# FLORIDA'S TURNPIKE ENTERPRISE TOLL FACILITY CODE COMPLIANCE AND PERMIT PROCEDURES AND GUIDELINES

**JULY 2025** 







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## INTRODUCTION

Congratulations! We look forward to working with you and Florida's Turnpike Enterprise during this project.

Enclosed is the "FTE Toll Facility Code Compliance and Permit Procedures and Guidelines" package containing forms and instructions which advise on the process and requirements relating to code compliance on your project.

The packet includes the following:

- FTE Toll Facility Code Compliance and Permit Procedures and Guidelines for Obtaining Permits & COs through the agencies having jurisdiction.
- FTE Manufactured Toll Facility Code Compliance Procedures for Obtaining CO through the agencies having jurisdiction.
- Standards for Construction in Florida document
- Definitions page
- Reference Links to applicable Florida Statutes and Florida Building Codes for Manufactured Buildings and FTE Toll Facilities & Enforcement
- Blank Form "A" Permit Application form
- Blank Form "B" Code Inspection Request form
- Blank Form "C" form used for requesting "Certificate of Occupancy" or "Certificate of Completion"

## Please take a few minutes to familiarize yourself with the enclosed materials.

When submitting request forms to our office, they need to be filled out completely, using one form for each permit; you cannot request inspections or COs for multiple permits on one form.

## IMPORTANT REMINDERS

- All inspections must be requested online but no later than 3:00 p.m. ET on the business day prior to the requested inspection date. Inspections requested through the inspector will not be honored.
   Please copy the CEI on all email correspondence regarding inspection requests.
- All inspections must occur prior to work being concealed or dismantled; without proper, timely inspections, there is a risk of the jobsite receiving a **Red-Tag** order to uncover any concealed work.
- The permit holder is responsible for the fees associated with re-inspections.
- Per Florida Building Code (FBC) 105.4.1; Every permit issued shall become invalid unless the
  work authorized by such permit is commenced within 6 months after its insurance, or if the work
  authorized by such permit is suspended or abandoned for a period of 6 months after the time the
  work is commenced.

The permit holder is responsible for any fees associated with permit expiration; plans re-submittal; permit re-issuance/re-activation, etc.

It is our hope these materials will contribute to a smoother workflow, providing a User-friendly procedure for requesting inspections. If there are any questions regarding the process or require assistance, please do not hesitate to contact the Turnpike Tolls Permit Coordinator.



# FTE TOLL FACILITY CODE COMPLAINCE AND PERMIT PROCEDURES AND GUIDELINES FOR TOLL EQUIPMENT BUILDING (TEB)

## Obtaining Permits and Certificate of Occupancy through Turnpike Permit Coordinator and the BCA Official

This document superseded all prior versions.

Per Florida Statute 553.80 (1) (f) Enforcement, the Florida Building Code as it pertains to Toll Collection Facilities under the jurisdiction of the Turnpike Enterprise of the Department of Transportation shall be enforced exclusively by the Turnpike Enterprise through BCA that provides code compliance services for all FTE toll facilities, through the Turnpike Production GEC. Non-Toll Collection facilities are permitted through the local jurisdictions.

Gantry structures are not considered part of the toll facilities and therefore do not fall under BCA purview for plans review or inspections. Gantry structures are considered roadway structures (i.e. signs, drill shafts, MSE walls, bridge structure with lights, etc.) and all applicable plan reviews and inspections should be coordinated between the CEI, Roadway/EOR consultant and General Contractor responsible for these structures. The building limits of BCA inspections are a minimum of 5'-0" around toll buildings, including the generator and fuel tank, and ancillary work as identified on the Approved Permit Plans.

This document has been formatted in color-coded sections based on the entity the section pertains to; AOR/EOR/DB Firm, CEI, General Contractor (GC) and Turnpike GEC Building Permit Coordinator.

The purpose of this document is to provide direction regarding the steps required to submit review documents, meeting all code compliance requirements for toll equipment facilities.

#### This document includes:

- · Submittal of Permit/Plans Review
- Obtaining Permits
- Obtaining Inspections
- Obtaining Certificates of Occupancy/Completion
- Authority for Stop Work/Red-Tag Orders

To obtain Building Permits and Certificates of Occupancy/Completion, the standard requirements outlined in this document must be met.



# Architect of Record (AOR), Engineer of Record (EOR) or Design-Build Firm Responsibility Summary:

- Incorporation of DBPR-related code compliance language into General Notes section of construction/ demolition documents.
- 2. Provide accurate vertical construction cost estimate at 90% plan review phase.
- 3. Confirm number of tolling sites on the construction documents (include on the matrix of the plans coversheet).
- 4. Include language on the construction documents identifying the finish floor elevation of Toll equipment Buildings falls 18" above the 100-year flood plain, **FBC 1612.3.1**.
- 5. Submit 100% signed/sealed plans, TSPs, and applicable revisions, for each site including the associated cost estimate for review by the BCA through the Turnpike Tolls and Production Project Managers to the Turnpike GEC Building Permit Coordinator. Separate permits are required for each new, renovated, or demolished toll site.

All hard-copy documents must be properly bound per site.

All E-Submittal documents files shall be under 25mb per site.

## AOR/EOR/D-B FIRM DETAILED REQUIREMENTS FOR PLAN REVIEW PHASE

- Submit 100% RFC'd approved signed/sealed FDOT plans (Florida Registration), identifying the number of tolling sites with a project cost estimate of vertical construction only, energy calculations and structural calculation, to the Turnpike GEC Building Permit Coordinator. Cost estimates should be featured on the letterhead of the entity providing the estimate and should include any pertinent project information. Note: cost estimates are not shared with any other entity or person other than the agencies having jurisdiction.
  - E-Submittals: files under 25mb per site.
     All submittals shall be routed from the PM's to the Turnpike GEC Building Permit Coordinator.
- 2. Each site must have a separate building permit (New/Renovation/Demolition) permit as construction and demolition scope may not be combined on one permit.
- 3. Upon permit application, the General Contractor will be provided with a permit card and an approved set of reviewed contract documents to initiate construction activities.
- 4. Upon the Building Official's review, approval, and signing/stamping of the 100% RFC'd approved FDOT construction documents; the Building Official will issue a *Letter of Approval* to the Turnpike GEC Building Permit Coordinator.
- 5. Code-compliance deficiencies will be conveyed to the Turnpike GEC Building Permit Coordinator for coordination with the Architect of Record (AOR), Engineer of Record (EOR) or Design-Build Firm.

  A formal letter from the AOR/EOR/D-B firm outlining how the deficiencies have been rectified *OR* plans revisions sheets must be submitted to our office for review to verify the code deficiencies have been addressed.
- 6. Changes in scope or to the signed/sealed contract documents will require plans revision review by the Building Official/Plans Examiner. Plans revision review fees will apply. All revised documents are to be resubmitted through the Turnpike GEC Building Permit Coordinator.
- 7. All review documents shall be submitted at the "Released for Construction" phase and must be accompanied with a "Task Work Order (TWO)" properly executed & dated.
- It is the responsibility of the Production Project Managers to provide/procure the "TWO" number / document. Contact the Building Code Contract Coordinator to initiate the Task Work Order process.



- It is the responsibility of the Production Project Mangers to provide CEI contact information to the Turnpike GEC Building Permit Coordinator when available.
- 10. All documents must be submitted through the Tolls and Production PM to the Turnpike GEC Building Permit Coordinator.

## **CEI's Responsibility Summary**

- Coordination with the General Contractor to provide the permitting package received from the Turnpike GEC Building Permit Coordinator.
- 2. Quality assurance inspection of the General Contractor's work prior to approving the BCA inspection.
- The CEI will coordinate with FTE and deduct from the General Contractor's final payment, all outstanding reinspection fees.

## **CEI Detailed Requirements for Permitting Phase**

Upon BCA issuance of the Letter of Approval to the Turnpike GEC Building Permit Coordinator, the Turnpike GEC Building Permit Coordinator will provide the latest adopted edition of the FTE Toll Facility Code Compliance and Permit Procedures and Guidelines package which includes the permit application forms and other permit documents to the CEI electronically or at the project pre-construction meeting for their coordination with the General Contractor to apply for the building Permit(s).

All hand-off packages will require a receipt of acceptance on CEI's behalf.

## General Contractor's Responsibility Summary

- 1. Apply for the building or demolition permit, per site, submitting all the required back-up documentation to the BCA Official using Turnpike Construction's Toll Building Permit and Inspection Request Application in PSSP.
- 2. Request timely code compliance inspections online utilizing Turnpike Construction's Toll Building Permit and Inspection Request Application.
- 3. Coordinate electronically directly with the SFM to obtain all required inspections.
- 4. Keep the permit active by having regular inspections or "in-progress" inspections to extend the permit.
- 5. Post the permit conspicuously in a weatherproof permit box, available at each site, always.
- 6. Maintain a full set of approved signed/sealed construction/demolition documents available at each site, always.
- 7. Ensure work is complete and meets code prior to requesting an inspection.
- 8. Timely payment of re-inspection fees.
- 9. Submit timely requests for Certificate of Occupancy or Completion, on the approved forms within PSSP and include (attach) all required back-up information.

## Submittal of Permit Application from General Contractor to BCA Official

The building permit application must be submitted to the BCA for processing as outlined above. The application must be completed in its entirety and a copy of the Letter of Approval must be attached.

1. Incomplete permit applications will not be accepted and will cause delays in processing your application.

Applications to be submitted via PSSP using the approved forms by the cut-off times.



2. Qualifiers MUST be an employee or representative of the General Contractor holding the license. The General Contractor is responsible for overseeing all subcontracted work, for all disciplines.

## Permit Issuance & BCA Signed/Sealed Construction Document Release

- FBC Section 109.4 states that work commenced prior to permit issuance is subject to penalties for commencing work prior to a permit being issued. Fees are to be assessed by the Building Official and per industry standard, will be equal to two times the permit fee.
- 4. Upon Permit card issuance, an electronic copy of the permit will be emailed to the permit applicant, who must be a State of Florida licensed General Contractor or qualifying agent. An electronic copy will also be available on the PSSP Permit Site location.
- 5. The Permit card must be posted conspicuously, at all times, at each work site, in a weatherproof permit box.
- 6. Per FBC 105.4.1; Permits with no activity (inspections) expire within six (6) months of the date of permit issuance, or six (6) months from the date of the last inspection. It is the General Contractor's responsibility to call for progress inspections to activate the permit and maintain the permit's active status.
- 7. In the event the General Contractor allows the permit to expire:
  - a. New 100% approved (and current DBPR-certified, in cases of manufactured buildings) construction documents must be submitted to BCA for review; plans review fees will apply directly to the General Contractor.
  - b. New permit application(s) must be submitted to BCAfor processing and issuance of new permit(s). All fees associated with re-permitting will apply directly to the General Contractor.
  - c. Any work that has commenced or been concealed under an expired permit and/or without the proper Inspections will receive a Red-Tag order to Stop Work and require the contractor to uncover all the concealed work for inspection. Red-Tag enforcement rates will be charged to the General Contractor. All fees associated with uncovering and re-completing the work will also be the General Contractor's responsibility.
- 8. During construction, the set of BCA-approved construction/demolition documents must also be maintained and protected at the construction site, always, and accessible to the Building Official or Building Inspector. If the documents are not available at the construction site, this is considered noncompliance and poses the potential for a **Stop Work** or **Red-Tag** order to be issued.

## REQUIREMENTS FOR CONSTRUCTION PHASE

## **Building Code Compliance and Inspections**

- BCA requires that all buildings are constructed according to the approved FDOT, BCA approved documents and the current adopted edition of the FBC and any amendments that documents were submitted under.
- 10. All inspections must occur at the appropriate time and sequence to allow the Building Official/Inspector to certify code compliance. Per the **FBC 110.6**, without the proper inspections, the Building Official has the authority to have any concealed work removed so the work can be properly inspected.
- 11. Per Florida Statute 553.791 (13) and FBC 115, the Building Official also has the authority to issue a **Stop Work** or **Reg-Tag** order if the work is in noncompliance with the required code inspections or if the Building Official determines that the noncompliance poses an immediate threat to public safety and welfare.
- 12. For Existing Buildings that were previously occupied, per FBC 102.6.2 "The legal occupancy of any building existing on the date of adoption of this code shall be permitted to continue without change, except as is specifically covered in this code (Levels of Alterations; Chapters 7, 8 & 9 of the Existing Building



Code), the Florida Fire Prevention Code, or as is deemed necessary by the code official for the general safety and welfare of the occupants and the public."

- 13. Building code inspections must be requested as soon as the need for inspection is known, but no later than 3:00 p.m. ET on the *business day prior* to the requested inspection date. Contractually, BCA has three (3) business days from the date of request to conduct inspections.
- 14. Inspection requests must be made by completing the online request form located within the Construction's Toll Building Code Permit and Inspection Request Application in PSSP.

Toll Building Code Permit and Inspection Request Application PSSP Quick Reference Guide: Toll Building Code Permit and Inspection Request Application Guide - All Documents (pbid.com)

If the website is down, you can request an inspection by emailing a request form to: CGA at <a href="mailto:ningersoll@CGAsolutions.com">ningersoll@CGAsolutions.com</a> or <a href="mailto:oldercom">oletzelter@CGAsolutions.com</a> or send via fax to (954) 865-2432. Copying the CEI. Phone requests will serve as a place holder only and will not be confirmed until the completed inspection request form has been received by the BCA Official through PSSP.

- 15. Inspections requested through the Building Inspector will not be honored. Specific inspection time cannot be guaranteed; however, the inspector will make every effort to accommodate an AM or PM timeframe. Inspection requests are not considered scheduled until BCA has selected an available date and time and confirmed with the requestor.
- 16. If the inspector arrives for an inspection and the work has not been completed, the inspection will be deemed Not Ready and will receive a failure result for the inspection. A Re-Inspection (defined as "a follow-up inspection of rejected work") will be required. The Contractor is responsible for all fees related to re-inspections.
- 17. If the inspector arrives for inspection and the permit card is not posted conspicuously in a permit box and readily available, the inspection will result in a failure and possible **Red-Tag** assessment. Re-inspection fees for non-compliance of conspicuously posted permit cards are the responsibility of the Contractor.
- 18. All outstanding fees must be paid in full prior to CO/CC issuance.
- 19. Upon completion of the inspection, the inspector will upload the results to the Turnpike Construction's Toll Building Permit and Inspection Request Application in PSSP within three (3) business days.

## REQUIREMENTS FOR MANUFACTURED BUILDINGS

## **Manufactured Buildings**

20. Manufactured buildings are regulated by the State of Florida Department of Business and Professional Regulation (DBPR), and FBC 458, and all manufactured buildings must comply with the Florida Statutes 553.35-553.42 and be certified as part of the Florida Manufactured Building Program through DBPR.

To obtain a Certificate of Occupancy/Completion for a manufactured toll equipment building through BCA, please reference our "Manufactured TEB Building Requirements for obtaining CO" document for specifics.



## REQUIREMENTS FOR PROJECT COMPLETION PHASE

Buildings subject to the provision of Fire Flow must be installed prior to final CO. This is a separate contract administered by the FTE.

## **Certificate of Occupancy/Completion**

21. Per FBC 111.1 "no building or structure shall be used or occupied until the Building Official has issued a Certificate of Occupancy (CO) or Certificate of Completion (CC)". Permits are also not considered closed-out or complete until a CO/CC has been issued and all invoices have been paid.

## Submittal of Request for Occupancy/Completion through BCA

- 22. Upon passing all final inspections, the General Contractor must complete and submit to BCA via Turnpike Construction's <a href="ProjectSolve">ProjectSolve</a> SharePoint, the "Request for Certificate of Occupancy or Certificate of Completion" form C, and it must be accompanied by the following:
  - A copy of the signed-off building Permit.
  - A copy of the passed final inspection report(s).
  - The State Fire Marshal's (SFM) Letter of Final Acceptance; stating all items have passed inspection.
- 23. Temporary CO/CC's can be issued prior to the entire work covered by the permit having been completed, provided such portion shall be occupied safely. Temporary CO's can be issued for periods of 30, 60 or 90 days, at the discretion of the Building Official, to allow for minor items to be completed during the designated timeframe.
- 24. CO/CC requests can be submitted via Turnpike Construction's <a href="ProjectSolve">ProjectSolve</a> SharePoint site. All outstanding re-inspection fees must be paid in full prior to CO/CC issuance.
- 25. Temporary CO's must be requested using the same form as permanent CO/CC requests, identifying that the request is for a Temporary CO/CC and indicate the duration required for the temporary certificate.
- 26. When the work has been completed and the final inspection has passed, it is the responsibility of the General Contractor to follow up with the BCA office to request the final inspection and submit the required documentation to obtain a permanent CO.
- 27. Passing a final inspection does not initiate the automatic issuance of a permanent CO. Submit request within the Turnpike Construction's Tolls Building Code Permit and Inspection Request Application in PSSP, including as an attachment all required documentation for a permanent CO to be issued.
- 28. The General Contractor holds the sole responsibility to coordinate and schedule the State Fire Marshal's final inspection. Neither the BCA nor the Turnpike GEC Permit Coordinator can facilitate the request or expedite the SFM's final inspection or issuance of the SFM's final Letter of Approval. Include the SFM's Letter of Approval when requesting permanent CO.
- 29. If the SFM has conducted and passed the final inspection but is delayed in issuing the final Letter of Approval indicating the final inspection has passed, the Building Official will issue the permanent Certificate of Occupancy provided the SFM signed-off on the hard-copy permit card which is maintained at the construction site. If the SFM did not sign off the hard copy permit card, the SFM's final Letter of Approval will be required to obtain a permanent CO. It is the General Contractor's sole responsibility to obtain this letter of approval from the SFM.



## Issuance of Certificate of Occupancy/Completion

- 30. Upon verification that all required documentation was included with the Request for CO/CC, and upon confirmation that all outstanding re-inspection fees have been paid, the BCA Official will issue a Certificate of Occupancy/Completion.
- 31. BCA will process the request and attach an electronic copy of the CO/CC to the PSSP CO request which must be downloaded by the permit holder (General Contractor), the Turnpike GEC Building Permit Coordinator, and the CEI. A hard copy of the CO/CC is required to be posted at the permit site in a protected and conspicuous manner.
- 32. CEI, within five (5) business days from the receipt of the Certificate of Occupancy, is to provide the following information to the Property Office and Tolls Design via email to: <a href="mailto:TPKPROPERTY@dot.state.fl.us">TPKPROPERTY@dot.state.fl.us</a> and <a href="mailto:TPKTollsDesign@dot.state.fl.us">TPKTollsDesign@dot.state.fl.us</a> (Reference Section 10.0 of the Turnpike Construction Pre-Services Manual for forms)
  - Certificate of Occupancy (CO)/Notice
  - Photos of complete building (to include)
    - Site work
    - Roof
    - All exterior sides of the building
  - Schedule of Values and Cost Classification (for each Toll Site)
    - SOV provided by Contractor
    - Cost Classification (completed by CEI)
  - Insurance Coverage Request Form 010-000-15 Procedural Document Library (fdot.gov)
    - Complete Physical Address (911)
    - Fire Department Name
    - Square Footage
    - Flood Zone option
    - USNG, LAT N, LONG W
    - Exterior Wall Type
    - Roof Support Type
    - Nearest hydrant
    - Replacement costs
    - Etc.
- 33. If it is identified that a building or structure is in operation without having the required inspections and/or a CO/CC, this is considered noncompliance and risks an immediate **Stop Work** or **Red-Tag** order to be issued.
- 34. Per FBC Section 111.4, the Building Official is authorized to suspend or revoke a CO/CC issued under the provisions of the code if the certificate is issued in error, on the basis of incorrect information supplied, or where it is determined that the building or structure or portion thereof is in violation of any ordinance or regulation or any of the provisions of this code.



## INVOICING FOR BUILDING CODE COMPLIANCE SERVICES

Effective as of September 2019 all inspection services shall be requested utilizing the Turnpike Construction Department's <a href="mailto:ProjectSolve">ProjectSolve</a> SharePoint. For access, contact: <a href="mailto:TPKPSSPSUPPORT@dot.state.fl.us">TPKPSSPSUPPORT@dot.state.fl.us</a>

Our services are tracked according to the BCA permit number provided. Project names and FPID numbers will be reflected on all invoices and all documentation supporting the invoice will be included, for example, inspection reports, photos of the permit cards, inspection requests, etc.

All re-inspection fees will be invoiced utilizing the rates approved by central office and agreed to by the vendor contract with the department.

Re-inspection fees will be billed directly to the General Contractor and are ultimately the General Contractor's responsibility to pay.

The **Building Code Contract Coordinator** will issue the outstanding invoice and coordinate with the CEI to deduct the amount of the outstanding invoice from the General Contractor's payment.

Issuance of project-specific Certificates of Occupancy/Completion will be withheld until all re-inspection fees for that permit are paid.

# MANUFACTURED TOLL EQUIPMENT BUILDING REQUIREMENT FOR OBTAINING A CERTIFICATE OF OCCUPANCY OR COMPLETION

To obtain a CO/CC for all new, manufactured toll equipment buildings, compliance with these standard requirements is required:

- 1. All toll equipment building manufacturers supplying toll equipment buildings for FDOT must be DBPR Certified Manufacturers. The manufacturer's current DBPR certificate must be provided to BCA at the time of submission of the permit application.
- 2. The 100% approved FDOT construction documents for manufactured toll equipment buildings must be submitted to DBPR or it's "Third Party Agency" for review and approval.
- 3. The DBPR-approved plans must be available on the DBPR website for certification verification (Currently, http://floridabuilding.org/c/default.aspx).
- 4. Any code changes made to DBPR- approved plans will make the plans obsolete until they have been reviewed, approved for code compliance by DBPR or it's "Third Party Agency" and re-posted on the DBPR website.
- 5. All building code compliance inspections must be conducted at the manufacturer by DBPR or its "Third-Party Agency" to ensure the structures are being built to the specific, DBPR-approved plans.
- 6. All manufactured toll equipment buildings must bear the DBPR insignia, verifying DBPR certification and inspection.
- 7. No roofing inspection conducted by BCA will be required, provided that the roof is installed at the TEB manufacturer by a manufacturer-approved installer and a progress inspection is conducted by the roofing manufacturer to certify and warranty the roof.
- 8. If the roofs are installed at the job site, BCAwill need to conduct its own "in progress" and final roof inspections to certify compliance.



 If any of these items have not been adhered to, the Building Official has jurisdiction under FBC 115.1 and Florida Statute 553.791 (13) to Red-Tag any job until said deficiencies have been satisfactorily addressed or rectified.

## STANDARDS FOR CONSTRUCTION IN FLORIDA

- All construction documents must adhere to the current, adopted Florida Building Code, including any amendments.
- All construction regardless of location need to comply with Miami-Dade.
- The approval for BCA signed and stamped construction documents will maintain in effect until the next edition of the Florida Building Code has been adopted, or if the plans were under design and submitted for BCA review while the last adopted version of the FBC was still in effect, providing there have been no changes to the construction documents.
- A permit must be obtained prior to construction, installation, enlargement, alteration, repair, removal, conversion, replacement or demolition of any building or structure and any work done must also comply with the current, adopted Florida Building Code, including any amendments.
- Finish floor elevation of building and generator pads must be at minimum 18" higher than the 100-year flood plain.
- Compliance with FTE Toll Facilities Code Compliance Procedures, including any amendments is required.
- Original permit cards must be on-site for all inspections.
- DOT Inspections: Requests must be entered in ProjectSolve. Requires CEI approval prior to inspection date.
- Anyone present at an inspection is to maintain a safe social distance in accordance with CDC guidelines, as required.



## **DEFINITIONS**

AOR	ARCHITECT OF RECORD; STATE OF FLORIDA LICENSED ARCHITECT, COMPLIES WITH FBC TO DEVELOP FINAL CONSTRUCTION DOCUMENTS
BCA (FTE)	BUILDING CODE ADMINISTRATOR; BUILDING OFFICIAL FOR FLORIDA'S TURNPIKE ENTERPRISE
CD	CONSTRUCTION DOCUMENT
CEI	CONSTRUCTION ENGINEERING INSPECTOR
CGA	CALVIN GIORDANO & ASSOCIATES, INC.; BUILDING CODE COMPLIANCE SERVICES PROVIDER FOR FTE TOLL FACILITIES
DBPR	DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
EOR	ENGINEER OF RECORD; STATE OF FLORIDA LICENSED ENGINEER IN THE STRUCTURAL, ELECTRICAL, MECHANICAL & PLUMBING DISCIPLINES THAT DEVELOPS FINAL CONSTRUCTION DOCUMENTS THAT COMPLY WITH THE FBC. PERFORMS ALL SIGNING/SEALING OF TEB ENGINEERING DRAWINGS
FBC	FLORIDA BUILDING CODE, CURRENT ADOPTED EDITION
FTE	FLORIDA'S TURNPIKE ENTERPRISE
FTE / ATKINS	PRODUCTION GEC; APPROVED GENERAL ENGINEERING CONSULTANT PROVIDING ARCHITECTURAL ENGINEERING SUPPORT SERVICES TO FTE
GEC	GENERAL ENGINEERING CONSULTANT
GENERAL CONTRACTOR	STATE OF FLORIDA CERTIFIED AND LICENSED CONTRACTOR; MUST COMPLY WITH FBC INCLUDING AMENDMENTS AND FOLLOW SECTION FBC SECTION 110 "MINIMUM STANDARDS FOR BUILDING CONSTRUCTION"
PM	PRODUCTION PROJECT MANAGER TOLLS PROJECT MANAGER CONSTRUCTION PROJECT MANAGER
PSSP	PROJECTSOLVE SHAREPOINT
RFC	RELEASED FOR CONSTRUCTION
STOP WORK OR RED-TAG ORDER	PER FLORIDA STATUTE 553.791(13); THE ISSUANCE OF ANY WRITTEN STATEMENT, DIRECTIVE OR ORDER WHICH STATES THE REASON FOR THE ORDER AND THE CONDITIONS UNDER WHICH THE CITED WORK WILL BE PERMITTED TO RESUME. EXAMPLES: WORK IS IN NONCOMPLIANCE WITH REQUIRED CODE INSPECTIONS, POSES IMMEDIATE THREAT TO PUBLIC SAFETY/ WELFARE, NON-PAYMENT OF CODE COMPLIANCE SERVICES
TEB	TOLL EQUIPMENT BUILDING
TWO	TASK WORK ORDER



## **REFERENCE LINKS**

Florida's Turnpike Enterprise (FTE) and FDOT							
Reference	Information	Link					
FTE	Turnpike Construction's ProjectSolve Sharepoint (PSSP)	<u>ProjectSolve SharePoint</u>					
FTE	Tolls Design - Statewide Tolls Construction Support - Tolls Facility Code Compliance and Permit Procedures and Guidelines	Tolls Design – Florida's Turnpike (floridasturnpike.com)					
FTE	Toll Building Code Permit and Inspection Request Application PSSP Quick Reference Guide:	Toll Building Code Permit and Inspection Request Application Guide - All Documents (pbid.com)					
FTE	Turnpike Construction Pre-Services Manual -Section 10: Building Permit Process	Construction Pre-Services Manual					
FDOT	FDOT Procedural Document Library - Insurance Coverage Request Form 010- 000-15	Procedural Document Library (fdot.gov)					

	Florida Statute							
Code Reference	Information	Link						
92.525	Verification of documents; perjury by false written declaration, penalty	<u>Chapter 92 Section 525 - 2023 Florida Statutes -</u> <u>The Florida Senate (flsenate.gov)</u>						
553	BUILDING CONSTRUCTION STANDARDS	Chapter 553 - 2023 Florida Statutes - The Florida Senate (flsenate.gov)						
553.37	Building Construction Standards Rules; inspections; and insignia	Chapter 553 Section 37 - 2023 Florida Statutes (flsenate.gov)						
553.73	Florida Building Code	Chapter 553 Section 73 - 2023 Florida Statutes (flsenate.gov)						
553.791(13)	Alternative plans review and inspection	Chapter 553 Section 791 - 2023 Florida Statutes (flsenate.gov)						
553.80	Building Construction Standards Section 80 Enforcement	Chapter 553 Section 80 - 2023 Florida Statutes (flsenate.gov)						
553.80(1)(F)	Building Construction Standards Section 80 Enforcement Toll Facilities Jurisdiction	Chapter 553 Section 80 - 2023 Florida Statutes (flsenate.gov)						
553.37	Building Construction Standards Rules; inspections; and insignia	Chapter 553 Section 37 - 2023 Florida Statutes (flsenate.gov)						



Florida Building Code							
Code Reference	Information	Link					
102.2	Applicability - Building	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
102.6.2	Applicability - Buildings Previously	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
	Occupied	EDITION   Chapter 1 Scope and Administration					
105.1	Permits - Required	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
105.4.1	Permits - Permit Intent	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
109	Fees	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
109.4	Fees - Work Commencing Before	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
	Permit Issuance	EDITION   Chapter 1 Scope and Administration					
110	Inspections	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
110.6	Inspections - Approval Required	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
111	Certificate of Occupancy	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
111.1	C.O Use and Occupancy	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
111.4	C.O Revocation	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
111.5	C.C Certificate of Completion	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
115	Stop Work Order	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
115.1	Stop Work Order - Authority	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 1 Scope and Administration					
458	Manufactured Buildings	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
		EDITION   Chapter 4 Section 458					
1612.3.1	Flood Loads - Design Flood Elevations	2023 FLORIDA BUILDING CODE, BUILDING, 8TH					
	_	EDITION   Chapter 16 Sec 1612					





## **REQUIREMENTS OF PERMITS**

The Florida Building Code covers all buildings and structures pursuant to FBC Section 102.2.

In addition, Florida Building Code Section 105.1 requires permits for any building or structure. In addition, pursuant to FS 553.80(1)(f), the Florida Building Code as it pertains to toll collection facilities under the jurisdiction of the Turnpike enterprise of the Department of Transportation shall be enforced exclusively by the Turnpike enterprise.

Therefore, since there is no legal exemption to the Florida Building Code or the requirements pertaining to the application or issuance of permits for the toll building facilities, permits and Florida Building Code compliance will be required, and the enforcement of those legal provisions are the exclusive responsibility of the Florida Turnpike Enterprise.

CITATIONS

FBC 102.2 Building.

The provisions of the Florida Building Code shall apply to the construction, erection, alteration, modification, repair, equipment, use and occupancy, location, maintenance, removal and demolition of every public and private building, structure or facility or floating residential structure, or any appurtenances connected or attached to such buildings, structures, or facilities. Additions, alterations, repairs and changes of use or occupancy group in all buildings and structures shall comply with the provisions provided in the Florida Building Code, Existing Building.





The 2023 Florida Statutes 553.37 Rules; inspections; and Insignia. 553.80 Enforcement.

## THE 2023 FLORIDA STATUTES

Title XXXIII

Chapter 553

REGULATION OF TRADE, COMMERCE, INVESTMENTS, AND SOLICITATIONS

**BUILDING CONSTRUCTION STANDARDS** 

## 553.37 Rules; Inspections; and Insignia. —

- (1) The Florida Building Commission shall adopt within the Florida Building Code requirements for construction or modification of manufactured buildings and building modules, to address:
  - (a) Submittal to and approval by the department of manufacturers' drawings and specifications, including any amendments.
  - (b) Submittal to and approval by the department of manufacturers' internal quality control procedures and manuals, including any amendments.
  - (c) Inspection criteria, which shall require the approved inspection agency to:
    - 1. Observe the first building built, or with regard to components, observe the first unit assembled, after certification of the manufacturer, from start to finish, inspecting all subsystems: electrical, plumbing, structural, mechanical, or thermal.
    - 2. Continue observation of the manufacturing process until the approved inspection agency determines that the manufacturer's quality control program, in conjunction with the application of the plans approved by the approved inspection agency, will result in a building and components that meet or exceed the applicable Florida Building Code requirements.
    - 3. Thereafter, inspect each module produced during at least one point of the manufacturing process and inspect at least 75 percent of the subsystems of each module: electrical, plumbing, structural, mechanical, or thermal.
    - 4. With respect to components, inspect at least 75 percent of the manufactured building components and at least 20 percent of the storage sheds that are not designed for human habitation and that have a floor area of 720 square feet or less.
- (2) The department shall adopt rules to address:
  - (a) Procedures and qualifications for approval of third-party plan review and inspection agencies and of those who perform inspections and plan reviews.
  - (b) Investigation of consumer complaints of noncompliance of manufactured buildings with the Florida Building Code and the Florida Fire Prevention Code.
  - (c) Issuance, cancellation, and revocation of any insignia issued by the department and procedures for auditing and accounting for disposition of them.
  - (d) Monitoring the manufacturers', inspection agencies', and plan review agencies' compliance with this part and the Florida Building Code. Monitoring may include, but is not limited to, performing audits of plans, inspections of



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manufacturing facilities and observation of the manufacturing and inspection process, and onsite inspections of buildings.

- (e) The performance by the department and its designees and contractors of any other functions required by this part.
- (3) After the effective date of the Florida Building Code, no manufactured building, except as provided in subsection (12), may be installed in this state unless it is approved and bears the insignia of approval of the department and a manufacturer's data plate. Approvals issued by the department under the provisions of the prior part shall be deemed to comply with the requirements of this part.
- (4) All manufactured buildings issued and bearing insignia of approval pursuant to subsection (3) shall be deemed to comply with the Florida Building Code and are exempt from local amendments enacted by any local government.
- (5) No manufactured building bearing department insignia of approval pursuant to subsection (3) shall be in any way modified prior to installation, except in conformance with the Florida Building Code.
- Manufactured buildings which have been issued and bear the insignia of approval pursuant to this part upon manufacture or first sale shall not require an additional approval or insignia by a local government in which they are subsequently sold or installed. Buildings or structures that meet the definition of "open construction" are subject to permitting by the local jurisdiction and are not required to bear insignia.
- (7) If the department determines that the standards for construction and inspection of manufactured buildings prescribed by statute or rule of another state are at least equal to the Florida Building Code and that such standards are actually enforced by such other state, it may provide by rule that the manufactured building which has been inspected and approved by such other state shall be deemed to have been approved by the department and shall authorize the affixing of the appropriate insignia of approval.
- The department, by rule, shall establish a schedule of fees to pay the cost of the administration and enforcement of this part. The rule may provide for manufacturers to pay fees to the administrator directly via the Building Code Information System.
- (9) The department may delegate its enforcement authority to a state department having building construction responsibilities or a local government and may enter into contracts for the performance of its administrative duties under this part. The department may delegate its plan review and inspection authority to one or more of the following in any combination:
  - (a) A state department having building construction responsibilities;
  - (b) A local government;





The 2023 Florida Statutes

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- (c) An approved inspection agency;
- (d) An approved plan review agency; or
- (e) An agency of another state.
- (10) The department shall develop an insignia to be affixed to all newly constructed buildings by the manufacturer or the inspection agency prior to the building leaving the plant. The department may charge a fee for issuing such insignias. Such insignias shall bear the department's name, the state seal, an identification number unique to that insignia, and such other information as the department may require by rule.
- (11) The department shall by rule develop minimum criteria for manufacturer's data that must be affixed to all newly constructed buildings by the manufacturer prior to the building leaving the plant.
- (12) Custom or one-of-a-kind prototype manufactured buildings are not required to have state approval, but must be in compliance with all local requirements of the governmental agency having jurisdiction at the installation site.

**History.**—s. 3, ch. 71-172; s. 1, ch. 74-208; s. 3, ch. 76-168; s. 1, ch. 77-457; ss. 1, 6, ch. 79-152; ss. 1, 4, ch. 80-86; ss. 2, 3, ch. 81-318; ss. 1, 3, 4, ch. 84-32; s. 4, ch. 91-429; s. 1, ch. 98-145; ss. 57, 58, ch. 2000-141; s. 34, ch. 2001-186; s. 3, ch. 2001-372; s. 6, ch. 2008-191; s. 28, ch. 2010-176; s. 16, ch. 2014-154.



The 2023 Florida Statutes 553.37 Rules; inspections; and Insignia. 553.80 Enforcement.

#### Title XXXIII

#### Chapter 553

REGULATION OF TRADE, COMMERCE, INVESTMENTS, AND SOLICITATIONS

#### **BUILDING CONSTRUCTION STANDARDS**

## 553.80 Enforcement. —

- (1) Except as provided in paragraphs (a)-(g), each local government and each legally constituted enforcement district with statutory authority shall regulate building construction and, where authorized in the state agency's enabling legislation, each state agency shall enforce the Florida Building Code required by this part on all public or private buildings, structures, and facilities, unless such responsibility has been delegated to another unit of government under s. 553.79(11).
  - (a) Construction regulations relating to correctional facilities under the jurisdiction of the Department of Corrections and the Department of Juvenile Justice are to be enforced exclusively by those departments.
  - (b) Construction regulations relating to elevator equipment under the jurisdiction of the Bureau of Elevators of the Department of Business and Professional Regulation shall be enforced exclusively by that department.
  - (c) In addition to the requirements of s. 553.79 and this section, facilities subject to the provisions of chapter 395 and parts II and VIII of chapter 400 shall have facility plans reviewed and construction surveyed by the state agency authorized to do so under the requirements of chapter 395 and parts II and VIII of chapter 400 and the certification requirements of the Federal Government. Facilities subject to the provisions of part IV of chapter 400 may have facility plans reviewed and shall have construction surveyed by the state agency authorized to do so under the requirements of part IV of chapter 400 and the certification requirements of the Federal Government.
  - (d) Building plans approved under s. 553.77(3) and state-approved manufactured buildings, including buildings manufactured and assembled offsite and not intended for habitation, such as lawn storage buildings and storage sheds, are exempt from local code enforcing agency plan reviews except for provisions of the code relating to erection, assembly, or construction at the site. Erection, assembly, and construction at the site are subject to local permitting and inspections. Lawn storage buildings and storage sheds bearing the insignia of approval of the department are not subject to s. 553.842. Such buildings that do not exceed 400 square feet may be delivered and installed without need of a contractor's or specialty license.
  - (e) Construction regulations governing public schools, state universities, and Florida College System institutions shall be enforced as provided in subsection (6).
  - (f) The Florida Building Code as it pertains to toll collection facilities under the jurisdiction of the turnpike enterprise of the Department of Transportation shall be enforced exclusively by the turnpike enterprise.
  - (g) Construction regulations relating to secure mental health treatment facilities under the jurisdiction of the Department of Children and Families shall be enforced exclusively by the department in conjunction with the Agency for Health Care Administration's review authority under paragraph (c).

The governing bodies of local governments may provide a schedule of fees, as authorized by s. 125.56(2) or s. 166.222 and this section, for the enforcement of the provisions of this part. Such fees shall be used solely for carrying out the Florida' Turnpike Enterprise | MP 263, Turkey Lake Service Plaza, Bldg. 5315 | Ocoee, FL 32835 | Page 19 of 31





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local government's responsibilities in enforcing the Florida Building Code. The authority of state enforcing agencies to set fees for enforcement shall be derived from authority existing on July 1, 1998. However, nothing contained in this subsection shall operate to limit such agencies from adjusting their fee schedule in conformance with existing authority.

(2)

- (a) Any two or more counties or municipalities, or any combination thereof, may, in accordance with the provisions of chapter 163, governing interlocal agreements, form an enforcement district for the purpose of enforcing and administering the provisions of the Florida Building Code. Each district so formed shall be registered with the department on forms to be provided for that purpose. Nothing in this subsection shall be construed to supersede provisions of county charters which preempt municipal authorities respective to building codes.
- (b) With respect to evaluation of design professionals' documents, if a local government finds it necessary, in order to enforce compliance with the Florida Building Code and issue a permit, to reject design documents required by the code three or more times for failure to correct a code violation specifically and continuously noted in each rejection, including, but not limited to, egress, fire protection, structural stability, energy, accessibility, lighting, ventilation, electrical, mechanical, plumbing, and gas systems, or other requirements identified by rule of the Florida Building Commission adopted pursuant to chapter 120, the local government shall impose, each time after the third such review the plans are rejected for that code violation, a fee of four times the amount of the proportion of the permit fee attributed to plans review.
- (c) With respect to inspections, if a local government finds it necessary, in order to enforce compliance with the Florida Building Code, to conduct any inspection after an initial inspection and one subsequent reinspection of any project or activity for the same code violation specifically and continuously noted in each rejection, including, but not limited to, egress, fire protection, structural stability, energy, accessibility, lighting, ventilation, electrical, mechanical, plumbing, and gas systems, or other requirements identified by rule of the Florida Building Commission adopted pursuant to chapter 120, the local government shall impose a fee of four times the amount of the fee imposed for the initial inspection or first reinspection, whichever is greater, for each such subsequent reinspection.

(3)

(a) Each enforcement district shall be governed by a board, the composition of which shall be determined by the affected localities.

(b)

- 1. At its own option, each enforcement district or local enforcement agency may adopt rules granting to the owner of a single-family residence one or more exemptions from the Florida Building Code relating to:
  - a. Addition, alteration, or repairs performed by the property owner upon his or her own property, provided any addition or alteration shall not exceed 1,000 square feet or the square footage of the primary structure, whichever is less.
  - b. Addition, alteration, or repairs by a nonowner within a specific cost limitation set by rule, provided the total cost shall not exceed \$5,000 within any 12-month period.
  - c. Building and inspection fees.





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- 2. However, the exemptions under subparagraph 1. do not apply to single-family residences that are located in mapped flood hazard areas, as defined in the code, unless the enforcement district or local enforcement agency has determined that the work, which is otherwise exempt, does not constitute a substantial improvement, including the repair of substantial damage, of such single-family residences.
- 3. Each code exemption, as defined in sub-subparagraphs 1.a., b., and c., shall be certified to the local board 10 days prior to implementation and shall only be effective in the territorial jurisdiction of the enforcement district or local enforcement agency implementing it.
- (4) When an enforcement district has been formed as provided herein, upon its registration with the department, it shall have the same authority and responsibility with respect to building codes as provided by this part for local governing bodies.
- (5) State and regional agencies with special expertise in building code standards and licensing of contractors and design professionals shall provide support to local governments upon request.
- (6) Notwithstanding any other law, state universities, Florida College System institutions, and public school districts shall be subject to enforcement of the Florida Building Code under this part.

(a)

- 1. State universities, Florida College System institutions, or public school districts shall conduct plan review and construction inspections to enforce building code compliance for their building projects that are subject to the Florida Building Code. These entities must use personnel or contract providers appropriately certified under part XII of chapter 468 to perform the plan reviews and inspections required by the code. Under these arrangements, the entities are not subject to local government permitting requirements, plans review, and inspection fees. State universities, Florida College System institutions, and public school districts are liable and responsible for all of their buildings, structures, and facilities. This paragraph does not limit the authority of the county, municipality, or code enforcement district to ensure that buildings, structures, and facilities owned by these entities comply with the Florida Building Code or to limit the authority and responsibility of the fire official to conduct fire safety inspections under chapter 633.
- 2. In order to enforce building code compliance independent of a county or municipality, a state university, Florida College System institution, or public school district may create a board of adjustment and appeal to which a substantially affected party may appeal an interpretation of the Florida Building Code which relates to a specific project. The decisions of this board, or, in its absence, the decision of the building code administrator, may be reviewed under s. 553.775.
- (b) If a state university, Florida College System institution, or public school district elects to use a local government's code enforcement offices:





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- 1. Fees charged by counties and municipalities for enforcement of the Florida Building Code on buildings, structures, and facilities of state universities, state colleges, and public school districts may not be more than the actual labor and administrative costs incurred for plans review and inspections to ensure compliance with the code.
- 2. Counties and municipalities shall expedite building construction permitting, building plans review, and inspections of projects of state universities, Florida College System institutions, and public schools that are subject to the Florida Building Code according to guidelines established by the Florida Building Commission.
- 3. A party substantially affected by an interpretation of the Florida Building Code by the local government's code enforcement offices may appeal the interpretation to the local government's board of adjustment and appeal or to the commission under s. 553.775 if no local board exists. The decision of a local board is reviewable in accordance with s. 553.775.
- (c) The Florida Building Commission and code enforcement jurisdictions shall consider balancing code criteria and enforcement to unique functions, where they occur, of research institutions by application of performance criteria in lieu of prescriptive criteria.
- (d) School boards, Florida College System institution boards, and state universities may use annual facility maintenance permits to facilitate routine maintenance, emergency repairs, building refurbishment, and minor renovations of systems or equipment. The amount expended for maintenance projects may not exceed \$200,000 per project. A facility maintenance permit is valid for 1 year. A detailed log of alterations and inspections must be maintained and annually submitted to the building official. The building official retains the right to make inspections at the facility site as he or she considers necessary. Code compliance must be provided upon notification by the building official. If a pattern of code violations is found, the building official may withhold the issuance of future annual facility maintenance permits.

This part may not be construed to authorize counties, municipalities, or code enforcement districts to conduct any permitting, plans review, or inspections not covered by the Florida Building Code. Any actions by counties or municipalities not in compliance with this part may be appealed to the Florida Building Commission. The commission, upon a determination that actions not in compliance with this part have delayed permitting or construction, may suspend the authority of a county, municipality, or code enforcement district to enforce the Florida Building Code on the buildings, structures, or facilities of a state university, Florida College System institution, or public school district and provide for code enforcement at the expense of the state university, Florida College System institution, or public school district.

(7)

(a) The governing bodies of local governments may provide a schedule of reasonable fees, as authorized by s. 125.56(2) or s. 166.222 and this section, for enforcing this part. These fees, and any fines or investment earnings related to the fees, shall be used solely for carrying out the local government's responsibilities in enforcing the Florida Building Code. When providing a schedule of reasonable fees, the total estimated annual revenue derived from fees, and the fines and investment earnings related to the fees, may not exceed the total estimated annual costs of allowable



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activities. Any unexpended balances must be carried forward to future years for allowable activities or must be refunded at the discretion of the local government. A local government may not carry forward an amount exceeding the average of its operating budget for enforcing the Florida Building Code for the previous 4 fiscal years. For purposes of this subsection, the term "operating budget" does not include reserve amounts. Any amount exceeding this limit must be used as authorized in subparagraph 2. However, a local government that established, as of January 1, 2019, a Building Inspections Fund Advisory Board consisting of five members from the construction stakeholder community and carries an unexpended balance in excess of the average of its operating budget for the previous 4 fiscal years may continue to carry such excess funds forward upon the recommendation of the advisory board. The basis for a fee structure for allowable activities must relate to the level of service provided by the local government and must include consideration for refunding fees due to reduced services based on services provided as prescribed by s. 553.791, but not provided by the local government. Fees charged must be consistently applied.

- 1. As used in this subsection, the phrase "enforcing the Florida Building Code" includes the direct costs and reasonable indirect costs associated with review of building plans, building inspections, reinspections, and building permit processing; building code enforcement; and fire inspections associated with new construction. The phrase may also include training costs associated with the enforcement of the Florida Building Code and enforcement action pertaining to unlicensed contractor activity to the extent not funded by other user fees.
- 2. A local government must use any excess funds that it is prohibited from carrying forward to rebate and reduce fees, or to pay for the construction of a building or structure that houses a local government's building code enforcement agency or the training programs for building officials, inspectors, or plans examiners associated with the enforcement of the Florida Building Code. Excess funds used to construct such a building or structure must be designated for such purpose by the local government and may not be carried forward for more than 4 consecutive years. An owner or builder who has a valid building permit issued by a local government for a fee, or an association of owners or builders located in the state that has members with valid building permits issued by a local government for a fee, may bring a civil action against the local government that issued the permit for a fee to enforce this subparagraph.
- 3. The following activities may not be funded with fees adopted for enforcing the Florida Building Code:
  - a. Planning and zoning or other general government activities.
  - b. Inspections of public buildings for a reduced fee or no fee.
  - c. Public information requests, community functions, boards, and any program not directly related to enforcement of the Florida Building Code.
  - d. Enforcement and implementation of any other local ordinance, excluding validly adopted local amendments to the Florida Building Code and excluding any local ordinance directly related to enforcing the Florida Building Code as defined in subparagraph 1.
- 4. A local government must use recognized management, accounting, and oversight practices to ensure that fees, fines, and investment earnings generated under this subsection are maintained and allocated or used solely for the purposes described in subparagraph 1.



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- 5. The local enforcement agency, independent district, or special district may not require at any time, including at the time of application for a permit, the payment of any additional fees, charges, or expenses associated with:
  - a. Providing proof of licensure under chapter 489;
  - b. Recording or filing a license issued under this chapter;
  - c. Providing, recording, or filing evidence of workers' compensation insurance coverage as required by chapter 440; or
  - d. Charging surcharges or other similar fees not directly related to enforcing the Florida Building Code.
- (b) By December 31, 2020, the governing body of a local government that provides a schedule of fees shall create a building permit and inspection utilization report and post the report on its website. The information in the report shall be derived from relevant information available in the most recently completed financial audit. After December 31, 2020, the governing body of a local government that provides a schedule of fees shall update its building permit and inspection utilization report before making any adjustments to the fee schedule. The report shall include:
  - 1. Direct and indirect costs incurred by the local government to enforce the Florida Building Code, including costs related to:
    - a. Personnel services costs, including salary and related employee benefit costs incurred by the local government to enforce the Florida Building Code.
    - b. Operating expenditures and expenses.
  - 2. Permit and inspection utilization information, including:
    - a. Number of building permit applications submitted.
    - b. Number of building permits issued or approved.
    - c. Number of building inspections and reinspections requested.
    - d. Number of building inspections and reinspections conducted.
    - e. Number of building inspections conducted by a private provider.
    - f. Number of audits conducted by the local government of private provider building inspections.
    - g. Number of personnel dedicated by the local government to enforce the Florida Building Code, issue building permits, and conduct inspections.
    - h. Other permissible activities for enforcing the Florida Building Code as described in subparagraph (a)1.
  - 3. Revenue information, including:
    - a. Revenue derived from fees pursuant to paragraph (a).
    - b. Revenue derived from fines pursuant to paragraph (a).
    - c. When applicable, investment earnings from the local government's investment of revenue derived from fees and fines pursuant to paragraph (a).
    - d. Balances carried forward by the local government pursuant to paragraph (a).
    - e. Balances refunded by the local government pursuant to paragraph (a).
    - f. Revenue derived from other sources, including local government general revenue.





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- (c) The governing body of a local government that issues building permits may charge a person only one search fee, in an amount commensurate with the research and time costs incurred by the governing body, for identifying building permits for each unit or subunit assigned by the governing body to a particular tax parcel identification number.
- (8) Effective January 1, 2023, local governments located in areas designated in the Federal Emergency Management Agency disaster declarations for Hurricane Ian or Hurricane Nicole may not raise building inspection fees, as authorized by s. 125.56(2) or s. 166.222 and this section, before October 1, 2024. This subsection expires June 30, 2025.
- (9) The Department of Agriculture and Consumer Services is not subject to local government permitting requirements, plan review, or inspection fees for agricultural structures, such as equipment storage sheds and pole barns that are not used by the public.
- (10) A single-family or two-family dwelling that is converted into a certified recovery residence, as defined in s. 397.311, or a recovery residence, as defined in s. 397.311, that has a charter from an entity recognized or sanctioned by Congress does not have a change of occupancy as defined in the Florida Building Code solely due to such conversion.

**History.**—s. 11, ch. 74-167; s. 3, ch. 75-111; s. 5, ch. 77-365; s. 3, ch. 85-97; s. 805, ch. 97-103; ss. 50, 51, ch. 98-287; ss. 85, 86, ch. 2000-141; ss. 34, 35, ch. 2001-186; ss. 3, 4, ch. 2001-372; s. 87, ch. 2002-1; s. 27, ch. 2002-20; s. 12, ch. 2005-147; s. 64, ch. 2006-1; s. 15, ch. 2008-191; s. 37, ch. 2010-176; s. 127, ch. 2014-17; s. 276, ch. 2014-19; s. 23, ch. 2014-154; s. 21, ch. 2016-129; s. 10, ch. 2017-149; s. 7, ch. 2019-75; s. 3, ch. 2019-121; s. 6, ch. 2021-128; s. 5, ch. 2021-201; s. 4, ch. 2021-212; s. 6, ch. 2022-136; s. 13, ch. 2023-304.





## **FORMS**

Date of Application:			YYYY / MM / DD				FTE-Year-8000-00-XX FTE Permit No.					
Anticipated Completion Date:			YYYY / MM / DD				Task W Order	fork (TWO):				
FPID Number:				State Road:	State Road-			Mile Num	Marker ber:			
Contract Number:				Latitude and L	Latitude and Longitude:							
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Project Address:												
City:				Zip Code:				Coun	ity:			
Contractor's Name:								Cont Licen Num				
Contractor's Address:				I								
City:				Zip Code:				Coun	ity:			
Contact Person:	Email:				_							
Telephone:	Fax:											
Qualifier's Name:	Qualifier must be an employee or Representative of the General Contractor							Qualifier's License Number:				
Contractor's Address:												
City:				Zip Code:				County:				
Contact Person:				Email:								
Telephone:				Fax:								
Effective Date of Compliance:	GTR	FBS	Applicable Year  NFPA	Type of Work:		□ New	n		enovation	Level of Alteration (If Applicable)		able)
Occupancy Type:		Reference Cons	truction Documents	Construction Type (I-V):		Г		Эв	   A   B	□ IV		□ V □ A □ B
Applicant's Printed Name:				Applicant's Signature:				Date:				





Requested Inspection Date / Time:	YYYY/MM/DD   NEW   AM   DEMOUTION   PM   RENOVATION   ADDITION			INESS DAY PRIOR TO THE REQUIRED INSPECT Department Only Date / Time Received: TWO FPID #				FTE-Year-0000-00-XX No. Task Work Order (TWO):			
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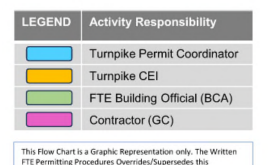
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	CERTIFICATE OF OCCUPA	NCY OR COME	I FTION TYPE: (CI	HECK ONE)			
			PERMANENT	nesk One,			
	☐ TEMPOR	ARY (OR)	] PERMANENI				
	** IF TEMPORARY, CHECK NUMBER	R OF DAYS REC	QUIRED:	30 🗌 60 🗌 90			
	ENCLOSED WITH THIS REQUEST	ARE CORIES O	E: (DI EASE CHECI	K ALL THAT APPLY)			
			INSPECTION REPO				
		SSED INSPECT					
	SIGNED-C	OFF BUILDING	PERMIT				
Description	r's Signature*		DATE				





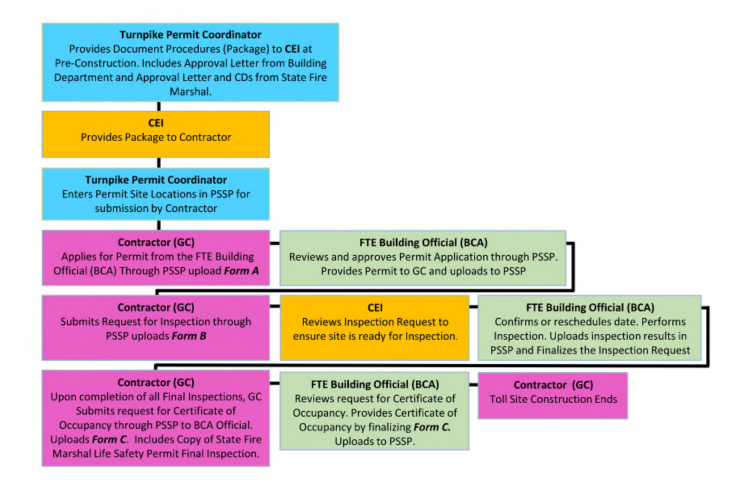
## **DESIGN-BID-BUILD FLOW CHART**

## Design-Bid-Build Toll Facilities Building Permit, Inspection and Certificate of Occupancy (CO) Process Flow Chart



Document.

As per Florida Statute 553.80 - Enforcement The Florida Building Code as it pertains to toll collection facilities under the jurisdiction of the Turnpike Enterprise of the Department of Transportation shall be enforced exclusively by the Turnpike Enterprise.

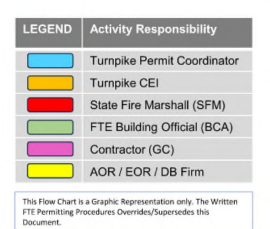




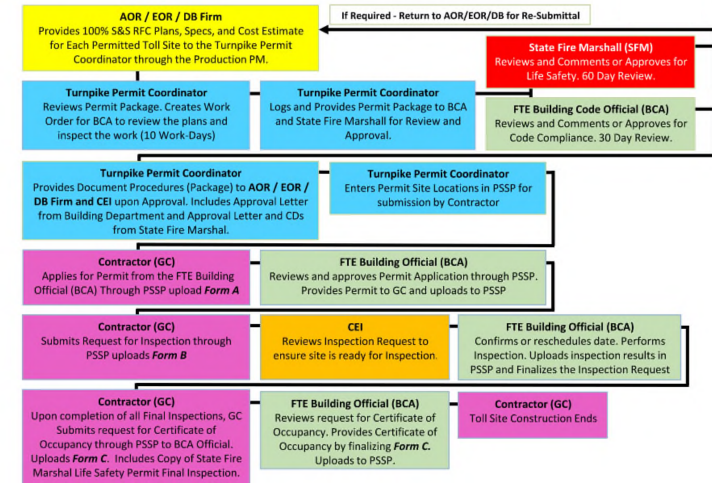


## **DESIGN-BUILD FLOW CHART**

# Design-Build Toll Facilities Building Permit, Inspection and Certificate of Occupancy (CO) Process Flow Chart



As per Florida Statute 553.80 – Enforcement The Florida Building Code as it pertains to toll collection facilities under the jurisdiction of the Turnpike Enterprise of the Department of Transportation shall be enforced exclusively by the Turnpike Enterprise.







## **CONTACTS**

The contents and language contained in this document is considered to be accurate at the time of release.

Should any discrepancies be observed, please contact Dan Walker at:

Dan.Walker@dot.state.fl.us

## Other Contact Information:

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Nicole Ingersoll	<ul><li>✓ ningersoll@cgasolutions.com</li><li>(954) 865-2432</li></ul>	Building C Dan Walker	Code Contract Coordinator  Man.walker@dot.state.fl.us	

## NOTE:

This publication is for reference.

Forms A, B, and C shall be utilized for submission in Turnpike Construction's ProjectSolve Sharepoint. However, they can be populated manually as back-up in the event Turnpike Construction's ProjectSolve Sharepoint is not available.

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