Disbursement Handbook
for Employees and Managers

Aiming for Tomorrow's Standards Today!
# Table of Contents

**EMERGENCY DISBURSEMENT GUIDANCE** ................................................................................................. 9

- Class C Travel ................................................................................................................................. 10
- Emergency Cardholders and Limits ............................................................................................ 10
- Emergency Travel during Personal Time .................................................................................. 11
- Food Purchases ............................................................................................................................ 12
- Laundry, Dry Cleaning and Pressing Services ........................................................................... 13
- Lodging-Direct Payment for a Block of Rooms .......................................................................... 13
- Payment Submittal ........................................................................................................................ 14
- P-Card Charge Processing ........................................................................................................... 14
- Personal Items and Toiletries ......................................................................................................... 15
- Purchases for Anticipated Emergencies .................................................................................... 15
- Travel Revolving Fund ................................................................................................................ 15
  - Authority and Use ....................................................................................................................... 15
  - Withdrawing Cash from Emergency Accounts ...................................................................... 16
  - Securing Cash on Hand .............................................................................................................. 16
  - Distributing Cash to Travelers .................................................................................................. 16
  - Settling the Travel Revolving Fund Advances ...................................................................... 17
  - Depositing Cash on Hand into Disaster Checking Accounts .............................................. 17
  - Reporting District Account Balances ...................................................................................... 17
  - Accounting for Lost Funds ........................................................................................................ 18
- Vaccinations for Deployment ......................................................................................................... 18
- Warrant Distribution to Affected Offices .................................................................................... 18
- Water .................................................................................................................................................. 19

**GUIDELINES FOR HOSTING/ATTENDING MEETINGS** ...................................................................... 20

- FDOT Meetings ............................................................................................................................ 21
  - Registration Fees ....................................................................................................................... 21
  - Meals, Food or Beverages .......................................................................................................... 21
  - Rental Space ............................................................................................................................... 21
  - Green Facilities .......................................................................................................................... 21
- Another Entity’s Meetings ............................................................................................................. 22
  - Registration Fees ....................................................................................................................... 22
  - Meals, Food and Beverages ...................................................................................................... 22
  - FDOT Serving as Host .............................................................................................................. 23
- Joint Meetings ................................................................................................................................ 23

**INVOICE PROCESSING** .................................................................................................................... 24

- Advance Payments ....................................................................................................................... 25
- Approving Goods or Services Received ..................................................................................... 28
  - Contract Payments .................................................................................................................... 28
<table>
<thead>
<tr>
<th>Service Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contest or Award Participation Fees</td>
<td>71</td>
</tr>
<tr>
<td>Court Reporter Services</td>
<td>71</td>
</tr>
<tr>
<td>Desktop Printers</td>
<td>72</td>
</tr>
<tr>
<td>Disinfecting Wipes</td>
<td>72</td>
</tr>
<tr>
<td>Drone Pilot Certification</td>
<td>73</td>
</tr>
<tr>
<td>E-Readers</td>
<td>73</td>
</tr>
<tr>
<td>Events (Banquets and Other Social Activities)</td>
<td>74</td>
</tr>
<tr>
<td>Ethical Conflict</td>
<td>74</td>
</tr>
<tr>
<td>Extended Warranties</td>
<td>75</td>
</tr>
<tr>
<td>Fans</td>
<td>75</td>
</tr>
<tr>
<td>Flags</td>
<td>75</td>
</tr>
<tr>
<td>Federal Excise Tax</td>
<td>75</td>
</tr>
<tr>
<td>First Aid Kits</td>
<td>76</td>
</tr>
<tr>
<td>Footrests</td>
<td>76</td>
</tr>
<tr>
<td>Furniture</td>
<td>77</td>
</tr>
<tr>
<td>Gatorade/Electrolyte Drinks</td>
<td>77</td>
</tr>
<tr>
<td>Gift Cards</td>
<td>78</td>
</tr>
<tr>
<td>Hand Sanitizer</td>
<td>78</td>
</tr>
<tr>
<td>Ice Machines</td>
<td>79</td>
</tr>
<tr>
<td>Insurance</td>
<td>79</td>
</tr>
<tr>
<td>Lamps</td>
<td>79</td>
</tr>
<tr>
<td>Legal Advertisements</td>
<td>79</td>
</tr>
<tr>
<td>License Fees</td>
<td>80</td>
</tr>
<tr>
<td>Loading Zone Permits</td>
<td>81</td>
</tr>
<tr>
<td>Membership Dues</td>
<td>81</td>
</tr>
<tr>
<td>Mobile Devices</td>
<td>82</td>
</tr>
<tr>
<td>Microwaves</td>
<td>83</td>
</tr>
<tr>
<td>Moving Expenses</td>
<td>84</td>
</tr>
<tr>
<td>Notary Public Stamp</td>
<td>84</td>
</tr>
<tr>
<td>PE Seals</td>
<td>85</td>
</tr>
<tr>
<td>Parking Fees</td>
<td>85</td>
</tr>
<tr>
<td>Perquisites</td>
<td>85</td>
</tr>
<tr>
<td>Pesticide Applicator License</td>
<td>86</td>
</tr>
<tr>
<td>Photographs of the Agency Head and Other Departmental Officials</td>
<td>86</td>
</tr>
<tr>
<td>Picnic Tables</td>
<td>86</td>
</tr>
<tr>
<td>Plants – Indoor (Live and Artificial)</td>
<td>87</td>
</tr>
<tr>
<td>Postage</td>
<td>87</td>
</tr>
<tr>
<td>Posters</td>
<td>87</td>
</tr>
<tr>
<td>Promotional Items</td>
<td>87</td>
</tr>
<tr>
<td>Reasonable Accommodations / ADA (Americans with Disabilities Act) Payments</td>
<td>88</td>
</tr>
<tr>
<td>Payment by your DOO/FSO</td>
<td>89</td>
</tr>
<tr>
<td>Refrigerators</td>
<td>89</td>
</tr>
<tr>
<td>Registration Fees</td>
<td>89</td>
</tr>
<tr>
<td>Conferences with Optional Functions/Fees</td>
<td>90</td>
</tr>
<tr>
<td>Payment by FDOT</td>
<td>91</td>
</tr>
</tbody>
</table>
Emergency Disbursement Guidance
**Class C Travel**

Although not authorized for normal business, Class C meal allowances can be paid during emergencies if an executive order has been issued and the Secretary issues a supplemental order suspending the travel statute. Class C travel is a short-day trip in which the traveler is not away from his/her official headquarters overnight.

Meals will be paid according to the current rates and established time schedules. For example, breakfast allowance ($6.00) may be claimed if travel occurs before 6am and extends beyond 8am. These meals reimbursements will be reported as taxable income and will be reflected in your gross income on your W2. Standard travel policies will apply to all other travel-related expenses.

Class C travel must be submitted on a separate travel reimbursement voucher and not combined with any regular travel. Employees and/or managers must also provide the appropriate emergency project numbers. Once the travel reimbursement voucher has been approved by the Authorized Official, it should be sent to the District Financial Services Office or the Disbursement Operations Office as appropriate. The travel will then be audited according to the standard procedures and forwarded to the Central Office Payroll Office (Mail Station 42). The Payroll Office staff will then process the vouchers and submit them to the Bureau of State Payrolls for payment. Upon approval, the payroll staff will send confirmation to the employee and the appropriate manager.

Travel advances are not authorized for Class C travel.

(Revised on 09/15/2008)

**Emergency Cardholders and Limits**

Any purchasing card can be used for purchases in response to an emergency, however, charges will not be allowed at restricted vendors (i.e. restaurants). A purchasing card may be assigned the “emergency designation” if the cardholder’s job responsibilities require them to obtain food or other exceptional purchases during a declared emergency. P-Cards with the emergency designation function the same as all other p-cards with the following exceptions:

- Emergency cards are allowed to be used at restricted vendors.
- Cardholder single transaction limits may exceed the Category Two threshold ($35,000)

The number of emergency cardholders should be limited in order to decrease the risk and exposure of the Department associated with the lack of restrictions on these cards. The guidelines below are to ensure the department is protected as well as prepared for an emergency:
• Each District is allowed up to 15 emergency cardholders. The District or Assistant Secretary (including the Turnpike Executive Director) will determine the appropriate offices/employees that will be assigned this role.

• Within the 15 emergency cardholders, each District is allowed up to 5 cardholders with single transaction limits greater than $35,000 ($65,000 or $100,00). The maximum single transaction limit allowed is $100,000 – no more than two of the 5 emergency cardholders with limits greater than $35,000 should be allowed the maximum limit for each District.

In the event of a catastrophic event, the number of emergency cardholders may be increased as approved by the Comptroller (Central Office). These requests or any other requests to change the list of authorized emergency cardholders should be sent to FDOT-PCARDPROGRAMADMINISTRATOR@dot.state.fl.us. The current authorized list of emergency cardholders is located on the DOO Purchasing Card SharePoint page. For additional guidance or clarification, please contact the Purchasing Card Program Administrator.

(Revised on 12/16/2015)

**Emergency Travel during Personal Time**

Emergency Travel during Personal Time

When an employee who is away from official headquarters on personal time is required to travel due to a business-related emergency situation, travel expenses may be reimbursed if approved by the Secretary.

Travel expenses may be reimbursed as follows:

• The traveler will be reimbursed to travel from his actual point of origin to the point of destination. The destination could be the employee’s headquarters.

• If personal circumstances require the traveler to return to the actual point of origin rather than staying at his official headquarters after the emergency situation has ended, the traveler may be reimbursed travel expenses to return.

• If the traveler is able to return to or remain at official headquarters, the traveler may be reimbursed any additional cost incurred due to the emergency travel beyond what would have been incurred for personal travel. Documentation must be submitted with the Travel Form showing the additional cost to return to headquarters.

• Unrecoverable costs incurred by the traveler and associated with personal plans that the traveler is unable to carry out due to an emergency return may be reimbursed. An explanation of the circumstances and any supporting documentation must be submitted with the Travel Form.

An explanation of the emergency situation must be submitted with the Travel Form.

(Posted on 06/22/2011)
Food Purchases

Food may be purchased for DOT employees during a governor declared emergency if the travel statute has been suspended and if it is essential to the DOT’s emergency relief efforts. In order to purchase food, the Secretary must issue an Emergency Order including specific intent to allow the purchase of food.

Management must clearly indicate the specific situation/circumstances that require the purchase of food in support of DOT’s emergency relief efforts. Common situations where food could be purchased are:

- to feed employees that are required to remain in the EOCs (Emergency Operations Centers) with 24-hour operations,
- to feed employees who are required to remain at an emergency relief work site in an impacted area due to the emergency’s workload requirements, or
- to feed employees when no food is available in the vicinity of the emergency relief work site, or
- excessive travel time for meal breaks in the area affected caused by the emergency would interfere with providing needed emergency relief support efforts

The meal allowance rates established in 112.061, F.S. ($6 for breakfast, $11 for lunch, and $19 for dinner) should be the basis of the cost of meals per individual employee. Further explanation/justification should be provided anytime the meal allowance is exceeded.

Bulk food can be purchased from grocery/convenience stores. These items are commonly used to prepare bag lunches. MREs (Meals Ready to Eat) can also be purchased. Food cannot be stockpiled in anticipation of future emergencies.

Food prepared at a restaurant can be purchased if it is the most appropriate way to provide a meal. However, tips/gratuities for meals cannot be paid by the Department. If meals are delivered and/or served by the restaurant, then the applicable service fees can be paid as long as the justification supports the need.

In general, food should be purchased directly using the P-Card. All receipts and justification must be included in the P-Card payment record. If the P-Card is neither accepted nor available, then management may authorize an employee to use his personal funds for the purchase and request reimbursement using an IRV (Individual Reimbursement Voucher for Expenses Other than Travel), DOT Form# 350-030-01.

All receipts and justification must be included in the payment request.

Management is responsible for reporting all employees who receive meals. The name of each employee who received the meal(s), the type of meal provided (breakfast, lunch, and/or dinner), and the date the meal was provided must also be included in the payment request or P-Card payment.
record. A list where the meal recipient prints their name and signs for the meal is preferred. If the circumstance makes it impractical to acquire the names of each employee who received the meal, then the circumstances, number of meals provided, and the groups or intended groups that the meals were provided to must be documented.

The meal provider should advise employees that the travel meal allowance cannot be claimed for any meal(s) provided by the Department. The list where the meal recipient prints and signs for the meal should include a statement informing the meal recipient that they are not authorized to claim the meal allowance on their travel reimbursement request.

(Revised on 10/23/2015)

Laundry, Dry Cleaning and Pressing Services

If the travel statute has been suspended due to a Governor’s Declared Emergency, laundry, dry cleaning and pressing services are reimbursable, regardless of the length of the temporary duty that is related to DOT’s emergency relief efforts (normally not reimbursable unless travel extends beyond seven continuous days).

Receipts must be attached to the travel reimbursement request.

(Posted on 04/25/2006)

Lodging-Direct Payment for a Block of Rooms

During an emergency, the direct purchase of a block of rooms from a hotel may be necessary to ensure adequate and reasonable lodging for employees. The State purchasing card may be used to reserve and pay for the rooms.

During the emergency, a listing should be maintained listing the traveler’s name and room cost for each room used per day. Vacant rooms or other usage type rooms should also be included on the list with justification for their non-use.

Every attempt should be made to ensure that unused rooms that we are charged for are kept to a minimum.

The detailed listing of travelers that used the rooms must be maintained within P-Card Works. After the emergency, any required receipts along with the STMS Master Trip Invoice number for each traveler must be included within P-Card Works. If the travel reimbursement was processed manually, a copy of the travel voucher must be included.

(Revised on 11/09/2020)
**Payment Submittal**

While emergency situations may require expeditious processing of payments all auditing standards and accountability must remain intact. During emergencies, many of the formal procurement requirements may be waived in order to speed up the delivery of goods and/or services and establishment of a contractual agreement. However, the normal requirements for contractual agreements, receiving goods/services, invoicing, and approvals must be followed during the submittal and audit of a payment request. This requirement includes all payment types such as written agreements ("H" and other contract types), direct orders, travel reimbursements, and individual reimbursement vouchers.

(Posted on 06/28/2006)

**P-Card Charge Processing**

To accurately capture emergency expenses placed on the p-card, the following information must be input into the Works p-card system.

- **MUST reference the storm/event name** in the Description Field
  - This should be input immediately after the charge appears in Works so it can be identified as an emergency related expense.

- **MUST include description of purchase** in the Description Fields
  - Hotel charges should list the name of the traveler and travel dates (normal requirement)

- **MUST have receipts for all purchases** to be processed in Works (normal requirement)

- **MUST code the charge to an emergency project ID and emergency category (if emergency categories are activated)**
  - Object codes should still be chosen based on the goods/services purchased (ex: 261400 – In State Hotel, 350000 – Food). Commonly used object codes are normally correlated to the emergency categories as they are established.
  - If emergency categories are not activated for the event, the charges must be coded to the normal appropriate budget category based on the type of purchase and to an emergency project ID.

- Charges should be processed in Works up to the Accountant level of approval.
  - Charges may have to remain in “Ready to Batch” status until the emergency budget is approved and posted.
  - Accountants must flag these charges with “Pending Emergency Funds, No action required by Accountholder” as the reason for the flag. Once the budget is posted, the PCard Manager will notify all Districts and the charges can be cleared.
  - Accountants will process charges as normal if emergency categories are not activated for the event.
If the charges are not coded as indicated above, they may not be identified as emergency related, and the cost center may have to absorb the costs.

(Posted on 12/07/2020)

Personal Items and Toiletries

Personal items and toiletries such as clothing, toothpaste, etc. are not normally authorized purchases. When traveling, the employee should pack accordingly for the length of the trip and/or purchase personal items if forgotten at home or needed during the trip. The Department should not reimburse or purchase these items.

Some items may be purchased for safety reasons when employees are required to perform duties that require specific personal items or toiletries to safely perform a work task. For Example: An employee must swim through flood waters contaminated with sewage to perform official emergency related duties and DOT has procured a portable shower for them to clean the sewage from their bodies immediately after completing the official work task. In this case soap, shampoo, towels etc. would be considered necessary for the safety and health of the employee while performing official duties.

(Posted on 08/09/2005)

Purchases for Anticipated Emergencies

The Department does not have authority to purchase goods and/or stockpile items such as tents, sleeping bags, bottled water, and MREs (Meals Ready to Eat) in the anticipation that a natural disaster may occur and the items may be needed.

(Posted on 08/14/2006)

Travel Revolving Fund

Authority and Use

The Department is authorized to use the Travel Revolving Fund to issue advances for DOT employees for declared emergencies issued by the Governor. The Travel Revolving Fund should only be used when time will not permit the FSO (Financial Services Office) to process a travel advance using the normal FLAIR process and/or management has communicated in writing a critical need.

The purchase of items (i.e. generators, bulk food, etc.) to support an emergency must be paid for by the P-Card or other procurement methods. The P-Card can also be used to cover as many travel expenses (i.e. lodging, rental car, etc.) as possible to minimize the risk associated with advancing cash from the Travel Revolving Fund.
**Withdrawing Cash from Emergency Accounts**
Funds can be withdrawn by cashing a check from the Disaster Checking Account. For all cash withdrawn, documentation of the withdrawal must be submitted to the DOO (Disbursement Operations Office) at MS-42 upon returning to the office.

Cashing a check from the Disaster Checking Account requires the signature of two persons listed on the Wells Fargo Bank Signature form. Each FSO and Turnpike must ensure that they have an adequate number of authorized persons available to sign checks. They must also ensure that the Wells Fargo signature form on file with DOO is kept current.

**Securing Cash on Hand**
Each DOT location receiving cash from the Travel Revolving Fund is responsible for ensuring that cash is secured. All cash on hand must be placed in a secure location such as a safe, cash box with lock, file cabinet with lock, etc.

**Distributing Cash to Travelers**
Cash advances should only be disbursed to authorized DOT travelers who are being deployed to provide emergency assistance. A determination should be made if security personnel will be needed at the time of distributing cash.

The Multiple Cash Advance Distribution Form can be used to issue cash advances to multiple travelers during emergencies only. The **Travel Advance Form (300-000-03)** can also be used for individual cash advances.

As a best practice, cash should be counted out to the traveler at the time it is being given and in return, the traveler will acknowledge the receipt of the cash by signing the form. The signed advance form must be forwarded to DOO immediately. All unsigned forms will be returned to the appropriate FSO and the accountability for the cash will remain with the FSO until the form is completed and resubmitted.

The FSO is accountable for the cash received from DOO, and should be the primary distributor of cash to travelers unless otherwise directed by management. An intermediary may be designated for the sole purpose of disbursing cash. He must be highly reliable and must sign for the cash by completing an Intermediary Cash Advance Form. The intermediary will be responsible for distributing the cash to travelers and obtaining signatures on the travel advance form. Once it is completed, the form and any funds that have not been disbursed to travelers must be returned to the FSO immediately (by the following business day).

In cases when a deployed traveler needs additional cash, a cash advance can be received from another district's account. **Under no circumstances should a traveler give cash to another traveler.**

In all instances, the FSO/Turnpike must account for cash disbursed to a traveler/intermediary by obtaining the required signatures and forwarding the original forms to DOO. A copy of the forms should be maintained for FSO records.
Settling the Travel Revolving Fund Advances
DOO will be responsible for settling all travel advances issued through the Travel Revolving Fund. The FSO should screen the Travel Reimbursement Voucher and all supporting documents (i.e. travel related receipts) for accuracy before forwarding to DOO for processing.

Upon the traveler’s return to headquarters, the Travel Reimbursement Voucher must be completed in a timely fashion in order to begin the settling process. Once completed, the net amount due will determine whether a reimbursement is due to the traveler or a refund is due to the Department. The net amount due is the difference between the reimbursement summary total and the travel (cash) advance amount on the Travel Reimbursement Form.

If the net amount results in a reimbursement to the traveler, then DOO will issue a check to the traveler within normal processing times.

If the net amount results in a refund to the Department, then the traveler must return the net amount due to the FSO/DOO.

In the event the employee does not travel, the completion of the Travel Reimbursement Voucher is not necessary. Upon the notification of cancelled travel, the employee will need to return the full advance to the FSO/DOO.

Travelers may refund the Department with cash or a check (personal check, cashier’s check, or money order) made payable to FDOT Travel Revolving Fund. The amount of funds returned by the traveler must be documented. It is suggested that the FSO/DOO document the receipt of funds by using a standard, three-part receipt book so that the FSO, DOO, and the traveler can be provided a copy of the receipt. The receipt books may be purchased at an office supply store such as Office Depot.

The receipt must include four pieces of information: District Office, employee name, type of funds received (cash, check, etc.) and the amount refunded to the Department. The receipt must also be signed by both the FSO and the traveler returning the funds. Only after the signatures are obtained can the returned funds be maintained as cash on hand. The DOO copy of the three-part receipt and any checks refunding the Department must be attached to the completed Travel Reimbursement Voucher, and the entire package must be forwarded to DOO immediately.

When the required documentation is received by DOO, the traveler’s cash account will be adjusted so that he is no longer liable for the initial amount of cash advanced.

Depositing Cash on Hand into Disaster Checking Accounts
If the FSO/DOO decides to deposit cash on hand into the Disaster Checking Account, the deposit slip(s) must be forwarded to DOO immediately after the deposit.

Reporting District Account Balances
Each district must reconcile funds issued from the Travel Revolving Fund by performing a manual count of cash on hand, recording the activity of the Disaster Checking, and reporting this information
to DOO each week. This information must be reported using the spreadsheet provided by DOO. The sum of disaster accounts, cash on hand, and advances issued must reflect the total amount disbursed by DOO.

The information on this spreadsheet must be updated and reported until all the funds from the district accounts have been returned to the Travel Revolving Fund.

**Accounting for Lost Funds**

All funds issued through the Travel Revolving Fund must be accounted for. If your weekly reconciliation indicates a shortage of funds, action should be taken immediately to research the issue and report the discrepancy to DOO. In cases where fraud or theft is suspected, the incident should be reported to the proper authority (i.e. the local police, the Inspector General’s Office, etc.).

The incident must be a documented accident or mishap, not a case of Departmental negligence. Any loss over $25.00 requires a police report before funds can be restored to the Travel Revolving Fund in accordance to Comptroller’s Memorandum No. 02 (2002-03).

All documentation supporting the loss of funds must be submitted to the DOO Deputy Comptroller at MS-42.

(Revised on 07/01/2021)

**Vaccinations for Deployment**

Vaccinations are not normally authorized expenditures. Management may recommend that an employee receive vaccinations prior to deployment (responding to a governor declared emergency) due to potential exposure to communicable, infectious diseases. If you need vaccinations for an emergency, then a written statement from management must be included with the payment package stating the specific business reason why each specific vaccination is necessary for emergency deployment.

[See "Requirements for Certain Purchases - Vaccinations"]

(Posted on 02/16/2007)

**Warrant Distribution to Affected Offices**

The Central Office Quality Assurance Section is responsible for facilitating the distribution of employee and vendor warrants. In the event there is a natural disaster that may prevent the delivery of employee and vendor warrants to a district location, the DOO Quality Assurance Section will notify the Director of Administration/Financial Services Manager of the applicable district(s) to determine one of the following options:

- deliver warrants to the scheduled location,
- suspend delivery for that day,
• deliver to an alternate location.

If a decision to deliver the warrants has been made, DOO will communicate with the Central Office Mailroom and verify that the delivery can be made as proposed. An e-mail will be sent to the Director of Administration/Financial Services Manager of the applicable district to confirm the established arrangement or to discuss another option.

(Revised on 06/18/2013)
Return to Table of Contents

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**Water**

Water may be purchased as needed to support ongoing emergency relief efforts during a Governor’s Declared Emergency. Include justification that explains the need and use of the water with your payment records.

However, purchasing water and stockpiling it for use during future/possible emergency relief efforts can only be made after the Governor has made an Emergency Declaration and if there is an immediate threat, such as a hurricane landfall in your area within 24 hours.

After the emergency, any unused water should be maintained for use during future emergencies, either in your district or in another district that is facing a pending emergency.

(Posted on 09/14/2006)
Guidelines for Hosting/Attending Meetings
FDOT Meetings

Registration Fees
FDOT is not authorized to charge meeting attendees a registration fee per FAC 69I-42.004(5). All expenses related to such meetings must be processed as a regular contractual service and as such, meet all normal procurement and disbursement requirements before they can be procured. Examples would be engaging an instructor to perform training, printing or producing training materials or handouts, renting the meeting space, etc.

Indirectly charging attendees a registration fee is also not authorized. An example would be if attendees were required to pay a fee to an FDOT employee or other third party, who in turn would pay for the item or service. However, consolidation and collection of funds for the convenience of attendees who wish to voluntarily participate in optional activities, by an FDOT employee or other third party would not be considered an indirect registration fee.

Meals, Food or Beverages
Expenditures from state funds for meals and refreshments including coffee and doughnuts, is prohibited unless expressly identified and supported by specific statutory authority. Coffee, tea, soft drinks and minor food items like pastries or cookies may be provided by the facility as a complimentary item with the room.

If a consultant, contractor, vendor or similar third party is offering to provide free meals, food or beverages for the meeting, the offer should be declined due to potential Departmental ethics violations. An association, versus a vendor, sponsoring breaks or meals may be acceptable, however, to ensure that acceptance of an offer would not be in violation of the Department’s ethics policy, contact the DOT Ethics Officer prior to planning the event.

Rental Space
The cost of renting a space for the purpose of gathering employees together for the sole purpose of witnessing the presentation of awards is not an allowable expenditure.

Green Facilities
Meeting, conferences and/or trainings hosted by DOT (Department of Transportation) should be held at DOT facilities whenever possible. If DOT facilities are not available, public facilities, such as university or community college conference rooms, community centers or public libraries, which are available at no cost, should be considered. Meetings, conferences and/or trainings not using DOT or no-cost public facilities must be held at a commercial lodging or conference center that has received the “Green Lodging” designation from DEP (Department of Environmental Protection). A list of Green Lodging hotels can be found on the DEP website at: https://floridadep.gov/osi/green-lodging/content/green-lodging-information-state-agencies

If a DOT facility, no-cost public facility or Green Lodging hotel is not selected, you must obtain prior written approval from the Secretary or an Assistant Secretary to use another facility. The request must include:

1. The name and location of the facility selected.
2. The date and title of the event.
3. The name and location of designated properties in the Florida Green Lodging Program that were considered, and why they were not used.

4. Why a particular area of the state was selected.

5. Confirming that the facility used was made aware of the Executive Order and directed to the Florida Green Lodging Program website.

Once approved, a copy of the request (with information listed above) and approval must be sent to the Office of the Assistant Secretary for Finance and Administration for reporting purposes. In addition, the original must be attached to the payment request forwarded to Disbursement Operations Office or applicable District Financial Services Office, or retained with the P-card charge documentation, as appropriate.

See also “Training Costs” [Ref: Subsection 286.29(2), F.S.]

(Revised on 08/27/2021)

Another Entity’s Meetings

Registration Fees
Reimbursement or direct payment of registration fees are authorized in connection with attendance at conferences and conventions per FS 112.061(8)(a)5 and the Conferences and Conventions section of DFS’s Reference Guide for State Expenditures.

All the following requirements must be met:

- The main purpose of the meeting is directly related to FDOT’s statutory duties and responsibilities.
- The duties and responsibilities of the attendee are related to the objectives of the convention or conference.
- The activity provides a direct benefit supporting the work and public purpose of the attendee.
- The payment voucher must include a statement of the benefits to the state and include a copy of those pages of the agenda that itemizes the registration fee and any meals or lodging included in the registration.

Meals, Food and Beverages
If a meal is included in the registration fee, the meal allowance must be deducted from the reimbursement claim, even if the traveler decides for personal reasons not to eat the meal per FS 112.061(8)(a)5 and FS 112.061(11)(b)1.

A continental breakfast is considered a meal and must be deducted if included in a registration fee per Attorney General Opinion 081-53.

If there is no registration fee or the fee is waived, you still must submit the detailed agenda and deduct any meals that were provided during the conference/meeting.
Actual expenses for banquets or other meal functions that are not part of the registration fee may be reimbursed if participation in the event will directly enhance the public purpose of the agency per FS 112.061(8)(a)5. Detailed justification must be submitted with the reimbursement claim. [See “Requirements for Certain Purchases - Events (Banquets and Other Social Activities)” for guidance on meals that are not included in a registration fee.]

**FDOT Serving as Host**

FDOT employees may serve in an administrative support capacity and contribute to another entity’s meeting by hosting their meeting, such as with some AASHTO sub-committee meetings and conferences. Employees functioning in this capacity must not obligate the Department for anything that doesn’t comply with the conditions referenced above concerning another entity’s meetings. The following additional guidance will assist in keeping actions for the other entity separated from official FDOT obligations or personal obligations:

- Any funds collected should be maintained in a bank account under the tax number for the association or conference. This will prevent any personal tax liabilities from being created via interest earnings in the account or other issues.
- The employee should sign no contract with the meeting facility obligating the Department for any cost associated with the meeting.
- The other entity’s bylaws or policies should stipulate what should be done with any funds remaining after the end of the meeting.
- Detailed records and receipts should be maintained on all revenue expenditures so that a proper audit can be done.

(Revised on 07/01/2022)

**Joint Meetings**

From a payment authorization perspective, there is no such thing as a joint meeting. FDOT must either own the meeting or be participating in another entity’s meeting. Thus, the above requirements must be applied accordingly. However, FDOT may participate/contribute in another entity’s meeting as long as each item or service procured can stand as being directly related to the statutory duties of FDOT and meet all normal FDOT procurement and disbursement requirements.

(Posted on 04/04/2005)
Invoice Processing
Advance Payments

When there is a documented benefit or requirement to pay for goods or services before they are received, an advance payment approval is required prior to payment. Operational advances are for goods or services that directly benefit the Department. Advances to governmental entities and not-for-profit organizations provide initial funding for program start-ups or contracted services. ALL advances should be requested in sufficient time to be approved prior to the acquisition of goods or the beginning of the service period.

Operational Advances (Section 215.422(15), F.S.)

The Department of Financial Services (DFS) is granted authority under Section 215.422(15), F.S. to adopt rules to authorize advance payments. These rules and requirements are established in the DFS Reference Guide for State Expenditures.

All advance payments authorized under this statute must meet one of the following requirements:

- The goods and services are essential to the operation of the Department and are available only if paid in advance.
- Payment results in a cost savings to the State that is equal to or greater than the amount the State would earn by investing the funds and paying in arrears.
- Authorized under Section 288.706, F.S. (Florida Minority Business Loan Mobilization Program)

Advance payments can only be approved on a per year basis. For example, a three year agreement from January 1, 2012 thru December 31, 2015 would require advance payment approval for the next 12 month period before January 1st for each of the three years. All requests should be submitted for approval before the service period begins. An explanation or justification is required by DFS for requests submitted after the beginning of the service period.

Note: Payments for mitigation credits, insurance premiums, and construction, environmental or electrical permits do not require advance payment approval. DFS has also identified specific goods and services that if occur on a routine basis, would not require advance payment approval. These routine payments are limited to the following: DMS leases, DMS parking, cable (comcast, etc.), telephone, sewage, garbage pick-up, and utility bills. Invoices for these recurring payments can be paid upon receipt and should indicate that the goods and services are routine.

Approval for advance payments under Section 215.422(15), F.S. will come from an Authorized Official, or DFS depending on the specific details of the payment.

Authorized Official Approval

An Authorized Official has authority to approve advance payments for goods, and services such as maintenance agreements, software license agreements, and subscriptions when all of the following apply:

- The annual amount is equal or less than the Category II threshold ($35,000.00).
- The cost is a fixed amount.
- Advance payment is required or there is a cost savings to the State.
DFS Approval
Advance payment requests that cannot be approved by an Authorized Official require the approval of the Department of Financial Services. These payments include:

- Maintenance and software agreements, subscriptions, and registrations over the Category II threshold.
- Commodity purchases over the Category II threshold.
- Memberships over the Category II threshold.

All requests that require approval from DFS will need to be submitted to the Disbursements Quality Assurance inbox at doogas@dot.state.fl.us and must include the following:

1. A copy of the contract, agreement or purchase requisition.
2. An invoice or quote containing:
   - Beginning and ending service dates.
   - Statement that advance payment is required or proof of the cost savings to the state.
3. A funds approval.
4. The General Appropriations Act (GAA) line item number for the purchase.
   - Use the GAA crosswalk or contact the Budget Office to identify.
5. Single source justification with DMS Forms PUR 7776 & 7778, if needed.

When all of the required documentation and justifications have been received the Deputy Comptroller will forward the request to DFS for approval. The requester will be notified of the approval or denial by email.

Advances to Governmental Entities & Not-for-Profit Organizations (Section 216.181(16), F.S.)
Section 216.181(16), F.S., provides for advances for program startup or advances for contracted services to governmental entities and not-for-profit organizations if the specific appropriation is allowed to be advanced as provided in the General Appropriations, and; the agency is specifically authorized by Statute or General Appropriations Act to make advance payments to governmental entities and not-for-profit organizations not to exceed the expected cash needs of the contractor/recipient within the initial three months.

This type of advance must be recorded to GL 25500 (Advances general ledger code). The contract manager is required to use an appropriate expenditure object code and expansion option that is associated with GL 25500 when requesting approval for the advance. The complete list of object codes is available on the Disbursement Operations Office FLAIR Codes SharePoint site. The 7xxxxx series object code is used for grant related expenditures. Typically, the FLAIRify tool would then be used to determine the appropriate expansion option. However, object code/expansion option combinations that include the 25500 general ledger code are not visible in combination results within FLAIRify. The contract manager must contact the Disbursement Quality Assurance Section for assistance in obtaining the correct expansion option. (Note: If there are additional monies in the agreement to be spent that are not advance payments, those amounts should be coded using the appropriate combination found using
Instructions for completing Form 350-000-10, Request for Advance Payment to Government Agency, are available by clicking on the form assistance link.

The **DOT Comptroller** has been granted authority to authorize advance payments to other government agencies under Section 334.044(29), F.S., if one of the following criteria is met:

- The contract/project manager provides documentation to show that the amount requested for advance payment does not exceed the expected cash needs of the initial three month period, or;
- The advance is for the alternative pay option allowed for under the Local Agency Program and **DOT Procedure 350-020-301, Financial Provisions for All Department Funded Agreements**.

If the advance meets the above criteria for approval by the DOT Comptroller then the request must include the following:

- Request for Advance Payment to Government Agency **Form 350-000-10**. This form should only be used for advances pursuant to 216.181(16)(b), F.S.
- Documentation to support the calculation of the expected cash needs and adequate justification to support the advance.
- The agreement which addresses the advance and provides for its accounting and return if it is not accounted for or spent appropriately.

These requests should be submitted directly to the DOT Comptroller for approval. Upon approval, the DOT Comptroller will return the approval to the requestor and inform the Disbursements Quality Assurance Section (QAS) at **dooqas@dot.state.fl.us**.

If the contract/project manager wants to advance funds that exceed the initial three months expected cash needs, then a waiver must be requested from DFS. The request for waiver must be submitted to the DOT Comptroller and include, in addition to the items listed above:

- The Appropriation line-item number.
- Justification for advancing funds beyond the three months’ expected cash needs.

Upon approval, the DOT Comptroller will forward the waiver request to the Disbursements Quality Assurance Section at **dooqas@dot.state.fl.us**, QAS will then submit the request to DFS for approval. The requester will be notified of the approval or denial by e-mail.

**Note:** If the request does meet the criteria for 216.181(16), F.S. and is rejected by the DOT Comptroller, the advance request will **not** be submitted under the requirements of 215.422(14) F.S.

If the request does meet all applicable criteria and is approved by DOT Comptroller (and DFS if applicable), the contract manager should include a copy of the approval with the invoice requesting the advance.

The amount advanced shall be deducted from future payments. It is important to verify whether **interest earned** on the advance must also be deducted from future payments. Read the contract terms carefully for this language. If interest is applicable, the contract/project manager is responsible for requesting the interest earned amount from the contractor in conjunction with the invoicing periods (monthly, quarterly
or via a “true-up” at the end of the contract period). The contract/project manager must report this information to the appropriate DOO/FSO.

If the final invoice is less than the advanced amount, then the remaining advance amount plus interest (if applicable) must be collected form the contractor. The deposit of the funds should be processed on Form No. 350-080-31, Record of Sale of Goods or Service Action Request. When completing the form, use object code 018029 - Refund of Advance Payments. Contact the General Accounting Office, Cashier's Office, for further instruction.

(Revised on 02/14/2024)

Approving Goods or Services Received

Upon receipt of goods or services, the Department has five (5) working days to approve and inspect the goods or services, unless the bid specifications, purchase order, or contract specifies otherwise. FAC 69I-24.002-(20) defines working day as any day of the week excluding Saturday, Sunday and any legal holiday as designated in Section 110.117, F.S..

All purchases for contractual services, as defined by the Department of Financial Services’ Reference Guide for State Expenditures, will require the below certification statement acknowledging that services were satisfactorily received (usually classified under the 13xxxx or 242xxx object code series).

“I certify that I, __________, am the Contract Manager and the provided information is true and correct; the goods and services have been satisfactorily received and payment is now due. I understand that the office of the State Chief Financial Officer reserves the right to require additional documentation and/or to conduct periodic post-audits of any agreements.”

The “contract manager” should be the individual within the department who is responsible for ensuring the goods or services have been adequately received.

Contract Payments

Use of the Contract Summary Form No. 350-060-02 accomplishes the contractual service certification requirement with the signature of the Contract Manager in the Contract Manager Certification section.

My Florida Marketplace Payments

Approvals for commodity purchases must be indicated in the receipts tab which should reflect the actual date the goods were received. Approvals for contractual services must be indicated with the certification statement shown above. Please see the below options for how this requirement can be met:

- The certification statement must be in the comment field of the IR (Invoice Reconciliation). (Note: If the contract manager is not in the approval flow they still have the ability to log into MFMP and place the certification statement in the comment field for the IR)
  
  ---- OR ----

- The SIGNED certification statement must be put directly on the invoice.
  
  ---- OR ----

- A completed, signed Contract Summary Form No. 350-060-02 must be attached to the Invoice Reconciliation. Note: If a two-party written agreement is in MFMP, then the agreement must be
recorded in FACTS and the Contract Summary Form must be completed and attached to the IR. In order for the contract to be in FACTS and to complete the Contract Summary Form, your two-party written agreement must have a five-digit DOT contract number.

**P-Card Purchases**

Please refer to the “Signature Requirements” topic within this handbook for specific guidance relating to p-card receipts. Section 2.1 of DOT Procedure 350-030-010, Purchasing Card, may also be referenced for additional accountholder responsibilities.

[Ref: CFO Memorandum No.7 (2011-2012), Section 215.422, F.S.]

**(Revised on 12/9/2019)**

**Authorization and Signature Requirements**

All payment requests submitted to a disbursement office must be signed by an Authorized Official. An Authorized Official must be a FDOT employee and, by signing in this capacity, is accountable for the expenditure(s). This signature acknowledges that the terms and conditions of the procurement were met; accounting codes are valid and appropriate for the purchase; and budget and funds are available for the purchase.

**Automated System Requirements**

Payment requests submitted electronically through CITS, MFMP, and the Works Purchasing Card website must be approved in the appropriate system. System access is granted according to each respective system’s authorization or approval requirements.

**(Revised on 02/14/2024)**

**Classification of Expenditures**

**Category**

The category is a dual-purpose code which either defines a revenue source or further defines the appropriations made to a budget entity (major expenditure classification). The appropriate category must be used considering the following factors:

- Type of purchase
- Amount of purchase
- The office making the purchase
- Intended use of the purchase

For specific category definitions and examples, please refer to the “Definitions of Appropriation Categories” document located on the DOO SharePoint site.

**Object Codes**

Object codes are six digit codes used to identify the type of service, material, or other charge received or rendered. The appropriate object code is dependent upon the type of purchase that is being made.
These codes are defined by the Department of Financial Services and they may not be added to, changed, or deleted. These state standard codes are used by all state agencies. The complete object code list including definitions is available on the “FLAIR Codes” page of the Disbursement Operations SharePoint site.


Confidential Information

When submitting a payment request to your DOO/FSO, only include the necessary documentation (i.e. invoice, receipts, etc.) needed to make a proper payment. Any information that may be deemed confidential must be redacted (removed or marked through) prior to submitting the payment request. This also includes redacting confidential information before scanning or attaching documents into electronic systems such as MFMP (My Florida Marketplace), CITS (Consultant Invoice Transmittal System), or any other disbursement related system. In addition, supporting documentation maintained in the p-card Works system should not include unnecessary confidential information and/or the confidential information should be redacted if copies are requested for other purposes such as a public records request.

However, there are instances in which specific information is required in order to make payment and properly support the expenditure of State funds. Any payment request submitted to your DOO/FSO that contains confidential information should be marked “confidential” and hand delivered or placed in a sealed envelope when mailed.

Below is a list of items that require confidential handling/filing within the payment process.

**ADA (Americans with Disabilities Act)**

For guidance see, “Requirements for Certain Purchases Personal Accommodations” and DOT Procedure # 275-000-001, ADA Request for Recommendation for Payment of Reasonable Accommodation.

**Confidential Informant or Source**

Information concerning a confidential informant or source is exempt from public disclosure. Ensure that any related payment request does not include information that may reveal the identity of the informant or source.

[Ref: Section, 119.071 (2)(f), F.S.]

**Criminal Intelligence and Investigative Information**

Criminal intelligence and investigative information are exempt from public disclosure. Any related payment request must exclude criminal investigative information or any other information that can be used to trace the identity of the persons involved. For example, if a DOT Law Enforcement Officer is requesting reimbursement for fuel expenses incurred while performing covert/undercover activities, then the license plate number of the vehicle used should not be included with the payment request. Providing a statement that a DOT vehicle was used would be a sufficient justification.

[Ref: Section, 119.071 (2)(c)1, and Section, 119.071(4)(c), FS]
**Human Resource Employees**
The home addresses, telephone numbers, social security numbers, photographs, and any information that may reveal the identity of a current or former human resource employee is to be maintained confidentially. Any such information must not be included or written on any documents maintained in the official payment records.
[Ref: 119.071(4)(d)(2), F.S.]

**Law Enforcement and Protected Personnel**
Confidential information regarding law enforcement officers, judges, and other protected classes must not be disclosed. With exception of employee reimbursements, which require a social security number, any payment request/P-Card transaction that is related to a protected class/individual must not include protected information (i.e. home address, telephone number, covert (undercover) events/activities, etc.)
[Ref: Section, 119.071(4)(d)(1), F.S.]

**Medical Records & Services**
Medical information related to employee drug testing and other medical related services must not be disclosed. This information is protected by HIPAA (Health Insurance Portability and Accountability Act) and is considered confidential.
Any documents that include the medical information of an employee must be redacted prior to submitting the payment request to your DOO/FSO. A statement explaining the reason for the payment (such as an agency required exam) must be attached to the p-card documentation in Works or included with the payment request sent to your DOO/FSO.

**Records and Documents for Legal Proceedings**
Payments made as a result of a legal conclusion should be supported by the final documents that state the obligation and payment requirements of the Department. Documents that have been prepared by an attorney representing the Department in preparation for a legal proceeding is exempt from public record disclosure and should not be attached as supporting documentation.
[Ref: Section 119.071 (1)(d)1, F.S.]

**Security Plans, Schematics, Building Blueprints & Designs**
Documents that include items such as photographs, diagrams, surveys, mobilization plans, etc. that may relate to the physical security of a facility should not be provided with a payment request. While these documents may be required contractually for other Departmental needs, the payment request should only include the necessary information to support the actual charges to be paid.
[Ref: Section 119.071 (3)(a)1, 2, F.S.]

**SSN (Social Security Number)**
Payment documents such as travel reimbursement expenses and IRVs that are submitted to DOO/FSO should only include the payee’s People First ID number. Individuals, such as a contractor or volunteer, (who have not previously registered in My Florida Market Place) must provide a current W-9 form or substitute W-9 form to the Department if using a social security number to register as a vendor.
Payments to these individuals cannot be processed without a W-9 form.
Any social security number appearing on a payment document must be redacted. Social Security Numbers cannot be disclosed through a public records request unless the Office of General Counsel approves the request.

(Revised on 12/07/2020)

[Return to Table of Contents]
**Contract Payments**

DFS (Department of Financial Services) classifies any purchase other than a commodity as a contractual service, including services acquired with grant or pass-through funds. Procurement of services requires a contract/agreement clearly stating all provisions and conditions including but not limited to:

- A detailed description/scope of the service;
- Method of payment or compensation for fees, services, and/or expenses;
- Specified units of deliverables;
- A defined service period;
- Defined financial consequences

The Department uses many different contractual documents to acquire services, such as JPAs (joint participation agreements), LAP (local area program) agreements, leases, etc. Department contracts are identified by a classification number known as a contract number. The different classifications of contracts are defined in DOT Procedure 350-020-200, Contract Funds Management Funds Approval.

Certain actions are required during the contract approval phase to ensure payments can be made timely:

- Sufficient funds must be encumbered in the FLAIR subsidiary (6S) file. The contract must be executed and show a status code of 10 in the CFM System. Contact the Financial Management Office, Contract Funds Management Section if the 6s file or CFM is incorrect or a change is required.
- Contracts greater than or equal to the Category II threshold should have proof of the method of procurement (bid tab, request for proposal [RFP], invitation to bid [ITB], sole source and/or single source) in the contract manager’s file.
- All contracts, Letters of Authorization (LOA), and Task Work Orders (TWO) must have a maximum limiting amount or budgetary ceiling unless otherwise approved by the DOT Comptroller.
- Time periods for all LOA’s and TWO’s must fall within the specific time frame of the master agreement.

**General Invoice Submittal Requirements**

The following minimum requirements must be met prior to submitting an invoice or construction estimate for payment to the Disbursement Operations Office or the appropriate District Financial Services Office:

- DOT Form 350-060-02, Summary of Contractual Services Agreement/Purchase Order Receiving Report and Invoice Transmittal – Contracts is required to be completed and printed from the FACTS system for each contract invoice to comply with CFO Memorandum No. 1 (2010-11).
Changes to the “Contractual Information – Pre-populated from CFM/FACTS” or “Amendments/Renewals/Extensions” sections of the form are not allowed to be handwritten and must be done in the CFM/FACTS system. Handwritten changes can be made to the “Contract Information and Contract Manager Certification” section of the form and must be supported by the contract manager’s initials. Substantive changes may potentially require a newly completed form printed from the CFM/FACTS system.

The DOO/FSO may only make limited handwritten changes to the “Authorized Official Certification”, “Section 215.422 F.S. Requirements” and “Comptroller Use Only” sections of the form. Substantive changes could also require a newly completed form printed from the CFM/FACTS system.

Exceptions to fully completing DOT Form 350-060-02 have been granted to the following invoice types ONLY:

- Maintenance invoices processed through SiteManager require the “Contractual Information – Pre-populated from CFM/FACTS”, “Amendments/Renewals/Extensions”, and “Contract Information and Contract Manager Certification” sections of DOT Form 350-060-02 and the appropriate SiteManager forms to be submitted.
- Construction invoices not processed through EED require the “Contractual Information – Pre-populated from CFM/FACTS”, “Amendments/Renewals/Extensions”, and “Contract Information and Contract Manager Certification” sections of DOT Form 350-060-02 and appropriate SiteManager forms to be submitted.
- CITS invoices do not require DOT Form 350-060-02.
- EED estimates do not require DOT Form 350-060-02.

- Determine that invoiced services received were performed within the contract time period. Any services performed outside the contract time period cannot be paid from the contract. This situation could result in a settlement agreement. See “Invoice Processing – Settlement Agreements” topic for more information.
- Verify that the vendor name on the invoice(s) agree with the vendor name stated in the following: contract, DOT Form 350-060-02, FLAIR encumbrance subsidiary ledger file (6S) and FLAIR vendor statewide file (VS).
- Verify that the vendor’s remittance address on the invoice agrees with the vendor’s remittance address in the FLAIR vendor statewide file (VS). Also verify that the vendor’s W-9 indicator is notated with a “Y”. If there is no “Y” direct the vendor to the State of Florida – Vendor Website.
- Ensure invoice(s) are in compliance with the method of compensation, specific deliverables, units, rates, and date(s) of service stated in the contract. In addition, the invoice(s) must clearly conform to all items listed in the “Invoices” topic.
• If the contract specifies a progress report or other written document to substantiate the deliverables or amount being paid, include a copy of the document with your invoice transmission.

Invoice Requirements for Compensation Types
All Department contracts are categorized into one of the compensation types as defined by the DFS FACTS Manual and must meet specific invoice requirements as follows:

Fixed Price – Lump Sum
A contract where the amount of payment does not depend on the amount of resources or time expended, including: a single amount paid at the completion of the contract; payment based on the percent completion of services/tasks; or at completion of defined tasks or milestones.

Invoices must conform to the method of compensation in the contract. If invoices are for the completion of tasks then the specific tasks being billed must be clearly identified on the invoice. Percent complete invoices require a percentage for the task or total contract amount as described in the method of compensation. The percentage should be based on the actual amount complete as determined by the contract manager.

Fixed Fee / Unit Rate
Fixed Fee and Unit Rate contracts establish a constant price for units of deliverables that is determined by the provisions of the contract. Invoices must show units of service and applicable unit rates with calculated extensions that equal the total invoice amount.

Cost Reimbursement
Cost Reimbursement contracts provide for payment of allowable costs as specifically defined in the contract. Invoices must include detailed supporting documentation for all incurred costs. Section 287.0585 F.S. infers costs do not have to be paid to be invoiced, so proof of payment is not required. The documentation must also clearly reflect the dates of service.

Note: Contracts paid using grant funding can only be reimbursed for costs that have been previously paid by the recipient/sub-recipient. Supporting documentation must clearly show that the funds have been expended.

Listed below are some common types of expenses and examples of the documentation requirements:

• Salaries: A payroll register or similar documentation must be provided. The payroll register should show gross salary charges, fringe benefits, other deductions and net pay. If an individual for whom reimbursement is being claimed is paid by the hour, a document reflecting the hours worked times the rate of pay will be acceptable as long as it shows the dates worked.

• Fringe Benefits: Fringe Benefits must be supported by documentation showing the amount paid on behalf of the employee, (i.e. insurance premiums paid). If the contract specifically states that fringe benefits will be based on a specified percentage rather than the actual cost of fringe benefits, then the calculation for the fringe benefits amount should be shown.

• Travel: Reimbursement for travel must be in accordance with Section 112.061, F.S. which includes submission of the claim on DOT Form 300-000-06, Contractor Travel Form. This requirement applies to both prime and sub-contractors traveling on behalf of the Department. Exceptions:
If travel is to be reimbursed at the federal rates then the contractor travel form is not required but the payment request must include a written approval from DFS waiving Section 112.061 F.S. in lieu of the ruling or law that requires/allows federal rate reimbursement.

Universities located in the state of Florida must submit travel using a department travel form unless the university can provide proof that the Department of Financial Services has approved an alternate travel form or other type of documentation.

Universities located in the state of Florida can also substitute actual charges for fuel and maintenance on motor pool vehicles if all three of the following are met: the vehicle is 100% dedicated to the services identified in the agreement, for the life of the vehicle and agreement, and specifics of allowances are dictated in the agreement. See also “Travel – Consultant/Vendor Travel” topic in this handbook.

- Other direct costs: Reimbursement will be made based on invoices or receipts that show the costs were incurred.
- In-house charges: Charges which may be of an internal nature (e.g., postage, copies, parts, etc.) may be reimbursed based on a usage log or some other record which shows the number of units and the rate being charged. According to the Department of Financial Services these rates must be reasonable.
- Indirect costs: Indirect costs will be paid based on a specific rate (as determined by the contract) and the calculation should be shown.

Alternative documentation may be submitted for contracts between state agencies or universities to substantiate the reimbursement request. Documentation may be in the form of FLAIR reports, voucher schedules, or other detailed accounting reports. Supporting receipts must be provided for travel reimbursements and direct expenses.

**Cost Reimbursement Plus**

Cost Reimbursement Plus contracts allow for a combination of cost reimbursement and other types of compensation. Although they are rarely utilized, the most common are:

- Cost Reimbursement Plus Fixed Fee(s), including Fixed Price Components - Contracts having a larger estimated contract cost and an accurate estimate of the final cost cannot be determined but assures the vendor a profit or fixed award for meeting or exceeding performance targets, including any cost savings.
- Cost Reimbursement Plus Percentage of Cost - Contracts pay a fee that rises as the contractor's costs rise. Because this contract type provides no incentive for the contractor to control costs it is rarely utilized.
- Cost Reimbursement Plus Incentive Fee - Contracts having a larger estimated contract cost and an accurate estimate of the final cost cannot be determined but assures the vendor a flexible award for meeting or exceeding performance targets, including any cost savings.
- Cost Reimbursement Plus Award Fee - Contracts having a larger estimated contract cost and an accurate estimate of the final cost cannot be determined but assures the vendor a fixed award for meeting or exceeding performance targets, including any cost savings.

All compensation types included on the invoice must adhere to the same documentation requirements for each type as outlined above.

**Advance Funded**
Advance Funded contracts allow the Department to compensate the vendor prior to receiving the goods or services from the vendor. These contracts must follow the provisions of the Advance Payment Topic. The invoice must follow the method of compensation in the contract.

(Revised on 01/05/2022)

Credits

Credits that appear on disbursement invoices cannot be applied to the current balance due without justification. It is the responsibility of the cost center to get justification for the use of a credit or to ensure the credit is removed from the invoice, if appropriate.

If justification for the credit is not included with the invoice, the Financial Services Office (FSO) will request it from the cost center. If justification is provided that allows the use of a credit then the FSO will attach the justification and apply the credit to the balance due. The entire credit amount must be applied to the current balance owed to the vendor. If the FSO does not have a current invoice for that vendor, the credit shall be applied on the next available invoice.

If the justification is not readily available the FSO will note that the cost center has been contacted and continue processing the payment without applying the credit.

See also “Purchasing Card - Credits” [Ref: Section 10, Constitution of the State of Florida]

(Revised on 09/06/2013)

Discounts on Invoices

If the terms of an invoice provide a discount for payment in less than 30 days, the Department shall preferentially process it and use all diligence to obtain the savings in accordance with the terms of the invoice. The transmittal document must be clearly marked “discount invoice” when submitting the payment request to a disbursement office.

[Section 215.422(4), F.S. and Rule 69I-24.003(8), F.A.C]

(Posted on 05/16/2011)

Freight/Shipping Costs

It is common business practice for vendors to add shipping costs for the purchase of tangible goods (commodities). These costs are allowable however the cost center should ensure the most economical shipping method is selected. A business justification must be provided for expedited or overnight shipping.

When requesting payment or processing invoices that include shipping costs, the cost of shipping should be divided out and accounted for under Object Code 210001 (FREIGHT). The exception is if the purchase is for tangible property that is required to be coded to the 51xxxx (Property) object code series.

(Posted on 02/07/2020)
**Interest Penalty Payments**

The Department will owe an interest penalty if an invoice is not paid within 40 calendar days after the date the invoice is received or the date the goods and services are received, inspected, and approved, whichever date is later. The interest penalty is determined using a report provided by the Department of Financial Services and applies to all agreements and payment types except P-Card. Interest penalties less than $1.00 will not be paid, unless requested by the vendor.

The Disbursement Operations Office will pay interest penalties from the same category as the original payment using current year funds. If budget is not available, the cost center will be contacted to determine another appropriate category.

The Comptroller is notified of any interest penalties $100 and above.

[Ref: Section 215.422 F.S. and Rule 69I-24.004(7)(d), F.A.C](Revised on 03/06/2023)

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**Invoices**

Vendors should submit invoices correctly according to the terms and conditions of the purchase order, contract, or other written agreement. Invoices must include the following information to be processed for payment.

- The invoice must be a legible, original invoice that states the vendor’s name and address. If a copy of the invoice is used it must comply with the invoice copy requirements.
- The invoice must also include a clear description of the items or services purchased.
- The quantity and unit cost must be included on commodity invoices. A description of the services provided and the service dates must be included on service invoices.
- Numerical descriptions, acronyms and abbreviations are not acceptable, unless they are clearly identified in the purchase order or contract.

For additional information regarding invoice requirements, refer to the DFS Reference Guide for State Expenditures.

**Changes or Corrections to an Invoice**

If the invoice submitted does not meet the applicable requirements and the vendor is unable to provide a new invoice, changes or corrections can be made to the original invoice received. DOT should make minimal changes to a vendor’s invoice. It is recommended that information pertinent to the invoice be acquired from the vendor through email. This information can also be obtained through a telephone conversation as a last resort. Any changes made to an invoice should be clearly supported with the documentation of the telephone call or email.

Changes and corrections must be made directly on the invoice. A single line should be drawn through the incorrect information and the correct information notated along with the date and the initials of the person making the modifications. All original invoice information should be visible after changes and
corrections are made. The agency cannot make any change to an invoice that would increase the amount originally billed.

**Copies of Invoices**
An electronic version or copy of an invoice may be used if an original is not available or the vendor submits the invoice electronically. The cost center should verify that the invoice has not been paid (check Payment History in FIDO or Vendor History (VH) in FLAIR either by vendor name or federal identification number) before submitting it to the appropriate DOO/FSO (Financial Services Office). The DOO/FSO is ultimately responsible for ensuring that the payment is not a duplicate. See also “Invoice Processing – Past Due Balances on Invoices”.

**Disputed Items on an Invoice**
If you dispute an item on an invoice, contact the vendor, advise them of the dispute, and discuss the desired method to resolve the outstanding invoice. The vendor can either send a new invoice or the disputed item(s) can be lined off the invoice. You may want to insist that the vendor submit a new invoice if there are multiple disputed items that would make payment from an adjusted invoice too complex to properly follow. Create a memo documenting your telephone conversation with the vendor. Include the name, position and phone number of the vendor representative, your name, position and phone number, the date and time of the telephone call, as well as a short description of the conversation.

**Prompt Payment Compliance**
The clock is still ticking for compliance with prompt payment procedures, rules and statutes (FS 215.422) until the invoice is paid or voided. If the vendor will send a new (corrected) invoice, mark the original invoice “VOID” and attach a copy of the memo to the invoice. The date the new invoice is received should then be used in determining the prompt payment dates. If the vendor refuses to send a new invoice or authorize the invoice to be adjusted, you must line-out the disputed items and submit the undisputed items for payment. The date the invoice was received is still used in determining the prompt payment dates, just the same as an invoice without any disputed items.

**Adjusting the Invoice**
To line-out the disputed items from the invoice, a single solid line should be drawn through the disputed items. Make sure that the lined-out items are still legible, so others will be able to determine what was adjusted. Record your initials and date of the adjustment beside the lined-out items on the invoice. Also, a copy of the memo documenting the conversation with the vendor should be attached to the invoice.

**Subsequent Payment of Disputed Items**
If the disputed items are later resolved in the favor of the vendor, payment can be made from a new invoice or using a copy of the original lined-out invoice. If a new invoice is received, the date the new invoice is received would be used in determining the prompt payment date. If a copy of the original lined-out invoice is used, the date the original lined-out invoice was received should be used as the prompt payment date. The invoice from the original payment and the invoice used for the subsequent payment of the disputed item should be annotated with the Statewide Document Number and payment date of each other for cross-referencing purposes.

**Statements as Invoices**
A statement or summary invoice cannot be submitted for payment unless it meets the invoice requirements stated above. If a vendor uses a statement/summary as an invoicing mechanism, a note must be included stating that the statement/summary is intended as an invoice and that no individual
account invoices will be submitted for payment. If the required invoice information is not included on the statement/summary, the payment will not be processed.

See also “Invoice Processing - Credits”, “Invoice Processing - Discounts on Invoices”, “Invoice Processing – Invoice Submittal”, and “Invoice Processing – Past Due Balances”

(Posted on 08/02/2016)

Invoice Received Date

The date an invoice is first received at the location designated by the Department must be annotated, usually in the form of a date stamp but other methods indicating a date and verification by an individual can be used (i.e., handwritten (Received), dated and signed/initialed, email printout showing date received, fax showing date received, etc.). If the Department fails to designate a specific location at the time the order was placed or contract made, the Department is deemed to have received the invoice on the date the invoice is received by the Department at any location. If the Department has failed to document the actual date of receipt, the Department is deemed to have received the invoice as of the vendor’s invoice date.

In the case of travel and other reimbursements to state officers and employees, receipt means the date a properly completed reimbursement form is received by the Authorized Official. When the payee and Authorized Official are one and the same, receipt means the date a properly completed reimbursement form is received by the appropriate disbursement office.

Corrected Invoice

When an invoice is returned to the vendor for corrections, or additional documentation is needed to process the invoice, the original invoice received date is no longer effective. Upon receipt, the corrected invoice or additional documentation should be notated with the new received date. When corrections are made to an invoice according to information received from the vendor over the telephone, the date of the conversation will be used as the invoice received date. The date of the conversation and the name of the person contacted must be documented and submitted with the payment. When additional documentation or a corrected invoice is provided by fax or email, the date of the fax or email will be used as the new invoice received date.

For example, an invoice was submitted by a vendor to the appropriate cost center for payment on 1/1/2011. The invoice is stamped received by the cost center on 1/1/2011. The cost center then submits the invoice for payment to the Financial Services Office on 1/3/2011. It is then discovered that the invoice is missing timesheets that are required in order to support the payment. The cost center immediately notifies who in return notifies the vendor. The vendor emails the required timesheets to the cost center on 1/5/2011. The date that the vendor emailed the timesheets to the cost center, 1/5/2011, is now the new received date.

[Ref: Section 215.422(1), F.S. and F.A.C. 69I-24.002(15)]

(Revised on 12/01/2021)
**Invoice Submittal – General Requirements**

An invoice must be submitted to the appropriate Financial Services Office for payment within five calendar days from the latter of the receipt of an invoice or the receipt, inspection, and approval of the goods or services, unless there is a bona fide dispute. The vendor must be contacted regarding disputed invoices within this five day period. If only a portion of the invoice amount is disputed, the remaining undisputed amount should be approved for payment with a statement of the dispute attached to the invoice.

Payment requests must include the appropriate documentation in order to be processed for payment. These requests must include the following:

- Transmittal documentation (i.e. Receiving Report and Invoice Transmittal forms)
- Any supporting documentation or justification (i.e. contract amendments, detailed billing for consultants, travel forms, agenda, registration applications, receipts) [Contract Payment-General Invoice Submittal Requirements](#)

All invoices must be submitted via email with only one invoice or one RRIT included per email. Submittals should also be one PDF file, assembled in proper order, to expedite the entire payment process.

**Email Requirements**

All Districts and Central Office have email addresses established for invoices submissions. Invoices must be submitted to the appropriate inbox:

<table>
<thead>
<tr>
<th>Office</th>
<th>Email Address</th>
<th>Payment Type(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CO Contract Payments</td>
<td><a href="mailto:ContractPayment.Section@dot.state.fl.us">ContractPayment.Section@dot.state.fl.us</a></td>
<td>Contracts</td>
</tr>
<tr>
<td>CO General Payments</td>
<td><a href="mailto:GeneralPayments.Section@dot.state.fl.us">GeneralPayments.Section@dot.state.fl.us</a></td>
<td>Travel, MFMP, Utilities, IRVs</td>
</tr>
<tr>
<td>District 1</td>
<td><a href="mailto:D1Invoices@dot.state.fl.us">D1Invoices@dot.state.fl.us</a></td>
<td>All Payment Types</td>
</tr>
<tr>
<td>District 2</td>
<td><a href="mailto:D2Invoices@dot.state.fl.us">D2Invoices@dot.state.fl.us</a></td>
<td>All Payment Types</td>
</tr>
<tr>
<td>District 3</td>
<td><a href="mailto:D3Invoices@dot.state.fl.us">D3Invoices@dot.state.fl.us</a></td>
<td>All Payment Types</td>
</tr>
<tr>
<td>District 4</td>
<td><a href="mailto:D4Invoices@dot.state.fl.us">D4Invoices@dot.state.fl.us</a></td>
<td>All Payment Types</td>
</tr>
<tr>
<td>District 5</td>
<td><a href="mailto:D5Invoices@dot.state.fl.us">D5Invoices@dot.state.fl.us</a></td>
<td>All Payment Types</td>
</tr>
<tr>
<td>District 6</td>
<td><a href="mailto:D6Invoices@dot.state.fl.us">D6Invoices@dot.state.fl.us</a></td>
<td>All Payment Types</td>
</tr>
<tr>
<td>District 7</td>
<td><a href="mailto:D7Invoices@dot.state.fl.us">D7Invoices@dot.state.fl.us</a></td>
<td>All Payment Types</td>
</tr>
</tbody>
</table>

The subject line of the email should follow the standard format below:

<table>
<thead>
<tr>
<th>Payment Type</th>
<th>Format</th>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract Invoice</td>
<td>Contract Number space Invoice Number</td>
<td>DNU83 0325A3</td>
</tr>
<tr>
<td>Utility Invoice</td>
<td>Vendor Name space Account Number</td>
<td>Duke Energy 56001 93043</td>
</tr>
</tbody>
</table>
Scanning Requirements

The scanned submittals must meet the following requirements:

- A minimum of 300 dots per inch (dpi) scanning density is required for scanned images
- Images must be in PDF format
- Images must be legible and pages should be rotated so that the language and/or image can be read or viewed from left to right
- Blank pages must be removed


Past Due Balances on Invoices

Past due balances included on current invoices cannot be paid without an invoice to support the request for payment. Unless you believe that the payment crossed in the mail, a copy of the invoice supporting the past due balance should be requested from the vendor. Once the copy of the invoice is received from the vendor, follow the guidance under “Invoices - Copy of Invoices” in this handbook to check for previous payment and to appropriately annotate the invoice copy. If unpaid, you should research the invoice to determine if payment is due the vendor or if the vendor is carrying the balance in error. Depending on the results of your research, the vendor should receive payment or clear the balance from their accounts receivable.

(Posted on 05/31/2005)

Purchases Made with Personal Funds

Small dollar items that could not be purchased under the normal methods of procurement may be purchased using personal funds. An original, detailed receipt for the purchase must be submitted with Form 350-030-01, Individual Reimbursement Voucher along with a justification explaining why there was no other payment method available and what the purchase is to be used for. This form is used for expenditures made on behalf of the Department from the personal funds of a Department employee. The IRV form must be signed by the payee and Authorized Official to be processed for payment.

(Posted on 06/22/2011)

Refunds

If it appears that an over payment has been made to a vendor/employee, coordinate with your DOO/FSO to ensure that a refund is actually due to the Department. In cases when your DOO/FSO discovers an over payment, you will be notified so that you can update your records.
The DOO/FSO is responsible for verifying the payment records, informing you of the action that will be taken, and contacting the vendor/employee to notify them of the overpayment. With the exception of refunds to the Travel Revolving Fund (as described below), the DOO/FSO will advise the vendor/employee to send the refund directly to the GAO (General Accounting Office) - Cashier’s Office MS- 42B, 605 Suwannee Street, Tallahassee, FL 32399.

**Exception:** Refunds due to the Travel Revolving Fund should be sent to the Disbursement Operations Office - General Payment Section, MS-42. The refund will either be deposited into the Travel Revolving Fund or the State Transportation Trust Fund, depending on the circumstances. This decision will be made by the DOO General Payment Supervisor in conjunction with the Cashier’s Office.

*(Posted on 03/21/2012)*

**Rounding on Invoices**

Invoices may be rounded to the hundredths decimal place ($0.XX) on either the result of a calculation (item rate multiplied by number of units) or the total invoice amount. Rounding cannot be done on the item rate listed in the procurement document before the calculation. The maximum amount an item/total may be rounded up is one cent.

Generally accepted mathematical standards must be used when rounding. For example:

- 5 items at $1.225 each equals $6.125. The result of the calculation $6.125 can be rounded **up** to $6.13.
- 6 items at $1.224 each equals $7.344. The result $7.344 can be rounded **down** to $7.34.

The DOO/FSO is ultimately responsible for ensuring that the rounding is calculated correctly. If there is a rounding error in favor of the department, the invoice will need to be reduced before processing. For errors in favor of the vendor, the cost center or vendor will need to be contacted in order to determine if the vendor wishes to resubmit the invoice with the corrected increased amount or have it processed "as is". The results of the communication (verbal or electronic) should be documented or attached to the invoice and must include the names of the vendor contact and DOT employee, and the date.

The only exception at this time is based on CFO Memo No. 3 (2005-06) which requires that travelers must round down to the nearest cent when calculating the allowable amount for mileage. For example, 15 miles at $0.445 per mile equals $6.675 and would be rounded **down** to $6.67.

*(Revised on 02/28/2011)*

**Routine Payments**

The Department of Financial Services (DFS) has identified the below goods and services that occur on a routine basis. In an effort streamline the process, invoices for the below recurring payments can be paid upon receipt of an invoice. Invoices submitted for processing should indicate that the goods and services are routine, and payment is being made upon receipt of the invoice.

- DMS leases
• DMS parking
• Cable (Comcast, Century Link, etc.)
• Telephone
• Sewage
• Garbage pick-up
• Utility

**Rush Payments**

You can request a payment to be rushed (placed ahead of others) if there is a business reason to do so. The Department will rush a payment only if there is an extraordinary circumstance that we do not expect to be repeated (such as a vendor requesting a rush payment because the company needs the money in order to process their payroll).

If you determine that a payment should be rushed, then ensure that “RUSH” is clearly notated on the payment request before submitting it to your DOO/FSO. The specific justification stating the extraordinary circumstance must also be included.

Keep in mind that the normal requirements for contractual agreements, receiving goods/services, invoicing, and approvals must be followed during the submittal and audit of a payment request, regardless of the circumstances that require the expeditious processing (see Emergency Disbursement Guidance – Payment Submittal). The Department of Financial Services has 10 days to authorize payments and issue warrants. However, the DOO/FSO will attempt to have DFS expedite the payment.

**Settlement Agreements**

A settlement is an agreement obligating the Department to expend state funds to discharge a debt due a person, entity, or group of persons when the amount owed pursuant to a contract, purchase order, or other form of indebtedness is in dispute. A variety of situations could cause the need for a settlement agreement:

- There is no contract.
- Contract executed after services rendered.
- Services rendered after expiration of contract.
- The provider provided additional services not included in the contract.
- To settle a lawsuit.

District legal offices and Central Office, Office of the General Counsel are responsible for processing settlements for payment. The Central Office, Office of the General Counsel is also responsible for the final execution of settlement agreements. The District Legal Office will forward the settlement, executed by the vendor, to the Central Office, Office of the General Counsel along with the following:

- Invoice transmittal form (RRIT)
The Central Office, Office of the General Counsel will forward the agreement to the OOC, Contract Funds Coordinator who will encumber funds and place the agreement in a pending status (“10”). When the settlement agreement is properly executed by all parties it will be forwarded to the Central Office, Disbursement Operations Office for payment.

Disbursement Operations Office (DOO) is responsible for processing settlements for payment. All settlement agreements require the following to be submitted for payment to the Department of Financial Services:

- A description letter.
  - Must be addressed to the Bureau Chief of the Bureau of Auditing.
  - A description with appropriate supporting documentation of the transactions or events that created the claim against the agency, such as the untimely execution of contracts, renewals, amendments, exceptional purchase(s), single source, copy of the contract, all supplementals, etc.
  - The dates of service covered by the settlement.
  - An explanation of the means used to determine the settlement amount.
  - A brief explanation of why the settlement is in the best interest of the State.
  - Name, phone and e-mail address of contact person if the Bureau of Auditing reviewer has any questions.

- An executed settlement agreement.
  - Signature of the agency head or designee on the settlement agreement. If signature authority is delegated by the Secretary, the letter of delegation must be submitted with the payment request.
  - The service period that is being settled.
  - A provision legally releasing the State from further claims arising from the dispute. See “DFS – Guidelines for Settlement Agreements” for acceptable release language.
  - A statement that settlements are contingent upon the approval of the Chief Financial Officer.

- Completed Form 350-060-16, Receiving Report and Invoice Transmittal – Other Than Contracts.

- Copies of all related agreements.

- Any additional documentation requested by the State Chief Financial Officer.

- For settlements that are the result of a lawsuit, copies of notices in accordance with Section 45.062, F.S. are required.

In addition to the requirements listed above, settlement agreements against contracts, purchase orders, and leases must include the following documentation:
• Copy of the original agreement, renewal, amendment, exceptional purchase, single source, supplemental, IRR, etc.

• Invoice(s) and all supporting documentation accounting for all dates of the settlement period. Invoices for dates outside of the settlement period should not be submitted.

[Ref: Section 17.03, F.S.]

Statewide Vendor File Updates

The FLAIR Statewide Vendor File (SWVF) is the State's central repository of vendor information and is used for disbursement (payment) transactions and reports for the public. The Vendor Management Section (VMS) at DFS is responsible for the data integrity of SWVF and routinely reviews records in the file. It is critical that the data in the Statewide Vendor File is accurate.

Most vendors are registered in MFMP (MyFlorida MarketPlace) which sends vendor data to SWVF. MFMP vendors must update their own records in the MFMP system. These vendors are identified by an “M” in the VEI field (VEI = M) on the VS (Vendor Statewide) screen in FLAIR.

The following guidance pertains to vendors not required to be registered in MFMP. Generally non-MFMP vendors are payees for right of way transactions, travelers (commissioners or volunteers), applicants for refunds, and P-Card vendors.

Adding a New Vendor
Requests to add a vendor to FLAIR must be emailed to FDOT VENDOR ADD and include the following information.

• Tax Identification Number (TIN) – a W9 is required for all Social Security Numbers.

• Vendor Name

• Phone Number

• Address

• City, State, and Zip Code

If a vendor needs to be added for travel reimbursements (commissioners) or refunds, the request must also include Form No. 300-300-01 Travel Form or Form No. 350-080-14 Application for Refund of a Deposited Receipt.

Requests to add Right of Way (ROW) vendors must include a copy of Form No. 575-030-27, Request for Taxpayer Identification Number.

Vendor Updates
If you require a change to an existing FLAIR record (VEI=F), please email FDOT VENDOR ADD for guidance along with any supporting documentation.

If you need a paper warrant for an EFT vendor, please send the request along with supporting documentation to FDOT VENDOR ADD.
Accountants must refer to the following F&A Desktop Procedures available on the Disbursement Operations Invoice Processing SharePoint page. Requests for new vendor sequences must be emailed to FDOT VENDOR ADD.

- DOR Lien Processing Instructions
- IRS Levy Processing Instructions

DFS has also provided new tools for searching for vendors that are registered through MFMP:

- RDS Access is required in order to display full tax identification number (TIN)
  https://flair.dbf.state.fl.us/iwapps/swvfsrch.shtml
- No RDS Access required, but TIN is partially masked
  http://flair.dbf.state.fl.us/iwpapps/swvfsrch.shtml

(Revised on 12/07/2020)

Taxpayer Identification Numbers for Paying Individuals

If the Department must pay an individual (such as an employee, contractor, or volunteer) directly, then the payee must provide either an SSN (Social Security Number) or an ITIN (Individual Taxpayer Identification Number). An ITIN is issued by the IRS (Internal Revenue Service) to individuals who do not have, and are not eligible to obtain, an SSN. Payments to individuals cannot be processed without a valid SSN or ITIN.

Common payment types that require either an SSN or an ITIN are travel reimbursements, employee reimbursements, and costs associated with ROW (Right of Way) land acquisitions.

(Posted on 07/06/2006)

Timely Voucher Submittal

A voucher authorizing payment of an invoice by the Department must be filed with the State Chief Financial Officer no later than twenty (20) calendar days after the latter of the goods/services received date, the goods/services approved date or the invoice received date. The date determined to initiate the 20-day period is referred to as the “transaction” or “TR” date.

[See “Invoice Processing – Invoice Received Date”] [Ref: 215.422(1), F.S.]

(Posted on 06/22/2011)

Utility Invoices

Utilities are services such as telephone, electrical, water, sewer, and waste removal that are regulated by the Public Service Commission and cannot be procured using a competitive bid or a state contract. Funds for utility payments are not required to be encumbered even if the annual expenditure exceeds $35,000. However, if an encumbrance is desired contact the Financial Management Office Contract Funds Management Section for assistance. MFMP (MyFloridaMarketplace) should not be used to pay for utility services.
Utility invoices may be processed for payment using Form 350-060-16, Receiving Report and Invoice Transmittal – Other Than Contracts (RRIT). Multiple invoices may be submitted on the same RRIT if they are from the same utility provider (must have identical FLAIR vendor numbers). Utility invoices may also be paid with a State of Florida Purchasing Card using the provider’s on-line or telephone payment system, if the provider does not charge a service fee for paying with a credit card. If agreed upon, some vendors may bill multiple accounts on one invoice. These are considered summary invoices and still must include a detail of all charges for each account listed.

The Authorized Official, cardholder, or other designated person is responsible for ensuring that invoices are valid and that usage and charges are appropriate and accurate.

Allowable charges on a utility invoice include but are not limited to:

- Base rate (for current period only)
- Customer charges
- Gross receipts tax
- Franchise fee
- County and City tax
- Tele tax
- First time installation fees
- Demand charges
- Universal charges
- Regulatory Assessment Fees

Unallowable charges on a utility invoice include but are not limited to:

- Previous balances
- State sales tax
- Federal tax
- Late fees
- Reconnect fees
- Deposits for services (unless vendor refuses to waive the fee – justification must be included)
- Service fees for using credit cards as payment

For guidance on other questionable charges, please contact your Financial Services Office.


(Revised on 1/8/2024)
Payroll
Compensation for Extra Hours Worked

Employees may be directed to work over their contracted hours due to natural disasters and other extraordinary events or other events critical to the mission of the agency. The Department has established leave payment plans to address compensation of excluded employees for these extra hours worked. The Career Service (CS) Regular Compensation Leave Payment Plan and Select Exempt Service (SES) Extraordinary Payment Plan will be activated by the Human Resource Office upon approval of the Secretary or his designee.

SES employees at or above the bureau chief (or comparable) level are not eligible to be compensated for extra hours worked per 60L-32.0071, F.A.C. However, this rule may be suspended at the discretion of the Department of Management Services. Due to this type of variable, specific timesheet guidance is distributed by the Human Resource Office for each event.

Important Reminder: Employees must work 80 hours (coded to type 1000) in order to be eligible to receive payment for any extra hours worked. When recording hours on a daily basis, employees will initially have to code all emergency hours worked as regular work (type 1000) under the appropriate project number(s) for that event. When the pay period ends, any hours that exceed 80 AND exceed the scheduled work hours for that day AND are charged to emergency projects must be changed to hours type 1016 (for excluded CS employees) or 1017 (for excluded SES employees) to receive payment.

Payments will be made in a lump sum on the first or second supplemental payroll following the pay period the hours are worked and the timesheet is approved. Any inquiries regarding payment status or questions regarding the extraordinary pay approval process should be directed to the Central Office Payroll Office at the email address Payroll.Accounting@dot.state.fl.us.

Time Reporting for Excluded CS Employees

In these examples, the employee is scheduled to work 5 days a week, 8 hours a day.

Standard reporting of extra hours worked.
Example: The employee works 85 hours in a pay period.

➢ The employee will record the 5 hours in excess of 80 to hours type 1016 (resulting in payment of 5 hours at straight time).
➢ 80 hours will be recorded as hours type 1000.

A common issue is the reporting of time during a pay period that contains a holiday.
Example: The employee works 75 hours in a pay period that includes a holiday.

➢ Since the employee did not work 80 hours, no time should be recorded as hours type 1016.
➢ 75 hours will be recorded as hours type 1000.
➢ The employee will be credited with 3 hours Special Compensatory Leave for the time worked in excess of the scheduled workweek (75 - 72 = 3).

Example: The employee works 85 hours in a pay period that includes a holiday.

➢ The employee will record the 5 hours in excess of 80 to hours type 1016 (resulting in payment of 5 hours at straight time).
➢ 80 hours will be recorded to hours type 1000.
➢ The employee will be credited with 8 hours Special Compensatory Leave for the time worked in excess of the scheduled work week and not recorded to hours type 1016 (80 - 72 = 8).

**Time Reporting for Excluded SES Employees**
The standard reporting process is the same as for Excluded CS employees. Reporting time during a pay period containing a holiday is the same with two exceptions: Employee will use code 1017 and does not earn Special Comp.

(Revised on 12/13/2022)

**Correcting Timesheets in People First (Unsubmit/Resubmit)**
When a timesheet needs to be corrected, employees or supervisors must notify their Payroll Office to have the timesheet un-submitted. Effective July 9, 2010, the People First Service Center will no longer provide this service. The notification can be by phone or email (email preferred) and should include the employees' name, People First ID number, pay period to be un-submitted, and the reason for the request. Employees should notify their supervisor about the correction immediately.

Once the timesheet has been un-submitted, the employee will need to resubmit the timesheet for their supervisor to review and approve. The un-submitted time will be highlighted and will remain viewable until the timesheet has been re-approved. Employees can access their timesheet history by clicking Timesheet Summary located on the Employee Timesheet ➔ Details screen in People First.

Payroll will monitor the un-submit/resubmit process to ensure that any pay or leave adjustments are processed through the People First system. If the system does not make the appropriate adjustment, Payroll will take the appropriate action and notify the employee/supervisor.

(Posted on 08/06/2010)

**Garnishment - Involuntary Reduction of Pay**
A payroll garnishment is an involuntary reduction of pay such as child support, IRS levy, or other indebtedness due to nonpayment of debt and is processed through BOSP (Bureau of State Payrolls) a division within DFS (Department of Financial Services).

All legal documents or writs (a written order issued by the court), from the State of Florida Courts, are served to the head of the agency. The clerk of the court then notifies the attorney for the employee (debtor). If the employee works for more than one agency, each agency must be served. The agency will respond to the 0610 Debt Garnishment for Federal Wage Debt. All others types of writs (IRS Levies, Student Loans, Court Ordered Child Support, etc.) are sent directly to BOSP to process. [Ref Chapter 77.041, F.S.]

The Agency Legal Department prepares and files a response to the court (within 20 days) showing employee's disposable income available (as calculated by BOSP are earnings remaining after deduction of amounts required by law to withheld, such as Federal Income Tax, Federal Social Security Tax and State and Local Taxes). Any income is subject to garnishment unless a payment schedule has been
established; however, Garnishment should not exceed 25% of disposable income. [Ref, Chapter 73, F.S.]

Then the agency legal department contacts the employee about the garnishment using the Calculation Worksheet sent by BOSP to inform the employee by certified letter that this garnishment will be immediately withheld from their payroll. They will send any follow-up information, correspondence, or interoffice memorandum to BOSP. If employee terminates employment, notification must be made to BOSP immediately by letter or fax. If employee transfers to another agency, the court must serve a Writ to that agency.

The agency legal department maintains all copies of all notices, correspondence, or interoffice memorandum concerning any ongoing wage garnishment case.

There are four different deduction codes used on the warrant:

- **0225** Levy IRS (Internal Revenue Service) or payroll deduction agreement – notification of delinquent federal taxes by a DOT employee are sent to DOFFS (Dept. of Financial Services). Employees with questions may call the IRS office with any questions or access their website at [www.irs.gov](http://www.irs.gov).
- **0333** Federal Student Loan – Debt incurred but not paid by employee while attending school.
- **0600** Court Ordered Support, Child Support, Alimony, Arrearage or Chapter 13 - Child Support and Alimony are due to court actions in divorce proceedings; Arrearage or Chapter 13 is any kind of debt on account not paid by employee
- **0610** Debt Garnishment, writ of garnishment order for Federal Wage- US Wage Garnishment when employee has been over paid

If you see any of these deductions coded on your pay statement and you do not understand why, contact the payroll office for information (any inquiries should include employee’s name, social security number and case number).

[Ref F.S. 77.0305 and 213.67]  
(Posted on 12/04/2006)

**Late OPS Timesheet Processing -- Impact on Pay Date**

Unlike the normal payroll process, OPS (Other Personnel Services) employees will be paid for hours worked only after the timesheet is approved in People First. If an OPS fails to submit their timesheet or the supervisor fails to approve the timesheet by the pay period cutoff, they will be paid on the next scheduled bi-weekly or supplemental payroll from the date the supervisor approved the timesheet (See the [BOSP Payroll Schedule](#) on the DOO SharePoint Site for cutoff dates). This will usually delay their pay by a week.

An “On Demand” or manual warrant will pay an OPS employee within 3-5 business days, a couple days sooner than the above normal process, but will only be issued when the original non-payment was due to a system error. If circumstances mitigate this policy, an Assistant/District Secretary may approve an “On-Demand” or manual payment.

Training videos on timesheet processing are available on the Department of Management Services People First Website at [http://dms.myflorida.com/human_resource_support/people_first](http://dms.myflorida.com/human_resource_support/people_first).
On-Call & Call Back Timesheet Reporting

General Overview
An employee may be required to be available to report to work after regular work hours. This is recorded on the employee’s People First timesheet as on-call hours type 1002. Per FAC 60L-34.0031(d), if an eligible employee who is in on-call status is called back to their headquarters to work, it is recorded as Call Back hours type 1004. In order for an employee to record On-Call/Call Back hours on their timesheet, their position must be eligible and documented in the People First System (this is updated by Human Resources).

On Call Fee
An employee in On Call status is paid additional compensation. The rate for on-call weekday hours is $1.00 for each hour the employee is required to be on-call. The on-call weekend rate is equal to one-fourth of the statewide minimum for the employee’s paygrade or pay-band, whichever is greater.

Recording On Call Hours
On-Call hours do not begin until the end of the employee’s work day. If the employee works beyond their normally scheduled hours for the day, the on-call status does not begin until their work day has ended.

In the example below the employee has exceeded 24 hours of on-call and regular work hours for several of his regular work days.

Since the employee worked past his regular work schedule on the days noted, his on-call hours need to be reduced to meet the 24 hour limit.

An employee’s on-call and regular work hours must not exceed a total of 24 hours on a regular work day, with the exception of a holiday. For administrative ease, the employee’s on-call and call back hours may overlap, exceeding the 24 hours limit. This limit does not apply to weekends.

Examples:
Example #1: The employee coded On Call hours for the entire pay period. Ensure that his on-call hours and his regular work hours do not exceed 24 hours during his regular scheduled work days. (12 on-call hours + 10 Regular hours = 22 hours on 4/26/13). He is eligible for the full 24 hours on-call pay on his regularly scheduled days off or a State Holiday.

Example #2: The employee came into work on 4/27/2013, which was not a regularly scheduled work day. Since the work was not related to a Call Back, his hours type is 1000. He is still available to receive his on-call pay since he is still available for any issues that would require him to return to the office.

Example #3: The employee returned to work during his on-call hours in response to a Call Back. Therefore, he recorded the time as Call Back Hours Type 1004 (See Call Back section below). For administrative ease on-call and Call Back hours may overlap.

Call Back Hours
While on-call the employee may be called back to work beyond their normal work hours. For administrative ease, the on-call pay additive will still be in place during the Call Back hours. The rate of compensation for Call Back hours shall be equivalent to the employee’s regular hourly wage.

In order for an employee to code Call Back hours using code 1004, they must first be in on-call status. If the employee is simply asked to return to the work site on their day off, but is not eligible for on-call pay (see on-call section above), the time should not be recorded as Call Back but rather regular work hours (code 1000).

An employee may be called back more than once during a single day. Each call needs to be recorded on the timesheet using the codes below.

<table>
<thead>
<tr>
<th>Hours Type</th>
<th>Description</th>
<th>Used For</th>
</tr>
</thead>
<tbody>
<tr>
<td>1004</td>
<td>Call Back #1</td>
<td>Hours an employee is called back to work beyond their scheduled work day while in On Call status</td>
</tr>
<tr>
<td>1014</td>
<td>Call Back #2</td>
<td>Hours for the second Call Back occurrence on the same day</td>
</tr>
</tbody>
</table>
Two Hour Minimum

The employee is entitled to a minimum of two hours of Call Back pay. However, only actual time worked should be entered on the timesheet. Any overtime accumulated due to Call Back should be based on actual hours worked and not the 2 hour minimum. When an employee works less than the minimum Call back hours, the system will generate a payment for the difference.

(Posted on 04/04/2018)

Overpayment Collections for Other State Agencies

If an employee has been overpaid while working for another state agency, DOT will assist the other agency in recovering the amount owed. Collections are normally made by deducting the amount owed from the employee’s paycheck. The overpayment may be recovered over several pay periods to ensure that the repayment collection does not cause the employee’s gross wages to fall below the minimum wage rate as required by the Federal Fair Labor Standards Act. The salary refund deduction will appear on the employee's earnings statement as Code 200 in the “Deductions” section.

(Revised on 01/14/2011)

Sick Leave Donations

Employees are able to donate or receive personal sick leave credits in accordance with the Personal Sick Leave Transfer Plan Guidelines.

Donating Sick Leave

In order to be eligible to donate your sick leave to an approved employee, you must have a minimum balance of 80 hours in your sick leave after your donated hours have been deducted. Note* If you are a terminating employee, contact your Personnel Office for instructions. You must complete a State of Florida Interagency Sick Leave Transfer Request to Donate Form (go to DMS website, click on State Employees, click on Human Resource Management, click on Human Resource Programs & Information, click on Forms). Send the form directly to your Payroll Office. Your sick leave balance in People First will be reduced by the number of hours indicated on your form. Any donations not used will be returned to your sick leave balance when the receiving employee returns to work or terminates.

Receiving Donated Sick Leave

You can request sick leave donations by contacting your Personnel Office. If you are eligible to receive donations, the Personnel Office will notify you and your Payroll Office by email. Payroll will establish a file and spreadsheet to track the leave donations and usage.

Complete your timesheet in the People First system as usual. Your leave balances can be viewed on your Leave Balance Overview Screen. Remember, you must use all personal leave before donated leave can be coded on your timesheet. If you are unavailable, your supervisor/manager may process
the timesheet in your absence. The timesheet must be submitted and approved by the cut off dates published in the BOSP Payroll Schedule with People First Cutoff Dates.

You or your supervisor/manager must notify Payroll by email when you return to work or terminate. This notification is very important for returning any unused donations to the donating employees in a timely manner.  

(Revised on 03/04/2013)

Return to Table of Contents

Sick Leave Pool

Employees are able to donate or receive sick leave hours through a managed sick leave pool. See the Central Office Sick Leave Pool (Procedure #250-010-100) or your applicable District guidelines for details on becoming a member of a sick leave pool or to learn how the sick leave pool is administered.

Payroll will reduce your sick leave balance by 8 hours when you first join the sick leave pool and thereafter reduce your sick leave balance an additional 8 hours every time the sick leave pool is depleted.

Payroll will increase a sick leave pool recipient’s sick leave balance by the number of hours approved by the sick leave pool committee. Any accrued annual leave or other type of personal leave should be used/coded on each timesheet before sick leave is used.

The employee or supervisor must notify Payroll when the recipient returns to work or is terminated. After ensuring that all personal leave was used first, any remaining unused sick pool leave will be returned to the sick leave pool by Payroll.

(Posted on 05/01/2006)

Return to Table of Contents

Special Compensatory Leave Accruals for Office Closures

Following an office closure due to a declared emergency, certain essential employees (refer to definition below) who worked during the closure are eligible to accrue special compensatory leave. The essential employee shall be credited special compensatory leave on an hour for hour basis for the hours he remains on duty, not to exceed the number of hours that would have been in his normal schedule for that particular day. Only Career Service employees and SES employees below the bureau chief level are eligible to accrue this leave. These essential employees will use Hours Type 1006 (OFC Closure Essential SVC) on their timesheet to record hours worked during the office closure.

The following steps will be taken when an office closure occurs:

1. The District Payroll Offices will send an email to their respective District Transportation Support Manager requesting a list of authorized essential employees who worked during the closure. The Central Payroll Office will request the same information from all Central Office Directors.

2. The Payroll Offices will ensure all employees utilizing the Hours Type 1006 (in People First) are authorized to do so according to these lists.

3. The People First system will credit the employee with special compensatory leave based on the hours coded on the timesheets as Type 1006. Payroll offices should ensure that this leave accrued appropriately.
4. If the system does not credit the employee correctly, a manual leave adjustment may be required.

An essential employee is defined as “an employee whose presence is necessary to perform or support the State's emergency relief or continuance of operations during a declared state of emergency; or an employee whose assigned duties and responsibilities must be accomplished despite the declaration of a state of emergency”. The agency is responsible for determining who is considered an essential employee for the purposes of providing disaster related services and/or accomplishing normal duties and responsibilities that must continue despite the state of emergency. Consequently, an employee who reports to work during a state of emergency in order to perform normally assigned duties, even when such duties comprise the essential job functions of that employee’s position, will not necessarily be deemed an essential employee, unless the supervisor or higher manager has specifically instructed that employee to report to work for the express purpose of supporting emergency relief or ensuring that certain critical duties and responsibilities are not disrupted.

(Posted on 08/06/2010)

Vehicle Fringe Benefits

Employees who are authorized or required to commute between work and home in a state provided vehicle must report vehicle fringe benefits. They will need to complete the Reporting Vehicle Fringe Benefits Form (# 350-040-03) to report their vehicle usage. The completed form should be submitted to the FDOT Office of Comptroller – Payroll Section, MS 42, by the 10th of the month following the commuting trips. Vehicle fringe benefits are included in the gross income (reported in Box 1) of the employee’s W-2 and will be reflected on the employee’s earnings statement as non-cash earnings.

See the Reporting Vehicle Fringe Benefits Procedure (#350-040-001) for details and requirements.

(W-2 Distribution & Duplicate Requests

Original W-2

W-2s (Withholding Tax Statements) are produced by BOSP (Bureau of State Payrolls) and include all payroll and tax related information for the previous year. For example, all payment transactions dated in 2022 will be reported on the 2022 W-2.

Employees are strongly encouraged to sign up for electronic distribution of their W-2 through the Employee Information Center (EIC). Registration only takes a few minutes and does NOT have to be repeated annually. By registering, enrolled employees will receive an email notification when their W-2s are available (historically by 10th of January). Employees can view and print their W-2s immediately and will avoid delays experienced with paper W-2 mailings. EIC access also enables employees to reprint their W-2s at any time (including the previous 5 years of W-2 tax records). This self-service access eliminates the risk of confidential, time-sensitive tax documents getting lost in the mail. To register, visit the State of Florida Employees' Information Center at: https://apps.fldfs.com/EIC/EmployeeInfoCenter.
For those employees that do not register to receive their W-2s electronically, paper W-2s are produced by BOSP and are distributed to Central Office Disbursement Operations Office during the last week of January. W-2s will be mailed to the home or mailing address printed on the W-2 which is the address submitted by the employee on the ‘Contact Information’ tab in People First. It is important for this information to be reviewed and updated prior to the W-2 being printed in January.

**Duplicate W-2**

Employees that have registered in the Employee Information Center may print a duplicate copy of their W-2 at any time. If an employee is unable to access the Employee Information Center, a duplicate copy may be requested by contacting Central Office Payroll. Send a request by email to Payroll.Accounting@dot.state.fl.us and include: your full name, current home/mailing address, your People First ID, and specify which W-2 year(s) is needed.

If the duplicate request is for a W-2 that is older than 5 years, Central Office Payroll will process the request through the Bureau of State Payroll system. BOSP responds to requests on a first come-first-serve basis (approximate turn-around-time is one week but may be longer during tax season) and sends the W-2 copy to Central Office Payroll for delivery to the employee. When received, the W-2 will be forwarded to the employee, per the instructions provided in the email request.

If you have any questions or concerns, contact Central Office Payroll by emailing mailto:Payroll.Accounting@dot.state.fl.us.

(Revised 10/03/2022)
Purchasing-Card

Please refer to DOT Procedure #350-030-010, Purchasing Card for general guidance.
**Auto Pay with P-Card**

In general, the P-Card should not be setup to be billed automatically by a vendor. This function would only be allowable if the cardholder receives and reviews the bill prior to it being processed for payment. The vendor must submit an invoice to allow for review prior to the card being charged. It is the cardholder’s responsibility to ensure that the Department is being billed appropriately and that goods/services are received prior to payment.

(Posted on 04/05/2017)

**Credits**

Credits issued to a purchasing card must be supported by a credit memo or other documentation to explain what the credit is for. Vendors may issue credits for tax refunds, returned goods, or inappropriate billing.

The original Works transaction (TXN) number must be referenced in the description field of the credit posted in Works for auditing purposes. The GL values for the credit transaction must match the values selected on the original charge (i.e. object code, category, project). If the vendor is unable to provide documentation for the credit, the Accountholder should use the original charge receipt as backup and provide a detailed explanation of the credit in the comments field within Works.

It is important that the Accountholder process both the charge and related credit within the same fiscal year. Credits received for charges paid in a prior fiscal year will not be restored to the cost center’s budget.

DOO/FSO staff should refer to the **DOO/FSO Internal Processing Handbook** for additional guidance.

(Posted 01/22/2020)

**Convenience Fee/Surcharge**

A credit card surcharge or convenience fee is defined as an amount imposed at the time of purchase or lease that increases the amount paid simply because a person or entity chose to make payment by credit card instead of by check, cash or similar means. Cardholders must consider the cost of the fee in order to determine if procuring the goods/services with the state credit card is the most economical method of payment. This justification should be included as a comment in Works.

**Third Party Processors**

Third-party payment processors (sometimes referred to as payment aggregators) are entities that allow merchants to take online or credit card payments without the need to set up their own merchant accounts. These vendors may be used when there are no other options for payment and itemized receipts can be obtained. When processing the charge in Works, the vendor ID should be selected to match the vendor on the receipt/invoice. Do not use the third-party processor name (i.e. PayPal). Contact the FDOT **Purchasing Card Program Administrator** if you have any questions.

(Revised on 11/19/2021)
Emergency Cards

Please see the “Emergency Cardholders and Limits” topic in this handbook.

(Posted on 11/13/2015)

Invoice/Receipt Requirement

All P-Card purchases must meet the same invoice requirements as outlined in the “Invoices” topic within this handbook and the DFS Reference Guide for State Expenditures.

A paid receipt or “zero balance” invoice should be provided when possible. If a paid receipt is not available, the charge can still be processed if the invoice is itemized and meets all DFS requirements. The purchase appearing in the Works system is proof that the obligation was paid with the state P-Card.

(Posted on 09/15/2023)

Name Change

When an accountholder legally changes their name, the Purchasing Card Program Administrator should be notified to update the user’s profile in Works. A replacement card will be requested to reflect the name change.

Active accountholders must follow the steps below:

- Send an email to the FDOT PCARD PROGRAM ADMINISTRATOR inbox
- Attach documentation (government issued ID) to support the change (i.e. Driver’s License, Marriage/Divorce Certificate)
- Include People First ID (do not forget to notify Human Resources)

The P-Card Administrator will notify the bank and request the replacement card. The account (credit card number) and expiration date will remain the same. The accountholder will be notified when the new card is received.

(Posted on 07/24/2019)

Signature Requirements

All P-Card transactions are reviewed and electronically signed off within the Works system. Physical signatures are no longer required on P-Card receipts with the following exception:

- Accountholders must sign their receipt if the charge is processed in Works by a Secondary Accountholder (delegate).

The Accountholder signing off on the transaction in Works represents the attestation that the goods were satisfactorily received, the approval was made after the receipt of goods/services and that the transaction is:
• a valid obligation of the State,
• complete and fully supported,
• in accordance with all applicable laws, rules, and regulations.

The following certification statement is required to be made by the Accountholder for services ordered/received: “I certify the above information is true and correct; the goods and services have been satisfactorily received and payment is now due. I understand that the office of the State Chief Financial Officer reserves the right to require additional documentation and/or to conduct periodic post-audits of any agreements.” This statement may be input into the comment field for the transaction in Works.

The certification statement is NOT required for the below payments as they are exempt per DFS guidelines:

• Utility payments
• Property and Equipment Leases
• Phone Services
• Travel Expenses
• Commodity Purchases

If the Accountholder does not use the sign off function on the transaction in Works, the supporting documentation attached to the transaction must include the Accountholder’s signature (and certification statement when required) which acknowledges the goods/services were satisfactorily received, along with the date that they were received. The signature/statement on the receipt makes the same attestations that an Accountholder’s electronic sign off would provide.

The following matrix summarizes the signature requirements for P-Card transactions.

<table>
<thead>
<tr>
<th>Works Requirements</th>
<th>Accountholder Signs Off in Works</th>
<th>Secondary Accountholder Signs Off in Works</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Required (Yes/No)</td>
<td>Required (Yes/No)</td>
</tr>
<tr>
<td>Accountholder Signature on Receipt</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Actual Date of Goods Received (on Receipt or in Comments field)</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Certification Statement for:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commodity Purchases</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Phone Services</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Property/Equipment Leases</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Travel Expenses</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Utility Payments</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>All Services (Not Listed Above)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
</tbody>
</table>

If the Accountholder has separated from the agency, the P-Card Program Manager must be notified in order to provide processing instructions to the cost center. If an Accountholder is leaving the agency, it is that employee’s responsibility to ensure that all pending transactions have been signed off prior to
their departure. There may be some situations in which the Accountholder is unable to sign off on a charge, such as unexpected termination or death. In these situations, the Approver must acknowledge that the goods/services were satisfactorily received as instructed by the P-Card Program Manager.

(Revised on 11/16/2021)

**Uploading Files in Works**

The Works system allows multiple attachments to be added to a transaction, however the size of each attachment is limited to 1mb (megabyte). Due to this limitation, it may be difficult to upload larger invoices in a single file. Accountholders may need to scan at a lower DPI or in black/white to shrink the size of the file. All files uploaded must be clear and legible.

The documentation required to be uploaded into Works include, but is not limited to:

- Itemized Invoice/Receipt
- Management Approval (for specific purchases as outlined in the DOO Handbook)
- Quotes, if applicable
- Other Supporting Documentation, as necessary

Accountholders who are responsible for paying phone bills (i.e. Verizon, Sprint), may find it difficult to upload these invoices without breaking it up into multiple attachments. If the number of attachments seem excessive, please refer to the alternate solution below:

- Must upload all summary pages in Works and must show the total amount charged to the p-card
- Scan the entire invoice (blank pages included) to the appropriate Financial Services Office. Please ensure you reference the Works TXN in your email.
- Add a comment to the transaction in Works that “the complete invoice has been provided to the DOO/FSO for audit purposes”.
- The DOO/FSO will retain a copy of the invoice in the same location that their official vouchers records are maintained. The file must be titled using the Works TXN for easy reference.

(Posted on 02/10/2020)

**Vendor Promotional Items**

Vendors will occasionally offer promotional benefits to cardholders after or with a specific purchase. These benefits may be in the form of a gift card or a free item from the company. These offers should be refused and under no circumstances used for the employee’s personal benefit. DFS has provided the following guidance regarding promotional benefits offered to cardholders:

- First – REFUSE them. Refer to [DOT’s Ethics Policy (Procedure 001-010-020)](DOT’s Ethics Policy (Procedure 001-010-020))
- If accepted (vendor still sends the item or it is allowed per the Ethics Policy), internal controls must be in place for accountability.
  - Ensure items are used strictly for official state business.
Include documentation with the P-Card receipt to show how the promotional item was used.

(Posted on 04/05/2017)

Return to Table of Contents
Requirements for Certain Purchases
**Air Conditioning Units**

Fixed position air conditioning units may be purchased as part of an official construction or renovation project for a state-owned facility, as long as the purchase is made from the FCO appropriation. If under the dollar limit, latter replacement of these air conditioning units may use expense dollars and must state that the air conditioning unit was originally purchased with State funds.

Since portable (freestanding or window) air conditioning units are normally considered a personal convenience item for an employee, they are normally not authorized to be purchased. If you feel the temperature in your work area is not adequate, have your building manager/landlord test the temperature of the area in question. The building manager/landlord may be required to bring the temperature to an adequate level.

Examples of when a portable air conditioning unit would be an allowable purchase; cooling a work area that is in a remote location or detached from a main building such as a toll booth or a portable out building, a window unit to provide extra cooling for a computer or sensitive equipment room, etc.

All purchases must include an appropriate justification/explanation for the purchase.

(Posted on 09/01/2004)

Return to Table of Contents

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**Air Purifiers**

Since air purifiers and filtration systems are generally considered personal convenience items for an employee, they are normally not authorized to be purchased. If you feel there is a problem with the air quality in your work area, have your building manager/landlord test the air quality/circulation levels of the area in question. The building manager/landlord may be required to bring the quality/circulation to an adequate level.

If you personally require an air purifier, then you must meet the specific ADA (Americans with Disability Act) requirements. (See “Requirements for Certain Purchases - Personal Accommodations”.) If the requirements are met, then the ADA approval must be included in the payment record.

(Posted on 12/01/2005)

Return to Table of Contents

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**Alternate Seating**

Alternate seating, such as standing desks (desks built at standing height) and exercise balls, are permitted in the workplace, however, state funds may not be used to purchase them as the items are considered a personal preference. The only exception would be if the alternate seating qualifies as a reasonable accommodation for an employee and it is approved prior to purchase by the EOO (Equal Opportunity Office). [See topic – Reasonable Accommodations/ADA (Americans with Disabilities Act) Payments]

Monitor stands that accommodate both sitting and standing at a work station, also known as “risers” or “sit-to-stand”, are an allowable purchase. (See below picture example) Discretion should be used to ensure the most economical model is purchased and that it will be utilized fully. A recommended
process to ensure its usage is to have the individual use the riser for a test period (i.e. 30 days) if possible.

Awards / Recognition Items

Awards for Employee Recognition
Awards for employees, such as certificates, plaques, and other recognition items (including gift cards), may only be purchased as outlined in DOT Procedure 250-000-007, Employee Recognition Program. The P-Card may be used to pay for program awards.

Gift cards for employees are taxable and subject to all income tax withholdings, social security, and Medicare taxes. The Awards Committee Chair must report all cash equivalent awards by uploading the required information to the Taxable Award Reporting SharePoint Site on or before the 10th of the month following the award presentation. The SharePoint record must contain the date the award was presented, first and last name of the recipient, the recipient’s People First ID, amount of the award, and award description (Gift cards are recognized as income in the tax year received). Central Office Payroll Accounting will access the site each month after the 10th and report the amount of the award to the Bureau of State Payrolls to increase the employee’s income in the tax year in which the award was received. All applicable taxes will be paid by the Department.

The award details must also be included with the invoice/receipt in Works (p-card system). Documentation must include the name of the recipient and the name of the award.

Take Note:
- Award Coordinators should report gift cards received in December on or before December 20th. Awards reported after December 20th will require the issuance of an amended W-2 Form to reflect the income in the appropriate tax year. Employees should be advised not to file tax returns until the corrected W-2c is received.
- Travel costs incurred for the sole purpose of attending an awards presentation is not an allowable expense. However, travel expenses for award winners to travel to an awards presentation event may be paid by state funds.
Awards for Volunteers
Awards can be purchased for volunteers in recognition of their contributions and/or services to the Department. For the definition of a volunteer, see 110.501, F.S. Awards can be items such as plaques, certificates, etc. and cannot exceed $100 in cost. In addition to the cost of the item, the Department can pay the applicable taxes (such as state and county sales taxes). Monetary awards cannot be given.

Bar Dues and Educational Courses for Attorneys
The 2023-2024 General Appropriations Act (Section 8(4a)(3)) authorizes payment for bar dues and educational courses for attorneys employed by the State as legal staff. Payment of bar dues to other states would require specific justification stating the reasons the attorney needs them to perform their official FDOT duties.

The request to pay for bar dues must be approved by the Central Office General Counsel's Office. In addition, bar dues must be approved by the Department's Director of Administration as a membership due. The approved payment requests and any necessary documentation must be forwarded to the appropriate FSO/DOO or included in the P-Card records.

The Department of Financial Services requires a memo signed by the agency head that includes the following information:

- List of all the employees for whom bar dues are being paid.
- The total amount being paid
- The service period the membership covers
- A certification statement that as a condition of their employment, they are required to be a member of the Florida Bar and that payment is solely for the annual membership dues. In addition, the agency certifies that all other supporting documentation related to the bar dues is on file at the agency.

Note: This authorization is reviewed and updated annually by the Florida Legislature.

Bottled Water
Bottled water or water delivery services can be purchased if a Director level or District Transportation Support Manager determines that the water at the work location is not drinkable (Note: A certification from the health department on the quality of the water is not required). The approval and detailed justification/explanation must be included with each purchase. These purchases should be classified using the 350000 object code.

For additional guidance, see this related topic: “Emergency Disbursement Guidance – Water”
**Briefcases/Laptop Bags**

An inexpensive briefcase or laptop bag may be purchased if the duties and responsibilities of an employee's position require it. The appropriate justification (that explains the need for the briefcase or laptop bag) should be included with the purchase.

(Posted on 04/05/2017)

**Business Cards**

Business cards may be purchased from PRIDE for employees who need them to carry out their official duties and responsibilities. Business cards can be purchased from another source if there is a cost savings compared to PRIDE. Also, offices may print cards by using inexpensive office supplies and printers rather than purchasing from Pride if this method is more efficient. Be prepared to justify your decision.

Please contact PRIDE for question regarding the order form or to inquire about available quantities, prices and layouts.

(Revised on 06/17/2019)

**Calendars/Day Planners**

An inexpensive calendar or day planner may be purchased if the duties and responsibilities of an employee’s position require it. The appropriate justification (that explains the need for the calendar or day planner) should be included with the purchase.

(Revised on 01/26/2018)

**Cameras**

Cameras are authorized to be purchased if there is a specific business reason. Purchase approvals for cameras under $2,000 may be delegated by an Assistant Secretary or District Secretary to the Director or District Transportation Support Manager level. All purchases of cameras must include the specific business reason as justification for the purchase.

(Posted on 09/25/2019)

**Cellular Telephone Charges**

It is the policy of FDOT that state owned or leased cellular telephones should only be used for conducting official state business except for personal use in emergencies. (See Information Technology Resource User’s Manual). When choosing a cellular plan the most economical option should be selected considering the specific usage requirements of the cellular telephone user.
Employees are required to report and pay for all personal usage as described below. Be advised that as an internal control mechanism, the OIG may perform audits of the cell phone usage to ensure that employees are appropriately reporting and paying for personal use.

**Text Messaging**

As of March 10, 2020, text messaging has been enabled on all FDOT mobile devices. Text messaging should only be used to communicate information that is transitory in nature and may not be used as a replacement for an official approval method. Confidential or sensitive data may not be transmitted via text message. (See [Text Messaging Policy](#)).

In accordance with Chapter 119, Florida Statutes, texting is subject to public records requests. Any questions regarding responsibilities under the public records law should be directed to the Office of General Counsel.

**Reviewing the Bill and Charges**

Ensure that the carrier is not charging the department for federal communication tax on communication services; the department is exempt. If a carrier is charging these taxes, contact the carrier and inform them of the Department’s exemption status. A copy of the tax exempt certificate is available on the Disbursement Operation’s website. Charges for Universal Service Support (also known as Universal Community Charges or Federal Universal Service Fees) may be paid from state funds. These are NOT taxes; therefore the State of Florida is not exempt.

For individual cellular phone accounts, the cost center manager is responsible for authorizing payment for monthly cellular telephones service fees and reasonably assuring that calls are appropriate and necessary for official state business or personal emergencies. Invoices that contain fees that appear excessive (such as roaming charges) should include business justification.

For centralized accounts, each district should establish a process to authorize payment for monthly cellular telephones service fees and reasonably assure that calls are appropriate and necessary for official state business or personal emergencies.

**Personal Calls Made on State Owned Cellular Phones**

In the event that personal calls are made or received, the employee making and/or receiving the personal call is responsible for paying for the call. In addition, you are responsible for paying a $3.00 processing fee, per invoice, for personal calls made. The employee should submit a personal check or money order made payable to the Florida Department of Transportation to the Cashier’s Office at MS 42-B in accordance with Section 2.1 of the Cashier’s Office Procedure 350-080-300, Recording, Transmitting, and Depositing Receipts and Refunding Moneys. Include your contact information (name, telephone number, etc.), the accounting information used to pay the original invoice, and any documentation that may explain the reason for the refund.

Note: If personal calls equal less than $1.00 (per invoice) you are not required to reimburse the Department.

If the cellular plan is based on actual usage, the employee would pay the charge and any applicable taxes.

If the plan is based on a specific number of minutes allowed for a specified fee and the minutes allowed are not exceeded, the employee would pay the prorated per minute rate. Divide the monthly plan fee
(excluding any taxes and miscellaneous charges) by the number of planned minutes allowed to
determine the prorated per minute rate. For example, if a plan has a monthly plan fee of $30 for 200
minutes, the employee would pay 15 cents ($30/200) for every minute of personal usage on the state
 cellular telephone.

When the plan usage allowed is exceeded, the employee would pay the excess rate of personal usage
on the state-owned cell phone.

**Personal Phones Used for State Business**

Reimbursement to employees for occasional use of personal cellular telephones to conduct official state
business can be made.

If the business call made on the employee's personal cellular telephone does not result in additional
charges to the employee, reimbursement for the business call is not allowable. However, if the state
business call results in additional charges, the employee may be reimbursed up to the per-minute rate
charged, plus applicable taxes, for the excess minutes incurred as a result of usage for official state
business.

Employees will be required to provide a statement certifying that the calls were necessary and were for
official state business. No payment will be made for any portion of the employee's personal monthly
charges, taxes on the basic monthly fee, or charges related to obtaining documentation listing individual
telephone calls.

Submit an IRV to the appropriate FSO/DOO with a copy of the cellular bill and a statement that the calls
were necessary for official state business.

(Revised on 05/05/2020)

**Certificates for Training**

Preprinted certificates or special paper used to create certificates can be purchased to document
department provided training as long the cost is reasonable and you have a valid business purpose. An
example of a valid business purpose would be to document the training in an employee's training
records and/or provide employees with a document to prove that training was completed. An example of
an inappropriate purpose would be to provide a certificate to give the employee a feeling of
accomplishment. Object code 341042 - Office Supplies - Training should be used. The business
purpose/justification must be included with the payment request or P-Card records.

Certificates can be procured and printed by a vendor if the unit cost is comparable to preprinted/created
certificates. However, you must use object code series 23xxxx- Printing and Reproduction for the
purchase of printed certificates.

(Posted on 09/28/2006)

**Commercial Driver License (CDL)**

The 2022-2023 General Appropriations Act authorized payment for expenses related to the training,
testing, and licensing for full-time employees of the Department who are required to have a valid Class
A or Class B commercial driver license as a condition of employment. The appropriation from fiscal year 2022-2023 is recurring so the funding/budget is available for this purpose going forward. Purchases must include the name, position number and job title of the employee receiving the training/testing/licensing along with the statement that the CDL is a condition of employment.

In order to properly track these expenditures, all related purchases must use the OCA of CDLTL when processing the payment in Works or directly in FLAIR.

(Revised on 07/13/2023)

Computers/Computer Related Items

Computers or computer related items may be purchased if approved by an Assistant Secretary or District Secretary with proper business justification. Purchase approvals for computers and computer related items under $2,000 (per item) may be delegated by an Assistant Secretary or District Secretary to the Director or District Transportation Support Manager level. Non-Consumable computer related items require an Information Resource Request (IRR) be completed. Examples of such items include, but are not limited to: monitors, speakers, keyboards and video conferencing equipment.

For additional information see Chapter 7 “Acquiring Information Technology Resources” of the Information Technology Resource User’s Manual (325-000-002).

(Revised on 07/01/2023)

Contest or Award Participation Fees

The Department of Financial Services requires a reference to where participation is specifically authorized by law before they will approve using State funds to pay for contest or award participation fees. At this time we know of no contest or award fees that are specifically authorized by law.

(Posted on 05/31/2006)

Court Reporter Services

Employees using court reporter services must utilize the Office of Attorney General court reporter contract in accordance with Section 287.059(14), F.S. Exceptions to using the contracted court reporter include:

1. The contracted court reporter is unavailable. A justification must be submitted with the payment request.
2. A judge issues a court order assigning a specific court reporter. The court order must accompany the payment request.
3. A defendant requests his or her own court reporter. The Department will only pay for the transcript fees and/or court reporter fees with a court order stating that the Department will be responsible to pay such fees.
The Department may not expend public funds for court reporter services in excess of the current state contract fee schedule unless a statement of waiver signed by the agency head or designee is submitted to the Attorney General for approval. The waiver must demonstrate the necessity for such action in accordance with the provisions in Section 287.059(15) F.S. Approval from the Attorney General must be submitted with the payment request.

(Revised on 05/04/2023)

Desktop Printers

The general use of desktop printers is being phased out. Discretion should be used when utilizing existing desktop printers or when approving the purchase of a desktop printer. Use of desktop printers should be limited to low volume printing for confidential information such as personnel records, contract negotiations, and information exempt from public record requests. These printers may also be used for an employee with an approved accommodation under the Americans with Disabilities Act.

[Ref: Toner, Personal Accommodations/ADA (Americans with Disabilities Act) Payments]

Disinfecting Wipes

Since disinfecting wipes are considered personal items for an employee, they are normally not authorized to be purchased. The DOT Safety Office concurs with the Centers for Disease Control’s recommendation that washing hands with soap and water is the most effective means of preventing the spreading of germs.

However, an additional preventative measure to protect public health against viruses and the common cold includes cleaning and disinfecting frequently touched surfaces. To aid in this endeavor, disinfecting wipes may be purchased for placement in common areas at DOT facilities. Disinfecting wipes for these designated locations must be purchased by the facility manager.

All purchases must include an appropriate justification/explanation for the purchase.

See also “Requirements for Certain Purchases – Hand Sanitizer”
Drone Pilot Certification

The Department utilizes Unmanned Aerial Systems (UAS), more commonly known as drones, for monitoring and inspecting infrastructure before, during and after construction projects as well as during emergency response situations. In order to fly a drone under the Federal Aviation Authority’s (FAA) Small UAS Rule (Part 107), a person must obtain a Remote Pilot Certificate from the FAA. The cost for this certificate is allowable only if the following requirements are met:

- The employee’s job duties require them to perform the duties of a drone pilot. Note: This must be explicitly included in the employee’s Position Description.
- Approval must be obtained in advance from Director level or above.

The payment request or P-Card records must include a copy of the employee’s Position Description, the approval from the Director level or above and a business justification to support the payment.

E-Readers

Electronic reading devices (E-Readers), such as Nook and Kindle, are currently being piloted by District Seven. Detailed business justification must be included with the payment documentation for these purchases. Only purchases for the District 7 pilot program are allowed at this time.
See “Requirements for Certain Purchases – Mobile Devices” for information regarding the purchase of these devices statewide.

(Revised on 03/25/2014)

Return to Table of Contents

**Events (Banquets and Other Social Activities)**

When there is a cost to attend a “stand alone” event, such as a banquet, award ceremony, and reception, then a justification stating the specific business reason that you must participate is required. The business reason should **directly** enhance the public purpose of the agency [Ref: Subsection 112.061(8)(a)5, F.S.].

An example of an appropriate business reason to participate in an event would be to accept an award on behalf of the Department or to be a speaker at the event.

An example of an inappropriate business reason would be to state that you must go as a representative of the Department or because your supervisor required you to attend.

You must submit your justification(s) for each event to the appropriate Assistant/District Secretary for their approval **prior** to attending. The approval can be notated on a STMS Authorization Form (if traveling), in email, or in a separate memo. The approval must be attached to the payment request when submitted to the DOO/FSO for reimbursement.

You must obtain a receipt for the cost of the event. If the P-Card is used to pay for the event and/or an additional cost, the receipt(s) must be uploaded to the P-Card Works transaction.

If you paid the cost for the event out of pocket the receipt(s) should be attached to your STMS Reimbursement Trip Form (if traveling) or an IRV (Individual Reimbursement Form) when submitted to the DOO/FSO for reimbursement.

If you are traveling and a meal was provided at the event, you must deduct the meal allowance from your reimbursement request, the same as for a meal included in a registration fee. If the meal was provided on a day that per diem is being claimed use the “Unallowable Amount” field in the STMS Expense Line Item.

**Ethical Conflict**

If an FDOT vendor provides a sponsorship for the event that results in the cost to participate to be less than normal, to avoid an ethical conflict you should ask if you can pay the additional cost. For example: You initially pay $10.00 to participate in an event, but the cost would have been $15.00 without the vendor’s sponsorship. You should ask if you can pay the additional $5.00. Also, include a detailed explanation/justification of the official business reason to attend the event/meal **and** add the statement “In accordance with DOT’s ethics policy, I paid for the (name of event) on (date) that was provided by (vendor name), a vendor/lobbyist that does business with DOT” on your reimbursement form.

For additional guidance, see these related topics: “Travel – Meals Included in Registration Fees” “Travel – Registration Fees”
**Extended Warranties**

Extended warranties are allowed for items other than vehicles. The purchase of an extended warranty must be determined to be cost-effective and include justification. Extended warranties are considered advance payments and may require approval from the Department of Financial Services. See "Invoice Processing – Advance Payments" for more information on advance payments.

[Ref: Topic, Requirements for Certain Purchases – Vehicle Extended Warranty]

(Revised on 06/26/2019)

**Fans**

Since fans are normally considered a personal convenience item for an employee, they are normally not authorized to be purchased. If you feel the temperature or air circulation in your work area is not adequate, have your building manager/landlord test the temperature or air circulation levels of the area in question. The building manager/landlord may be required to bring the temperature or air circulation to an adequate level.

Examples of when a fan would be an allowable purchase; exhausting fumes from lab sample testing in a materials lab or exhausting hot air in a two sided, non-A/C, covered outdoor work bay that would otherwise become too hot for employees to work in or would accumulate potentially hazardous vehicle exhaust fumes.

All purchases must include an appropriate justification/explanation for the purchase.

(Posted on 09/01/2004)

**Flags**

The Department can purchase a flag of the United States and/or state flag in accordance with Statute 256.041. In accordance with Statute 256.12, if the POW-MIA flag is obtained at no cost to the state, it must be displayed at each state-owned building at which the United States flag is displayed.

To comply with Statute 256.13, the agency must fly the POW-MIA flag year-round at each of the rest areas along interstate highways, regardless of whether or not there is a cost.

(Posted on 10/31/2019)

**Federal Excise Tax**

As a governmental entity the Department is exempt from paying federal excise tax on purchases unless the purchase is for resale to the public. In addition, the exemption can only be used for direct purchases made on behalf of the Department. Indirect purchases that employees request reimbursement for may not be eligible for federal tax exemption.
When purchasing an item or service (such as communication service, bulk fuel, etc.) that is subject to federal excise tax, inform the vendor that you are purchasing on behalf of a government entity that is exempt from the federal excise tax. The vendor should provide you their standard Federal Excise Tax Certificate form to complete. If the vendor does not provide a form, then the generic exemption forms available on the DOO website may be used. The vendor’s or the Departments form can be completed by the cost center manager or other departmental representative. Your signature on the form represents that the purchase is made for official State of Florida government business. Be sure that the DOT Federal Identification Number (F593-02-4028) is included on the form before providing the completed form to the vendor to be maintained for future purchases.

If federal excise tax is charged in error, contact the vendor to have the bill adjusted and submit a Federal Excise Tax Certificate form, if requested.  

[Ref: 69I-40.002(12), FAC]

Return to Table of Contents

First Aid Kits

First aid kits can be purchased for use in emergency situations that occur in the workplace or at a worksite. Some kits may contain items such as Tylenol or other pain medications, which can only be used during an emergency.

Pain medications and other consumable items such as wound dressings, disposable gloves, etc. can be purchased only to replenish first aid kits when the items have been used up during on-the-job emergency situations. These items cannot be used for personal accommodations such as a headache or pre-existing injury. Use of any item for personal accommodation is considered a misuse of government property.

(Posted on 08/18/2006)

Return to Table of Contents

Footrests

A footrest may be an appropriate purchase when the job duties require an employee to sit at a desk for extended periods of time and a footrest is necessary to provide the employee with an ergonomically appropriate seating position. A combination of chair and desk adjustments should be made to position the work at elbow height with the feet resting comfortably on the floor, as shown in the picture below. If the desk (work surface) is too high and cannot be lowered, then raise the height of the chair and use a footrest to raise the height of the floor. Include the justification with your payment records.

(Posted on 03/02/2006)

Return to Table of Contents
**Furniture**

When there is a business need for furniture, you must follow the process outlined below.

1. Check surplus to determine if item is available.
2. If not available via surplus, the item must be purchased using a [DMS State Contract](#).

All furniture purchases must have Assistant Secretary or District Secretary approval and include appropriate business justification as needed. Furniture purchases under $2,000 may be delegated to the Director or District Transportation Support Manager level. Cost effectiveness and business needs must always be considered before making a furniture purchase. Contact the [DOT Procurement Office](#) for questions regarding these purchases.

You may purchase the furniture listed below for reception or other public areas at or below the following price limits (excluding shipping costs).

<table>
<thead>
<tr>
<th>Item</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sofas (3 seat)</td>
<td>$1,100</td>
</tr>
<tr>
<td>Love Seats (2 seat)</td>
<td>$1,200</td>
</tr>
<tr>
<td>Wing Back (or similar chair)</td>
<td>$875</td>
</tr>
<tr>
<td>End Tables</td>
<td>$450</td>
</tr>
<tr>
<td>Coffee or 48” Conf. Table</td>
<td>$675</td>
</tr>
</tbody>
</table>

You may purchase the following furniture for appropriate areas at or below the following price limits (excluding shipping costs).

<table>
<thead>
<tr>
<th>Item</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chairs (ergonomic)</td>
<td>$750</td>
</tr>
<tr>
<td>Task Lighting</td>
<td>$175 each</td>
</tr>
</tbody>
</table>

If you need to purchase any items that exceed the limits above, please email justification explaining why you are unable to purchase items under the dollar limits to the Disbursement Operations Office, [dooqas@dot.state.fl.us](mailto:dooqas@dot.state.fl.us). Your request will be reviewed and forwarded to the Department of Financial Services for their required prior approval. Therefore, please include justification in enough detail that will satisfy someone that is not familiar with your operations.

(Revised on 09/21/2023)

**Gatorade/Electrolyte Drinks**

Electrolyte drinks such as Gatorade are prohibited unless purchased for the sole purpose of administering to FDOT employees working in the field. This includes positions such as, be not limited to, Equipment Operators, Highway Maintenance Specialists/Technicians, Survey & Mapping Crew Members/Technicians and Field Supervisors. The following administrative controls are required to manage use:

- Management Approval Required: FDOT will only distribute electrolyte drinks following the review of the local weather forecast to determine if the drinks are needed. Management authorization will be required prior to the issuance of electrolyte drinks to any field crew with a supporting justification of the weather during the day in use.

[DOO Handbook](#) Last Update 02/15/2024
• Limited Stocking Period: FDOT will only provide electrolyte drinks during the months of high temperature and high humidity and will only be able to stock electrolyte drinks from April to October. A supply of electrolyte drinks must not be maintained outside of this timeframe.

Along with the supporting justification, each purchase documentation must also include the memo approved by the Department of Financial Services located here.

If there is an employee that has specific medical orders to consume electrolytes during work related activities outside of these parameters then they would need to follow the ADA requirements for personal accommodations set forth in the topic "Requirements for Certain Purchases - Personal Accommodations/ADA Payments."

Gift Cards

Unless purchased as part of DOT’s official Employee Recognition Program (see Procedure 250-000-007), gift cards are not authorized to be purchased. See also "Requirements for Certain Purchases - Recognition/Award Items."

Hand Sanitizer

Since hand sanitizer is considered a personal item for an employee, it is normally not authorized to be purchased. The DOT Safety Office concurs with the Centers for Disease Control’s recommendation that washing hands with soap and water is the most effective means of preventing the spreading of germs.

Extra measures have been put in place to support the safety of DOT employees and visitors. Therefore, hand sanitizer may be purchased for designated locations in DOT facilities. Hand sanitizer for these designated locations must be purchased by the facility manager (or equivalent).

Examples of when hand sanitizer would be allowable for other cost centers to purchase include: crews deployed in an emergency situation where no facilities are available; a maintenance crew that would be handling dead animals on a roadway; toll collectors who have hand-to-hand transactions with the public and are required to remain at their booths during their shift; or weigh station staff that cannot leave their post.

All purchases must include an appropriate justification/explanation for the purchase.

See also "Requirement for Certain Purchases – Disinfecting Wipes"
Ice Machines

Ice machines are authorized to be purchased if there is a specific business reason or need to provide ice, such as providing ice to chill water for maintenance or survey work crews that work outdoors in the heat where dehydration and heat strokes are a concern while they perform their normal duties. All purchases of ice machines must include the specific business reason as justification for the purchase.

(Posted on 08/23/2004)

Insurance

The purchase of insurance is not allowed unless specifically approved by DMS (Department of Management Services). Accordingly, the state does not have authority to reimburse any insurance charges relating to rental vehicles or other equipment. This includes insurance expenses for vendors and grantees. Some examples of unallowable charges may include PAI - Personal Accident Insurance, PEP – Personal Effects Protection, ALI – Additional Liability Insurance, and Travel Insurance. These charges will not be reimbursed if purchased.

The Department’s General Liability policy can be found here.

[Ref: F.S. 112.061, 287.022, Travel – Consultant/Vendor Travel, Travel – Rental Car, Travel – Travel Insurance]

(Legal Advertisements)

A legal advertisement is a legal notice that can be published in a variety of publications such as a newspaper, the Florida Administrative Weekly, or online. A few examples of legal advertisements are a notice of a proposed rule, a notice of a meeting/workshop hearing or a notice of a petition/deposition regarding rule validity. A legal advertisement or public notice published by a newspaper must be
supported by proof of publication made by uniform affidavit and must be submitted with the payment request.

Collection notices and advertising for job openings are not considered legal advertisements.

[Ref: Chapter 50 F.S., Section 117.021 F.S.]

(Revised on 08/02/2013)

Return to Table of Contents

License Fees

Unless specifically authorized by law, the following items related to professional and occupational licenses will not be paid [Ref: DFS Reference Guide for State Expenditures - Membership Dues/License Fees]:

1. Florida or other Bar dues (authorized in the fiscal year 2023 appropriations act for attorneys employed by the State as legal staff)
2. Professional license fees
3. Occupational license fees
4. Driver license fees (Exception: Class A or Class B commercial license expenses authorized in fiscal year 2023 appropriations for full-time employees as a condition of employment. Refer to “Requirements for Certain Purchases – Commercial Driver License (CDL)”.
5. Other fees for licenses required for an individual to perform his or her official duties
6. Tuition for fees designed to help an individual pass the examination for any of the above licenses, unless the training is directly related to the person’s current official duties
7. Tuition or fees for continuing education classes for the sole purpose of maintaining any of the above licenses.
8. Examination fees for professional, occupational, or other licenses required for a person to perform his or her official duties.

A reference to the specific law and the justification stating the official business need for the license, tuition or examination fee must be submitted with the payment request or maintained in P-Card Works for P-Card purchases.

If the P-Card is not accepted, then the vendor’s license form should be completed by the cost center and signed by the Authorized Official. The completed form must be submitted with justification and reference to the specific law to FSO/DOO for payment processing. The following accounting information must also be written on the license form or included:

- Vendor’s F.E.ID (Federal Identification Number)
- Org code
- EO (expansion option)
- Object code
- Category (and category year, if applicable)
- Work activity code
• Project ID
• Federal billing indicator (Participating=0, Non-Participating=1)

See also “Requirements for Certain Purchases - Pesticide Applicator License.”

(Revised on 07/01/2022)

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**Loading Zone Permits**

Loading zone permits can be purchased for vehicles authorized to be used by employees to perform courier and delivery services for the Department. A justification stating the official business reason for the loading zone permit must be submitted with the payment request or maintained in Works for P-Card purchases. If the P-Card is not accepted, then the vendor’s loading zone application should be completed by the cost center and signed by the Authorized Official. The completed application must be sent to your DOO/FSO for payment processing along with the justification and the following information for payment processing:

- Vendor’s F.E.ID (Federal Identification Number)
- Org code
- EO (expansion option)
- Object code
- Category (and category year, if applicable)
- Work activity code
- Project ID
- Federal billing indicator (Participating=0, Non-Participating=1)

**DMS Parking Facilities**

Loading zone permits needed for deliveries to state buildings within the Tallahassee Capital Complex must be obtained from DMS (Department of Management Services). The loading zone application and further instructions are available on their website. When completing the application be sure to include your organizational code and remit/e-mail address for billing requirements. DMS will send you an invoice for the cost of the loading zone permit.

(Revised on 12/07/2020)

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**Membership Dues**

If approved by the Director of the Office of Administration in accordance with FDOT Procedure 010-000-001, membership dues can be paid (normally paid with a P-Card). The invoice and the following items must be included with the payment record:

- approval from the Director of the Office of Administration,
- a statement that the membership is essential to the statutory duties and responsibilities of the Department
- a statement that the records of the organization, as they pertain to FDOT, shall be public records pursuant to Section 119.01(3), F.S.

(Revised on 07/01/2022)
• approval from the agency head or designee authorizing payment
• documentation to support the fee such as the membership form or the invoice
• a signed statement from the vendor that State funds are not being used for lobbying in accordance with Section 11.062, F.S.

All Membership dues over the Category II threshold require advance payment approval from the Department of Financial Services (DFS). Refer to the “Invoice Processing – Advance Payments” topic for guidance on requesting advance payment approval.

If the P-Card is not accepted, then the vendor’s membership form/invoice must be completed by the cost center and signed by the Authorized Official. The completed form must be submitted to the FSO/DOO for payment processing along with the required documentation to be maintained with the payment record. The following accounting information must be written on the membership form/invoice or included:
  • Vendor’s F.E.ID (Federal Identification Number)
  • Org code
  • EO (expansion option)
  • Object code
  • Category (and category year, if applicable)
  • Work activity code
  • Project ID
  • Federal billing indicator (Participating=0, Non-Participating=1)

[Ref: FDOT Procedure 010-000-001, Membership Dues; 216.345, F.S.; and DFS “Reference Guide for State Expenditures – Membership Dues/License Fees”]

(Posted on 12/22/2020)

Return to Table of Contents

Mobile Devices

The Department can purchase the following mobile devices with the required review and approval as outlined below. These devices must be maintained in accordance with the practices and responsibilities outlined in the Information Technology Resource User’s Manual Chapter 20 - Security and Use of Mobile Information Technology Resources.

Smart Phone/Cell Phones
The Department may purchase smartphones/cell phones for positions that require employees to spend the majority of their time in the field and immediate communication/connectivity is required. Phones may also be purchased for positions involved in emergency responses or requiring critical/timely responses to leadership, other government officials, etc. (See grid below). The District/Assistant Secretaries are responsible for monitoring the issuing of smartphones/cellphones based on this guidance. The Comptroller’s SharePoint Site must be updated when smartphones/cellphones are issued to a position.
Tablets
The purchase of tablets has been preapproved by the Secretary for use by Directors, District/Assistant Secretaries and the Florida Turnpike Enterprise Executive Director. The Department can purchase tablets for other positions that require the employees to spend the majority of their time in the field (See grid below). Tablets should only be purchased to replace an existing laptop or desktop. The District/Assistant Secretaries will determine if the employee meets the position requirements and will approve the purchase of all Department tablets. For purchases of tablets under $2,000, the District/Assistant Secretaries may delegate the purchase approval to the Director or District Transportation Support Manager level. The District/Assistant Secretaries are responsible for monitoring the issuing of tablets based on this guidance. The Comptroller’s SharePoint Site must be updated when tablets are issued to a position.

Floater Tablets
The Department can purchase tablets for offices to be used for field reviews and meetings outside of the office. These are referred to as Floater Tablets and should be managed by the office making the purchase. A tracking log should be maintained to ensure accountability and tablets should be signed out as needed. The purchase of Floater Tablets requires the District/Assistant Secretaries approval.

<table>
<thead>
<tr>
<th>Position Requirements</th>
<th>Device Recommendation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Majority of the work day is in the field and immediate communication/connectivity is</td>
<td>Tablet, docking station, data plan, smart</td>
</tr>
<tr>
<td>required</td>
<td>phone /cell phone</td>
</tr>
<tr>
<td>Majority of the work day is in the field and immediate communication/connectivity is</td>
<td>Tablet, docking station, no data plan</td>
</tr>
<tr>
<td>not required</td>
<td></td>
</tr>
<tr>
<td>Positions involved in emergency responses, critical/ timely responses to leadership,</td>
<td>Desktop or laptop, and smart phone</td>
</tr>
<tr>
<td>government officials, etc.</td>
<td></td>
</tr>
</tbody>
</table>

Accessories
The purchase of accessories for mobile devices may be allowable with proper business justification. Accessories are not considered part of the functional unit and do not increase the value of a device when determining if an item should be capitalized.

(Revised on 09/25/2019)

Microwaves
A microwave is authorized to be purchased if there is a specific business reason to heat an item, such as thawing a lab sample for testing.

Microwaves may also be purchased to heat food and beverages for employees when the worksite is isolated and the employees may not leave the worksite for extended periods of time for public safety type issues, such as emergency control centers and bridge tender worksites.
Microwaves may also be purchased for break rooms as part of an official construction or renovation project for a State owned facility, as long as the purchase is made from the FCO appropriation. Latter replacement of these microwaves may use expense dollars and must state that the microwave was originally purchased with State funds.

All purchases of microwaves must include justification related to one of the three reasons above.

(Posted on 07/19/2004)

Moving Expenses

Employee moving expenses are considered taxable perquisites (see topic – Perquisites) and will be reported as income on the employee’s W-2 form. Approval for the moving expenses must be acquired by the agency head or head designee prior to the move. Allowable moving expenses include the costs associated with the move of household goods with the use of a common carrier, a state-owned vehicle or a rental truck/trailer. Moving expenses cannot be paid using a P-Card.

Moving expense payment requests should include:

- An invoice;
- Purchase order;
- Agency head/designee approval;
- Statement explaining why the moving expense is in the best interest of the state.
- Sufficient information to permit a determination of the proper taxation and reporting of the payment, including the locations of former and new principal places of work and residence, and the distance between them.

The following moving expense items are not allowed:

- Packing, loading transporting and unloading of household goods in excess of 15,000 pounds
- Storage and unpacking
- Additional insurance beyond the normal liability of the common carrier
- Cleaning of any old or new residence in connection with an authorized move

(Revised on 02/05/2018)

Notary Public Stamp

A notary commission and seal may be purchased if there is a need to notarize documents for official FDOT business purposes within the office. An FDOT notary may also purchase the errors and omissions insurance policy. A business justification must be included. No other supplemental insurance policy may be purchased.

(Posted on 12/13/2022)
**PE Seals**

The Department can purchase a PE Seal only if the duties of a position require an employee to seal documents for the Department. A statement explaining that the employee’s duties require him to seal documents for the Department must be included with the purchasing/payment records.

(Posted on 06/09/2005)

Return to Table of Contents

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**Parking Fees**

See “Travel-Parking Fees”

(Posted on 08/03/2009)

Return to Table of Contents

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**Perquisites**

A perquisite is an item or service provided by an employer that provides a benefit in the form of additional compensation or a reduction of the personal expenses for the receiving employee. DMS (Department of Management Services) has identified certain items that agencies may provide as perquisites on the Approved Perquisite Categories list. Perquisite items that have been approved by the Department may be purchased directly by the Department or a monetary allowance may be given to employees to purchase the item themselves. All positions receiving perquisites must be designated as eligible for perquisites in People First. Contact your Personnel Office for guidance on designating positions and for processing monetary allowances. The Personnel Officer approves, under delegation from the Secretary, all requests for items on the DMS Approved Perquisite Categories list, which includes uniforms, allowances for shoes and uniform cleaning, by receiving, reviewing and signing the Request for Approval of Perquisites or Sale of Goods and Services.

The most common perquisites provided by the Department are uniforms and safety shoes. Depending on how the item or service is provided to the employee who occupies a position designated eligible for this benefit, will determine if the perquisite is taxable and reportable as income on the employee’s W-2 form. If uniforms and/or shoes are purchased or rented directly by the Department and provided to the employee for safety, security, or health purposes and are not suitable for everyday wear, the item is not taxable and will not be reported as income. If a monetary allowance is paid directly to the employee for shoes or uniform cleaning, the amount is taxable and will be reported as income on the employee’s W-2 form.

To comply with the IRS Fringe Benefits Guide, payment documentation for perquisites must indicate the following:

- Item(s) purchased are specifically required as a condition of employment; and
- Are not worn or adaptable to general usage as ordinary clothing.

If perquisites are purchased using the p-card, these statements should be added as a comment in Works along with the Employee’s Name and Position Number (if available).

All positions receiving perquisites are reviewed and must have been approved each fiscal year by the DOT Personnel Officer (as delegated by the Secretary). The Personnel Officer provides written evidence of all approved perquisites to DFS (Department of Financial Services) at the beginning of each
fiscal year. The approval will be kept on file at DFS so the Department will not have to submit the approval with each payment processed for perquisites. This approved perquisite list is also available on the Disbursement Operations SharePoint Site.

Items purchased under the ADA (Americans with Disabilities Act) as a reasonable accommodation for an employee are generally not considered to be perquisites. 

(Revised on 10/13/2020)

Pesticide Applicator License

The Department of Agriculture license fee for a pesticide applicator license can be purchased for an employee to become a “public applicator” as long as their job duties include applying pesticides. However, the State cannot pay for the license if the application of pesticides is a requirement to obtain the position. The difference may be a bit confusing, but the State cannot require an individual to have a pesticide license to be able to obtain the job, and then pay for the license after they are in the position.

[Ref: FS 487.021(5) and FAC 69I-40.002(25)]

Photographs of the Agency Head and Other Departmental Officials

Press Inquiries
The Central and District Public Information Offices can spend state funds to provide photographs or digital media of the Agency Head and other Department leaders for press inquiries.

Public Display
Framed photographs of the current Agency Head or current District Secretaries to be used for display in public buildings must be approved by DFS (Department of Financial Services) prior to purchase. DFS will review each request on a case by case basis taking into consideration the public purpose and the cost. You can request approval to purchase photographs and/or frames by sending a written statement explaining the public purpose and the cost to the Office of Comptroller DOO (Disbursement Operations Office) at MS 42. DOO will then forward the request to DFS and notify you of their determination.

(Posted on 06/29/2004)

Picnic Tables
The purchase of any picnic table not included in the budget for an FCO (Fixed Capital Outlay) or construction project must be approved by the DFS (Department of Financial Services) prior to purchase. You can request approval to purchase a picnic table by sending an email to the Office of Comptroller DOO Quality Assurance Section at dooqas@dot.state.fl.us. The request must include a written justification along with the cost of the item(s) to be purchased.

DOO will log the request and then forward it to DFS. If DFS approves the purchase DOO will send the approval to you to include with the invoice payment package or the P-Card Works system along with the original receipt. If DFS does not approve the purchase DOO will notify you by email.
Plants – Indoor (Live and Artificial)

Unless specifically authorized by law, live and artificial indoor plants are considered decorative items and cannot be purchased. [Ref: DFS Reference Guide for State Expenditures – Prohibited Expenditures] The Department of Financial Services requires a reference to where the purchase is specifically authorized by law before they will approve using State funds to pay for live and artificial indoor plants. At this time we know of no specific authorization, by law, authorizing the purchase of live and artificial indoor plants.

(Posted on 07/19/2006)

Postage

Postage for official business is authorized to be purchased. If an invoice/receipt is not obtained from the Post Office, an invoice can be created on Department letterhead stating the U.S. Postal Service address and the amount of postage. The invoice/letter must also contain the following information, as applicable:

- Metered Postage – include the postage meter number
- Stamps – include the quantity and denomination
- Bulk Mail Permits – include the permit number

(Posted on 08/23/2004)

Posters

Posters can be purchased for training and motivational purposes only; they cannot be purchased for decoration. They must be hung in public areas and cannot be used for private offices. For example, motivational posters can be purchased for a training room/conference room.

If the poster needs to be framed, the framing should be done as economically as possible. Keep in mind the intent of the poster is for training and not for decoration.

A statement that the poster is for training and that it is hung in a public area must be included with the payment request.

(Posted on 01/31/2005)

Promotional Items

Promotional items cannot be purchased unless there is specific authority for the agency to procure the item.

The department may purchase promotional items as part of public information and education campaigns for the promotion of scenic highways, traffic and train safety awareness, alternatives to single-occupant vehicle travel, and commercial motor vehicle safety, electric vehicle use and charging stations, autonomous vehicles, and context design for electric vehicles and autonomous vehicles. Payment for these authorized promotional expenses must cite the authority from FS 334.044 (5).
The department is also authorized to purchase promotional items to advertise the Rail Program, [Ref: FS 341.302(17) (c)] and the advantages of using the Turnpike systems (which includes SunTrax). [Ref: FS 338.161 and FS 338.2216] Payment for these authorized promotional expenses must cite the corresponding statute(s).

Procedures for the purchase of promotional items are detailed in the “Commodities & Contractual Services Procurement Manual” located on the Procurement Office Website.

Any other program must have specific statutory authority or a specific reference in the approved appropriations bill before promotional items can be purchased.

(Revised on 09/14/2023)

Reasonable Accommodations / ADA (Americans with Disabilities Act) Payments

A reasonable accommodation is when an item is purchased to satisfy a need generated by the specific condition of an employee, rather than the need of the Department. In other words, if the specific employee was not in that specific personal condition, the item would not be needed by DOT.

You cannot purchase any item as a reasonable accommodation unless the employee meets the conditions of the ADA and prior approval is obtained by the EOO (Equal Opportunity Office). For guidance, see DOT Procedure 275-000-001, ADA Request for Recommendation for Payment of Reasonable Accommodation. If the request for reasonable accommodation is approved, the EOO will provide you an approval letter.

Since ADA related payments are considered confidential, the payment guidance described below must be followed:

**Payment By PCard**

A copy of the EOO approval letter must be provided to the cardholder or delegate before payment can be made using the P-Card.

When processing the charge in WORKS, ensure that description fields do not include information that may identify the employee approved for ADA accommodation and/or their medical condition.

**Filing the Payment Documents with the Personnel Office**

The cardholder or delegate must forward the original payment documents (the invoice and any other supporting documents) to the EOO to be included in the employee confidential files. When forwarding the documents be sure to include a memo addressed to the EOO Manager and place the package in a sealed envelope marked “confidential”.

The memo must include the following statements:

1. The payment records are being maintained by the Equal Opportunity Office due to confidentiality requirements and
2. The documents can only be reviewed with the proper authorization (i.e. court order or subpoena)
Maintaining the Official Payment Records
The ADA item must be identified on the P-Card’s Monthly Paid Transaction Report and attached a copy of the memo that is addressed to the EOO Manager. The memo listing the required statements should be the only document related to the ADA purchase that is maintained with the Monthly Paid Transaction Report.

In accordance with the DFS (Department of Financial Services) Reference Guide for State Expenditures – “Americans with Disabilities Act”, all related payment records must be maintained by the agency for seven years. These records will be maintained in the confidential file by the EOO.

Payment by your DOO/FSO
Include a copy of the EOO approval letter when submitting the payment request to your DOO/FSO for processing. Your DOO/FSO will follow the same guidance and requirements as stated in the sections above to ensure that:

1. Confidentiality is maintained when processing the payment.
2. The payment documents are appropriately forwarded to the EOO.
3. The DOO/FSO official payment records are properly maintained.

Refrigerators
A refrigerator is authorized to be purchased if there is a specific business reason to keep items refrigerated, such as to store lab samples for testing.

Refrigerators may also be purchased to refrigerate food and beverages for employees when the worksite is isolated and the employees may not leave the worksite for extended periods of time for public safety type issues, such as emergency control centers and bridge tender worksites.

Refrigerators may also be purchased for break rooms as part of an official construction or renovation project for a State owned facility, as long as the purchase is made from the FCO appropriation. Latter replacement of these refrigerators may use expense dollars and must state that the refrigerator was originally purchased with State funds.

All purchases of refrigerators must include justification related to one of the three reasons above.

Registration Fees
Registration fees can be paid for by the Department for an employee to attend a conference (may also be defined as a convention, seminar, workshop, symposium, summit, or exposition) that is directly related to departmental business or training courses that directly relate to the employee’s current job duties.

(Posted on 12/24/2014)
Return to Table of Contents

(Posted on 07/12/2004)
Return to Table of Contents
If the conference or training course involves travel then the travel must be approved by the Secretary. (see “Travel – Mission Critical Travel Requirements”).

Registration fees for conferences without travel can be approved by an Authorized Official. The payment documentation for conference registration fees must include the following:

- An invoice that is in accordance with 69I-40.002 (3), F.A.C. (See “Invoice Processing – Invoices”)
- A copy of the agenda
- Documentation that demonstrates the conference or convention is in connection with the official business of the state and directly related to the performance of the statutory duties and responsibilities of the Department
- The activity provides a direct educational, or other benefit supporting the work and public purpose of the person attending;
- The duties and responsibilities of the traveler attending such meetings are related to the objectives of the particular conference or convention

Meals that are included in a registration fee paid with State funds cannot be claimed by the employee [see “Travel - Meals Included in Registration Fees”].

Registration fees for training courses without travel must be approved by a District or Assistant Secretary (see “Requirements for Certain Purchases – Training Costs”). The payment documentation for training course registration fees must include a justification relating the training to the employee’s current job duties and an approval from the appropriate District or Assistant Secretary.

Note: The Department does not have the authority to charge or collect registration fees from participants attending any Department meetings [See “Guidelines for Hosting/Attending Meetings – FDOT Meetings”].

**Conferences with Optional Functions/Fees**

For any particular conference, more than one registration fee may be offered. You must select the appropriate fee(s) that covers the function, activities, etc. that are directly related to Departmental business.

No special approvals are required if optional functions result in no additional cost.

If you choose a higher optional registration fee that includes alternate/additional functions that are within the main official business purpose of the conference, then no special approval is required. An example of this would be if you were registering for a Road and Bridge Conference and the host offered an additional Road and Bridge workshop the day before the main conference started for an additional $100 in registration fees.

If you choose a higher optional registration fee for an event(s) such as a banquet, reception, or awards ceremony, the higher cost will not be reimbursed unless there is an official business need to attend the event(s). If this is the case, you must state your specific business reason for each event and obtain prior approval from your District /Assistant Secretary to attend each event. See “Requirements for
Certain Purchases –Events (Banquets and Other Social Activities)” for the approval requirements and further guidance.

Payment by FDOT
Registrations fees should be paid with the P-Card and all receipts and documentation (including the employee’s position title) must be attached with the transaction in P-Card Works. If the P-Card transaction is for a registration fee for multiple employees, then documentation that lists the names of each attendee must be provided and included in the Works. The Accountholder’s People First ID should always be recorded in the Sub-Vendor field in Works. Attendee/traveler names must be listed in the Description field. If the employee is traveling, the registration fee information must be entered as an Expense Line Item on the Trip Form within the Statewide Travel Management System (STMS). [See “P-Card – Charges & Receipts”]

If the P-Card is not accepted and travel is not involved, the vendor’s registration form/invoice must be submitted for payment using Form 350-060-16, Receiving Report and Invoice Transmittal – Other Than Contracts (RRIT) by the cost center and signed by the Authorized Official. The completed form must be submitted to the FSO/DOO for payment processing. Object code 461601 must be used.

Payment by Employee
In some instances the P-Card may not be accepted and you may have to pay a registration fee “out-of-pocket”. If you are traveling the registration fee should be claimed as an Expense Line Item on the STMS Reimbursement Form. If you are not traveling, you can be reimbursed by completing an IRV (Individual Reimbursement Voucher). When requesting reimbursement, the IRV must include a statement explaining why no other payment method was used as well as a statement that no travel cost was incurred. Object code 461400 must be used.

Note: The object code for registration fees is hard-coded in STMS as 461400 (FEES – REGISTRATION/TRAINING – EMP REIMBURSEMENT) regardless of the payment method that is selected. Use the FLAIRify tool with 461400 to ensure the correct EO is selected.

For additional guidance, see these related topics:
“Requirements for Certain Purchases –Events (Banquets and Other Social Activities)”
“Requirements for Certain Purchases – Tuition”
“Travel – Meals Included in Registration Fees”
“Travel – Mission Critical Travel Requirements”

(Revised on 05/11/2023)

Renovations to Leased Buildings
Renovations or modifications to a leased/rented building are allowable if there is a business need. A statement of the business reason for the renovation must accompany the payment request. Any renovations made for decorative or cosmetic reasons are not appropriate. An example of an appropriate renovation would be constructing a room or closet to secure special equipment.

The Department can execute a contractual agreement directly with the landlord or building owner to do the renovations. According to the Department of Management
Services a separate contract should be executed instead of amending the original lease agreement. Another method is to obtain written approval or authorization from the landlord/owner to renovate and issue a contractual agreement directly to a contractor.

Renovations to leased buildings costing $100,000 or more are classified as leasehold improvements and must be recorded as such in FLAIR. Contact the General Accounting Office Property Section for information on the accounting requirements for leasehold improvements.

(Posted on 06/22/2006)

Safety Shoes

Items that are required by the department for safety, security or health purposes, such as uniforms, safety equipment, special footwear, protective clothing, etc. can be purchased by the State. If the agency purchases these items directly (by P-Card, PO, etc.) the items will be considered non-reportable/nontaxable events for federal tax purposes.

The items can either be purchased singularly or in bulk for distribution on an as needed basis. When submitting the payment request, ensure to indicate that the purchase is for safety reasons. Also, indicate who will be in receipt of the equipment. If the purchase was made in bulk, it must be stated on the payment request.

When items that were purchased in bulk are distributed, the cost center must maintain a list of the employees who are receiving the items.

(Posted on 10/22/2005)

Shirts/Clothing (other than uniforms and safety)

Purchasing shirts or other articles of clothing, for other than safety gear and the official uniform programs, is allowed for identification purposes only (herein referred to as an “identification shirt”). Examples for when an identification shirt might be requested include appearances at a public hearing, FDOT transportation related events, FDOT industry outreach/recruitment events, interagency coordination meetings or working at the State/Regional Emergency Operations and Regional Traffic Management Centers where FDOT personnel need to be readily identifiable. As required to be readily available, the shirts may not be optional by an employee.

Director or District Transportation Support Manager level approval must be received BEFORE identification shirts are purchased and the request for purchase must include the following:

- Reason identification is necessary/purpose of the shirt (justification)
- List of position(s) requiring an identifying shirt
- Number of shirts to be provided to each incumbent of listed positions (Note: The intent is one-time purchases per recipient. If beyond that (example, annually) justification must be provided in the approval request.)
- Type(s) of shirt to be purchased
- Type of logo to appear on the shirt (FDOT, project specific or more specific)
Process for Control and Inventory of Identification Shirts

Unlike uniforms, the identification shirts are considered a taxable perquisite as they are suitable for everyday wear outside the expressed business purpose. Therefore, the purchase must be coded to object code 499105 (perquisites – clothing/uniform) for proper accounting. In addition, the tracking and reporting of purchases and distribution is critical information that must be reported to Central Office Payroll to ensure IRS regulations are met:

Upon purchasing identification shirts, the purchasing cost center must forward the following documents to the Disbursement Quality Assurance Section at DOOQAS@dot.state.fl.us.

- Detailed receipt itemizing the shirts purchased.
- Copy of request and approval to purchase.
- Identification Shirt Receipt, Form 350-090-18, must be completed and signed when an employee is provided an identification shirt(s).

The Disbursement Quality Assurance Section will review the documentation, log the individual Identification Shirt Receipts and forward the taxable information to Central Office Payroll for processing. The employee will be taxed on the value of the identification shirt(s) on the next payroll cycle.

Any excess inventory must be secured until such time that it is to be distributed following the above instructions.

[Ref: Requirements for Certain Purchases – Perquisites]

Space Heaters

Since space heaters are normally considered a personal convenience item for an employee, they are normally not authorized to be purchased. If you feel the temperature in your work area is not adequate, have your building manager/landlord test the temperature of the area in question. The building manager/landlord may be required to bring the temperature to an adequate level. An example of when a space heater would be an allowable purchase; heating a work area in a two sided, non-A/C, covered outdoor work bay that would otherwise become too cold for employees to work in.

All purchases must include an appropriate justification/explanation for the purchase.

[Ref: Requirements for Certain Purchases – Perquisites]

State Seals

State Seals may be purchased only if artwork was approved in the budget for the construction of the original building. The Department of Management Services maintains the documentation stating the specific budget allowances of each construction project for the State of Florida. A copy of this documentation must be submitted with the payment request along with a justification/explanation stating the reason for the purchase.
If the purchase is allowable, then the State Seals must be displayed in an area for public viewing (i.e. lobby) and cannot be used for decoration in a private office. [Ref: 255.043, Florida Statute; and DFS’ “Reference Guide for State Expenditures – Artwork in State Building”]

**Statutes Florida**

The Florida Statutes are available online at the Florida Senate website. Employees are encouraged to use the website in lieu of purchasing hard bound copies. If hardbound copies are required, they must be justified and approved by an Assistant Secretary or District Secretary. Purchases should be made by warrant, journal transfer or the P-Card. If payment is made by warrant or journal transfer a discount is offered and the State Agency discount form should be used.

A discount is not offered for orders placed with the P-Card and the standard order form should be used.

Submit the appropriate form, justification, and approval to the appropriate FSO/DOO for payment processing.

**Surplus Property (Sale of)**

The Department of Financial Services has approved the use of the P-Card to pay for fees associated with the sale of surplus property through websites such as eBay. However, you must receive prior approval from your Director of Administration for each item that you propose to sell on-line. See Support Services Procedure 350-090-005, Surplus Property Disposal, for information concerning the proper disposal of surplus property.

**Toner**

Toner can be purchased for DOT owned or leased equipment with approval by the Cost Center Manager or Authorized Official. Discretion should be used when purchasing toner for small, desktop printers. For cost effective reasons more efficient equipment should be used for high volume print jobs.

[Ref: Requirements for Certain Purchases – Desktop Printers]

**Training Costs**

Training related items such as books, course materials, instructor fees/costs, and registration fees for training courses, require approval by a District or Assistant Secretary. If the training is for a specific employee(s) then justification is also required which relates the training to the employee’s current job duties. The employee’s position title must be included with the justification and payment documentation.
Pursuant to section 110.1099, F.S., the Department may pay matriculation fees for employees to receive training from public universities such as Certified Public Manager (CPM) training. In order for payments to be authorized for this type of training, three criteria must be met:

- The agency must provide justification that these are work-related courses
- The payment is for matriculation fees at a public community college, public career center, or public university
- The agency has an appropriation to support the training and education needs of its employees

Supporting documentation must be provided to demonstrate compliance with the statutory requirements. Invoices submitted for payment must cite the applicable statute and expense or line item appropriation to support the training opportunity.

If the training course involves travel then the travel must be approved by the Secretary as mission critical (see “Travel – Mission Critical Travel Requirements”). For trainings hosted by FDOT, please refer to the FDOT Meetings topic for guidance.

Purchase of items for prizes or to promote training is not allowed unless specifically authorized by Florida Statute.

(Revised on 10/21/2020)

Tuition

DOT Procedure 250-050-005 Tuition Payment for Educational Courses outlines the specific requirements for the Department to pay tuition costs for an employee. The course(s) taken must be directly related to the employee’s current job position. The Department cannot pay for classes/courses that will primarily benefit the employee. (For example, a class that will prepare an employee for a promotion cannot be paid with state funds.)

There are three situations in which tuition can be paid or reimbursed by the Department:

- management/supervisor requires an employee to take a course
- a course is provided for a group of employees and
- employee elects to take a course and management/supervisor approve reimbursement

A statement that the course is directly related to the employee’s current job position must be submitted in all three situations described below.

Courses that are required by management

The P-Card should be used to pay for courses required by management. The tuition receipt must be maintained within the Works system. If the institution will not accept the P-Card an MFMP (MyFloridaMarketPlace) Purchase Order may be used.

The Department can also pay for the required lab fees, course books and materials, and any other cost that is directly related to the course.

Management must provide a justification for the course. The justification along with a copy of the tuition receipt and any other related receipts must be attached to the payment request when submitted to the appropriate DOO/FSO (Disbursement Operations Office/Financial Services Office).
**Contracted courses that are provided for a group of employees**
The P-Card should be used to pay for contracted courses provided for a group of employees. A copy of the [Letter of Agreement Tuition Payment for Educational Courses (Form 250-050-06)](#) and tuition receipt must be maintained in Works. If the contractor will not accept the P-Card an MFMP Purchase Order or a written agreement may be used. A copy of the Educational Reimbursement Program Letter of Agreement and tuition receipt must be attached to the payment request when submitted to the appropriate DOO/FSO for payment.

Course books and materials may be included in the contract with the contractor or purchased separately. Any related receipts must be attached to the transaction in Works if paid by P-Card or submitted to the appropriate DOO/FSO with the payment request.

**Courses that an employee elects to take**
For an employee to receive reimbursement for tuition an Individual Reimbursement Voucher (Form 350-030-01) should be submitted to the appropriate DOO/FSO. The following must be attached to the payment request when submitted for payment: a grade report showing that a “C” or better was earned or a copy of the official certification of completion, along with the tuition receipt, and the approved Educational Reimbursement Program Letter of Agreement (Form 250-050-05). The P-Card may not be used in this situation.

Required lab fees, course books and materials, and any other cost that is directly related to the course are not reimbursable for courses that an employee elects to take.

*(Revised on 12/07/2020)*

**Vaccinations**
Vaccinations are not normally authorized expenditures.

Motor Carrier Compliance employees in high risk positions, such as those who are likely to be exposed to blood-borne pathogens, may be recommended to receive vaccinations (such as Small Pox and Hepatitis B) in accordance with the Motor Carrier Compliance Office Policy Manual, Topic 3-6, Exposure Control Plan. A written statement must be included with the payment package stating that the vaccinations are necessary and in accordance with the Motor Carrier Compliance Office Policy Manual, Topic 3-6, Exposure Control Plan.

*[See "Emergency Disbursement Guidance - Vaccinations for Deployment"](Posted on 02/16/2007)*

**Vehicle Extended Warranty**
Extended warranties for DOT fleet vehicles should not be purchased. Executive Management determined the warranties are not cost effective based on a study by the DOT Maintenance Office. Also as a result of the study, the Department of Management Services has removed the option for additional/extended warranties from the state contract for vehicles, truck and other mobile equipment.

*(Posted on 06/12/2006)*
**Warehouse/Wholesale Club Memberships**

Membership dues to a warehouse or wholesale club such as Sam’s Club or Costco are not an allowable purchase. However, an employee may use their personal warehouse membership as a means for accessing these types of stores to make allowable business purchases as long as the employee does not receive any rewards or perks for the purchases being made. (Examples: Costco has an Executive Membership where the member receives a 2% reward. Sam’s has a “plus” membership with cash rewards.)

(Posted on 09/04/2019)

**Wellness Classes**

Personal wellness is providing employees an active process of becoming aware of and making choices towards a more successful social, occupational, spiritual, physical, intellectual, and/or emotional existence. Some examples are training related to nutrition, exercise, stress, quit smoking, etc. The opinion of Department of Financial Services is that without specific statutory authority or line item appropriation we may not use state funds for personal wellness.

Check with your Personnel office to see if any official programs have been authorized for the Department.

(Posted on 09/01/2004)

**Wrist Rest**

A wrist rest may be an allowable purchase if the wrist rest is attached to a keyboard/mouse pad that is the same cost as a traditional keyboard/mousepad. If you personally require a wrist rest, then you must meet the specific ADA (Americans with Disability Act) requirements. (See “Requirements for Certain Purchases - Personal Accommodations”). If the requirements are met, then the ADA approval must be notated in the payment record.

(Posted 03/28/2022)
Travel
Advance Payments for Travel Related Expenditures

Payment for travel related expenses such as hotel reservations and airline tickets, as well as registration fees, may be processed in advance of the actual travel dates. However, all travel authorization requirements **MUST** be met and fully approved **BEFORE** incurring any related expense.

If these expenses are paid directly by a P-Card, the STMS Master Trip Invoice Number must be included in the “Description” GL value field in the Works system. The transaction should be fully processed through the Works system at the time of the purchase and does not need to be flagged or held until the travel occurs.

[See “Travel – Approval Requirements”, “Travel – Air Carriers/Airlines”, “Travel – Hotel/Lodging Costs”, “Requirements for Certain Purchases – Registration Fees”]

(Posted on 03/24/2023)

Return to Table of Contents

Air Carriers/Airlines

Travelers must choose the most economical air carrier considering factors such as time and productivity of the traveler, cost of transportation, per diem/subsistence costs, cancellation fees and any additional costs (such as baggage fees). Travelers are required to use coach/economy class; any other class must be justified with a business reason. Justification may be required for one-way ticket purchases or any other fees that appear excessive.

Baggage Fees

Baggage fees charged by commercial carriers to transport personal luggage or business materials/equipment can be reimbursed. Receipts for baggage fees are required. Reimbursement for more than one bag requires justification. Travelers should list these charges using the “Baggage Fees” Expense Line Item within STMS (Statewide Travel Management System).

Additional fees, such as overweight baggage, may be charged by the airline but will not be reimbursed unless supported with a business justification.

Flight Cancellations/Delays

If the carrier offers the traveler an airfare voucher due to an overbooked or cancelled flight, the voucher will be retained by the department for use on future state business. Hotel vouchers offered for overbooked or cancelled flights must be used for state business and the traveler will only be reimbursed meals on the day the voucher is used. If the carrier offers a meal voucher, the traveler must deduct the value of the voucher from the meal allowance/per diem.

In the event that the traveler must return to headquarters earlier than authorized due to business reasons, they may choose an alternate mode of transportation to use for the return trip. Justification must be indicated in the “Comments” box of the Expense Line Item of the Reimbursement Trip Form in STMS.

Lost Airline Tickets

If an airline ticket is lost due to the negligence of the traveler, the agency is not responsible for reimbursement of any additional costs or associated charges to replace the ticket.

See “Travel – Travel Insurance”
Optional Fees
Airlines may have optional fees/upgrades that are not included in the base airfare such as preferred seating and priority boarding. These are considered personal preferences for the traveler and will not be reimbursed. Optional fees may appear in ‘bundle’ packages that also include allowable charges. If the allowable charges cannot be separated, then the entire cost of the bundle package will not be reimbursed.

Rewards Programs
If airfare is purchased using incentives from a rewards program such as miles or points, and the traveler does not expend any personal funds, the traveler cannot be reimbursed. If airfare is purchased using a combination of incentives and personal funds, only the allowable cost(s) paid can be reimbursed when an itemized receipt is provided.

Ticket Cancellations/Change Fees
Penalties incurred due to ticket cancellations or flight changes are paid from state funds for the following circumstances only: A) the costs were required to conduct State business, B) death in the traveler’s immediate family, or C) the traveler becomes ill.

Travel Agent Fees
Travel agency/agent fees can be reimbursed. Travelers should list these charges using the “Other Incidental” Expense Line Item within STMS.

Aircraft

Private Aircraft
A traveler who pilots their own aircraft for state business may claim the current mileage rate as specified in Section 112.061(7), Florida Statutes, or the most economical commercial direct airfare available for the same trip. Documentation of the cost of the commercial airfare is required to be submitted with the travel forms for reimbursement.

A passenger on a private aircraft may be reimbursed for the actual amount charged and paid up to the amount of the most economical direct commercial airfare available for the trip, even though the owner or pilot of the aircraft is also entitled to transportation expense for the same flight.

The following examples illustrate how pilots and passengers may be reimbursed.

- **Example #1** - The chairman takes his private plane and picks up three other commissioners but does not charge them anything for the flight. In this case only the chairman would be eligible to claim reimbursement (of either the mileage or the most economical commercial airfare for the same trip for one traveler). The chairman cannot claim reimbursement for what the passengers would have paid. The passengers would not be able to claim anything.

- **Example #2** – The chairman takes his private plane, picks up three commissioners, and charges them $250 each. That payment is handled directly between the chairman and the other commissioners. The chairman can then claim either the mileage or the most economical
commercial airfare for the same trip (one traveler). The passengers would be able to claim either $250 or the most economical commercial airfare, whichever is less.

If there is no direct commercial airfare available, reimbursement is limited to the mileage rate or the most economical direct commercial airfare closest to the point of origin and the point of destination.

Reimbursement will not be allowed for expenditures related to operation, maintenance, and ownership when a privately owned aircraft is used for state business.

**Rental Aircraft**

If rented aircraft is used, the pilot may be reimbursed the lesser of the actual cost to rent the aircraft or the most economical commercial direct airfare for the same trip. The most economical direct airfare means a commercial flight between the same points of travel as the rental flight. Documentation of the cost of the commercial airfare is required to be submitted with the travel forms for reimbursement.

If there are additional travelers as passengers, the pilot may be reimbursed the lesser of the actual cost to rent the aircraft or the total airfare that would have been paid by the pilot and the passengers for the most economical commercial direct airfare for the same trip. The pilot and the passengers may claim a pro rata share of the allowable reimbursement.

If there is no direct commercial airfare available, reimbursement is limited to the most economical direct commercial airfare closest to the point of origin and the point of destination or the lesser of the actual cost to rent the aircraft.  [Ref: F.A.C 69I-42.008]

(Revised on 01/03/2020)

**Approval Requirements**

All Trip Forms must be digitally certified by the traveler in STMS to be processed for payment. Trip Forms must also be approved by the cost center manager. Trip Forms may not be approved by employees who are subordinate to the individual traveling (according to the defined organizational unit).

Only those individuals listed below are allowed to approve their own Authorization and Reimbursement Trip Forms, unless otherwise outlined in the *Mission Critical Travel Requirements* topic of this handbook:

- Secretary
- Assistant Secretary (for in-state travel only)
- District Secretary and Turnpike and Rail Executive Directors (for in-state travel only)
- Executive Directors of Commissions affiliated with the Department (including MPOAC Executive Director)

**Authorization to Travel**

The Authorization Trip Form must be completed in STMS for all travel except for the following:

- Routine Class “C” travel with NO expenses or registration fees (check with your District FSO since some Districts still require authorization for this type of travel);
• Vicinity travel in Washington, D.C for the Legislative Program Administrator position headquartered in Washington, D.C;

The Authorization Trip Form must be electronically approved in STMS by the cost center manager prior to departure. If verbal approval is given, the cost center manager must approve the Authorization Trip Form in STMS upon the traveler’s return to headquarters and include an explanation that verbal approval was given prior to departure.

Additional approvals are required for the following travel conditions:

• Non-DOT employee travel must be approved by a senior manager (SMS level or above).
• Lodging less than 50 miles from traveler’s official headquarters or residence (whichever is nearest to the destination) must be approved by the Secretary;
• Foreign and Out-of-State Travel must be approved by the Secretary;
• Conferences, training, and administrative travel must be approved by the Secretary. [See “Travel – Mission Critical Travel Requirements”]

The workflow function in STMS should be used to route the Authorization Trip Form to the appropriate levels prior to departure. It is also acceptable to upload the written approval to the Authorization. When the Secretary or an Assistant Secretary has approved the Authorization Trip Form, they are not required to approve the Reimbursement Trip Form unless the traveler reports directly to them.

Reimbursement of Travel Expenses
The Reimbursement Trip Form must be completed in STMS to be reimbursed for travel related expenses (see the Travel SharePoint page for user manuals and guidance). The Reimbursement Trip Form must be electronically certified by the traveler and approved by the appropriate Authorized Official to be processed for payment.

A Reimbursement Trip Form is considered to be an invoice and must be processed in accordance with Section 215.422, Florida Statutes.

[See “Travel – Mission Critical Travel Requirements”, “Travel – Non-DOT Employee Travel”]

(Revised on 02/14/2024)

Return to Table of Contents

Blocked Rooms
If a manager reserves a block of hotel rooms for a conference, convention, training, etc. a hotel reimbursement rate is established. If a traveler elects to stay in a hotel room with a higher rate, the manager can limit the traveler’s hotel reimbursement rate to the established limit.

For example, a block room rate is $70.00 and a traveler opts to pay $85.00 for a room at a different hotel. The manager could limit the traveler’s reimbursement to $70.00 per night.

(Posted on 10/22/2004)

Return to Table of Contents
Candidates for Executive or Professional Positions

A candidate interviewing for an executive or professional position with DOT may be reimbursed for their travel expenses, in accordance with Subsection 112.061(3)(d) F.S. If the hiring manager for the position is not an Authorized Official, then the hiring manager must obtain prior written approval from an Authorized Official before informing a candidate that their travel expenses will be reimbursed. Reimbursement for these individuals must be in accordance with Section 112.061, F.S. and comply with the same travel rules as DOT employees. Be sure to inform the candidate what will and will not be reimbursed. The candidate will be reimbursed through STMS using the Proxy Traveler function. Contact the Travel Management System Administrator for assistance. Note: If you have any questions regarding whether a position is executive or professional, contact your Personnel Office.

(Revised on 01/03/2020)
Reimbursement Trip Form must include an explanation for the travel and the SMS approval. The state purchasing card may be used in these situations if approved by management.

Reimbursement for these individuals must be in accordance with Section 112.061, F.S. and comply with the same travel rules as DOT employees. Some specific topics relating to consultant travel are discussed below.

**Hotel Charges**
Unless specifically addressed in a standard written agreement/contract with a lower amount, FDOT will only reimburse overnight lodging/hotel room rates up to $225.00 per night (excluding taxes and fees). Carefully read the terms of the agreement to verify.

**Rental Car Charges**
Consultants/Vendors contracted to provide services to the department may, with written authorization, use the state contract when conducting State business. Written authorization must be on the department letterhead and include the renter’s name, rental dates and reservation number. Leisure use by contractors is strictly prohibited. Avis/Budget will provide Business Use insurance coverage and include the collision/loss damage waiver. All other insurance purchases will not be reimbursed.

Consultants/Vendors may use the state rental car contract; however, they should still use the most economical mode of transportation. Travelers will only be reimbursed for a compact car, unless they include appropriate business-related justification for a larger vehicle. Any other vehicle size must be justified. If an upgraded vehicle is used without sufficient business justification the consultant must provide documentation that confirms the compact rate at the time of travel. If this information is not available, the consultant will be reimbursed the lesser of the current compact rate on the day the reimbursement is processed or the consultant/vendor’s contracted compact rate. See “Travel – Rental Car” for additional information.

**Insurance Charges**
The state does not have authority to reimburse any insurance charges (such as PAI - Personal Accident Insurance, PEP – Personal Effects Protection, ALI – Additional Liability Insurance, or Travel Insurance) relating to rental vehicles or other equipment. This includes CDW (Collision Damage Waiver) coverage for non-DOT employees. These charges purchased at the time of the rental will not be reimbursed.

**Signature Requirements**
The DOT Form #300-000-06, Contractor Travel Form, should be signed by the traveler and included in the documentation for reimbursement. The travel form must also be signed by the consultant’s supervisor or an appropriate official from the vendor. If the traveler is the president of the company or “self-employed” no additional signatures are necessary.

A Proxy Traveler Reimbursement Trip Form must be electronically approved by an appropriate Authorized Official in order to reimburse the consultant directly. The consultant must also provide their social security number in order for payment to be issued.

[Ref: F.S. 112.061, 287.022, “Requirements for Certain Purchases – Insurance”]

(Revised on 6/28/2023)
Return to Table of Contents
Foreign Travel

Due to the rare nature of foreign travel, it is recommended that you contact the Travel Management System Administrator and your Financial Services Office for more information regarding the following requirements.

All foreign travel requires prior approval from the Secretary. Travel costs for authorized travelers should be reimbursed at the current rates as specified by the U.S. Department of State, Office of Allowances' federal publications and must comply with the Office of Allowances' “Standardized Regulations (DSSR)”. Please see www.state.gov and the DFS Reference Guide for State Expenditures for more information on foreign rates.

If the p-card will be used for travel expenses, contact the FDOT PCard Program Administrator once approved, to notify them of the anticipated travel. Include the location(s) and dates of departure and return. The bank will then be notified to prevent unexpected declines or fraud alerts.

Rates for foreign travel shall not begin until the date and time of arrival in the foreign country from the United States and shall terminate on the date and time of departure from the foreign country to the United States. Travel from headquarters to place of departure and return will be reimbursed as Class A or Class B Travel.

When a traveler goes from one foreign location to another, reimbursement for meals and lodging shall be based on the allowance listed for the referenced location during the meal or lodging period. For example, if the traveler departed Rome at 3:00 pm for London, the Rome allowance for breakfast and lunch would be used and the London allowance for dinner and lodging would be used. Per diem should be reimbursed at the rate for the location in which the majority of the quarter was spent, regardless of which area has a higher reimbursement rate.

The state per diem rate (currently $80) may not be combined with reimbursement of foreign travel costs pursuant to the allowances under the federal guidelines for the same travel day. The two methods of reimbursement (state per diem and foreign allowances) cannot be claimed on the same travel day. [Ref: F.S. 112.061(8)]

Hotel/Lodging Costs

A traveler has the option by Florida Statute to be reimbursed the current per diem rate or the actual lodging cost plus the meal allowance rates. Travelers must make the most economical lodging arrangements taking into consideration the traveler’s time, costs for lodging and transportation and other factors such as season and location. Payment for lodging associated with a meeting, conference or convention organized or sponsored in whole or in part by DOT or any other state agency may not exceed $225.00 per night (excluding taxes and fees). For clarification,

- an agency is deemed to have sponsored a meeting, conference or convention if they contributed money for the meeting, conference, or convention. Money provided for a traveler’s registration fee or for an Agency’s membership fee to the organization hosting the conference or convention is not deemed as sponsorship.
- an agency is deemed to have organized a meeting, conference or convention if they are involved in selecting the location or planning the activities to be conducted.

(Revised on 12/08/2020)
Examples of instances that would be required to abide by the $225 per night limit:

- Safety Office travel related to the Daytona 500 safety event (due to DOT sponsorship)
- Statewide meetings (i.e. Procurement Office statewide training, Human Resources Office statewide staff meetings)
- Travel to attend a conference hosted by FICE but DOT is assisting with organizing the agenda, speaker, etc.
- Travel in normal course of business that DOT controls the meeting location

Examples of mission critical travel scenarios in which the $225 per night limit does NOT apply:

- Travel to attend a SASHTO conference hosted by a state other than Florida
- Travel to attend an AASHTO sub-committee meeting unless Florida is the hosting state
- Travel in the normal course of business that DOT does not control the date or location in which business must be conducted (such as a meeting with legislators in Tallahassee during session, meeting with a Senator in Washington DC or a project specific meeting at the site for a project located in Key West).

The lodging rate restrictions do not apply to travel activities for conducting an audit, examination, inspection or investigation or travel activities related to litigation or emergency response. However, where the daily room rate for these activities exceed $225 travelers are reminded that the most economical use is required in all situations. Travelers should be prepared to justify costs that appear excessive, pursuant to the DFS Reference Guide for State Expenditures.

In the cases where the $225.00 per night limit is applicable, an employee or authorized traveler will be required to expend their own funds for paying the daily room rate in excess of $225.00 plus the applicable percentage of fees (other than flat fees). It is preferred that cardholders use their personal credit cards to pay for the amount in excess of the $225.00 nightly rate. If the hotel will not accept two forms of payment, cardholders can use their P-Cards, as long as the amount is deducted from their travel voucher or otherwise reimbursed to the agency.

Example 1: The hotel nightly room rate is $250.00 and there is a $20.00 per night resort fee. The hotel stay was three nights. The breakdown of charges would be as follows:

\[
\begin{align*}
\text{\$225.00 x 3 = \$675.00 paid with state funds} \\
\text{\$20.00 x 3 = \$60.00 paid with state funds} \\
\text{\$25.00 (amount over \$225 nightly rate) x 3 = \$75.00 paid with personal funds}
\end{align*}
\]

Example 2: The hotel nightly room rate is $250.00 and there is a 2% per night surcharge. The hotel stay was three nights. The breakdown of charges would be as follows:

\[
\begin{align*}
\text{\$225.00 x 3 = \$675.00 paid with state funds} \\
\text{\$225.00 x 2\% = \$4.50 x 3 = \$13.50 paid with state funds} \\
\text{\$25.00 (amount over \$225 nightly rate) x 3 = \$75.00 paid with personal funds} \\
\text{\$25.00 x 2\% = \$0.50 x 3 = \$1.50 paid with personal funds}
\end{align*}
\]
Travelers may share a room in order for the cost to be $225.00 or less per traveler. In this case, no one sharing a room may claim per diem in lieu of their share of the cost (see “Hotel Expenses – Shared by Travelers”).

An itemized hotel receipt must be submitted when seeking reimbursement. The receipt must include the traveler’s name as well as the establishment’s name, address, and should include the telephone number. Daily lodging charges and other incidental expenditures appearing on the hotel receipt, such as parking, must be itemized on separate Expense Line Items of the Reimbursement Trip Form in STMS.

Travelers cannot claim lodging within 50 miles of their headquarters or residence (whichever is nearest to the destination) unless justified and expressly approved in advance by the Secretary.

Cancellations
If a traveler needs to cancel their hotel reservation, they must comply with the timeframe stated in the hotel’s cancellation policy. If the traveler fails to cancel their reservation within the hotel’s timeframe, any related charges/costs will be the responsibility of the traveler. Cancellation fees may only be covered by state funds if one of the following situations occur AFTER the hotel’s cancellation timeframe has been exceeded:

- The traveler’s itinerary changes due to business reasons. Any itinerary changes must be documented and include times/dates and business reasons.
- A death in the traveler’s immediate family.
- The traveler becomes ill and is unable to travel.

Complimentary Lodging
If you receive a room or lodging at no cost to yourself, you may be eligible to claim per diem. The most common situation which allows you to claim per diem is staying with a friend or relative. Other situations would be if the hotel does not charge you due to a personal inconvenience such as no hot water in your room or if you use incentives such as points from a rewards program to pay for the room.

If your room/lodging is paid directly to the hotel by another entity (government, non-profit or private) then you have been provided lodging based on your status as an employee of the Department. Hotel costs over the $225.00/night rate are allowable if paid for in full or partially by another entity as long as the Department’s portion of the nightly rate does not exceed $225.00. In this situation, you will only be reimbursed meal allowances. Be aware that rooms received from private companies or organizations may violate the Department’s ethics policy. If you have questions concerning ethics, contact the DOT Ethics Officer.

If the state has expended funds which directly or indirectly results in procuring a room/lodging, then you may only claim the appropriate meal allowances. The following scenarios are provided as examples:

**Scenario 1** - The Department directly purchases a block of 10 rooms and receives an additional room at no charge. The traveler staying in the additional room will be reimbursed meal allowances the same as the other travelers. The direct expenditure for lodging by the Department eliminates the traveler’s ability to claim per diem.
Scenario 2 - Your flight is delayed and the airline provides a room or a voucher for a room. Since the room was provided indirectly as a result of the purchase of an airline ticket by the Department, you will only be reimbursed meal allowances.

Travelers whose lodging expense is included in a registration fee can only claim meals, not per diem, on those days that lodging is included in the registration fee.

[Ref: Section 112.061(6)(a) F.S., “Travel – Registration Fees”]

Third Party Travel Reservations

In an effort to find the most economical lodging rates, the use of third party companies such as Expedia.com, Hotels.com, Travelocity.com and Airbnb.com may be considered. However, bookings may only be made on these sites if an itemized receipt is provided. Many of these sites will display nightly rates during the search process but at the time of booking only provide a total lump sum amount on the confirmation. This is not an acceptable receipt and, if presented in that format, may result in non-reimbursement to the traveler. (See “Invoice Processing – Invoices” for itemized receipt requirement)

Other resources such as VRBO.com and HomeAway.com may also be used if determined to be the most economical option but only if an itemized receipt is provided. Additional fees, such as cleaning and service fees are considered part of the nightly rate and may be reimbursed as long as the nightly rate plus the additional fees does not exceed the $225/night limit when applicable. There should be careful consideration given by the approving manager when reviewing the specific cancellation policy of third party reservations.

(Revised on 06/28/2023)

Hotel Expenses – Shared by Travelers

When multiple travelers share the same hotel room, they have the following options for reimbursement:

- Split the hotel bill evenly and each claim that portion on their Reimbursement Trip Form, or
- One traveler pays for the room and claims reimbursement for the entire room charge and meal allowance. The other travelers can only claim meal allowance for that day, or
- Both travelers claim per diem for the entire trip (not allowed if hotel is paid by P-Card)

You must reference all other travelers in your party including the Master Trip Invoice Number associated which each traveler’s Reimbursement Trip Form in the “Comments” box when submitting your individual Reimbursement Trip Form in STMS.

(Revised on 01/03/2020)

Hotel Upgrades

The upgrade of a hotel room can be handled the same as a rental car upgrade while an employee is traveling. For example, if the normal rate for an authorized hotel room is $225 and the traveler elects to upgrade the room at the hotel to a $250 room for personal reasons, the traveler can be reimbursed for the $225. The concept is the same as an upgrade on a rental car. When renting a vehicle from the state rental car provider (Avis/Budget) the rental rate is a pre-established rate, but an employee can

(Revised on 06/28/2023)
elect a higher class of car for personal reasons and pay the difference.

Note: What cannot be done is to establish an arbitrary rate (say $100). The starting rate to upgrade from must be the actual established room rate and documented as such on the reimbursement request.

(Revised on 12/05/2023)

Return to Table of Contents

**Illness or Injury While In Travel Status**

Travelers who become ill or injured while on official business for the State will continue to be reimbursed for travel related expenses until they are able to resume their duties or return to their official headquarters, whichever occurs first.

Payment of subsistence during an illness or injury must be approved by a Director or District Transportation Support Manager level manager. If the illness involves hospitalization of the traveler, then Secretary approval is required. This approval can be done via email and/or by adding the appropriate level manager in the approval workflow of the Reimbursement Trip Form. [Ref: FS 112.061(3)(g)]

(Revised on 05/16/2022)

Return to Table of Contents

**Laundry, Dry Cleaning, Pressing Services**

When official travel extends beyond seven days, dry cleaning, laundry and pressing services are reimbursable, if needed for travel to complete their official business portion of the trip. Receipts must be uploaded to the associated Reimbursement Trip Form in STMS.

(Revised on 01/03/2020)

Return to Table of Contents

**Limousines**

A limousine is a luxury passenger vehicle that is hired for a set period of time. Generally, limousines are not used as a mode of transportation by travelers and should not be used instead of a taxi. A traveler may be reimbursed for limousine services, however, a justification and cost analysis are required.

Before making arrangements for a business trip that includes the use of a limousine, it is highly recommended that the traveler provides DOO (Disbursement Operations Office) with a copy of the cost analysis for the limousine services. This will give DOO a chance to confirm or disagree that this is the most economical mode of transportation before the traveler incurs any expenses.

Note: Some taxis may use the word “limousine” in the company name. As long as the vehicle is operating as a taxi (see “Travel – Taxi”) it is not considered a limousine.

Original receipts are required for limousine services. If the original receipt is lost, a statement signed by the traveler certifying the cost is required.

Travelers may be reimbursed for tips up to 15% of the actual cost for limousine services. Any amount exceeding the 15% will not be reimbursed. Receipts for tips are not required.

(Posted on 12/23/2010)
Management Directed Termination of Travel

If management directs an employee to terminate their travel and return to their headquarters due to a business need, the traveler will be reimbursed for any costs that they could not avoid.

A statement explaining the unforeseen cost incurred must be included in the “Comment” box of the Reimbursement Trip Form in STMS.

(Revised on 01/03/2020)

Meal Allowance

The meal allowance is an amount provided for breakfast, lunch, and/or dinner on days when you are claiming actual lodging expenses while traveling. To be eligible for the meal allowance, you must be traveling during specific times as shown in the chart below.

<table>
<thead>
<tr>
<th>Meal</th>
<th>Allowance</th>
<th>Can only be claimed if…</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breakfast</td>
<td>$6.00</td>
<td>Travel begins before 6:00 a.m. and extends beyond 8:00 a.m.</td>
</tr>
<tr>
<td>Lunch</td>
<td>$11.00</td>
<td>Travel begins before 12:00 p.m.(noon) and extends beyond 2:00 p.m.</td>
</tr>
<tr>
<td>Dinner</td>
<td>$19.00</td>
<td>Travel begins before 6:00 p.m. and extends beyond 8:00 p.m. or when travel occurs during nighttime hours due to special assignment</td>
</tr>
</tbody>
</table>

**Note:** If you claim less than the allowed amount for a particular meal, then you must make a statement that you understand that you are entitled to the full, applicable allowance but have voluntarily chosen to claim a lesser amount [Ref: 69I-42.006(4), FAC]

Travelers cannot be reimbursed meal allowances or per diem while in Class C travel status in accordance with Section 112.061(15) F.S. Travelers cannot use their state p-card to pay for meals in accordance with Section 5.2, DOT Procedure #350-030-010 (Purchasing Card).

The meal allowance must be deducted for any meal made available to you that is included in a registration fee paid by the State. This would also apply to any situation where DOT makes a direct payment that results in a meal being provided to a traveler. Situations that require direct payment are rare and most commonly occur during emergencies or when DOT contracts for training at a facility which provides meals and/or lodging.

The meal allowance must also be deducted from the travel reimbursement claim anytime a meal is made available at a business function at no cost to the traveler. For example, if you travel to speak at a function as part of your official duties and are provided a meal where the registration fee has been waived, then you must deduct the meal allowance.

However, meals routinely provided to all patrons of a lodging establishment or airline are not required to be deducted from the travel reimbursement claim. For example, a continental breakfast at the hotel is
not required to be deducted from the reimbursement claim because the breakfast is routinely provided to all hotel patrons.

For additional guidance, see the following related topics: Requirements for Certain Purchases – Events (Banquets and Other Social Activities); Travel – Meals Included in Registration Fee; Travel – Registration Fees; Travel – Per Diem; Travel – Travel Classifications

(Revised on 12/11/2020)

Return to Table of Contents

Meals Included in Registration Fees

When a meal is included in a registration fee, the meal allowance must be deducted from the reimbursement claim, even if you decide for personal reasons not to eat the meal. [Ref: Subsection 112.061(8)(a)(5)), FS] As provided in Attorney General Opinion 081-53, a continental breakfast is considered a meal and must be deducted if included in a registration fee for a conference. A conference can also be defined as a convention, seminar, workshop, symposium, or exposition.

You must upload a copy of the conference program or agenda pages that itemize any meals or lodging that are included in the registration fee to your Reimbursement Trip Form in STMS. [Ref: FAC 69I-42.004(3)] If there is no registration fee or the fee is waived, you still must upload the detailed agenda and deduct any meals that were provided during the conference.

Generally, social events such as receptions are not considered a meal for reimbursement purposes. However, you may be required to provide additional information regarding these events if they could possibly be considered a meal.

If you are not able to attend a meal due to official business reasons, the meal allowance may be reimbursed. However, your Reimbursement Trip Form must include a detailed explanation/justification of the official business reason why you were not able to attend the meal.

Ethical Conflict

The DOT Ethics Policy, Topic No. 001-010-020 prohibits DOT employees from accepting gratuities from a vendor/lobbyist that does business with DOT. This would include a vendor/lobbyist sponsoring a social event/meal at a conference that was included in a registration fee. If you have questions concerning the ethics policy or need assistance in making a determination, contact the Department’s Ethics Officer.

This type of ethical conflict would be considered an official business reason to not attend an event/meal that was included in a registration fee and therefore you would be authorized to be paid the meal allowance. Your Reimbursement Trip Form must include the statement “In accordance with DOT’s ethics policy, I did not attend the (name of event) on (date) that was provided by (vendor name), a vendor/lobbyist that does business with DOT” in the “Comments” box.

If you have an official business reason to still attend an event/meal that was included in a registration fee but sponsored by a vendor/lobbyist that does business with DOT, then pay for the event/meal and obtain a receipt. You still must obtain approval from an Assistant/District Secretary before you will be reimbursed for the event/meal. Claim the cost of the event/meal on your Reimbursement Trip Form in STMS (as an incidental expense) or IRV (Individual Reimbursement Voucher) form and attach the receipt. Also, include a detailed explanation/justification of the official business reason to attend the
event/meal and add the statement “In accordance with DOT’s ethics policy, I paid for the (name of event) on (date) that was provided by (vendor name), a vendor/lobbyist that does business with DOT”. See “Requirements for Certain Purchases - Events (Banquets and Other Social Activities)” for the approval requirements and further guidance.

**ADA (Americans with Disabilities Act)**

You may also get reimbursed for a meal included in the registration fee, if you have an approved accommodation under the ADA. See the Equal Opportunity Office for additional guidance on getting an approved accommodation under ADA. If the requirements are met, then the ADA approval must be included with the reimbursement request.

For guidance on related topics, see: Requirements for Certain Purchases –Events (Banquets and Other Social Activities); Travel – Meal Allowance; Travel – Registration Fees

(Revised on 01/03/2020)

**Mission Critical Travel Requirements**

In order to comply with Chapter 2023-240 Laws of Florida, **all state employee travel reimbursements must include a statement indicating how the travel is critical to the Department’s mission.** The mission critical statement must also indicate that the use of teleconferencing or other forms of electronic communication was considered as an alternative to travel and the reason these methods were not feasible. The law also requires the Agency Head (Secretary) to approve travel to foreign countries, other states, conferences, staff-training activities or other administrative functions (Note: the term “administrative functions” in this context refers to activities such as award ceremonies and speaking engagements. It does not include normal/routine work of personnel administering/conducting the daily activities of the Department). The Secretary’s approval is not required for normal/routine work of personnel administering/conducting the daily activities of the Department. This requirement is effective for travel authorized after January 27, 2009 and continues through July 1, 2024.

**Mission Critical Statement and Travel Authorization Requirements**

The Department should not authorize the expenditure of funds on any non-mission critical items, including travel. Travel resulting in a direct expenditure of state funds, either by reimbursement or the use of a P-Card, will continue to require authorization through the use of the Authorization Trip Form in STMS. An Authorization Trip Form is also required if travel costs are paid on behalf of a DOT traveler by another entity (such as AASHTO or the federal government). A mission critical statement must be on the Authorization Trip Form or uploaded to the Authorization Trip Form using the “Attachment” feature in STMS and must include how the Department’s mission will fail without the requested travel.

**Examples of Mission Critical Statements:**

“Conducting Disadvantaged Business Enterprise on-site reviews has been determined mission critical in order to comply with the on-site review requirement in 49 Code of Federal Regulations Part 26.83. On-site reviews are conducted for all firms applying for Disadvantaged Business Enterprise certification and firms for whom the Department has identified an issue of concern in meeting eligibility requirements. Teleconferencing and other forms of electronic communication were considered, but these methods were not feasible.”

“This Quality Assurance Review is critical to the Department’s mission as it ensures compliance with Section 334.048(4), Florida Statutes, by verifying that the district office is in compliance with all
applicable laws, rules, and procedures in regard to their disbursement and payroll functions. The review and resulting report also provides useful information for department managers to take corrective action when necessary. The review cannot be conducted via electronic or teleconferencing means as it requires on-site reviews of payment vouchers, control mechanisms, warrant handling and separation of duties.”

**Requirements for “No Cost” Travel**

However, for mission critical travel that does not result in a direct expenditure of funds (commonly referred to as “no cost” travel) an Authorization Trip Form is **not** required to be completed in STMS. This travel is primarily for day trips (Class C) using state vehicles.

**[Exception: Travel paid by another entity (such as AASHTO or the federal government) on behalf of a traveler always requires an Authorization Trip Form and a mission critical statement.]**

Although the Authorization Trip Form is not required, Districts can establish their own policy for the use of the Authorization Trip Form for “no cost” travel.

If an Authorization Trip Form is required for “no cost” travel, then a mission critical statement should be on or uploaded to the form. If an Authorization Trip Form is not required at the time of the travel, then the traveler must be able to provide a mission critical statement if requested.

**Travel Requiring Approval by the Secretary**

Travel to foreign countries, other states, conferences, staff-training activities or other administrative functions (such as award ceremonies and speaking engagements) must be determined to be mission critical and approved by the Secretary of the Department. In order to make this process more efficient, the Secretary has made a determination of specific activities deemed to be mission critical. The list and approval can be found on the [Secretary’s Mission Critical Approval Form](#). For travel related to these specified activities, the approval form must be attached to the Authorization Trip Form when submitted for reimbursement in STMS.

Statewide meetings of Department personnel in a central location in Florida would not require Secretary approval unless the purpose is to conduct or receive training. Travel to foreign countries, other states, conferences, staff-training activities or other administrative functions (such as award ceremonies and speaking engagements) not included in the Secretary’s Mission Critical Approval Form must be submitted to the Secretary for approval using the guidelines below.

**Guidelines for Requesting the Secretary’s Approval of Out-of-State/Foreign Travel, Conferences, Training and Administrative Travel**

Prior to requesting approval from the Secretary, the traveler must receive concurrence from the cost center manager (individual authorized to approve expenditures for that cost center) and others as may be required within their district, division and/or cost center up to and including an Assistant Secretary. The “[Request for Travel Requiring Secretary Approval](#)” form must be used for this purpose and routed via DocuSign to obtain the necessary approvals. If the Assistant Secretary approves the request, it will be added to a spreadsheet for the Secretary’s consideration. The Secretary will designate his approval by signing the spreadsheet which will be forwarded to the Assistant Secretaries for distribution. A copy of the signed form and spreadsheet must be attached to the traveler's Authorization Trip Form to meet the mission critical requirements.
Blanket Approvals
The Secretary may issue a “blanket approval” authorizing travel for a group of specified travelers for activities which have been determined to be mission critical and that the use of teleconferencing or other forms of electronic communication was considered but was not feasible. The request must identify the specific travelers, estimated costs and how the travel is critical to the Department’s mission. This request must be submitted via DocuSign to an Assistant Secretary for review/approval first by using the “Request for Travel Requiring Secretary Approval” form. If the Assistant Secretary approves the request, it will be added to a spreadsheet for the Secretary’s consideration. The Secretary will designate his approval by signing the spreadsheet which will be forwarded to the Assistant Secretary for distribution. A copy of the signed form and spreadsheet must be attached to each traveler’s Authorization Trip Form to meet the mission critical requirements.

Another traveler may be substituted for a listed traveler on a one-for-one basis. The Secretary’s approval for the substitution is not required as long as there is no additional cost. A statement, memo, or email from an Authorized Official must be included with the blanket approval identifying the original traveler and the substitute.

<table>
<thead>
<tr>
<th>Travel Status</th>
<th>Travel Type</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Authorization Form</td>
<td>Written Mission Critical Statement</td>
</tr>
<tr>
<td>Class A or B</td>
<td>Routine/Normal</td>
<td>✓</td>
</tr>
<tr>
<td></td>
<td>Out-of-State, Foreign, Conferences, Training, Administrative</td>
<td>✓</td>
</tr>
<tr>
<td>Class C - With Costs (rental car, parking, tolls, POV)</td>
<td>Routine/Normal</td>
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<tr>
<td></td>
<td>Out-of-State, Conferences, Training, Administrative</td>
<td>✓</td>
</tr>
<tr>
<td>Class C - With NO Costs for travel</td>
<td>Routine/Normal</td>
<td>✓</td>
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<td></td>
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<td>✓</td>
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<tr>
<td>Class C Vicinity - With Costs (POV, Parking, Tolls)</td>
<td>Routine/Normal</td>
<td>✓</td>
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<tr>
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<td>Conferences, Training, Administrative</td>
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<td>Routine/Normal</td>
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</tr>
<tr>
<td></td>
<td>Conferences, Training, Administrative</td>
<td>✓</td>
</tr>
</tbody>
</table>

✓ = Required ✗ = Requirement to be determined by District

Class A: Continuous travel of 24 hours or more away from official headquarters
Class B: Continuous travel of less than 24 hours requiring overnight absence from official headquarters
Class C: Travel for a short day trip not requiring overnight absence from official headquarters

(Revised on 07/01/2023)

Return to Table of Contents
Modes of Transportation

The agency head or Authorized Official must designate the most economical method of transportation for each trip based on the following conditions:

- The nature of the business.
- The most efficient and economical means of travel (considering time of the traveler, cost of transportation and per diem or subsistence required).
- The number of persons making the trip and the amount of equipment being transported.

Travelers with the same itinerary should share the same mode of transportation unless a statement detailing the circumstances justifying otherwise is submitted with the Reimbursement Trip Form. DOT motor pool vehicles must be used whenever available and meet the requirements of the travel. Justification is required if a DOT motor pool vehicle is not used. District or Assistant Secretary approval is required if a traveler is requesting reimbursement for use of another mode of transportation for reasons other than a motor pool vehicle not being available.

Travelers must use the most direct route. Reimbursement of expenses will be based only on charges incurred by a usually traveled route. Any additional expenses incurred when a traveler takes an indirect route for personal convenience must be paid by the traveler.

When operating any motor vehicle on official state business, the traveler is required to have a current and valid operator's license appropriate for that vehicle. Other modes of transportation (i.e. train, bus) may be authorized if justified.

[Ref: FS 112.061(8), “Travel – POV”, “Travel – Rental Car”, “Travel – State Vehicles”]

(Revised on 01/03/2020)

Return to Table of Contents

Non-DOT Employee Travel

A non-DOT employee may be authorized by the agency to incur and be directly reimbursed travel expenses while conducting business on behalf of the Department. Examples of non-DOT employees include, but are not limited to:

- employees of other State agencies who are reimbursed for travel expenses directly by DOT
- temporary personnel not on contract
- State Commissioners
- expert witnesses not on contract
- private citizens traveling at the request of the Department

(Note: This information does not apply to contractors or subcontractors.)

Non-DOT employees do not have access to STMS. These individuals must have a DOT employee with the “Preparer” role submit their Authorization Trip Form and Reimbursement Trip Form as a Proxy Traveler within STMS. Contact the Travel Management System Administrator for assistance.
Authorization for Travel
In-state travel for non-DOT employees must be approved by the Secretary, an Assistant Secretary, a District Secretary, or a Senior Manager. Out-of-state, foreign travel, and travel to conferences/conventions will require prior approval by the Secretary. State Commissioners must obtain this approval from the appropriate Executive Director. These approvals should be obtained using the workflow function in STMS. A mission critical statement is required for all individuals traveling on behalf of the Department.

Reimbursement of Expenses
Authorized non-DOT employees may be reimbursed for travel expenses incurred while conducting Department related business. Non-DOT travelers must adhere to the same travel rules and guidelines as DOT employees.

[See “Travel – Approval Requirements”, “Travel – Consultant/Vendor Travel”, “Travel – Mission Critical Travel Requirements”.]

Object Code Determination for In-State, Out-of-State, and Foreign Travel
Travel expenses are classified based on where (state, territory, or country) you are conducting official business. For travel within the State of Florida, use In-State travel object code series 261XXX. For travel to another state or territory of the United States (such as American Samoa, Guam, Midway Islands, Northern Mariana Islands, Puerto Rico, U.S. Virgin Islands, and Wake Island), use Out-of-State travel object code series 262XXX. All travel outside the 50 United States and its territories is considered foreign travel, and object code series 263XXX should be used.

For example, if an employee attends a conference in Fajardo, Puerto Rico, then his travel is considered to be out-of-state. However, if a consultant is traveling from Memphis, Tennessee to Tallahassee, Florida to attend a meeting, then his travel is considered to be in-state. If an employee travels to Vancouver, Canada for a training workshop, then his travel is considered to be foreign.

STMS is designed to prepopulate the object code based on the classification of travel and type of expense incurred.

Official Headquarters
Official headquarters is the city or town where your office is located. Official headquarters is used as the point of departure and return to determine the travel expenses you are eligible to claim. When an employee is stationed in the field, the official headquarters will be the city or town nearest to where the majority of their work is performed unless otherwise approved in by the Assistant/District Secretary. This approval must be submitted with the Reimbursement Trip Form or by adding the Assistant/District Secretary to the workflow within STMS.

When away from your official headquarters, you are only eligible for per diem, meal allowance, and reimbursement of travel expenses for the first thirty (30) workdays. After the 30th workday, the location in
which you are conducting official business will be deemed your official headquarters. You will no longer be eligible for subsistence and the reimbursement of travel expenses unless approval is received from the Secretary. The approval from the Secretary must be submitted with the Reimbursement Trip Form or by adding the Secretary to the workflow within STMS.

With the Secretary’s approval, you are eligible to be reimbursed the necessary travel expenses for one round trip to your home for each 30-day period. Travel will conclude when you return home and begin when you are returning to your temporary duty location. If you leave your temporary duty location to return home overnight, over a weekend, or during a holiday, you will not be reimbursed for travel expenses in excess of what would have been incurred had you remained at the assigned location. This same requirement would apply if you chose to return to your official headquarters for personal reasons.

[Ref F.S. 112.061(3), “Travel - Weekends or Holidays”]

P-Card Charges and Receipts

When travel expenses (i.e. hotel, rental car, air fare) are paid directly by the P-Card, the purchase information must be listed as an Expense Line Item on the Reimbursement Trip Form. A copy of the receipt for each item listed must be uploaded to the Reimbursement Trip Form using the “Attachment” feature in STMS.

The original P-Card receipts must be maintained within the Works system. This is required even if there is no travel reimbursement due to the traveler. Note: The corresponding STMS Master Trip Invoice Number must be included in the “Description” GL value field in the Works system.

Parking Fees

While in Travel Status
The following parking fees incurred while on official business are reimbursable if the related conditions are met. All parking fees should be recorded on an Expense Line Item on the Reimbursement Trip Form using the appropriate parking description. Receipts are required for all parking fees paid with the state p-card. If paid with personal funds, receipts are required for fees in excess of $25.00 for each occurrence. If the original receipt is lost, a statement certifying the cost must be signed by the traveler and submitted with the Reimbursement Trip Form.

Airport Parking - The most economical parking option should always be used. If the traveler elects to park in an area other than the most economical, they will only be reimbursed at the lower rate unless appropriate business justification is provided.

Mandatory Parking at Hotels – If a hotel charges a mandatory fee for parking (free self-parking is not available), you must state that the charge was mandatory. The statement “mandatory parking fee” can be written on the hotel receipt or entered in the “Comments” box of the Expense Line Item of the Reimbursement Trip Form in STMS as justification for the charge. When requesting reimbursement for mandatory hotel parking, separate the parking fee from the hotel room charge and list the parking fee as a “Self-Parking” Expense Line Item of the Reimbursement Trip Form.
Mandatory Valet Parking at Hotels & Other Business Locations – If valet parking is mandatory (self-parking is not available), you must state that the charge was mandatory. The statement “mandatory valet parking fee; self-parking was not available” can be written on the hotel receipt or entered in the “Comments” box of the Expense Line Item of the Reimbursement Trip Form in STMS as justification for the charge. Actual tips paid for mandatory valet parking at hotels or other businesses are reimbursable up to $1.00 for each occurrence. Tip overages will not be reimbursed.

Metered Parking - Amount should be listed as a “Self-Parking” Expense Line Item of the Reimbursement Trip Form.

Other Parking Facilities – Parking charges at facilities such as pay lots and garages will be reimbursed if free parking is not available. For example, if a traveler parks in a parking garage in order to attend a work-related seminar, the traveler will be reimbursed for the parking garage charge.

At Local Business Locations
Any parking fees described above incurred while on official business in the vicinity of your headquarters (as defined by each District, the Turnpike Enterprise and Central Office) are reimbursable. Receipts are required for all local business parking fees with the exception of metered parking.

In order to be reimbursed for these local business parking charges, the parking receipts must be submitted using the “Reimbursement with General Authorization” feature in STMS. An Authorization Trip Form is not required for vicinity travel unless specifically required by the District. Please refer to the “Travel - Mission Critical Travel Requirements” topic in this handbook for additional guidance.

(Revised on 12/08/2020)

Per Diem
Per diem is an amount provided for meals and lodging on days when you choose not to claim or have not incurred actual lodging expenses while traveling. Departure and return times must be conducive to the business need and not be used for personal gain. Per diem is not intended to be a salary supplement. To be eligible for per diem, travel must be continuous and require an overnight stay away from headquarters.

For travel that extends 24 hours or more (Class A), a travel day will be based on a calendar day beginning at midnight. You may claim per diem based on the quarter (6-hour period) in which you depart for the remainder of that travel day ending at midnight. At midnight of each day, you may choose to continue claiming per diem or change your reimbursement method to claim actual lodging costs plus meal allowance.

For travel that extends less than 24 hours and requires an overnight stay away from headquarters (Class B), you may claim per diem for travel during each six-hour period beginning at the time you depart and ending at the time you return to home/headquarters.

You must travel within the six-hour period to qualify for each quarterly rate. For example, in Class A travel you would have to return after 6:00 pm in order to claim all four quarters of that travel day.
**Note:** If you claim less than the allowed amount for per diem, then you **must** make a statement that you understand that you are entitled to the full, applicable allowance but have voluntarily chosen to claim a lesser amount [Ref: 691-42.006(4), FAC]

If you have overnight travel within 50 miles of your headquarters or residence (whichever is nearest to the destination), you cannot claim per diem unless expressly approved and justified in advance by the Secretary.

If you are claiming per diem and have a meal included in a registration fee paid by the State, then you **must** reduce your per diem claim by the appropriate meal allowance amount for that meal.

For additional guidance, see the following related topics:
“Requirements for Certain Purchases – Social Events (Meals and Other)”, “Travel – Travel Classifications”, “Travel – Meal Allowance”, “Travel – Meals Included in Registration Fee”, “Travel – Registration Fees”

(Published on 04/01/2016)

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**Personal Leave**

Travelers may choose to take personal leave immediately preceding the start of their official business while in travel status, during official business time, or immediately after the end of their official business while in travel status as long as it is approved by their supervisor. Personal leave time should be recorded appropriately on the employee’s timesheet. In all cases, the traveler will only be reimbursed up to the amount as if personal leave was not taken.

Additional justification may be required to verify the impact of the personal leave on travel expenses (rental car, airfare expenses, etc.)

**Personal Leave Before/After Official Business**

When a traveler takes personal leave before/after official business, they will receive subsistence (meal allowance/per diem) and reimbursement for incurred travel expenses up to the amount as if personal leave was not taken. Travelers cannot claim reimbursement for expenses that did not actually occur (i.e. vicinity mileage). Any additional expenses incurred due to personal leave will be borne by the traveler.

STMS includes system functionality to record off duty time. To utilize this function, select “Yes” from the drop-down menu next to “Trip Includes Off Duty Time” found on the Trip Details portion of the Reimbursement Trip Form. Then enter the applicable times in the “Off Duty Time Begins” and “Off Duty Time Ends” fields. Departure and return times must be conducive to the business need and not be used for personal gain.

**Personal Leave During Official Business**

If there is an interruption in official business due to the traveler taking personal leave, the traveler will not receive subsistence (meal allowance/per diem) or lodging and travel expenses during personal leave time.

On the day personal leave begins and official business resumes, travelers claiming lodging expenses will receive the applicable meal allowances and travelers claiming per diem will receive per diem based
on the 6-hour clock. At no time can a traveler receive per diem on the same day that lodging expenses and meal allowances are claimed.

STMS includes system functionality to record off duty time. To utilize this function, select “Yes” from the drop-down menu next to “Trip Includes Off Duty Time” found on the Trip Details portion of the Reimbursement Trip Form. Then enter the applicable times in the “Off Duty Time Begins” and “Off Duty Time Ends” fields.

(Revised on 01/03/2020)

Personal Upgrades

It is preferred that cardholders use their personal credit cards for personal charges/incidentals. If the vendor will not accept two forms of payment, cardholders can use their P-Cards, as long as the amount is deducted from their STMS Reimbursement Trip Form or otherwise reimbursed to the agency.

Please refer to the following topics for additional guidance: “Travel – Air Carriers/Airlines, Travel – Hotel Upgrades, and Travel – Rental Car”

(Revised on 01/03/2020)

Portage

Portage occurs when an individual carries/ transports your personal baggage and/or department equipment and materials during official travel. Tips paid for portage are reimbursable up to $1.00 per item and should not exceed $5.00 for each occasion. Tips exceeding $5.00 per occasion require additional justification.

During a trip, there can be multiple occasions for portage and you may be reimbursed tips paid for portage for each occasion, for example:

1. Baggage/Equipment is carried into the airport from the vehicle.
2. Baggage/Equipment is carried from the airport to the vehicle upon reaching your destination.
3. Baggage/Equipment is carried into the hotel from the vehicle.

The total amount paid for all portage occasions must be listed as a “Portage” Expense Line Item of the Reimbursement Trip Form. Also, the number of bags or items that you tipped for portage and the number of occasions must be entered in the “Comments” box of the Expense Line Item.

[Ref: F.A.C Section 69I-42.010(2)]

(Revised on 01/03/2020)

POV (Privately Owned Vehicle)

DOT motor pool vehicles must be used whenever available and meet the requirements of the travel. Justification is required if a DOT motor pool vehicle is not used. District or Assistant Secretary approval is required if a traveler is requesting reimbursement for use of another mode of transportation for reasons other than a motor pool vehicle not being available.
The use of a POV (Privately Owned Vehicle) must be approved by the cost center manager certifying that the use of the POV is in the best interest of the state. This mode of transportation must be indicated on the Authorization Trip Form and a cost analysis worksheet submitted with the completed Reimbursement Trip Form. When the use of a POV is approved for official business, the only payment a traveler is entitled to is the lesser of the mileage allowance (currently $0.445 per mile) or the comparable rental car rate. If ground transportation is the authorized mode of travel and the traveler elects to use POV at no cost to the state, the traveler may be reimbursed for related costs such as parking and tolls.

**Rental Car versus POV Cost Comparison Worksheet**

The cost analysis worksheet is required to be submitted with the Reimbursement Trip Form and is available on the Travel Section of the Disbursement Operations SharePoint site. Travelers should claim the lesser of the two amounts on the Reimbursement Trip Form. If the POV amount is less, enter the map and vicinity mileage in the “Mileage” Expense Line Item of the Reimbursement Trip Form. If the rental car amount is less, enter the total amount in the “Rental Car” Expense Line Item of the Reimbursement Trip Form.

**Mileage**

When possible, the Department of Transportation Official Highway Mileage should be used to compute the mileage. Vicinity mileage necessary for the conduct of official business is allowable for subsequent trips after arrival at the temporary duty location but cannot be added to the map mileage. Mileage to and from the traveler’s hotel and work site and to and from meals cannot be claimed as vicinity mileage. Vicinity mileage must be shown as a separate item in the vicinity miles column of the travel reimbursement form. Justification for vicinity mileage that can be construed as excessive should be included in the comment field of the Reimbursement Trip Form.

You may also use the map mileage available from other on-line sources such as MapQuest or Yahoo Maps. Include the source of your claimed mileage in the justification or as an attachment to your Reimbursement Trip Form.

When reimbursing actual mileage, the amount must be rounded down. For example, the calculation for a traveler claiming 157 miles would be: 157 x $0.445 = $69.865. The traveler could only be reimbursed a total of $69.86.

**Accidents / Incidents to a POV**

All expenses related to the operation, maintenance, and ownership of a POV are not reimbursable. [Ref: F.S. 112.061(7)(d)(1)]. This includes traffic violations, vehicle repairs, and damages or loss of personal property related to accidents/incidents, which are the responsibility of the employee and/or his personal automobile insurance coverage.

When situations occur that are beyond your control, you are allowed to change your mode of transportation from POV to another available mode of transportation in order to complete your travel. For example, if an employee is in an auto accident while driving a POV, then they can rent a vehicle from Avis/Budget to cover the remainder of the trip. However, as stated above, you will not be able to claim expenses such as towing, parking, etc. or any additional travel expenses that are related to the recovery of your POV. In addition, if your personal auto insurance coverage provides a rental car, then you cannot be reimbursed for rental car expenses on your Reimbursement Trip Form.

Expenses incurred due to the negligence of the traveler will not be reimbursed from state funds. These charges include traffic tickets, parking tickets, or locksmith services.
Multiple Travelers/Complimentary Travel
No traveler shall be allowed reimbursement of either mileage or transportation expense when gratuitously transported by another person or when transported by another traveler who is entitled to mileage or transportation expense. In addition, if a state vehicle or complimentary transportation is available, but you choose to use your POV without the appropriate authorization discussed above, you are not authorized reimbursement for mileage or other related costs (such as parking or tolls). Record these types of transportation as “Passenger” on the Authorization Trip Form.

Travel To/From the Airport
Travelers may claim vicinity mileage to and from airports or rental car locations, as authorized.

- If travel occurs more than one hour before or after the traveler’s regular work hours, the point of origin may be the traveler’s residence. In this situation, the miles claimed must be the miles actually driven.
- If travel occurs during the traveler’s normal work hours, the point of origin must be the closer of the traveler’s residence or headquarters.

(Revised on 10/13/2020)

Registration Fees
For guidance, see these related topics: Requirements for Certain Purchases – Registration Fees, Travel – Mission Critical Travel Requirements

Reimbursement of Travel Expenses
An individual must be in approved travel status to be eligible to claim reimbursement for travel expenses. The Reimbursement Trip Form in the Statewide Travel Management System (STMS) must be completed in order to be reimbursed for travel related expenses. Only business-related expenses incurred while in travel status can be reimbursed. These expenses can include:

- Meal allowances
- Lodging expenses and transportation costs (mileage)
- Incidental expenses (i.e. parking, taxi fare, tolls)

The Reimbursement Trip Form must be submitted by the traveler and approved via workflow by the appropriate Authorized Official in order to be processed. The Authorized Official should approve and submit the Reimbursement Trip Form to the FSO/DOO within five (5) calendar days from the date of receipt. A Reimbursement Trip Form is considered to be an invoice and must be processed in accordance with Section 215.422, Florida Statutes.

Travel with Reimbursable Expenses
When a traveler is due reimbursement of travel expenses, the Reimbursement Trip Form must be submitted via STMS to the FSO/DOO along with any applicable receipts and justifications. In addition, if some of the travel expenses (i.e. hotel, rental car) have been paid by the P-Card, then an Expense Line Item must also be created for each expense supported with receipts for each charge.
Travel with P-Card Charges and No Reimbursable Expenses

If no reimbursement is due to the traveler because all travel expenses are paid directly by the P-Card, then the Reimbursement Trip Form does not need to be submitted to the FSO/DOO. The Accountholder must input the related STMS Master Trip Number in the “Description” GL value field in the Works system along with uploading the corresponding receipts in Works as the official record.

[See “P-Card – Travel Charges and Receipts”, “Travel – Approval Requirements”, “Travel – Mission Critical Travel Requirements”]

(Revised on 01/03/2020)

Return to Table of Contents

Rental Car

Rental cars may be authorized for ground transportation. The state contract rental car carrier, currently Avis and Budget (parent company Avis Budget Group, Inc) must be used by state agency employees, including staff and members of commissions. Other persons authorized to travel by the agency head may also use the state contract. Examples are candidates for executive positions and volunteers. Other rental car companies may only be used if no vehicles are available from Avis/Budget or there is no Avis/Budget rental car facility within a reasonable distance. Detailed justification must be included with the reimbursement request if Avis/Budget is not used.

Note: Consultants/Vendors contracted to provide services to the department may use the state contract. Please refer to the Travel – Consultant/Vendor Travel section.

The complete contract can be found on the DMS Website under State Term Contracts.

Out-of-State Rentals – Locations with Surcharges

The rental car contract allows certain out-of-state AVIS/Budget locations to apply city surcharge rates, in addition to the Vendor's contract rate. These select out-of-state city surcharge rates shall be valid for the life of the contract and may not be increased without written authorization from DMS. The participating locations and additional rates are found at the link below:

Car Size

Travelers (including contract vendors) will only be reimbursed for the compact car rate, unless they include appropriate business-related justification for use of a larger vehicle. Appropriate justification can include additional people in your party or a large amount of equipment. Use the following guidelines to assist with the selection of the appropriate vehicle size/class:

<table>
<thead>
<tr>
<th>Number of Travelers</th>
<th>Vehicle Size</th>
<th>ACRISS* Code</th>
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<tr>
<td>1-2</td>
<td>Compact</td>
<td>CCAR</td>
</tr>
<tr>
<td>3</td>
<td>Intermediate</td>
<td>ICAR</td>
</tr>
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<td>4</td>
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<td>SFAR</td>
</tr>
<tr>
<td>10</td>
<td>12 Passenger Van</td>
<td>SVAR</td>
</tr>
</tbody>
</table>

*Association of Car Rental Industry Systems and Standards
If the traveler elects to rent a vehicle larger than a compact without appropriate business-related justification, the traveler should claim reimbursement at the compact vehicle rate. 

Travelers will not be reimbursed for use of a car larger than the compact car rate on a rental car contract because of the size or stature of the individual unless the requirements of the ADA are met. See also “Personal Accommodations / ADA (Americans with Disabilities Act) Payments”

You can find the rates at https://www.dms.myflorida.com/content/download/150465/1002273/file/Rental%20Vehicles%20Price%20Sheet.pdf or contact your travel reimbursement accountant and they can assist you.

**Drop Fees/One-Way Rentals**

Drop fees for one-way rentals cannot be charged within Florida. Section 17 of the state contract indicates that drop fees will not be charged for any out-of-state one-way rentals of 700 miles or less. For any out-of-state one-way rentals greater than 700 miles, a drop fee will not be charged however a mileage charge at the contracted rate may be assessed.

**Avis Preferred and Budget Fastbreak Programs**

Avis Preferred and Budget Fastbreak are loyalty programs provided by Avis/Budget. Online enrollment can be made through https://www.avis.com/en/corporate/A113400 or https://www.budget.com/en/corporate/T417600 respectively. It is extremely important that during the enrollment process there are no “add-ons” selected (i.e. prepaid fuel selection, GPS service). This could result in additional charges that would then be the responsibility of the traveler to reimburse.

**Fuel Charges**

Sections 11.3 and 16.3 of the state contract indicates if a rental vehicle is returned with less fuel than was in the tank at the time of pickup, then a refueling charge will be applied. All rentals from Avis/Budget locations should have a full tank of gas (unless the renter agrees to accept less than a full tank and the fuel level at the time of pick-up is clearly indicated on the rental agreement). Travelers must ensure the rental agreement accurately reflects the amount of fuel in the vehicle. For example, if the agreement shows the vehicle is full but the tank is empty or not completely full, Avis/Budget must change the rental agreement upon pickup. If Avis/Budget does not adjust the rental agreement appropriately, travelers should document the situation and report the incident to the contract administrator at DMS.

Avis/Budget will not reimburse travelers for fuel purchases made during the rental. Travelers must return the vehicle with the same level of fuel received at the time of check out. If a vehicle is returned to Avis/Budget with less than the amount of fuel received at the time of check out, Avis/Budget will charge the weekly fuel prices set by the Statement of Work at https://www.dms.myflorida.com/content/download/150468/1002288/file/Refueling%20Charge.pdf. Travelers may be required to provide business justification as to why the vehicle was not refueled prior to returning it. **Travelers should exercise due diligence to ensure the fuel level of a returned vehicle does not exceed the level that was registered at the time of pickup.**

**Premium fuel must not be purchased, unless business justification in present.**

You must attach the fuel receipts to your Reimbursement Trip Form in STMS to claim reimbursement or to support the Expense Line Item created for P-Card expenses.
Insurance Coverage
Collision damage waiver (CDW) coverage is included in the current State Contract. Travelers will not be reimbursed for the purchase of additional insurance on a rental car such as liability and/or collision insurance. Employees of the Department who are unable to use the state rental car contract should accept CDW coverage and may be reimbursed for the coverage. Vendors who are contracted to do work for the Department will not be reimbursed for CDW coverage or any other insurance charges associated with the rental.

Mechanical and Safety Issues
In the event of a vehicle breakdown, a situation in which the renter believes the vehicle is unsafe, or other vehicle emergency, Avis/Budget shall remedy the situation within two (2) hours of being notified by the renter (e.g. fix the flat tire, jump start the vehicle, refill the vehicle with gas, unlock the vehicle) or replace the vehicle; replacement vehicles shall be the same or greater class and shall be provided at no additional charge. Notification is defined as first contact with an Avis/Budget employee or designated roadside assistance service provider; renters are strongly encouraged to contact the designated roadside assistance service provider at 800-354-2847.

Mileage Charges
Additional justification may be required on the Reimbursement Trip Form if rental car mileage could be considered excessive or too minimal to justify use of a rental car.

Non-Contract Car Rental
Detailed justification must be provided if a rental car company other than Avis/Budget (contract vendor) is used. The justification must include the reason that the car was not rented from the contract vendor or the reason that the reservations were not made far enough in advance to reserve a car with the contract vendor. Travelers will only be reimbursed for the compact car rate, unless they include appropriate business-related justification for use of a larger vehicle.

If a non-contract vehicle is rented, the traveler is required to accept or purchase collision damage waiver (CDW) insurance coverage.

Non-Reimbursable Expenses
Expenses incurred due to the negligence of the traveler will not be reimbursed from state funds. These charges include traffic tickets, parking tickets, or locksmith services. Charges for GPS or other optional services used for personal convenience are not reimbursable.

Personal Use in Conjunction with Business
If you are renting a vehicle for state business using the P-Card and you chose to continue the rental for personal use, you must go to the local Avis/Budget rental location to close the business portion of the rental and obtain a receipt. Avis/Budget will then update the rental agreement and charge the remainder of the rental to your personal credit card.

The daily rental rates for business and personal travel are the same, but Avis/Budget rentals for business travel include insurance coverage and are exempt from Florida sales tax. It is not Avis/Budget’s responsibility to separate your personal rental costs. Using the State Purchasing Card for the entire rental and then reimbursing the State is prohibited.
Personal Use Only
If you are renting a vehicle for personal use only, be sure to reference account number S954700 for Avis or T118900 for Budget. Personal use is a courtesy benefit provided by Avis/Budget to state and other governmental employees. The account number S954700 for Avis or T118900 for Budget will provide state employees the contract rate for roundtrip rentals only. The rental charge must be made to your personal credit card. Using the State Purchasing Card and then reimbursing the State is prohibited.

The personal use rate does not include insurance. Renters are responsible for ensuring their personal credit card insurance or personal car insurance covers any damage to rental vehicles. Employees must present their employee ID in order to receive the state contracted rate.

Pick-up and Drop-off Times
Rental cars should only be rented for the necessary time needed to conduct official business. Additional costs to the State due to early pick-up or later drop-off should not be incurred for the convenience and/or personal use of the traveler.

If a business purpose exists for an early pick-up or later drop-off that will incur additional costs for the State a justification explaining the business reason should be submitted with the Reimbursement Trip Form or maintained with the P-Card documentation uploaded in Works.

Reservations
Reservations can be made online at https://www.carrental.com/abgPartners/sof/ or by calling 800-338-8211.

Please note the account numbers for use when making reservations are as follows:

<table>
<thead>
<tr>
<th>Brand</th>
<th>Business Use Rentals</th>
<th>Leisure/Personal Use Rentals</th>
</tr>
</thead>
<tbody>
<tr>
<td>AVIS (AWD)</td>
<td>A113401</td>
<td>S954700</td>
</tr>
<tr>
<td>Budget (BCD)</td>
<td>T122000</td>
<td>T118900</td>
</tr>
</tbody>
</table>

Taxes
If personal funds are used sales tax may be charged. However, the Department is exempt from paying Florida sales taxes if the P-Card is used. The tax exemption number, printed on each P-Card, should be given to the Avis/Budget representative when the vehicle is reserved or picked up. If needed, a copy of DOT’s Consumer’s Certificate of Exemption is available on the Disbursement Operations SharePoint site. If taxes were charged in error, ask Avis/Budget to adjust the bill. The adjusted bill must be filed with the P-Card documentation uploaded in Works.

Transponders
In order to avoid unnecessary toll charges and service fees DOT employees should use a non-revenue transponder provided by the Department or pay cash for the entire trip. If a transponder is not used the Toll-by-Plate system will be utilized.

Toll-by-Plate
Most rental car companies, including Avis/Budget, participate in the Toll-by-Plate program. A camera captures images of the rental car license plate linked to the rental agreement. The traveler’s P-
Card/personal credit card will be charged for the posted toll amount plus a service fee of $4.95 per rental day up to $24.75 per rental period. These charges will be billed approximately two weeks after they are incurred. This program is automatic with Avis/Budget and the only way to “opt out” is to use a transponder. Travelers can also opt out by paying cash but ONLY if a cash option is available for the entire trip. If a state-owned transponder was not available to the traveler, a statement or justification must be included on the Reimbursement Trip Form in order to be reimbursed the service fees.

The toll receipt will post to the Highway Toll Administration (HTA) website within approximately two weeks after the return of the rental car. Travelers must ensure a copy of the receipt is printed to support the toll charges and service fees incurred.

Individuals that use a personal credit card to pay for the rental car will be billed separately for tolls and the associated service fees that are incurred during travel status. In order to avoid a delay in receiving payment, the traveler should request reimbursement for travel expenses less the toll charges. When the toll receipt is acquired through the HTA system, the traveler may submit another travel reimbursement form for these tolls. This request must be accompanied by a copy of the toll receipt as well as a copy of the original travel reimbursement form previously submitted.

Individuals that use a P-Card to pay for the rental car will also be billed separately for tolls and associated service fees. Since these charges will not appear at the same time as the other travel related P-Card charges, the traveler (or delegate) should ensure the toll receipt is clearly referenced to the supporting travel documentation.

See also “Requirements for Certain Purchases – Insurance”, “Travel – P-Card Charges and Receipts”, “Travel – Tolls”, “Travel – Transponders”

State Vehicles

DOT motor pool vehicles must be used whenever available and meet the requirements of the travel. Justification is required if a DOT motor pool vehicle is not used. District or Assistant Secretary approval

Shuttles

Generally, shuttles provide free/complementary transportation to and from locations such as hotels, rental car facilities, and airports. Since travelers do not incur an expense for this service, tips paid to complementary shuttle drivers will not be reimbursed. If the complementary shuttle driver loads your baggage in or out of the vehicle, then he is providing you with portage service. Portage is reimbursable up to $1.00 per bag and shall not exceed $5.00 for each occurrence (see “Travel – Portage”).

Note: Some taxis may use the word “shuttle” in the company name. If there is a fare charged, the vehicle is operating as a taxi and the fare and tips up to 15% of the fare can be reimbursed (see “Travel – Taxi”).
is required if a traveler is requesting reimbursement for use of another mode of transportation for reasons other than a motor pool vehicle not being available.

A State fuel site or fuel credit card should be used to purchase gas for state vehicles. If the traveler is unable to use either one, gasoline purchases may be reimbursed with a receipt and a statement of explanation submitted with the Reimbursement Trip Form.

Expenses incurred due to the negligence of the traveler will not be reimbursed from state funds. These charges include traffic tickets, parking tickets, or locksmith services.

[Ref: “Travel – Modes of Transportation”]

(Revised on 01/03/2020)

Taxes on Travel Related Expenses

When travel expenses are paid with personal funds (i.e. cash, credit/debit cards), taxes such as sales tax, local option tax, or convention/bed tax may be charged. Travelers can be reimbursed for these charges by including a copy of the itemized receipt (showing all costs and taxes) with the Reimbursement Trip Form in STMS. The state sales tax exemption cannot be used for expenses paid with personal funds.

When the state purchasing card is used for travel expenses, the Department is exempt from paying Florida sales tax. Travelers should ensure that vendors are notified of the Department’s tax-exempt status. For more information, please refer to Section 5.4 of DOT Procedure #350-030-010, Purchasing Card.

[Ref: DFS Reference Guide for State Expenditures, F.S. 212.08(6)]

(Revised on 01/03/2020)

Taxi / Uber / Lyft

A taxi is a vehicle that transports passengers for a fare. The fare is primarily based on meters that measure the distance traveled; however, the fare could also be a flat rate. A vehicle operating as a taxi may also be referred to as a cab, taxicab, Uber, Lyft or shuttle (when there is a charge for this service). Some taxis may use the word “limousine” in the company name. As long as the vehicle is operating as a taxi, it is not considered a limousine (see Travel – Limousine). Travelers should provide clarification on the Reimbursement Trip Form if this situation occurs.

Travelers may be reimbursed taxi fares incurred while on official business. Original receipts are required for fares in excess of $25 per occurrence [Ref. Rule 69I-010 F.A.C.]. If the original receipt is lost, a statement signed by the traveler certifying the cost is required.

Travelers will be reimbursed for tips up to 15% of the actual fare, not including service fees and taxes. If the traveler tips the taxi driver more than 15% of the actual fare, the excess tip will not be reimbursed.

(Revised on 07/01/2022)
**Tolls**

Travelers may be reimbursed for toll charges. Original receipts or personal transponder statements are required for all toll charges that exceed $25.00 for each occurrence. If the original receipt is lost, a statement certifying the cost must be signed by the traveler and submitted with the Reimbursement Trip Form.

Most cost centers have a transponder or ETC (Electronic Toll Collection) device assigned to them. Travelers should use these when traveling on official state business. With the conversion to all-electronic open road tolling, travelers may not have the option to stop and pay for tolls. Using a transponder will eliminate the service charges associated with the Toll-by-Plate program that is now being used in many areas across the state. Travelers may use either personal or state provided transponders.

The Toll-by-Plate process uses images of a vehicle’s license plate as it passes through the high-speed toll lane and identifies the customer responsible for payment (such as a rental car company or individual traveler). If you have a transponder it will take precedence over the Toll-by-Plate system. If you don’t use a transponder, you will receive a Toll-by-Plate invoice for the tolls incurred over a 30-day period, plus a $2.50 service charge. For more information regarding Toll-by-Plate, please see the Florida Turnpike website.

**Rental Vehicles**

Most rental car companies, including Avis/Budget, participate in the Toll-by-Plate program. However, these companies have daily and weekly service fees associated with the use of this program. In order to avoid being charged by the rental company for this program, travelers must use a transponder or pay cash for the ENTIRE trip. Refer to the “Travel – Rental Car – Toll-by-Plate” topic for more information.

**State Vehicles**

A traveler driving a state vehicle with a DOT transponder is responsible for driving the ETC equipped vehicle through the electronic tolling lanes (commonly designated as SunPass, E-Pass or O-Pass).

**Personal Vehicles**

Travelers authorized to use their personal vehicle for state business may be reimbursed tolls and the applicable service charge (if Toll-by-Plate is used). Travelers must include a copy of their Toll-by-Plate invoice in order to be reimbursed the service charge.

**Toll Reimbursement Matrix**

The following matrix outlines when toll charges are reimbursable based on how the tolls are paid and the traveler’s mode of transportation.
### Mode of Transportation

<table>
<thead>
<tr>
<th>Tolls Paid By:</th>
<th>Rental Car</th>
<th>State-Owned Vehicle</th>
<th>POV</th>
</tr>
</thead>
<tbody>
<tr>
<td>State-Owned Transponder</td>
<td>• Transponder will take precedence over Toll-by-Plate. &lt;br&gt;• No service charges applied. &lt;br&gt;• Traveler will not be reimbursed for toll charges.</td>
<td>• Transponder will take precedence over Toll-by-Plate. &lt;br&gt;• No service charges applied. &lt;br&gt;• Traveler will not be reimbursed for toll charges.</td>
<td>• Transponder will take precedence over Toll-by-Plate. &lt;br&gt;• No service charges applied. &lt;br&gt;• Traveler will not be reimbursed for toll charges.</td>
</tr>
<tr>
<td>Personal Transponder</td>
<td>• Transponder will take precedence over Toll-by-Plate. &lt;br&gt;• No service charges applied. &lt;br&gt;• Traveler will be reimbursed for toll charges.</td>
<td>• Not Applicable: State-owned vehicles are equipped with state-owned transponders.</td>
<td>No service charges applied. &lt;br&gt;• Traveler will be reimbursed for toll charges.</td>
</tr>
<tr>
<td>Toll-by-Plate (P-Card)</td>
<td>• Tolls and service charges will be billed separately from rental car. &lt;br&gt;• Traveler will not be reimbursed for toll charges. &lt;br&gt;• Traveler will print receipt and keep with copy of travel documentation.</td>
<td>• Not Applicable: State-owned vehicles are equipped with state-owned transponders.</td>
<td>• Not Applicable; See Toll-by-Plate (Personal Credit Card) for information.</td>
</tr>
<tr>
<td>Toll-by-Plate (Personal Credit Card)</td>
<td>• Tolls and service charges will be billed separately from rental car. &lt;br&gt;• Traveler will be reimbursed for toll charges and applicable service charge. &lt;br&gt;• Traveler must include a copy of the Toll-by-Plate invoice in order to be reimbursed.</td>
<td>• Not Applicable: State-owned vehicles are equipped with state-owned transponders.</td>
<td>• Traveler will be reimbursed for toll charges and applicable service charge. &lt;br&gt;• Traveler must include a copy of the Toll-by-Plate invoice in order to be reimbursed.</td>
</tr>
<tr>
<td>Cash</td>
<td>• Traveler will be reimbursed for toll charges.</td>
<td>• Traveler will be reimbursed for toll charges.</td>
<td>• Traveler will be reimbursed for toll charges.</td>
</tr>
</tbody>
</table>

For additional guidance, see "Travel – POV", "Travel – Rental Car"  
(Revised on 10/13/2020)

**Transponders (Non-Revenue)**

Transponders are devices used to pay toll charges as the vehicle passes through an electronic toll lane. DOT motor pool vehicles are equipped with non-revenue transponders. If an office frequently approves the use of a POV or rental car for travel purposes, then non-revenue transponders can be requested from the Turnpike Headquarters. The cost center manager should contact Reno Abbadini at reno.abbadini@dot.state.fl.us or (561) 488-5312 to obtain non-revenue transponder(s) for use by...
travelers in their office. The non-revenue transponders are for use by FDOT employees traveling for official state business only and do not charge the Department for toll usage. Transponders should not be purchased.

Use of Transponders
It is the responsibility of the cost center manager to monitor the use of the non-revenue transponder and ensure that they are kept in a secure location. A log must be maintained and include the following information:

- Traveler Name
- Transponder Number
- License Plate Number
- Date of travel
- Departure and return time
- Destination

At the end of each month, the cost center must obtain a report from Turnpike reflecting the usage for each transponder within the office. To request a report you must email Debbie Myers and provide the transponder number and the time frame needed. The report should be reconciled with the tracking log in order to ensure that the non-revenue transponder is being used only for official state business.

Unauthorized Use of Transponders
Transponders can only be used while travelling on official state business. All unauthorized usage must be reported to the cost center manager. The following steps should then be taken:

- An audit must be completed to determine the amount owed. Contact Debbie Myers for assistance if needed.
- The traveler must submit a check or money order payable to FDOT for the amount of unauthorized toll usage.
- Payment must be submitted to the attention of Debbie Myers at 7941 Glades Road, Boca Raton, FL 33434 and include the following:
  - Employee Name
  - Transponder Number
  - Date of Unauthorized Usage

Lost or Stolen Transponders
If a transponder is lost or stolen, it must be reported immediately to the cost center manager. The cost center manager must send email notification to Debbie Myers with the following information:

- Employee Name
- Transponder Number
- Date of Occurrence
- Indicate whether a replacement is needed
If a transponder is not available or malfunctions; please refer to the “Travel – Tolls” topic.

(Posted on 09/06/2013)

Return to Table of Contents

**Travel Advances**

A travel advance for 80% of estimated travel costs is available if you have insufficient means to incur your travel costs. An advance for 100% of estimated travel costs is only available during a Governor Declared Emergency and you are deployed for natural disaster relief efforts [See: “Disbursement Handbook for Employees and Managers - Emergency Disbursement Guidance – Travel Revolving Fund”]

A P-Card can be used to pay for most travel related costs, such as airline tickets, lodging, rental car fees, and fuel. Before considering a travel advance, you should check into obtaining your own P-Card (Purchasing Card) or see if your cost center has someone designated to make travel purchases for infrequent travelers in your cost center. [See Procedure 350-030-010, Purchasing Card for all appropriate charges to the P-Card]

If you still have insufficient means to incur your travel costs, have an SMS level manager approve that you demonstrated financial need for the advance, and submit an Advance Trip Form in STMS no earlier than, but as close as possible to 10 working days before your departure. You will receive an EFT (Electronic Funds Transfer) or warrant, based on the payment method that you are setup for in FLAIR.

You must submit a Reimbursement Trip Form in STMS within 10 business days after returning to your headquarters. The refund of any excess advanced travel funds must also be submitted to the appropriate DOO/FSO within 10 business days. [Ref: FAC 69I-42.005]

[Note: We are required to report the travel advance to the IRS as taxable income if your travel is not (1) substantiated within 60 days after it is paid or incurred or (2) any excess amount is not returned within 120 days after the expense is paid. (Ref: IRS Reg. §1.62-2(g)]

(Revised on 01/03/2020)

Return to Table of Contents

**Travel Classifications**

In order to correctly calculate meals and per diem, travel status is classified as one of the following:

**Class A**
Class A Travel is continuous travel of 24 hours or more away from official headquarters. Travel time will be computed based on a calendar day (from midnight to midnight). A traveler will be reimbursed by claiming either actual expenses (meal allowance and lodging) or the current per diem rate for each day traveled. Travelers who elect to change from actual expenses to per diem (or vice versa) during the same trip can only change methods at midnight of each travel day.

**Class B**
Class B Travel is travel that is less than 24 hours but requires overnight absence from the traveler’s official headquarters. A traveler will be reimbursed by claiming either actual expenses or the current per diem rate for each day traveled. If per diem is claimed, it will be calculated based on 6-hour
cycles beginning at the departure time. Travelers may NOT change from actual expenses to per diem (or vice versa) while in Class B travel status.

**Class C**
Class C Travel is travel that is less than 24 hours and the traveler is NOT away from official headquarters overnight. These are usually short or day trips. Travelers cannot be reimbursed meal allowances or per diem while in Class C travel status in accordance with Section 112.061(15) F.S.

[Ref: Section 112.061 F.S., “Travel – Meal Allowance”, “Travel – Per Diem”]

(Posted on 03/25/2011)
Return to Table of Contents

**Travel Insurance**
Travel insurance is not an allowable expenditure and will not be reimbursed if purchased. This applies to both DOT employees and non-state employees traveling on official state business.

See also “Requirements for Certain Purchases – Insurance, Travel – Air Carriers/Airlines, Travel – Rental Car” [Ref: F.S. 112.061, 287.022]

(Posted on 03/9/2012)
Return to Table of Contents

**Travel Paid By Another Agency/Entity**
Management should determine if it is in the best interest of the state to allow another agency or entity to pay for an employee’s travel costs. This determination must be made before the travel occurs and must benefit the state not the individual traveler. The other entity may reimburse the travel costs directly to the traveler or directly to the state. Emails or other documentation should be retained with the appropriate travel forms to support the payment agreement with the other entity.

**Traveler Receives Partial Reimbursement from DOT**
When another agency or entity pays a portion of the travel costs and the traveler is requesting reimbursement of the remaining allowable costs from the state, the following information must be included with the Reimbursement Trip Form:

- Receipts (as normally required)
- A copy of the reimbursement request or actual reimbursement from the other entity.
- Any other documentation supporting the details of which costs the other entity is paying.

The portion to be paid by DOT will be reimbursed according to the established travel rules and guidelines. The P-Card may be used to pay for a portion of the travel costs; however, if the traveler is reimbursed for these expenses by the other entity, the traveler must reimburse DOT. It is the manager’s responsibility to ensure this payment is received from the traveler and deposited.

**Traveler Not Reimbursed by DOT**
When another agency or entity pays all or part of the travel costs and the traveler is not requesting reimbursement from the state, the cost center should keep a copy of any associated travel documentation on file for a period of five years (see Travel-Mission Critical Travel/Registration Fee
Requirements). A copy of the reimbursement from the other entity should also be included with the SMTS Authorization Trip Form. If any travel costs are paid with the P-Card, all travel documentation must be retained with the receipt in the Works system. This should include a signed statement from the traveler that they received no direct reimbursement for the expenses initially paid with the P-Card. This documentation is not required to be submitted to the Disbursement Operations Office or the District Financial Services Office.

Note: When the other entity pays all travel costs, the payment from the other entity represents full compensation for the trip/travel. When the traveler accepts payment from the other entity, they cannot claim the difference between what is received from that entity and what DOT would normally pay. The traveler may not claim any reimbursement from the state.

(Revised on 01/03/2020)

Return to Table of Contents

Travelers With Disabilities

A traveler with a disability that requires a reasonable accommodation and incurs an additional expense to ensure the safe travel of the individual, will be reimbursed. The Reimbursement Trip Form must include a signed statement from the agency head certifying that:

- the employee has requested a “reasonable accommodation” pursuant to the ADA (Americans with Disabilities Act) to assist him/her in performing his/her duties, and
- the agency has determined that the individual is a “qualified individual with a disability” as defined in the ADA, and
- the agency has determined that the additional expenses incurred are a “reasonable accommodation” pursuant to the ADA for that employee, and
- the agency will maintain all records related to this expense for seven years and make those records available for review to those persons authorized to review such records.

[Ref: 112.061 FS], [Ref: F.A.C 3A-42]. See also “Personal Accommodations / ADA (Americans with Disabilities Act) Payments”

(Revised on 01/03/2020)

Return to Table of Contents

Telephone Calls and Wi-Fi/Internet

A traveler may be reimbursed for telephone calls and Wi-fi/internet connection charges that are directly related to official business. The supporting receipt/bill submitted with your Reimbursement Trip Form must be notated “official business use” next to each item. Non-business telephone calls (including those made to your spouse/family) are not reimbursable travel expenses as in accordance with Attorney General Opinion 75-07. When the telephone calls are included in your hotel cost paid with the P-Card, you must ensure that the non-business telephone calls are paid with personal funds or deducted from your reimbursement claim.

If your itinerary changes due to a business reason and your spouse/family member is providing transportation to complete your official travel (such as to pick you up from the airport or car rental location), then a telephone call to inform them of your travel changes would be considered an official business call. However, telephone calls to a spouse/family member just to inform them that your travel itinerary has changed would not be a reimbursable travel expense. The justification to support the telephone call must be submitted with your Reimbursement Trip Form.
**Vicinity Mileage**

Vicinity mileage is the actual mileage driven while using a POV (Privately Owned Vehicle) within the city or county of the traveler’s headquarters or destination. The mileage must be necessary to perform official state business and must be listed as a separate Expense Line Item using “Vicinity Mileage” on the Reimbursement Trip Form. Mileage to and from meals cannot be claimed as vicinity mileage.  
[Ref: F.A.C 27M-1.007(e), “Travel – POV (Privately Owned Vehicle)"

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**Weekends or Holidays**

When a traveler’s business is interrupted by a weekend or holiday, the traveler will receive reimbursement for allowable travel expenses (per diem, lodging expenses, etc.) to remain at the assigned location, as normal.

If a traveler chooses to return home/headquarters, he can receive per diem and transportation costs incurred to return home/headquarters, up to a maximum of $80 per day (per diem rate as if he would have remained). Florida Statute 112.061 authorizes reimbursement for actual lodging expenses or per diem. Since actual lodging expenses would not be incurred, the per diem rate must be used. Any time lost from official business shall be taken as leave and authorized by the traveler’s supervisor, as normal.

If a traveler chooses to request reimbursement for his transportation costs incurred to return home/headquarters, he must complete a cost analysis showing the cost of returning to and from home/headquarters is less than the per diem allowable to remain at the assigned location. The cost analysis must be attached to the Reimbursement Trip Form.