STATE OF WISCONSIN
CIRCUIT COURT DANE COUNTY
Small Claims
Publication Summons

Publication Summons and Notice of Filing 2020SC002155
If you need help in this matter because of a disability, please call: 608 266 4311
Plaintiff(s)
Capital One Bank (USA), N.A. c/o Blitt and Gaines, P.C.
731 N Jackson St, Suite 660
Milwaukee, WI 53202
Vs

LEGAL NOTICE

BOARD OF EDUCATION PROCESSINGS for Regula MEMBERS PRESENT

Defendant(s)

LEGAL NOTICE

Jacob J Biggs 849 Jana Ln, Apt 7 Madison, WI 53704-8518 Publication Summons and Notice of Filing TO THE PERSON(S) NAMED ABOVE AS DEFENDANT(S):

AS DEFENDANT(S):

You are being sued by the person(s) named above as Plaintiff(s). A copy of the claim has been sent to you at your address as stated in the caption above. The lawsuit will be heard in the following Small Claims Court:
Dane County Courthouse
Telephone number of the Clerk of Court:

LEGAL NOTICE

Cris Carusi, Savion Castro, Chris Gomez Schmidt, Ananda Mirilli, Ali Muldrow, Gloria Revers Mander Meulen

MEMBERS ABSENT: STUDENT REP. PRESENT: STAFF PRESENT: CALL TO ORDER

The Regular meeting was called to order by President Gloria Reyes at 6:03 p.m.
General Counsel Sherry Terrell-Webb administered the Oath of Office to the three
newly elected board members Savion Castro, Chris Gomez Schmidt, and Nicki

ar. nominations for the office of treasurer, ananda mirilli tho accepted the nomination. Board members voted avion Castro was elected treasurer for the 2020/2021 for nominations for the office of clerk. Savion Castro Meulen who accepted the nomination. Board members soll and Nicki Vander Meulen was re-elected clerk for the

by Nicki Vander Meulen to amend baed changes to Policy 6244 but bontracted services that shall be

ielf due to a potential conflict with her employer. amend the contract under Item 9--Recruitment and uding the means by which the School will achieve

STATE OF WISCONSIN Department of Veterans Affairs

In the matter of rulemaking proceedings before the Department of Veterans Affairs. ORDER OF THE DEPARTMENT OF VETERANS AFFAIRS ADOPTING EMERGENCY RULES

608 266 4311

LEGAL NOTICE

Address: 215 S. Hamilton Street – Madison, WI 53703-3285 on the following date and time: 06/26 /2020 at 9:00 am

f you do not attend the hearing, the court

If you do not attend the nearing, the court may enter a judgment against you in favor of the person(s) suing you. A copy of the claim has been sent to you at your address as stated in the caption above. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future, and may also be enforced by garnishment or seizure of

LEGAL NOTICE

is Reyes and seconded by Ali Muldrow that the approved and the Environment of the Control of the Alice of the Control of the C

LEGAL NOTICE

without appearing in court on the court date by filing a written Answer with the clerk of court BEFORE the court date.

You must send a copy of your Answer to the Plaintiff(s) named above at their address. You may contact the clerk of court at the telephone number above to determine if there are other methods to answer a Small Claims complaint in that county.

LEGAL NOTICE

You may have the option to

School Boards and support of the sup

pport family, youth, and community engager ervices to support family and youth engagem Instructional Computer Workstations for

4 Human Resources Transactions Report ANY INDIVIDUAL ITEMS IDENTIFIED UNDER SECTION 9 ELECTRONIC AGENDA THAT WERE SEPARATED FROM THE CONSOLIDATING THE CONSENT AGENDA ITEMS c. to deliver youth writing workshops virtually and to produce a special buth writing, in an amount not to exceed \$38,400 using 2019/20 MMSD llence funds. Student advisory vote was as a Magazine.

by Gloria Reyes and seconded by ananda mirilli that the approve the Holtzman Road build-out project as described unit of \$882,582 with funding from 2020/21 (\$992,282) (TIF C urried 6-1 with Nicki Vander Meulen voting nodent advisory con viried 6-1 with Nicki Vander Meulen voting nodent advisory con the control of the project of the control of t carried (7-0).
Reyes and seconded by Cris Carusi that the listrict to request a DFI walver to the Civics Gradies of the Civics Gradies of the Civics Gradies of the Civics of the Civics

d by Gloria Reyes and seconded by Cris Carusi that the Board of uthorize the District to request a DPP waiver to the Instructional Hours the Committee of the Crist State of the Crist

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The statement of scope for this rule, SS 035-20, was approved by the Governor on May 6, 2020, published in Register No. 773A2 on May 11, 2020, and approved for implementation by the Secretary of the Department of Veterans Affairs on May 21, 2020.

This emergency rule was approved by the Governor on May 29, 2020.

QNDER
An order of the Department of Veterans Affairs to repeal VA 2.01 (k); and to amend VA 2.01 (1) (d), (e), and (i), (2) (a), (b) 1. and 3., and (3) (a) and (b); relating to the assistance to needy veterans grant program.

FINDING OF EMERGENCY

On March 12, 2020, Governor Tony Evers issued Executive Order #72, which proclaims that a public health emergency exists for the State of Wisconsin. As this emergency has a significant impact on Wisconsin veterans and their families, the Department of Veterans Affairs finds that an emergency exists and that the proposed emergency rule is necessary for the immediate preservation of public health, safety, and welfare. Facts

Analysis prepared by the Department of Veterans Affairs. Statutes interpreted: Sections 45.03 (2) and 45.40, Stats.

Statutory authority: Section 45.40 (3m), Stats. Section 45.40 (3m), Stats. Explanation of agency authority: Section 45.40 (3m), Stats., provides that the department shall promulgate rules establishing eligibility criteria and household income limits for payments made for subsistence and health care aid under subs. (1m), (2), and (2m). Related statute or rule:

Related statute or rule:
None
Plain language analysis:
This emergency rule amends provisions in ch. VA 2, with the objective of expanding eligibility and removing barriers for a veteran to apply for subsistence and health care aid under the Assistance for Needy Veterans Grant program as specified in s. VA s 2.01. Current rules allow the department to provide subsistence and health care aid to veterans based on financial need who have experienced a recent loss of income due to an illness, injury, or natural disaster.
This emergency rule includes the following amendments:

Amends the definition for "available liquid assets" to exclude cash value of life insurance policies, liquid investments, including stocks and bonds and amounts in deposited in any retirement plans.

Amends the definition for "declaration of aid" to eliminate a requirement for the form to be signed by a county official.

Amends the definition for "description of benefits" to no longer expire 90 days after the date eligibility has been established.

Repeals a definition for "decoromic emergency".

Amends or repeal certain application requirements and timeframes.

Eliminates the eligibility threshold of 180 percent of the federal poverty guidelines.

Hallt care.
 Eliminates the eligibility threshold of 180 percent of the federal poverty guidelines.

Summary of, and comparison with, existing or proposed federal regulation:

None

None
Comparison with rules in adjacent states:
Illinois: The Illinois Military Veterans Assistance Act provides for financial assistance to indigent veterans through the city or town military veterans organization within each county. General assistance funds are allocated to a county for assistance to veterans and their families in accordance with the provisions of the Illinois Public Aid Code.

or in preparation of economic impact analysis: The rule will be posted to solicit economic impact comments Fiscal Estimate:

Governor's emergency authority.

Analysis and supporting documents used to determine effect on small business

Fiscal Estimate:
The Fiscal Estimate and Economic Impact Analysis is attached.

Effect on small business:
These proposed rules do not have an economic impact on small businesses, as defined in s. 227.114 (1), Stats.

Agency contact person:
Mindy Allen, Administrative Rules Coordinator, Department of Veterans Affairs, Office of

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ORDER OF THE STATE SUPERINTENDENT OF PUBLIC INSTRUCTION

ADOPTING EMERGENCY RULES

the Secretary, P.O. Box 7843, Madison, WI 53707-7843, Phone: (608) 264-6085, Email: DVAAdminRules@DVA.Wisconsin.gov Place and deadline for submission of comments: Comments may be submitted to the contact information listed above no later than the date of the public hearing. The date, time, and place of the public hearing will be published in the Wisconsin Administrative Register.

SECTION 1. VA 2.01 (1) (d), (e), and (i) are amended to read:

VA 2.01 (1) (d) 'Available liquid assets' means cash on hand, including cash in checking, savings, money market or similar accounts, eash value of life insurance policies, liquid investments, including stocks and bonds and amounts deposited in any retirement plans; owned, either jointly or solely, by the applicant or the applicant's family. applicant's family.

(e) "Declaration of aid" means a written determination regarding the availability of county, state, or federal aid administered by the county for an applicant. A declaration of aid must be signed by a county official authorized to determine whether aid is available for an applicant and the applicant's family and whether the applicant has accepted the aid available.

FINDING OF EMERGENCY
On March 12, 2020, Governor Tony Evers issued Executive Order #72, which proclaims that a public health emergency exists for the State of Wisconsin. As this emergency rules as significant impact on Wisconsin veterans and their families, the Department of Veterans Affairs finds that an emergency exists and that the proposed emergency rules is necessary for the immediate preservation of public health, safety, and welfare. Each constituting the emergency are as follows:

In times of a declared national or public health emergency, amended rule language is needed in order to expand eligibility for financial assistance to veterans who suffer a loss of income. Certain administrative rules relating to the Assistance to Needy Veterans Grant program were temporarily suspended on April 9, 2020, under the extend the amendments beyond the expiration of the Governor's emergency authority of the extend the amendments beyond the expiration of the Governor's emergency authority or natural disaster. The emergency rules would expand eligibility and remove and/or amend certain application requirements. or applicants county were misservice onlice in any required uccumentation is missing or if further verification is required to make a decision on the applicant's eligibility. The department shall terminate an application if such documentation or verification does not arrive at the department's central office within 30 days of that notification.

(b) 1. 'All applicants'. Except for applicants who are eligible under substances and applicants income shall not exceed 180 percent of the federal poverty guidelines; in effect on the date the application arrives at the department's central office, for the weeker of feasible sembles of feasible sembles of feasible sembles of the substance of feasible sembles of the substance of feasible sembles of feasible sembles.

s 3., the applicant's income shall not exceed 180 percent of the federal poverty guidelines; in effect on the date the application arrives at the department's central office, for the number of family members living in the primary residence. An applicant may apply for subsistence aid, health care aid, or both. Applications approved by the department shall have the balance of the maximum available aid allocated towards each type of aid requested, unless the applicant indicates a lesser amount in writing. Applications g shall be denied if no unallocated funds are available at the time of application. The department shall indicate on each description of benefits the type of health care or A subsistence aid authorized, the date the department confirmed that the applicant o amount available for each type of aid and for the cumulative limits of this section, and the amount of aid being authorized. No more than one description of benefits may be outstanding at any time, except where all health care providers have submitted binding e quotes prior to the issuance of more than one description of benefits, and are willing s to accept payment from this program in full for any service rendered to the applicant in accordance with the description of benefits. The department shall pay the lesser of the actual cost of services invoiced or the binding quote submitted by the health care provider. No payment shall be made by the department unless an itemized written or invoice is received by the department within 60 days of the expiration date, or any approved extension of that expiration date, as identified in the applicable description of benefits. Authorized applications for health care aid may not be withdrawn without the agreement of the provider of the health care aid.

Spouses and dependents of a member of the U.S. armed forces or of the Wisconsin National Guard claiming eligibility shall submit evidence that the service member has been deployed or activated, that due to the activation or deployment, and that the spouse and

indigent veterans through the city or town military veterans organization within each county. General assistance funds are allocated to a county for assistance to veterans and their families in accordance with the provisions of the Illinois Public Aid Code. In the

to the State Soldiers Assistance Fund, which includes a subsistence aid program that disaster. Applications may be made for any 30 day period within the 120 days following provides temporary financial assistance for eligible veterans. Summary of factual data and analytical methodologies:

aid may be granted for any 30 day period within the 120 days following the date of the verified loss of income. No more than 3 30-day periods of subsistence aid may be granted for any verified loss of income due to illness, injury, or natural on March 12, 2020, Governor Tony Evers issued Executive Order #72, which disaster. Subsistence aid shall be limited to the difference between the amount of to the State Soldiers Assistance Fund, which includes a subsistence aid program that provides temporary financial assistance for eligible veterans. Summary of factual data and analytical methodologies:

On March 12, 2020, Governor Tony Evers issued Executive Order #72, which of proclaimed that a public health emergency exists for the State of Wisconsin. As this emergency has a significant impact on Wisconsin veterans and their families, the Department of Veterans Affairs finds that an emergency exists and that the propose emergency rule is necessary for the immediate preservation of public health, safety, and welfare.

The Department deems it necessary to amend current rule language in order to expand administrative rules relating to the Assistance to Needy Veterans Grant program way other evidence the department deems credible. Illness or injury shall be verified in a form approved by the department deems remained in effect for the duration of the public health emergency declared in the results of alconatory of the public health emergency authority.

submitted on May 12, 2020. SECTION 5. EFFECTIVE DATE. This emergency rule shall take effect following publication in the official state newspaper pursuant to s. 227.24 (1) (c), Stats. (END OF RULE TEXT)

May 21, 2020 Agency /s/
Mary M. Kolar, Secretary
Department of Veterans Affairs
PUB: WSJ: June 5, 2020

LEGAL NOTICE

#1453-1 WNAXLP

LEGAL NOTICE

comments and the department's response to those comments are as follows

aukee, WI 53202 Defendant(s) Defendant(s)
Jacob J Biggs
849 Jana Ln, Apr 7
Madison, WI 53704-8518
Publication Summons and Notice of Filing
TO THE PERSON(S) NAMED ABOVE

Capital One Bank (USA), N.A. c/o Blitt and Gaines, P.C. 731 N Jackson St, Suite 660

LEGAL NOTICE

Dated this 5th day of June 2020

Batte dais of Julie 20 Blitt & Gaines Attorney David Olefsky 731 N Jackson St, Suite 660 Milwaukee, WI 53202 888-920-0620 WSJ: June 5, 2020 - 1126

IO THE PERSON(S) NAMED ABOVE
AS DEFENDANT(S):
You are being sued by the person(s)
named above as Plaintiff(s). A copy of the
claim has been sent to you at your
address as stated in the caption above.
The lawsuit will be heard in the following Small Claims Court: Dane County Courthouse

Telephone number of the Clerk of Court: 608 266 4311 Address: 215 S. Hamilton Street – Madison, WI 53703-3285

on the following date and time: 06/26 /2020 at 9:00 am If you do not attend the hearing, the court

may enter a judgment against you in favor of the person(s) suing you. A copy of the claim has been sent to you at your address as stated in the caption above. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future, and may also be enforced by garnishment or seizure of

enforced by garnishment or seizure of property. You may have the option to answer without appearing in court on the court date by filling a written Answer with the clerk of court BEFORE the court date. You must send a copy of your Answer to the Plaintiff(s) named above at their address. You may contact the clerk of court at the telephone number above to determine if there are other methods to answer a Small Claims complaint in that county.

Dated this 5th day of June 2020 Blitt & Gaines
Attornev David Olefsky

Blitt & Gaines Attorney David Olefsky 731 N Jackson St, Suite 660 Milwaukee, WI 53202 888-920-0620 WSJ; June 5, 2020 - 1125 Advertisement for Bids For Construction at Dane County

For Construction at Dane County Regional Airport Madison, Wisconsin Project No. MSN 1012 Sealed proposals for the work described herein will be received until 2:00 p.m. local time, Thursday, June 18, 2020, by the Wisconsin Department of Transporta-tion, Bureau of Aeronaytics, on healt of tion, Bureau of Aeronautics, on behalf of tion, Bureau or Aeronautics, on behalf of the Secretary, authorized agent for Dane County, in accordance with Wis. Stat. §114.32(3), at the office of the Bureau of Aeronautics, 4822 Madison Yards Way, 5th floor South, Madison, Wisconsin 53705; whereupon the sealed proposals received as provided above will be publicly opened and read via teleconfer-The bid results will be posted as soon as

practicable to the bureau of Aeronautics website here: https://wisconsindot.gov/Pages/doing-bus/aeronautics/airports

Website here: https://wisconsindor.gov/Pages/doing-bus/aeronautics/airports/arpt-bidinfo.aspx
COVID19 impact to bid submittal/delivery: Please be aware that bid submittal for this project will ONLY be accepted by mail through the United States Postal Service (USPS), as well as delivery services including, but not limited to, FedEx, UPS, DHL, and other similar delivery/courier services. No hand delivery of bids will be allowed or accepted. Mail and delivery services are generally delivered once a day to the state building and all parcels and mail are distributed once per day throughout the building. Please allow sufficient time for your bid to be received by the Bureau of Aeronautics prior to the bid deadline. Bids received by the Bureau of Aeronautics later than the time set forth above will be returned unopened. The correct mailing address is: Wisconsin Department of Transportation, Bureau of Aeronautics, 4822 Madison Yards Way. 5th Floor

mailing address is: Wisconsin Department of Transportation, Bureau of Aeronautics, 4822 Madison Yards Way, 5th Floor South, Madison, Wisconsin 53705. Senting bid documents by Priority Mail may not guarantee timely delivery to our office. Description of work: iption of work Base Bid: Construct Taxiway B Shoulders Alternate A: Rehabilitate Taxiway Edge Lighting Estimate of major quantities:

Base Bid: Asphalt Pavement Removal, 4200 SY; Unclassified Excavation, 32,000 CY; Subbase Course, 32,500 CY; Crush-

CY; Subbase Course, 32,500 CY; Crush-ed Aggregate Base Course, 16,000 CY; Joint Sealing Filler, 12,000 LF; Pavement Markings, 57,400 SF; 36-Inch Concrete Pipe, 83 LF; Seeding, 12 ACRE; Fertilizing, 12 ACRE; Topsoiling, 65,000 SY; HMA Pavement 4 MT 58-28 S, 9,100 TON; Mulching, 52,000 SY; Silt Fence, 2,600 LF; Erosion Mat, Class I, Type B, 9150 SY; and incidental construction 9,150 SY; and incidental construction

9,150 SY; and incidental construction items.

Alternate A: No. 8 AWG, 5 kV, L-824, Type C Cable, 42,400 LF; No. 6 AWG, Solid, Bare Copper Counterpoise Wire, 13,100 LF; 6-Pair, #19 AWG PE-39 Data Cable, 900 LF; No. 8 AWG, 600 V, Type C Cable, 2,010 LF; Expose and Relocate MALSR Cable, 1,120 LF; Electrical Conduit, 1-Way 2-Inch, 24,000 LF; Electrical Manhole, 18 EACH; LED Guidance Sign, Size 2, 24 EACH; LED MITL L-861T(L), 264 EACH; LED Runway Guard Light, L-804(L), 5 SET; Remove Taxiway Edge Light, 249 EACH; Remove Taxiway Guidance Sign, 24 EACH; Direction Bore, 2-Way, 4-Inch, Schedule 80 PVC, 200 LF; and incidental construction items.

80 PVC, 200 LF; and incidental construction items.
DBE Goal: 6.31% Contract Completion Time: 70 Working Days Proposals: Proposal forms are included with the plans and specifications, and are subject to the provisions of Wis. Stat. \$66.0901(7).
Plans and specifications: Digital (pdf format) Proposal Forms, Specifications, and other Contract Documents may be downloaded for an on-line non-refundable payment of \$25 through the Mead & Hunt, Inc. website www.meadhunt.com under "Electronic eBids". Input QuestCDN eBidDoc Number 6990509 to access the documents for this project. (Contact Helena Ziegler at Mead & Hunt 608-273-6380 if necessary to confirm the access number.) umber.) contact QuestCDN.com at LEGAL NOTICE education licensure would not have any options to obtain their license

Analysis and supporting documents used to determine effect on small business or in preparation of economic impact report:

The scope statement for this rule, SS 127-19, was published in Register No. 768A4, on December 23, 2019, and approved by State Superintendent Carolyn Stanford Taylor on January 6, 2020. The State Superintendent of Public Instruction hereby adopts an order to create s. PI 34.021 (1) (f), relating to emergency changes to PI 34 as a result of 2019 Wisconsin

ANALYSIS BY THE DEPARTMENT OF PUBLIC INSTRUCTION

Statute interpreted: s. 115.28 (7) (a) and (c), Stats.

Statutory authority: s. 115.28 (7) (a) and (c), Stats.

Explanation of agency authority:

The state superintendent has authority to make rules establishing standards of attainment and procedures for the examination and licensing of teachers generally under s. 115.28 (7) (a), Stats.:

115.28 General duties. The state superintendent shall:

(7) Licensing of teachers

(7) Licensing of teachers.

(7) Licensing of teachers.
(a) License all teachers for the public schools of the state; make rules establishing standards of attainment and procedures for the examination and licensing of teachers within the limits prescribed in ss. 118.19 (2) and (3), 118.191, 118.192, 118.193, 118.194, and 118.195; prescribe by rule standards, requirements, and procedures for the approval of teacher preparatory programs leading to licensure, including a requirement that, beginning on July 1, 2012, and annually thereafter, each teacher preparatory program located in this state shall submit to the department a list of individuals who have completed the program and who have been recommended by the program for licensure under this subsection, together with each individual's date of program completion, from each term or semester of the program's most recently completed academic year; file in the state superintendent's office all papers relating to state teachers' licenses; and register each such license.

register each such increase. Additionally, the state superintendent has the authority to license and make rules for the examination and licensing of persons employed to provide publicly funded special education and related services under s. 115.28 (7) (c), Stats.: 115.28 General duties. The state superintendent shall:

Some respondents requested consideration for changes to the rule which

do not lower the bar or create ambiguity for special education teachers seeking alternatives to the FORT exam as a pathway to licensure. They

believe the rules should be specific about the parameters of study, including content, assessment, and expert coaching that would take place in lieu of the FORT and that the rules should be uniform across the state regardless of the institution that designs or delivers the course of study. Further, they advocate for a course of study modeled on programs with demonstrated success in teaching foundational knowledge and skills and developed in consultation with higher education who have created courses based on reading science. They further believe that since the FORT and the course of study will be alternative ways of ensuring compliance with federal law requiring special education teachers to be highly qualified, an individual successfully completing the course of study needs to be prepared to demonstrate the same knowledge and skills to the same depth as that of a teacher earning a passing score on the FORT. Agency Response: The comments were forwarded to program staff for their consideration. their consideration. One respondent questioned the utility of requiring a set cut score on the FORT as a part of teacher certification in Wisconsin. Although the FORT and other educator performance assessments serve a purpose in teacher preparation, the addition of such assessments have created additional anxiety and financial burdens on students working toward teacher certification. The respondent requested relaxing the requirements around standardized testing and permit school districts to find candidates with scores according to their own needs without the state necessarily imposing a required cut score as a condition for teacher licensure.

Agency Response: The request is outside the scope of the proposed rule. However, the comments were forwarded to program staff for their consideration.

Comparison with rules in adjacent states: No states adjacent to Wisconsin currently require the Foundations of Reading Test as a condition for obtaining teacher licensure.

register each such license.

Additionally, the state superintendent has the authority to license and make rules for the examination and licensing of persons employed to provide publicly funded special education and related services under s. 115.28 (7) (c), Stats...

115.28 General duties. The state superintendent shall:

(7) Licensing of teachers.

(6) Subject to s. 118.19 (4m), license and make rules for the examination and licensing of persons, including teachers, employed to provide publicly funded special education and related services, as those terms are defined in s. 115.76 (14) and (15).

Related statute or rule:

Clearinghouse Rule 20-005, relating to changes to PI 34 as a result of 2019 Wisconsin Act 44, including the service of study that experiments are superintendent shall.

This emergency rule seeks to implement provisions under Clearinghouse Rule 20-005, which is pending at the fling of this rule. The emergency rule makes changes to ch 124 to conform the rule to changes in statute as a result of 2019 Wisconsin Act 44, including rules around what constitutes satisfactory completion of a course of study that as perial education its activated and the services are subjected to the service of study that as perial education its activate and the service of study that as perial education its activate and the service of study that as perial education teacher may complete as an alternative to the requirements: 1) the course of study provides ingrous instruction in the teaching of phonemic awareness, phonics, vocabulary, reading comprehension and fluency; 2) as expert of reading instruction; and 3) a student in the course of study demonstrates to the satisfaction of the agency that he or she successfully completed such a course of study provides ingrous instruction in the teaching of phonemic awareness, phonics, vocabulary, reading comprehension, and fluency by providing a portfolio of work. The department must waive the requirements to conform the rule to changes in statute as a result of 2019 Wisconsin dur

Anticipated costs incurred by private sector Effect on small business:

The proposed rules will have no significant economic impact on small businesses, as defined in s. 227.114 (1) (a), Stats.

Agency contact person: (including email and telephone)

Carl Bryan

Administrative Bulgo Conditions

Administrative Rules Coordinator Wisconsin Department of Public Instruction adminrules@dpi.wi.gov (608) 266-3275

SECTION 1. PI 34.021 (1) (f) is created to read:
PI 34.021 (1) (f) Reading. For candidates for special education licensure, the assessment of reading shall be demonstrated by the student meeting one of the following requirements:

a. Instruction in the teaching of phonemic awareness, phonics, vocabulary,

s. PI 34.070.

The Department of Public Instruction finds an emergency exists and that a rule is necessary for the immediate preservation of the public welfare. A statement of the facts constituting the emergency is:

closed due to COVID-19. Others the rule is modified to reliect changes in the statute as a result of 2019 Act 44, the department may be prevented from efficiently issuing teaching licenses and candidates for special education licensure would not have an option to obtain their license. The promulgation of emergency rules will ensure that the issuance of teaching licenses remains consistent with the changes in statute as a result of 2019 Act 44, while the associated permanent rule completes the promulgation process, as well as provide certainty for candidates for special education licensure during the COVID-19 emergency.

SECTION 3. EFFECTIVE DATE:

Carolyn Stanford Taylor

#1363-1 WNAXLP

tion, downloading, and working with this digital information. No paper plans and digital information. No paper plans and specifications will be provided. Proposal Submittal: This contract is NOT electronically bid. A paper bid submittal is

LEGAL NOTICE

952-233-1632 or info@questcdn.com for

ssistance in free membership registra-

electronically bid. A paper bid submittal is required.
COVID19 impact to bid submittal/delivery: Please be aware that bid submittal for this project will ONLY be accepted by United States Postal Service (USPS), as well as delivery services including, but not limited to, FedEx, UPS, DHL, and other similar delivery/courier services. No hand delivery of bids will be allowed or accepted. Mail and delivery services are generally delivered once a day to the state building and all parcels and mail are distributed once per day throughout the building. Please allow sufficient time for your bid to be received by the Bureau of Aeronautics prior to the bid deadline.
Proposal guaranty: Each proposal must STATE OF WISCONSIN
CIRCUIT COURT DANE COUNTY
Small Claims
Publication Summons
and Notice of Filing
2020SC002157
If you need help in this matter because of
a disability, please call: 608 266 4311f
you need help in this matter because of a
disability, please call: 608 266 4311
Plaintiff(s)
Capital One Bank (LISA) N.A. prior to the bid deadline. Proposal must be accompanied by a bid bond, certificate of annual bid bond, a certified check, bank's draft, bank's check, or postal money order made payable to the Wisconsin Department of Transportation Secretary for 5% of the total amount bid. Certified checks may be drawn on the account of the bidder submitting the proposal. Qualification of bidders:

Qualification of bloders:
The Bureau of Project Development
"Prequalification Statement" (AKA:
"Highways") will apply. The proper
forms can be found at: https://wisconsin-dot.gov/Pages/doing-bus/contractors/hcci
//regual /prequal.aspx Bid proposals will be opened only from those who have established their qualifi-cations for the work being bid upon. If a prospective bidder has submitted a

current statement and received approval rom the department, a re-submittal for this project is not required. Any prospective bidder who has not previously established their qualifications must file a pre-qualification statement on the proper forms and be received by the department or later than 12:00 noon, local time, Friday, June 5, 2020. Only prime or general contractors submitting the bid need to be prequalified; subcontractors do not need to be prequalified.

The qualification statement is a sworn general contractors suniting the binneed to be prequalified; subcontractors
do not need to be prequalified.
The qualification statement is a sworn
statement and consist of information
relating to financial ability, equipment, and
experience in the work prescribed in this
proposal. The statement shall be in
writing on the proper standard form
furnished by the department. The department will evaluate the statement and
determine acceptability prior to bid
allowance. Each bidder is required to
submit a "Bidder's Request to Bid
/Current Workload" form for this project,
and it should be received by the bureau
no later than 24 hours prior to the bid
opening. Bidders are urged to submit this
form as early as possible to determine
eligibility prior to preparing the bidding
proposal. Failure to submit the request to
bid/current workload form may result in
the rejection of the bid.
Federal Requirements: This project is
federally funded and federal provisions
and requirements apply. Federal provisions made part of, but not limited to this
contract include: Buy American Preference, Foreign Trade Restriction, Davis
Bacon, Affirmative Action, Governmentwide Debarment and Suspension, Governmentwide Requirements for Drug-free
Workplace.
Hours of labor and minimum wage rates:

Hours of labor and minimum wage rates: Pursuant to regulations provided by applicable federal and/or state laws, the hours of labor and minimum wage rates

are set forth in the proposal.

Affirmative action: The department hereby

Affirmative action: The department of the notifies all bidders that it will affirmatively insure that in any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be taged business enterprises will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, sex, or national origin in consideration for an award. Affidavit of non-collusion: A required

consideration for an award.

Affidavit of non-collusion: A required affidavit of non-collusion will be incorporated as part of the proposal cover provided to each prospective bidder. Failure to complete the sworn statement makes the bid non-responsive and ineligible for award consideration. By signing the proposal cover each bidder by or on behalf of the person, firm, association, or corporation submitting the bid, certifies that such person, firm, association, or corporation has not, either directly or indirectly, entered into agreement, participated in any collusion, or otherwise taken any action, in restraint of free competitive bidding in connection with the submitted bid. This sworn statement shall be executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer caths.

Pre-bid conference: A pre-bid conference will be held on June 2, 2020 at 10:00 am and will be conducted by teleconference in accordance with best practices for COVID19 social distancing recommendations. (Phone number: +1 414-436-5400; Conference ID: 125 359 552#). A physical visit of the site may be authorized by the airport on a case by case basis. Questions arising from site visits shall be submitted by email to the contact person below. Answers will be provided to all plan holders via a subsequent addendum. The purpose of the meeting will be to familiarize all concerned persons with the project and conditions at the airport.

For further information, contact Levi Ney at 608-443-0620, email levi.ney @meadhunt.com. further information, contact Levi Ney 608-443-0620, email levi.ney at 600-440-0022, @meadhunt.com. Dane County, Wisconsin Represented by Craig Thompson, Secre-

Department of Transportation Sponsor's Authorized Agent WSJ: May 29 and June 5, 2020 - 653

OPPORTUNITY In accordance with the federal

Fair Housing Act, we do not accept for publication any real estate listing that indicates any preference, limitation, or discrimination based on race, color, religion, sex, disability, family status, national origin or

status as a victim of domestic

abuse, sexual assault or stalking. If you believe a published

listing states such a preference, limitation, or discrimina-tion, please notify this publica-

tion at fairhousing@lee.net.

LEGAL NOTICE

(608) 266-3275 Place where comments are to be submitted and deadline for submission: Comments should be submitted to Carl Bryan, Department of Public Instruction, 125 S. Webster Street, P.O. Box 7841, Madison, WI 53707-7841 or at adminrules@dpi.wi.gov. The Department will publish a hearing notice in the Administrative Register which will

1. Earning a passing score on the examination required under s. 118.19 2. Completing a course of study under s. 118.19 (14) (b), Stats., that includes the following:

reading comprehension, and fluency.

b. Feedback and coaching from an expert of reading instruction. In this subdivision, an expert of reading instruction is an individual employed by a school district or an approved program with a master's degree or higher in reading, literacy, curriculum and instruction with a concentration in literacy, or special education with a concentration in literacy, or an individual who holds a reading specialist license under s. Pl 34.070.

c. A portfolio of work that demonstrates competence in pho awareness, phonics, vocabulary, reading comprehension, and fluency.

SECTION 2. FINDING OF EMERGENCY

constituting time emergency is:
2019 Wisconsin Act 44 made changes to the statutes governing the issuance of
teaching licenses. The department is required by statute to promulgate rules in order
to administer the licensure of all educators in the state and provide an alternative to the
requirement that a candidate special education licensure must achieve a passing score
to pass the FORT. Many testing centers that would otherwise administer the FORT have
closed due to COVID-19. Unless the rule is modified to reflect changes in the statute

The rules contained in this order shall take effect upon publication as emergency rules pursuant to the authority granted by s. 227.24, Stats.

Dated this _____ day of ______, 2020

PUB: WSJ: June 05, 2020