Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE:

33-601.602 Community Release Programs

PURPOSE AND EFFECT: Rule amendment is necessary to clarify that the WRIMS database is operable in all state and private work release centers; authorize inmates at work release to draw funds from their account in the amount permitted by Rule 33-203.201, Florida Administrative Code; and authorize the Secretary or designee to designate housing a community release center.

Form DC6-199 is being revised to provide that tracking devices may only be used to communicate with center staff and monitoring center personnel and to add separate lines for tracking device serial number and Ankle Bracelet Serial number.

Form DC6-118B is being revised to require signature by "Group Officer/Center" rather than "Classification Officer/Center."

Form DC6-125 is being revised to add incorporating language to the footer.

SUBJECT AREA TO BE ADDRESSED: Community Release Programs

RULEMAKING AUTHORITY: 944.09(1)(a), 944.105(1)(a), 945.091(1)(a)(2), (1)(b), (3), (4), 946.002(2)(a), 958.09(1)(b) FS.

LAW IMPLEMENTED: 945.091, 946.002, 958.09, F.S.

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: Office of the General Counsel, Attn: FDC Rule Correspondence, 501 South Calhoun Street, Tallahassee, Florida 32399, FDCRuleCorrespondence@fdc.myflorida.com. A copy of the preliminary draft may also be obtained using the following link: http://www.dc.state.fl.us/legal/ch33/notices/index.html

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

DEPARTMENT OF HEALTH

Division of Medical Quality Assurance

RULE NO.: RULE TITLE:

64B-9.010 Interstate Medical Licensure Compact

Applications

PURPOSE AND EFFECT: To enact rules to establish the application process for out of state physicians seeking expedited licensure in Florida through the recently joined Interstate Medical Licensure Compact.

SUBJECT AREA TO BE ADDRESSED: Expedited licensure for out of state physicians seeking licensure to practice medicine in Florida.

RULEMAKING AUTHORITY: 456.4504, F.S.

LAW IMPLEMENTED: 456.4501, F.S.

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

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

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

PURPOSE AND EFFECT: To implement the updates to Chapter 467, F.S., by: clarifying existing definitions and aligning defined terms related to the approval of midwifery programs with statutory terms; clarifying requirements and application processes for the approval of midwifery programs and creating new application forms which align with statutory requirements; clarifying requirements for acceptance of students into approved midwifery programs and aligning requirements; clarifying education, clinical training, and administration standards for approved midwifery programs and aligning education, clinical training, and administration standards with those enumerated in statute.

SUBJECT AREA TO BE ADDRESSED: 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.

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: Stephanie Webster, Executive Director, Stephanie.Webster@flhealth.gov, (850)245-4162.

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

DEPARTMENT OF HEALTH

Council of Licensed Midwifery

RULE NO.: RULE TITLE: 64B24-7.004 Risk Assessment

PURPOSE AND EFFECT: To clarify existing requirements for risk assessment, emergency care, consultation, referral and transfer and update forms as part of implementation of changes to Chapter 467.

SUBJECT AREA TO BE ADDRESSED: Risk Assessment; Emergency Care; Consultation, Referral and Transfer requirements for licensed midwives.

RULEMAKING AUTHORITY: 456.004(5), 467.005, F.S. LAW IMPLEMENTED: 467.015, 467.017, F.S.

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

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

DEPARTMENT OF HEALTH

Genetic Counselors

RULE NO.: RULE TITLE:

64B34-1.001 Documentation for Licensure

PURPOSE AND EFFECT: PURPOSE AND EFFECT: To update the applications for licensure as a genetic counselor and temporary licensure as a genetic counselor as required by recently enacted legislation (HB 975), requiring criminal background screening of applicants and licensees.

SUBJECT AREA TO BE ADDRESSED: Applications for licensure as a genetic counselor and temporary licensure as a genetic counselor.

RULEMAKING AUTHORITY: 456.004(5), 483.914(1), F.S. LAW IMPLEMENTED: 456.0135(1), 483.914, F.S.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ashleigh Irving, Executive Director, 4052 Bald Cypress Way, Bin C-08, Tallahassee, Florida 32399 or Ashleigh.Irving@FlHealth.gov. THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-10.0315 Demonstration of Readiness for College-

Level Communication and Computation

PURPOSE AND EFFECT: The rule amendment adds the Classic Learning Test 10 (CLT10) and its standard scores as an additional alternative methods assessment option. Section 1008.30, F.S., provides authority to the State Board of Education to adopt common placement tests/alternative methods and standard scores in rule. The effect of this change will result in a new assessment option and standard scores that may be used to assess readiness for college-level work. This amendment will also address assessment of college-level communication and computation skills of students who intend to enter an A.S. or A.A.S. degree program at district career centers, pursuant to s. 1007.331, F.S.

SUMMARY: Add an additional alternative methods assessment option as well as include specific requirements for students entering A.A.S. and A.S. programs at school district

career centers that are approved to offer A.A.S. and A.S. degree programs.

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 are 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(6), 1008.30(1), (2), F.S.

LAW IMPLEMENTED: 1001.02, 1007.263, 1007.271, 1008.02, 1008.30, F.S.

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

DATE AND TIME: June 4, 2025, 9:00 a.m.

PLACE: Miami Dade College, Wolfson Campus, 254 N.E. 4th St., Building 3, Chapman Conference Room 3210, Miami, FL 33132.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mike Sfiropoulos, Division of Florida Colleges, (850)245-9523, or Mike.Sfiropoulos@fldoe.org

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-10.0315 Demonstration of Readiness for College-Level Communication and Computation.

- (1) Definitions. For the purposes of this rule and forms incorporated herein, the following definitions shall be used.
- (a) "Department" means the Florida Department of Education.
- (b) "Developmental education" means instruction that prepares students for college level reading, writing, and mathematics coursework.
 - (c) "Division" means the Division of Florida Colleges.

(d) "Institution" means a Florida College System institution or a school district career center approved as a site-determined associate in applied science and associate in science degree granting institution in accordance with Section 1007.331, F.S.

(2)(1) Purpose. The purpose of this rule is to establish methods for assessing communication and computation skills and the minimum standards a student must achieve to demonstrate readiness to perform college-level work pursuant to Section 1008.30, F.S. "Developmental education" prepares students for college level reading, writing and mathematics courses. A student admitted to an a Florida College System institution, who is assessed for readiness for college-level computation and communication under paragraph (2)(1)(a) or (2)(1)(b) and whose assessment results indicate a need for developmental education, must be advised of all the developmental education options offered at the institution and, after advisement, shall be allowed to enroll in the developmental education option of his or her choice.

(a) Exempt students. Further in accordance with Section 1008.30, F.S., a student who entered 9th grade in a Florida public school in the 2003-2004 school year, or any year thereafter, and earned a Florida standard high school diploma or a student who is serving as an active duty member of any branch of the United States Armed Services shall not be required to be assessed for readiness for college-level work in communication and computation and shall be considered exempt. Exempt students shall not be required to enroll in developmental education instruction in a Florida College System institution. However, an exempt student may opt to be assessed and to enroll in developmental education, and the institution college shall provide such assessment and courses upon the student's request.

(b) Non-exempt students. Non-exempt students who have not earned credit for <u>college-level</u> college level coursework for reading, writing, and mathematics shall be assessed for readiness for college-level work prior to the completion of initial registration. Non-exempt students whose assessment results indicate a need for developmental education shall enroll in developmental education in the area of the deficiency.

(3)(2) Common placement tests. Exempt and non-exempt students meeting or exceeding standard scores on any of the following tests, using the highest score in the case of multiple scores, may be enrolled in college-level college level courses. Institutions shall accept scores on the public high school transcript as an official record of scores in addition to official score reports from the issuing entity listed in this subsection. A student who demonstrates readiness by achieving or exceeding standard test scores established herein and enrolls in an a Florida College System institution within two (2) years after achieving such scores shall not be required to retest or complete

developmental	education	at	a	Florida	College	System
institution						

institution.		
Florida Postsecondary Education Readiness Test	Standard	
(PERT)	Score	
Reading	106	
Writing	103	
Mathematics	114	
Next-Generation ACCUPLACER, The College Board		
(Interim Scores) Through July 2022		
Quantitative Reasoning, Algebra, and Statistics	242	
(QAS)		
Reading	245	
Writing	245	
Next-Generation ACCUPLACER, The College Bo	oard Since	
August 2022		
Quantitative Reasoning, Algebra, and Statistics	261	
(QAS)		
Reading	256	
Writing	253	
SAT, The College Board		
Reading Test	24	
Writing and Language Test	25	
Math Test	24	
Digital SAT, The College Board Since June 2023		
Evidence-Based Reading and Writing Section	490	
Math Section	480	
ACT with Writing or ACT, Inc.		
Reading	19	
English	17	
Mathematics	19	
Classic Learning Test, Classic Learning Initiatives, LLC		
Since August 2023		
Sum of the Verbal Reasoning and	38	
Grammar/Writing Sections		
Quantitative Reasoning Section	16	
(4)(2) 41: 1 1 1		

(4)(3) Alternative methods to common placement tests. Pursuant to Section 1008.30, F.S., Florida College System institutions may use alternative methods in lieu of the common placement tests under subsection (3)(2) to assess student readiness for college-level work in communication and computation. Institutions shall recognize scores and grades on alternative methods specified in paragraphs (4)(3)(a) through (4)(3)(c) as valid for placement purposes for a minimum of two years.

(a) Tests and assessments. A score that meets or exceeds the standard score on any one of the assessments shall be accepted as demonstration of readiness for college-level work. Institutions shall accept scores on the public high school transcript in addition to official score reports from the issuing entity listed in this subsection as an official record.

PSAT/NMSQT and PSAT 10, The College	Standard
Board	Score
Reading Test	24
Writing and Language Test	25
Mathematics Test	24
Digital PSAT/NMSQT and PSAT 10, The Colle	ege Board
Since June 2023	
Evidence-Based Reading and Writing Section	490
Mathematics Section	480
PreACT®	
Reading	22
English	18
Mathematics	22
General Educational Development (GED®) Test	
Reasoning Through Language Arts	165
Mathematical Reasoning	165
Test Assessing Secondary Completion (TASCTM)	
Language Arts Reading	580
Language Arts Writing	560 and
	6 on
	Essay
Mathematics	560
High School Equivalency Test (HiSET®)	
Language Arts Reading	15
Language Arts Writing	15
Mathematics	15
End-of-Course Assessments	
Algebra 1 End-of-Course Assessment	4
Geometry End-of-Course Assessment	4
ALEKS® PPL	
Mathematics	30
Classic Learning Test 10 (CLT10), Classic	Learning
<u>Initiatives, LLC Since July 2025</u>	
Sum of the Verbal Reasoning and	<u>37</u>
Grammar/Writing Sections	
Quantitative Reasoning Section	<u>16</u>

- (b) through (c) No change.
- (d) Local placement methods for developmental education (Florida College System institutions only). To use a local placement method, a Florida College System an institution must first receive approval of that method by the Department. Approval is based on a satisfactory demonstration that the method is a valid and reliable indication of a student's readiness for college-level coursework in the subject area addressed in the method. The process for receiving approval is as follows.
 - 1. No change.
- 2. <u>Florida College System i</u>Institutions must complete Form No. ALTPLACE-01 for each local placement method requested. Evidence must include information on the method's

availability and accessibility and supporting documentation containing quantitative and/or qualitative data to demonstrate the validity and reliability of the local placement method. The documentation must be recent, which is defined as within the last three to five years, and must demonstrate why the method and the minimum standard identified by the college for the method represent an accurate measure of college readiness comparable to other alternative assessments and standards identified in this rule.

- 3. Florida College System iInstitutions must submit Form No. ALTPLACE-01 the term preceding the term in which the local placement method becomes effective: spring for a summer effective date, summer for a fall effective date, and fall for a spring effective date. The Division of Florida Colleges (Division) will publish the specific deadlines at https://www.fldoe.org/schools/higher-ed/fl-college-
- system/academic-student-affairs/. Form No. ALTPLACE-01 and supporting documentation must be submitted via email to FCSInfo@fldoe.org.
- 4. The Division will provide the institution with a written decision upon review of a complete submission.
- a. "Full approval" indicates the application and supporting documentation were sufficient in demonstrating the local placement method is a valid and reliable placement tool; the <u>Florida College System</u> institution is fully approved to use the local placement method for developmental education placement.
- b. "Provisional approval" indicates the application and supporting documentation demonstrated the local placement method may be a valid and reliable placement tool, but up-front information is limited. The provisionally approved <u>Florida College System</u> institution has approval to use the local placement method for a period of three terms, during which time the institution will be required to collect data on the efficacy of the method. At the conclusion of the provisional period, the <u>Florida College System</u> institution will be required to resubmit their application and supporting documentation to the Division for consideration.
- c. "Denial" indicates the application and supporting documentation did not demonstrate the local placement method may be a valid and reliable placement tool. If the application is denied, the <u>Florida College System</u> institution will receive written notification identifying the specific areas of deficiency <u>and</u>. The institution may resubmit its application at a later date once any outstanding issues are resolved.
- 5. Florida College System iInstitutions receiving approval must participate in an annual data collection process to monitor usage of local methods and student performance in coursework.

 (5)(4) No change.

(6)(5) Florida College System <u>I</u>institutions may establish local policies and procedures governing the use of assessments and alternative methods for placement.

Rulemaking Authority 1001.02(6), 1008.30(1), (2) FS. Law Implemented 1001.02, 1007.263, 1007.271, 1008.02, 1008.30 FS. History—New 7-15-84, Amended 6-6-85, Formerly 6A-10.315, Amended 5-17-88, 7-25-91, 10-18-94, 8-28-95, 6-25-96, 3-28-00, 2-12-12, 8-21-12, 6-27-13, 10-22-13, 11-29-16, 9-24-19, 3-15-22, 8-16-22, 6-27-23, 8-22-23,

NAME OF PERSON ORIGINATING PROPOSED RULE: Kathy Hebda

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 01, 2025

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

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE:

33-602.701 Use of Blue Lights and Sirens

PURPOSE AND EFFECT: Rule amendment is necessary to permit the Secretary or designee to authorize certain non-emergency vehicles to be equipped with blue lights only (no siren) for use in specific circumstances; permit wardens, regional directors, and other Department staff authorized by the Secretary or designee to operate these designated non-emergency vehicles without completing the emergency vehicle operation course; and permit Inspector General personnel to operate blue lights and sirens in accordance with the rule's provisions.

SUMMARY: Rule amendment permits the Secretary or designee to authorize certain non-emergency vehicles to be equipped with blue lights only (no siren) for use in specific circumstances. The amendment also permits wardens, regional directors, and other Department staff authorized by the Secretary or designee to operate these designated non-emergency vehicles without completing the emergency vehicle operation course. The amendment provides that Inspector General personnel may operate blue lights and sirens in accordance with the rule's provisions.

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 Department used an itemized checklist to conduct an economic analysis and determine if there is an adverse impact or regulatory cost associated with this rule that exceeds the criteria. Upon review of the proposed changes to the rule, the Department has determined that the amendments will not exceed any one of the economic analysis criteria in a SERC as set forth in s. 120.541(2)(a), 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: 944.09, F.S.

LAW IMPLEMENTED: 316.003, 316.006, 316.072, 316.2397, 316.271, F.S.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Office of the General Counsel, Attn. FDC Rule Correspondence, 501 South Calhoun Street, Tallahassee, Florida 32399, FDCRuleCorrespondence@fdc.myflorida.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

Substantial rewording of Rule 33-602.701, F.A.C., follows. See Florida Administrative Code for present text.

33-602.701 Use of Blue Lights and Sirens.

- (1) Authorized Emergency Vehicles.
- (a) The following vehicles will be authorized as emergency vehicles pursuant to section 316.003, Florida Statutes, and will be equipped with both blue lights and a siren to be operated in accordance with this rule:
- 1. Designated emergency response vehicles assigned to the Office of the Inspector General.
- 2. Primary and secondary canine vehicles, not to exceed three (3) vehicles per facility.
- 3. Vehicles specifically designated for use to "trail" EMS transports, not to exceed two (2) vehicles per facility.
 - 4. Other vehicles designated by Secretary or designee.
- (b) Vehicles equipped with blue lights only (no siren) are not considered emergency vehicles for purposes of this rule.
 - (2) Use of Blue Lights Only.
- (a) Blue lights may be used without a siren as a visual alert to the general public when:
- 1. Responding to escapes from secure custody, except as provided in paragraph (3)(d) of this rule.
- 2. Responding to medical emergencies at external work areas.

- 3. Responding to riots, disturbances, or other similar incidents.
 - 4. Responding to natural disasters.
 - 5. Establishing a perimeter.
- 6. Participating in escape simulation drills or other similar drills where a visual warning may be necessary to alert the public.
 - 7. Working in accord with local law enforcement agencies.
- (b) The Secretary or designee may authorize nonemergency vehicles owned, operated, or leased by the Department to be equipped with blue lights only (no siren) for the specific purposes listed in this subsection.
- (c) Under no circumstances will any vehicle displaying blue lights only, without the use of a siren, exceed posted speed limits or disregard traffic laws.
 - (3) Use of Blue Lights and a Siren.
- (a) Only emergency vehicles authorized under subsection (1) of this rule will be equipped with a siren.
- (b) Under no circumstances will a siren or other audible device be operated alone without a display of blue lights.
 - (c) Blue lights and a siren may be operated in unison when:
- 1. Responding to escapes from secure custody, except as provided in paragraph (3)(d) of this rule.
- 2. Providing armed escort to emergency vehicles such as ambulances transporting inmates when those emergency vehicles are operating lights and sirens.
- 3. Working with other law enforcement agencies in emergency situations, when such assistance has been requested by the law enforcement agency.
- (d) In addition to the circumstances listed in paragraph (3)(c), emergency response vehicles assigned to the Office of the Inspector General may use blue lights and a siren in unison when responding to a life-threatening emergency as a first responder while traveling to or on Department-owned or Department-leased property or while traveling to or on the property of a contractor-operated correctional facility.
- (e) The driver of an emergency vehicle equipped with both blue lights and a siren may exercise the following privileges granted by Section 316.072, F.S., when responding to an emergency call, unless otherwise directed by a law enforcement officer:
- 1. Park or stand, irrespective of other provisions in Chapter 316, F.S.
- 2. Proceed past a red or stop signal or a stop sign, but only after slowing down as may be necessary for safe operations.
- 3. Exceed the maximum speed limits, so long as the driver does not endanger life or property.
- 4. Disregard regulations governing direction or movement or turning in specified directions, so long as the driver does not endanger life or property.

- (f) The foregoing provisions will not relieve the driver from the duty to drive with due regard for the safety of all persons, nor will such provisions protect the driver from the consequences of his or her reckless disregard for the safety of others. Additionally, all staff engaged in any emergency response situation must comply with the following procedures:
- 1. Stop for all stop signs and red traffic lights and proceed only after all other vehicles have yielded the right-of-way.
- 2. Speed will not exceed 15 MPH over the posted speed limit unless circumstances exist that would provide for the safe operation of the vehicle at higher speeds and the gravity of the situation so warrants. Speed entering and exiting a tollbooth shall never be greater than the posted speed limit or if not posted 15 MPH.
- 3. In the event of an equipment failure that could result in the unsafe operation of a vehicle during an emergency response mode, the emergency response mode must be terminated, and the appropriate institution's control room will be notified. If such equipment failure involves an Office of the Inspector General-designated emergency response vehicle, the driver must notify his or her supervisor upon terminating the emergency response mode.
 - (4) Use of Vehicles in Recapture Efforts.
- (a) The Department has a "no motor vehicle pursuit" policy. Motor vehicle pursuits will be handled by the law enforcement agencies involved in the recapture efforts.
- (b) If an escapee is detected and flees in a motor vehicle, the detecting correctional officer or Office of the Inspector General personnel will immediately communicate this information to the assisting agencies and allow them to take over any pursuit of a motor vehicle.
- (c) The detecting correctional officer or Office of the Inspector General personnel will obtain as much descriptive information as possible about the suspect vehicle (location, direction of travel, color, make of vehicle, model of vehicle, tag, and occupant description).
 - (5) Responsibilities.
- (a) It will be the responsibility of the appropriate assistant deputy director, regional director, warden, or Inspector General to:
- 1. Ensure all officers and Office of the Inspector General personnel assigned as drivers of emergency vehicles authorized under subsection (1) of this rule are properly trained in the safe operation of emergency vehicles and have completed an emergency vehicle operations course or a reasonable equivalent as approved by the Department.
- 2. Ensure all officers and Office of the Inspector General personnel assigned as drivers of emergency vehicles authorized under subsection (1) of this rule maintain American Safety and Health Institute CPR certification or its equivalent.

- 3. Ensure all emergency and non-emergency vehicles authorized under this rule are maintained in good condition.
- 4. Ensure all officers and Office of the Inspector General personnel assigned as drivers of emergency or non-emergency vehicles authorized under this rule have not, within the past three years, been convicted of reckless driving or driving under the influence of alcohol or controlled substances and have not had their driver's license suspended under the point system provided for in Chapter 322, F.S.
- 5. Ensure all officers and Office of the Inspector General personnel assigned as drivers of emergency or non-emergency vehicles authorized under this rule possess a valid State of Florida driver's license.
- 6. Ensure that all drivers of emergency or non-emergency vehicles authorized under this rule are periodically inspected for continued compliance with the provisions of this subsection.
- (b) It will be the responsibility of the driver of any emergency or non-emergency vehicle authorized under this rule to:
- 1. Advise his or her supervisor of any change to his or her driving status, including but not limited to license suspension.
- 2. Advise his or her supervisor of any physical or mental defect, disease, or condition that would adversely affect or impair his or her ability to drive an emergency vehicle. This includes the use of prescription or over the counter medication that may impair a person's reaction time, cause drowsiness, or result in any other mental or physical impairment.
- 3. Comply with all provisions of this rule and state Uniform Traffic Control laws of Chapter 316, F.S.
 - (6) Training.
- (a) The Bureau of Staff Development will design and implement an emergency vehicle operation course of no less than sixteen hours. This training will mirror that which is currently afforded law enforcement students in certified law enforcement academies. This course may be condensed to better suit the Department's needs; however, it will provide students with advanced driving techniques and a clear understanding of current law and legal expectations.
- (b) Correctional officers and Office of the Inspector General personnel who have attended and successfully completed a certified law enforcement crossover course and have their certificates of certification as law enforcement officers on file with the Department will be required to complete only the 4-hour classroom portion of the 16-hour training course. In the event there is no cross over emergency vehicle operation course, the additional Department training described in paragraph (6)(a) of this rule will be required.
- (c) The Bureau of Staff Development will ensure this course is updated annually or as needed based on current state Uniform Traffic Control laws, Chapter 316, F.S.

(d) The course of study will be mandatory for all persons prior to operating any vehicle equipped with both blue lights and a siren and will be documented in each person's personnel file and training record.

(e) Wardens, regional directors, and other staff authorized by the Secretary or designee may operate non-emergency vehicles equipped with blue lights only (no siren) without completing the emergency vehicle operation course.

Rulemaking Authority 944.09 FS. Law Implemented 316.003, <u>316.006</u>, 316.072, 316.2397, <u>316.271</u> FS. History—New 6-16-08, amended 10-29-08, ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Hope Gartman, Assistant Deputy Secretary of Institutions NAME OF AGENCY HEAD WHO APPROVED THE

PROPOSED RULE: Ricky D. Dixon, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 3, 2025

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: February 7, 2025

Section III Notice of Changes, Corrections and Withdrawals

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-6.010 Payment Methodology for Nursing Home

Services

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 51 No. 29, February 12, 2025 issue of the Florida Administrative Register.

59G-6.010 Payment Methodology for Nursing Home Services.

- (1) No change.
- (2) Definitions.
- (a) through (j) No change.
- (k) Fair Rental Value System (FRVS) Rate A FRVS is used to reimburse providers for their facility related capital costs. A provider must submit an FRVS survey to the Agency for Health Care Administration (AHCA) using the electronic form and instructions on the Florida Nursing Home: Fair Rental Value Survey web page. The survey information is used to compute an adjusted age for each provider, based on the most recent survey received by April 30 of each year for the subsequent rate period. The nursing facility provider's FRVS survey will be used to calculate the rate for a future rate period.

Facilities must report each project in chronological order by date from initial construction to present. Each project must be reported separately regardless of type of project and year of completion. A project will either be a bed addition, bed replacement, or renovation/major improvement. Facilities should be prepared to define each project in such a way that makes clear the separation of individual projects. It is possible to have multiple projects of the same type in the same year. Example—a roof replacement project would be reported separately from a kitchen renovation project even if they were completed in the same year. The minimum cost of a renovation is \$500 per bed. If a project does not meet this minimum threshold, it will not be used in the FRVS calculation.

- (l) through (gg) No change.
- (3) through (6) No change.

Section IV Emergency Rules

NONE

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-4.010 Sanitation and Safety Requirements

NOTICE IS HEREBY GIVEN that on May 07, 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 Pille Box Lunch Corp. 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.Lee@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 STATE

Division of Arts and Culture

The Florida Division on Arts and Culture and the Florida Folklife Council announces a telephone conference call to which all persons are invited.

DATE AND TIME: June 6, 2025, 9:00 a.m.

PLACE: This meeting will take place via zoom. Join Zoom Meeting: https://dos-myflorida.zoom.us/j/83192979299

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss, review and take action on recommendations for the Florida Folklife Award and any other items that come before the Council. Note: If a quorum of members does not attend, items on the agenda for formal action will be discussed as a workshop by those present, and written minutes will be taken although no formal action will be taken.

A copy of the agenda may be obtained by contacting: Dominic Tartaglia at dominic.tartaglia@dos.myflorida.com

For more information, you may contact: the Division of Arts and Culture at (850)245-6470 or visit their website https://dos.myflorida.com/cultural/.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Plant Industry

RULE NOS.:RULE TITLES:

5B-54.001 Definitions

5B-54.003 Regulated Honey Bee Pests, Races, and Regulated Articles

5B-54.006 Movement of Regulated Articles

5B-54.010 Registration with the Department

5B-54.0105 Location of Managed Honey Bee Colonies

5B-54.011 Apiary Inspection Procedures

5B-54.0115 Special Inspection and Certification Fees

5B-54.013 Identification of Ownership of Honey Bee Hives

5B-54.014 Issuance of Certificates

5B-54.017 Destruction or Treatment of Infested or Infected Colonies

5B-54.0175 Irradiation of Beekeeping Equipment

5B-54.018 Compensation for Infested or Infected Colonies

5B-54.019 Procedures for Abandoned Apiaries

The Honey Bee Technical Council announces a public meeting to which all persons are invited.

DATE AND TIME: May 23, 2025, 11:00 a.m.

PLACE: Please join the meeting from your computer, tablet, or smartphone via

https://meet.goto.com/964746597

https://gcc02.safelinks.protection.outlook.com/?url=https%3A %2F%2Fmeet.goto.com%2F964746597&data=05%7C02%7C Sheila.Mcmahon%40fdacs.gov%7Ced144d27cb9246d3a4660 8dd8ccbed2d%7C62557d98bd114a888a7b57bc3df0190b%7C 0%7C0%7C638821529686572946%7CUnknown%7CTWFpb GZsb3d8eyJFbXB0eU1hcGkiOnRydWUsIIYiOiIwLjAuMDA wMCIsIIAiOiJXaW4zMiIsIkFOIjoiTWFpbCIsIldUIjoyfQ%3 D%3D%7C0%7C%7C%7C&sdata=C8nmodQhj86CoJOj98ea 5BJMuthfmCDhY4SRyKqetuc%3D&reserved=0

GENERAL SUBJECT MATTER TO BE CONSIDERED: UF Bee Lab updates, Industry issues, New business

A copy of the agenda may be obtained by contacting: Erin.Jenkins@FDACS.gov

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Fruit and Vegetables

The Citrus Research and Development Foundation, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, June 11, 2025, 2:30 p.m. (Eastern Standard Time)

PLACE: Hyatt Regency Coconut Point Resort and Spa, 5001 Coconut Road, Bonita Springs, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General meeting to discuss and recommend the assessment rate for the upcoming 2025-2026 season.

A copy of the agenda may be obtained by contacting: Ms. Audrey Nowicki by phone at (863)956-5894 or email at anowicki@citrusrdf.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 72 hours before the workshop/meeting by contacting: Ms. Audrey Nowicki by phone at (863)956-5894 or email at anowicki@citrusrdf.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Ms. Audrey Nowicki by phone at (863)956-5894 or email at anowicki@citrusrdf.org.

REGIONAL PLANNING COUNCILS

Central Florida Regional Planning Council

The Heartland Regional Transportation Planning Organization (HRTPO) announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, May 21, 2025, 10:00 a.m.

PLACE: Career Source Heartland, 5901 U.S. Hwy 27 South, Suite 1, Sebring, FL 33870

GENERAL SUBJECT MATTER TO BE CONSIDERED: Joint regular meeting of the Heartland Regional Transportation Planning Organization (HRTPO) Citizens Advisory Committee (CAC) and the Technical Advisory Committee (TAC).

Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability or income. Persons who require special accommodations under the Americans with Disabilities Act or persons who require translation services (free of charge) should contact the CFRPC Title VI/Nondiscrimination Coordinator, Indihra Chambers, (863)534-7130 extension 127, or via Florida Relay Service 711, or by email: ichambers@cfrpc.org at least three (3) days before the meeting/workshop.

La participación pública es solicitada sin distinción de raza, color, origen nacional, sexo, edad, discapacidad, religión o situación familiar. Las personas que requieren asistencia bajo la Ley sobre Estadounidenses con Discapacidades (ADA) o la traducción de idiomas, de forma gratuita deben ponerse en contacto con la Coordinadora de Título VI / No Discriminación/ADA, Indihra Chambers, CFRPC a (863)534-7130 extensión 127, oa través de el Transmisión de la Florida 711, o por correo electronico ichambers@cfrpc.org al menos tres (3) días antes del evento o reunion.

A copy of the agenda may be obtained by contacting: Marybeth Soderstrom, Transportation Director, at 1(863)534-7130, ext. 134 or at msoderstrom@cfrpc.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 3 days before the workshop/meeting by contacting: Marybeth Soderstrom, Transportation Director, at 1(863)534-7130, ext. 134 or at msoderstrom@cfrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Marybeth Soderstrom, Transportation Director, at 1(863)534-7130, ext. 134 or at msoderstrom@cfrpc.org.

DEPARTMENT OF ELDER AFFAIRS

Long-Term Care Ombudsman Program

The Long-Term Care Ombudsman Program announces a public meeting to which all persons are invited.

DATES AND TIMES: May 13, August 12, November 4, 2025, 10:00 a.m. - 11:30 a.m.

PLACE: *NOTE VENUE CHANGE: 4161 Carmichael Ave, Suite 202, Jacksonville FL 32207

GENERAL SUBJECT MATTER TO BE CONSIDERED: First Coast Council business

A copy of the agenda may be obtained by contacting: Dept. of Elder Affairs / LTCOP, 4040 Esplanade Way, Tallahassee, Fl. 32399, or call: (904)391-3942, or email: ltcopinformer@elderaffairs.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 72 hours before the workshop/meeting by contacting: (904)391-3942, or email: ltcopinformer@elderaffairs.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF ELDER AFFAIRS

Long-Term Care Ombudsman Program

The Long-Term Care Ombudsman Program announces a public meeting to which all persons are invited.

DATE AND TIME: November 19, 2025; 1:00 p.m.

PLACE: 3800 Common Wealth Blvd., Douglas Building, Tallahassee

GENERAL SUBJECT MATTER TO BE CONSIDERED: Panhandle District Council business

A copy of the agenda may be obtained by contacting: Dept. of Elder Affairs / LTCOP, 4040 Esplanade Way, Tallahassee, Fl. 32399, or call: (850)921-4703, or email: ltcopinformer@elderaffairs.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 72 hours before the workshop/meeting by contacting: (850)921-4703, or email: ltcopinformer@elderaffairs.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

The Medicaid Drug Utilization Review Board Meeting announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, June 26, 2025, 1:30 p.m. – 4:30 p.m., Eastern Standard Time

PLACE: Virtual

Join from PC, Mac, iPad, or Android:

https://primetherapeutics.zoom.us/j/84699117463

Phone one-tap:

- +17193594580,,84699117463# US
- +12532050468,,84699117463# US

Join via audio:

- +1(719)359-4580 US
- +1(253)205-0468 US
- +1(253)215-8782 US (Tacoma)
- +1(346)248-7799 US (Houston)
- +1(669)444-9171 US
- +1(669)900-9128 US (San Jose)
- +1(564)217-2000 US
- +1(646)558-8656 US (New York)
- +1(646)931-3860 US
- +1(689)278-1000 US
- +1(301)715-8592 US (Washington DC)
- +1(305)224-1968 US
- +1(309)205-3325 US
- +1(312)626-6799 US (Chicago)
- +1(360)209-5623 US
- +1(386)347-5053 US
- +1(507)473-4847 US

Webinar ID: 846 9911 7463

International numbers available: https://primetherapeutics.zoom.us/u/keaXv3zjgV

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting involves review and approval of drug use criteria and standards for both prospective and retrospective drug use reviews; application of criteria and standards in the DUR activities; review and report result of drug use reviews; recommend and evaluate educational intervention programs.

A copy of the agenda may be obtained by contacting: https://ahca.myflorida.com/medicaid/prescribed-

drugs/pharmacy-meeting-notices

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

The Medicaid Drug Utilization Review Board announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, June 26, 2025, 1:30 p.m. – 4:30 p.m., Eastern Standard Time

PLACE: Join from PC, Mac, iPad, or Android:

https://primetherapeutics.zoom.us/j/84699117463

Phone one-tap:

- +17193594580,,84699117463# US
- +12532050468,,84699117463# US

Join via audio:

- +1(719)359-4580 US
- +1(253)205-0468 US
- +1(253)215-8782 US (Tacoma)

- +1(346)248-7799 US (Houston)
- +1(669)444-9171 US
- +1(669)900-9128 US (San Jose)
- +1(564)217-2000 US
- +1(646)558-8656 US (New York)
- +1(646)931-3860 US
- +1(689)278-1000 US
- +1(301)715-8592 US (Washington DC)
- +1(305)224-1968 US
- +1(309)205-3325 US
- +1(312)626-6799 US (Chicago)
- +1(360)209-5623 US
- +1(386)347-5053 US
- +1(507)473-4847 US

Webinar ID: 846 9911 7463

International numbers available:

https://primetherapeutics.zoom.us/u/keaXv3zjgV

June 2024 DUR Agenda

(https://ahca.myflorida.com/medicaid/prescribed-

drugs/pharmacy-meeting-notices)

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting involves review and approval of drug use criteria and standards for both prospective and retrospective drug use reviews; application of criteria and standards in the DUR activities; review and report result of drug use reviews; recommend and evaluate educational intervention programs.

Members for the public who wish to testify at this meeting must register online at: https://forms.office.com/g/eW1Fv8H9MJ DUR Board meeting lottery will be OPEN from 6:00 a.m., ET on May 9, 2025, through Friday, May 30, 2025, at 9:00 a.m., ET. Those selected for public testimony must be present during the Webinar to speak. You will be notified of your selection

A copy of the agenda may be obtained by contacting: https://ahca.myflorida.com/medicaid/prescribed-

drugs/pharmacy-meeting-notices)

DEPARTMENT OF CHILDREN AND FAMILIES

status by 5:00 p.m., ET on Friday, June 3, 2025.

Mental Health Program

The Department of Children and Families, Substance Abuse and Mental Health Program Office announces a public meeting to which all persons are invited.

DATE AND TIME: This meeting originally scheduled for Wednesday, June 11, 2025, 2:30 p.m. -3:30 p.m., EST, will now be held May 14, 2025, 1:30 p.m. -3:00 p.m., EST.

Data Analysis Subcommittee

PLACE: Virtual meeting via Microsoft Teams Webinar. Participants must register for this meeting using the registration link below. The registration link is also available on the Department of Children and Families calendar of events located here:

https://www.myflfamilies.com/news-and-events Registration Link:

https://events.gcc.teams.microsoft.com/event/7c9580b4-1c59-44a2-9adc-4ae159494d82@f70dba48-b283-4c57-8831-

cb411445a94c

Call-in (audio only): 1(412)912-1530, Phone Conference ID: 556 577 52#

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Commission on Mental Health and Substance Use Disorder is meeting in accordance with section 394.9086, F.S. Discussion topics will include the status of Florida's behavioral health system of care and opportunities to further examine the current methods of providing mental health and substance use services in the state.

A copy of the agenda may be obtained by contacting: Aaron Platt at Aaron.platt@myflfamilies.com or (850)717-4331.

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: Aaron Platt at Aaron.platt@myflfamilies.com or (850)717-4331. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF COMMERCE

Division of Community Development

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

DATE AND TIME: May 19, 2025, 1:30 p.m., EST

PLACE: Microsoft Teams:

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

join/19%3ameeting_ZDdjNDkzM2ItNDQwNi00ZjAwLWIw MzMtZDU2NjllZTdjZGIz%40thread.v2/0?context=%7b%22 Tid%22%3a%22931da019-f64e-4908-b0f6-

44f8-93ba-c35a79a60160%22%7d Meeting ID: 256 851 630 274 5

Passcode: mP9WJ3nr

Dial in by Phone: +1(850)988-5144 Conference ID: 821 118 839#

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

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

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Ms. Jasmin Waye, Community Program Manager (WAP), by calling (850)717-8409 or emailing FloridaWAP@commerce.fl.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF COMMERCE

Division of Community Development

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

DATE AND TIME: May 22, 2025, 11:30 a.m., EST

PLACE: Microsoft Teams:

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

join/19%3ameeting_NWUxNGE4MmEtNTNjMS00MjVhLW FmY2MtZDU4YzQwYjI0Yjg1%40thread.v2/0?context=%7b %22Tid%22%3a%22931da019-f64e-4908-b0f6-

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

44f8-93ba-c35a79a60160%22%7d Meeting ID: 275 642 997 667 4

Passcode: XM9Wy33n

Dial in by Phone: +1(850)988-5144 Conference ID: 748 099 117#

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

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

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by

contacting: Ms. Jasmin Waye, Community Program Manager (WAP), by calling (850)717-8409 or emailing FloridaWAP@commerce.fl.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

NORTHEAST FLORIDA AREA AGENCY ON AGING

The ElderSource announces a public meeting to which all persons are invited.

DATE AND TIME: May 21, 2025, 12:00 noon PLACE: 10688 Old St Augustine Rd or Virtual

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business

A copy of the agenda may be obtained by contacting: Jessica.delrio@myeldersource.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 1 days before the workshop/meeting by contacting: Jessica.delrio@myeldersource.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Jessica.delrio@myeldersource.org

FLORIDA FOUNDATION FOR CORRECTIONAL EXCELLENCE, INC.

The Florida FOundation for Correctional Excellence announces a public meeting to which all persons are invited.

DATE AND TIME: May 20, 2025, 10:00 a.m., EDT

PLACE: FDC Central Office and virtual teleconfernce

GENERAL SUBJECT MATTER TO BE CONSIDERED: Quarterly Board of Directors Meeting

A copy of the agenda may be obtained by contacting: admin@flcorrectinalexcellence.com

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: admin@flcorrectinalexcellence.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).

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: admin@flcorrectinalexcellence.com

CENTER FOR INDEPENDENT LIVING IN CENTRAL FLORIDA, INC.

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

DATE AND TIME: May 15, 2025, 8:30 a.m.

PLACE: 720 N Denning Drive, Winter Park FL 32789 GENERAL SUBJECT MATTER TO BE CONSIDERED: Development Committee Meeting

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Maria Diaz (407)961-5541. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

HDR ENGINEERING, INC. - PENSACOLA

The Escambia County announces a workshop to which all persons are invited.

DATE AND TIME: Wednesday, May 14, 2025, 5:00 p.m. - 7:00 p.m.

PLACE: Lexington Terrace Community Center, located at 700 S. Old Corry Field Road, Pensacola, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Escambia County invites the community to provide input on two proposed roadway concepts as part of the South Navy Boulevard Improvement Plan. This one-mile corridor, stretching from Barrancas Avenue to the Sam A. Lovelace Bridge, serves as a key gateway to NAS Pensacola and supports nearby neighborhoods and businesses.

The improvement project aims to enhance safety, mobility, and visual appeal along the corridor, including improvements in lighting, landscaping, and overall roadway design. Following a comprehensive assessment of existing conditions, the project team has developed two draft concepts and is now seeking community feedback to help guide the final direction.

A copy of the agenda may be obtained by contacting: No agenda. Open house workshop. Max Rogers, mprogers@myescambia.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 7 days before the workshop/meeting by contacting: Max Rogers, AICP, Development Program Manager, Escambia County Community Redevelopment Agency, 221 Palafox Place, Ste. 305, Pensacola, FL 32502, Office: (850)595-3499, E-mail: mprogers@myescambia.com. If you are hearing or speech impaired, please contact the agency

using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Max Rogers, AICP, Development Program Manager, Escambia County Community Redevelopment Agency, 221 Palafox Place, Ste. 305, Pensacola, FL 32502, Office: (850)595-3499, E-mail: mprogers@myescambia.com.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

NOTICE IS HEREBY GIVEN that Department of Financial Services, Division of Insurance Agent and Agency Services has received the petition for declaratory statement from Amanda Baumann, Deputy Chief/Fire Marshal, Nassau County Fire Rescue, on May 6, 2025The petition seeks the agency's opinion as to the applicability of FFPC 8th edition, NFPA 101, Chapter 32, NFPA 13R Fire Sprinkler System as it applies to the petitioner.

1. Is an Assisted Living Facility classified as a residential occupancy per the State of Florida? 2. Under the FFPC 8th Edition, NFPA 101, Chapter 32 New Residential Board and Care Occupancies, can a large facility (assisted living facility) (sleeping accommodations for more than 16 residents) utilize an NFPA 13R Fire Sprinkler System?

A copy of the Petition for Declaratory Statement may be obtained by contacting: Sarah Marcos, Sarah.Marcos@myfloridacfo.com

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF TRANSPORTATION

Ponce De Leon Chiller Replacement F3Y82 Notice of Upcoming Public Meetings for F3Y82

DEPARTMENT OF TRANSPORTATION In accordance with F. S. 255, the Florida Department of Transportation (FDOT) announces public meetings associated with the subject procurement, to which all persons are invited. GENERAL SUBJECT MATTER TO BE CONSIDERED: Selection of awardee for project F3Y82. DESCRIPTION: Replacement of a 60 Ton Air Cooled Scroll Packaged Chiller and related renovations for the Ponce De Leon Administration Building. The successful bidder will be responsible for the implementation of this project from preparation/payment of permits through completed installation. For complete advertisement information including the agenda for all public meetings and any schedule updates please refer to the FDOT, D3 website: https://www.fdot.gov/contracts/d3/fcocontracts

REGIONAL PLANNING COUNCILS

Northeast Florida Regional Planning Council

TIDAL INUNDATION ANALYSIS FOR BAKER COUNTY VULNERABILITY ASSESSMENT

This Request for Proposal (RFP) is to obtain the services of a Vendor that provides environmental data analysis to assist the NEFRC in determining the extent, depth, and timing of tidal inundation along the tidally influenced portion of the St. Marys River (from the mouth to the furthest extent of the Florida-Georgia border that includes Baker County) as part of a Vulnerability Assessment being conducted by NEFRC for

Baker County. A copy of the RFP can be obtained from our website at http://www.nefrc.org.

Proposals must be received no later than 4:00 p.m., Eastern Daylight Time (EDT), on Thursday, May 29, 2025. Proposals received after this date and time WILL NOT be considered.

Section XII Miscellaneous

DEPARTMENT OF STATE

Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraph 120.55(1)(b)6. – 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Thursday, May 1, 2025, and 3:00 p.m., Wednesday, May 7, 2025.

Rule No.	File Date	Effective Date
53ER25-23	5/1/2025	5/19/2025
53ER25-24	5/1/2025	5/5/2025
59G-4.150	5/5/2025	5/25/2025
61G15-19.004	5/6/2025	5/26/2025
61G15-20.007	5/6/2025	5/26/2025
61G15-20.008	5/6/2025	5/26/2025
61G15-22.012	5/6/2025	5/26/2025
61G15-23.005	5/6/2025	5/26/2025
62-621.250	5/7/2025	5/7/2025
62-621.300	5/7/2025	5/7/2025
64B5-25.003	5/6/2025	5/26/2025
64B8-9.0092	5/2/2025	5/22/2025
64B15-14.0077	5/2/2025	5/22/2025
64B16-26.103	5/2/2025	5/22/2025
64B19-11.002	5/2/2025	5/22/2025
64W-4.001	5/1/2025	5/21/2025
64W-4.002	5/1/2025	5/21/2025
64W-4.003	5/1/2025	5/21/2025
64W-4.004	5/1/2025	5/21/2025
64W-4.005	5/1/2025	5/21/2025
64W-4.006	5/1/2025	5/21/2025
64W-6.001	5/1/2025	5/21/2025
64W-6.002	5/1/2025	5/21/2025
64W-6.003	5/1/2025	5/21/2025
64W-6.004	5/1/2025	5/21/2025
64W-6.005	5/1/2025	5/21/2025
64W-6.006	5/1/2025	5/21/2025

68A-13.004	5/7/2025	7/1/2025
69V-560.903	5/1/2025	5/21/2025
69V-560.905	5/1/2025	5/21/2025
69V-560.908	5/1/2025	5/21/2025

LIST OF RULES AWAITING LEGISLATIVE APPROVAL SECTIONS 120.541(3), 373.139(7) AND/OR 373.1391(6), FLORIDA STATUTES

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Rule No.	File Date	Effective Date
14-10.0043	4/11/2025	**/**/***
60FF1-5.009	7/21/2016	**/**/***
64B8-10.003	12/9/2015	**/**/***
65C-9.004	3/31/2022	**/**/***

PROJECT MANAGEMENT SERVICES, INC.

Addendum 3 - Cornerstone Turf Field

ADDENDUM NO. 3

Project: Cornerstone Classical Academy - Synthetic Turf

Competition Field Date: May 7, 2025

To: All Prospective Proposers

Subject: Updated RFI Log and Geotechnical Reports

This Addendum No. 3 serves to notify all prospective proposers of the availability of the updated RFI log and geotechnical reports for the Cornerstone Classical Academy – Synthetic Turf Competition Field project.

The addendum includes:

- Responses to pre-bid RFIs
- Revised RFI log
- Geotechnical exploration reports

This addendum is considered part of the official bid documents.

All other terms and conditions remain unchanged.

Proposal Due Date: May 9, 2025, 11:00 a.m. (EST)

Proposal Submission: By email to rfarkas@pmsitx.com with

copy to s.williams@rowearchitects.com

To request the full bid documents and ShareFile access, email

Robert Farkas with copy to Steve Williams.

Issued by:

Cornerstone Classical Academy

Robert Farkas, PMSI (rfarkas@pmsitx.com)

Steve Williams, Rowe Architects (s.williams@rowearchitects.com)

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.