PLDG) at 1280 E Nine Mile Rd, Pensacola, (Escambia County), Florida, 32514, on or after November 19, 2025.

The name and address of the dealer operator(s) and principal investor(s) of Ray Glass Batteries Inc. are dealer operator(s): Melinda Barwick, 104 Genesis Pkwy, Thomasville, GA 31792, principal investor(s): Melinda Barwick, 104 Genesis Pkwy, Thomasville, GA 31792.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Ann Yousif, Plastic Development Group LLC, 24445 Northwestern Hwy Suite 101, Southfield, Michigan 48075.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Ray Glass Batteries Inc., line-make PLDG Loc.6

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Plastic Development Group LLC, intends to allow the establishment of Ray Glass Batteries Inc., dba Battery Source, as a dealership for the sale and service of low-speed vehicles manufactured by Plastic Development Group LLC (line-make PLDG) at 702 N Navy Blvd. Pensacola, (Escambia County), Florida 32507, on or after November 19, 2025.

The name and address of the dealer operator(s) and principal investor(s) of Ray Glass Batteries Inc. are dealer operator(s): Melinda G. Barwick, 104 Genesis Pkwy, Thomasville, GA 31792, principal investor(s): Melinda Barwick, 104 Genesis Pkwy, Thomasville, GA 31792.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Ann Yousif, Plastic Development Group LLC, 24445 Northwestern Hwy Suite 101, Southfield, Michigan 48075.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Ray Glass Batteries Inc., line-make PLDG Loc.7

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Plastic Development Group LLC, intends to allow the establishment of Ray Glass Batteries Inc., dba Battery Source, as a dealership for the sale and service of low-speed vehicle manufactured by Plastic Development Group LLC (line-make PLDG) at 3210 Apalachee Pkwy, Tallahassee, (Leon County), Florida 32311, on or after November 19, 2025.

The name and address of the dealer operator(s) and principal investor(s) of Ray Glass Batteries Inc. are dealer operator(s): Melinda G. Barwick, 104 Genesis Pkwy, Thomasville, GA 31792, principal investor(s): Melinda Barwick, 104 Genesis Pkwy, Thomasville, GA 31792.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest

population estimates of the University of Florida, Bureau of Economic and Business Research.

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

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

A copy of such petition or complaint must also be sent by US Mail to: Ann Yousif, Plastic Development Group LLC, 24445 Northwestern Hwy Suite 101, Southfield, Michigan 48075.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Ray Glass Batteries Inc., line-make PLDG Loc.8

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Plastic Development Group LLC, intends to allow the establishment of Ray Glass Batteries Inc., dba Battery Source, as a dealership for the sale of low-speed vehicle manufactured by Plastic Development Group LLC (PLDG) at 12420 Beach Blvd, Jacksonville, (Duval County), Florida 32246, on or after November 19, 2025.

The name and address of the dealer operator(s) and principal investor(s) of Ray Glass Batteries Inc. are dealer operator(s): Melinda G. Barwick, 104 Genesis Pkwy, Thomasville, GA 31792, principal investor(s): Melinda Barwick, 104 Genesis Pkwy, Thomasville, GA 31792.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Ann Yousif, Plastic Development Group LLC, 24445 Northwestern Hwy Suite 101, Southfield, Michigan 48075.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Establishment of Ray Glass Batteries Inc., line-make PLDG Loc.9

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to section 320.642, Florida Statutes, notice is given that Plastic Development Group LLC, intends to allow the establishment of Ray Glass Batteries Inc., dba Battery Source, as a dealership for the sale and service of low-speed vehicles manufactured by Plastic Development Group LLC (PLDG) at 11913 San Jose Blvd, Jacksonville, (Duval County), Florida 32223, on or after November 19, 2025.

The name and address of the dealer operator(s) and principal investor(s) of Ray Glass Batteries Inc. are dealer operator(s): Melinda Barwick, 104 Genesis Pkwy, Thomasville, GA 31792, principal investor(s): Melinda Barwick, 104 Genesis Pkwy, Thomasville, GA 31792.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Ann Yousif, Plastic Development Group LLC, 24445 Northwestern Hwy Suite 101, Southfield, Michigan 48075.

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

DEPARTMENT OF FINANCIAL SERVICES

OIR - Insurance Regulation

Notice of Workshop Denial

The Commissioner, having been designated by the Financial Services Commission to engage in rulemaking pursuant to section 120.54(1)(k) and (2)(c), Florida Statutes, and having received and reviewed a single request to hold a public workshop regarding the above rule, and carefully considering the attendant circumstances, has determined that a public workshop is unnecessary. This determination was made based on several factors. First, this rule was opened for the explicit purpose of clarifying the rule with respect to section 626.8828(2)(e), Florida Statutes, to comply with statutory requirements. Second, the Office is engaging in separate rulemaking to address additional issues raised relating to the other provisions of section 626.8828, Florida Statutes. Third, while a public workshop is unnecessary, the Office is sensitive to the concerns expressed in comments received thus far and intends on a public hearing being held, in accordance with section 120.54(3)(c), Florida Statutes, to afford the public an opportunity to present evidence or argument on the issues. The Financial Services Commission, as Agency Head, has reviewed the rule language, and rule development material and has authorized the Office to publish a Notice of Proposed Rule using the language provided by the Office. Notice of the public hearing will be published in the Florida Administrative Register as required by section 120.525(1), Florida Statutes, within the Office's publication of the notice of proposed rule.

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.