Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Standards

RULE NOS.:	RULE TITLES:
5F-2.001	Standards
5F-2.002	Disposition of Below Standard
	Gasoline, Kerosene, Diesel Fuel
	Oils No. 1-D and 2-D, and Fuel Oils
	No. 1 and No. 2, and Alternative
	Fuels
5F-2.003	Registration and Identification
5F-2.005	Inaccurate Measuring Devices
5F-2.006	Inspection Identification Stickers
5F-2.014	Adoption of the General Code and
	the Codes of Liquid-Measuring
	Devices, Liquefied Petroleum Gas
	and Anhydrous Ammonia
	Liquid-Measuring Devices,
	Hydrocarbon Gas Vapor-Measuring
	Devices, Vehicle-Tank Meters, and
	Vehicle Tanks Used as Measures of
	National Institute of Standards and
	Technology Handbook 44 and
	Meter Sealing Requirements
5F-2.016	Guidelines for Imposing
	Administrative Penalties

PURPOSE AND EFFECT: 1. Establish a minimum octane rating requirement of 87 for gasoline, which includes gasoline blends, sold, distributed, offered for sale or offered for distribution at retail gas stations.

- 2. Establish a minimum motor octane number requirement of 82 for gasoline with an octane rating of 87 or higher.
- 3. Establish a temporary lower minimum vapor pressure requirement for E85 Fuel Ethanol classes permitted for sale in Florida to reflect an anticipated lowering of this requirement by ASTM International.
- 4. Amend language to reduce the maximum amount of water permissible in storage tanks containing ethanol and biodiesel fuels and their respective blended products from two inches to one quarter inch.
- 5. Clarify the disposition of gasoline, kerosene, diesel fuel, fuel oils and alternative fuels.
- 6. Remove the prohibition for penalty from the discovery of water and/or suspended matter in referenced motor fuels and to transfer references for penalty prohibitions for specified violations to the penalty matrix section.

- 7. Amend penalties for vapor pressure violations over 11.0 psi, from June 1 through September 15 of each calendar year. Violations above the applicable standard, but less than and including 11.0 psi will still be subject to Stop Sale Order, but without penalty.
- 8. Reference and list all forms used in the stopping of sale of substandard fuel; disposition of all listed fuel types; the removal of improperly labeled devices from service; the removal of inaccurate measuring devices from service; the removal from service of devices without inspection stickers; the removal from service of devices not maintained properly (in violation of NIST Handbook 44); and the removal of improperly functioning measuring devices from service.
- 9. Provide instructions to terminal suppliers, wholesalers, and importers filling out the required DACS Form #03202 titled "Gasoline and Oil Inspection Affidavit and Inspection Fee
- 10. Further clarify ethanol dispenser labeling requirements.
- 11. Amend language to add labeling language for M85 Fuel Methanol products to more clearly and conspicuously notify consumers that methanol blended products are not necessarily compatible with all flex fuel vehicles.
- 12. Provide instructions to persons and service agencies wishing to register with the Department as an authorized meter mechanic able to repair and/or adjust the accuracy of petroleum fuel measuring devices.
- 13. Adopt the current version of the National Institute of Standards and Technology (NIST) Handbook 44.
- 14. Specify the time period in which the Department must be notified after the installation of a petroleum fuel measuring device.
- 15. Amend language to specify the Department may also suspend or revoke any registration issued under Chapter 525, F.S., in lieu of or in addition to issuing a penalty as prescribed by this section.
- 16. Reconstruct the penalty matrix.
- 17. Update ASTM International standards for gas, diesel fuels, fuel oils and biodiesel. Also, incorporate new ASTM International standards for biodiesel blends (with diesel fuel) for concentrations from 6% to 20%.

SUBJECT AREA TO BE ADDRESSED: The proposed Chapter 5F-2, F.A.C., establishes minimum octane rating requirements for gasoline sold, distributed, offered for sale or offered for distribution at retail gas stations; establishes a minimum motor octane number for gasoline with an octane rating of 87 or higher; is amended to reflect an anticipated lowering by ASTM International of the minimum vapor pressure requirement for all classes of E85 fuel ethanol permissible for sale in Florida; is amended to reduce the maximum amount of water permissible in storage tanks containing ethanol and biodiesel fuels and their respective blended products from two inches to one quarter inch; is amended to clarify disposition of gasoline, kerosene, diesel fuel, fuel oils and alternative fuels and modify the disposition of such fuels resulting from proposed changes herein. Also, clarify and transfer references for penalty prohibitions for specified violations to Rule 5F-2.016, F.A.C.; is amended to remove the prohibition for penalty from the discovery of water and/or suspended matter in referenced fuels; is amended to only warrant penalties for vapor pressure violations over 11.0 psi, from June 1 through September 15 of each calendar year; is amended to reference forms used when fuel types in this section are found to be substandard; is amended to reference forms used in the disposition of all listed fuel types in this section; is amended to reference forms used in the discovery of improperly labeled petroleum fueling devices; is amended to reference forms used in the removal of inaccurate measuring devices, devices without inspection stickers, and improperly functioning measuring devices from service; is amended to describe the requirements for manufacturers, terminal suppliers, wholesalers, and importers of petroleum fuel distributing and/or selling petroleum fuel in this state and the party responsible for submitting the petroleum inspection fee; is amended to further clarify ethanol dispenser labeling requirements; is amended to add labeling language to M85 fuel methanol products to more clearly and conspicuously notify consumers that methanol blended products are not necessarily compatible with all flex fuel vehicles; is amended to describe the process and requirements for individuals wishing to register with the Department as a meter mechanic; adopts the current version of the National Institute of Standards and Technology (NIST) Handbook 44; establishes requirements for persons or service agencies installing new petroleum measuring devices to notify the Department within ten (10) days of installation; is amended to state that the Department may revoke or suspend a registration issued under Chapter 525, F.S., as a means of penalty for violations of the laws and rules adopted by the Department; is amended to update and enhance the fine matrix for violations of Chapter 525, F.S.; update the ASTM International fuel quality specification designations for gasoline, diesel fuels, fuel oils, and biodiesel; adopt by reference newly published standards for biodiesel blends (with diesel fuel) for concentrations of 6% to 20% biodiesel.

SPECIFIC AUTHORITY: 525.14, 531.40, 531.41, 570.07 FS. LAW IMPLEMENTED: 525.01, 525.035, 525.037, 525.07, 525.09, 525.14, 525.16, 531.40 FS.

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

DATE AND TIME: February 23, 2009, 8:30 a.m. EST

PLACE: Florida Department of Agriculture and Consumer Services, Eyster Auditorium, 3125 Conner Blvd., Tallahassee, FL 32399

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 24 hours before the workshop/meeting by contacting: Matthew Curran, Ph.D., Bureau Chief of Petroleum Inspection, 3125 Conner Blvd., Bldg. 1, Tallahassee, FL 32399, (850)488-9740. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Matthew Curran, Ph.D., Bureau Chief of Petroleum Inspection, 3125 Conner Blvd., Bldg. 1, Tallahassee, FL 32399, (850)488-9740 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Food Safety

RULE NOS.: **RULE TITLES:**

5K-4.027 Standard of Identity – Honey 5K-4.028 Adulteration and Misbranding -

Honey

PURPOSE AND EFFECT: The purpose of this rule development is to establish a standard of identity for honey that is produced, packed, repacked, distributed and sold in Florida or from Florida. Development of this rule is meant to have the effect on controlling the pervasive, illegal practice of blending or diluting pure honey with low-cost syrups (i.e., sugar, cane, corn, etc.) thereby committing an economic fraud on both the permanent and transient residents of Florida. Preliminary guidelines have been drafted through a cooperative effort between the Department of Agriculture and Consumer Services and the Florida State Beekeepers Association to implement a needed standard of identity for honey. The rule substantially conforms to standards set forth in the Codex Standard for Honey. This rule will have an effect on those establishments permitted by the Department of Agriculture and Consumer Services who produce local honey or sell honey from Interstate Commerce.

SUBJECT AREA TO BE ADDRESSED: This rule development will address the creation of a standard of identity for honey, comprehensive prohibitions against the deliberate addition of any food ingredient or food additives other than honey, will set maximum moisture content for honey, set parameters for sugar constituents in honey and establish honey labeling guidelines. This rule will also provide a mechanism for the Department to enforce instances of adulteration and misbranding of honey being offered for sale at retail in Florida. SPECIFIC AUTHORITY: 500.09, 570.07(23), 586.10 FS.

LAW IMPLEMENTED: 500.02, 500.03, 500.04, 500.09, 500.10, 500.11, 570.07, 570.50 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Paul M. Raynes, Senior Management Analyst II, Division of Food Safety, 3125 Conner Boulevard, Mail Stop C-18, Tallahassee, FL 32399-1650; Telephone: (850)245-5539

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

5K-4.027 Standard of Identity – Honey.

- (1) This standard applies to all honey produced by honey bees from nectar and covers all styles of honey presentation that are processed and ultimately intended for direct consumption and to all honey packed, processed or intended for sale in bulk containers as honey, that may be repacked for retail sale or for sale or use as an ingredient in other foods.
- (2) "Honey" means the natural food product resulting from the harvest of nectar by honeybees and the natural activities of the honeybees in processing nectar. It consists essentially of different sugars, predominantly fructose and glucose as well as other substances such as organic acids, enzymes and solid particles derived from honey collection. The color of honey can vary from nearly colorless to dark brown. The consistency can be fluid, viscous or partially to completely crystallized. The flavor and aroma vary, but are derived from the plant's origin.
- (3) Honey sold as such shall not have added to it any food additives, as defined in Section 500.03(1)(m), F.S., nor shall any other additions be made other than honey. It shall not have begun to ferment or effervesce and no pollen or constituent unique to honey may be removed except where unavoidable in the removal of foreign matter. Chemical or biochemical treatments shall not be used to influence honey crystallization.
- (a) Moisture Content No water may be added to honey in the course of extraction or packing for sale or resale as honey. Honey shall not have a moisture content exceeding 23%.
 - (b) Sugars Content.
 - 1. The ratio of fructose to glucose shall be greater than 0.9.
- 2. Fructose and Glucose (Sum of Both) shall not be less than 60g/100g.
 - (c) Sucrose Content.
 - 1. Honey not listed below shall not be more than 5g/100g.
- 2. Alfalfa (Medicago sativa), Citrus spp., False Acacia (Robinia pseudoacacia), French Honeysuckle (Hedysarum), Menzies Banksia (Banksia menziesii), Red Gum (Eucalyptus camaldulensis), Leatherwood (Eucryphia lucida), Eucryphia milligani – not more than 10g/100g.

- 3. Lavender (Lavandula spp) and Borage (Borago officinalis) – not more than 15g/100g.
 - (4) Name of the Food.
- (a) Products conforming to the standard of identity as adopted in this rule shall be designated "honey". Foods containing honey and any flavoring, spice or other added ingredient or if honey is processed in such a way that a modification to honey occurs that materially changes the flavor, color, viscosity or other material characteristics of pure honey, then such foods shall be distinguished in the food name from honey by declaration of the food additive or modification.
- (b) Honey may be designated according to floral or plant source if it comes predominately from that particular source and has the organoleptic, physicochemical and microscopic properties corresponding with that origin.
- (c) Where honey has been designated according to floral or plant source [as stated in (4)(b)], then the common name or the botanical name of the floral source shall be used in conjunction with or joined with the word "honey".
- (d) The styles in subparagraphs (4)(e)2. and 3. shall be declared.
- (e) Honey may be designated according to the following styles:
- 1. "Honey" which is honey in liquid or crystalline state or a mixture of the two;
- 2. "Comb Honey" which is honey stored by bees in the cells of freshly built broodless combs and which is sold in sealed whole combs or sections of such combs;
- 3. "Cut Comb in Honey", "Honey with Comb" or "Chunk Honey" which is honey containing one or more pieces of comb honey.

Specific Authority 500.09, 570.07(23), 586.10 FS. Law Implemented 500.02, 500.03, 500.04, 500.09, 500.10, 500.11, 570.07, 570.50 FS. <u>History–New</u>

5K-4.028 Adulteration and Misbranding – Honey.

The following shall be prima facie evidence of adulteration under Sections 500.10(2)(d) and 586.10, F.S., or misbranding under Sections 500.11(1)(g) and 586.10, F.S., of any product sold or offered for sale as honey:

- (1) The product has a maltose content in excess of 10%; or
- (2) The product contains oligosaccharides indicative of invert syrup; or
- (3) The absolute value of Carbon Stable Isotope Ratio Analysis (CSIRA) is not more negative than -20.0 for the
- (4) CSIRA Internal Standard Procedure with a protein value minus honey value is more negative than -1.0 for the product; or
- (5) The product fails to conform to the standard of identity stated in Rule 5K-4.027, F.A.C.

Specific Authority 500.09, 570.07(23), 586.10 FS. Law Implemented 500.02, 500.03, 500.04, 500.09, 500.10, 500.11, 570.07, 570.50 FS. History-New

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Agricultural Water Policy

RULE NOS.: **RULE TITLES:**

5M-11.001 Purpose

Approved BMPs 5M-11.002

Presumption of Compliance 5M-11.003 5M-11.004 Notice of Intent to Implement

Record Keeping 5M-11.005

PURPOSE AND EFFECT: The purpose of this notice is to initiate the development of a Water Quality Best Management Practices manual for Florida Cow/Calf Operations. Subsequently, the Department will initiate formal rulemaking in order to adopt these measures by rule.

SUBJECT AREA TO BE ADDRESSED: The proposed rule will address the development of practices that protect water resources, the procedures for filing a Notice of Intent, and associated recordkeeping requirements necessary for producers to receive a presumption of compliance with state water quality standards.

SPECIFIC AUTHORITY: 403.067(7)(c)2., 570.07(23) FS. LAW IMPLEMENTED: 403.067(7)(c)2. FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Bill Bartnick, Environmental Administrator, Office of Agricultural Water Policy, 1203 Governor's Square Boulevard, Suite 200, Florida 32301, (850)617-1700 or Tallahassee, (850)617-1701

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

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

ADMINISTRATION COMMISSION

RULE NOS.: RULE TITLES: 28-18.100 Purpose and Effect

Work Program Administration 28-18.200

28-18.300 Comprehensive Plan

PURPOSE AND EFFECT: Proposal to adopt a new rule for the City of Marathon Comprehensive Plan to identify the purpose and effect, incorporate the Section 380.0552(4), Florida Statute, requirements for annual reporting to the Administration Commission describing the progress of the City of Marathon in accomplishing the remaining tasks under the Work Program as set forth in Rule 28-20.110, F.A.C., and to determine whether substantial progress has been achieved for removal of the Florida Keys Area of Critical State Concern

SUBJECT AREA TO BE ADDRESSED: The protection of the natural environment of the Florida Keys, and the identification of and progress in accomplishing the tasks under Work Program (as set out in Rule 28-20.110, F.A.C.) to be reported in the Department of Community Affairs written annual report to the Administration Commission. The Work Program task include the continued implementation of the Wastewater Master Plan and the construction of additional wastewater collection facilities: treatment and the implementation of the Florida Keys Carrying Capacity Study; the identification and completion of stormwater projects; and the analysis of hurricane evacuation issues in the Florida Keys. SPECIFIC AUTHORITY: 380.0552(9), 380.05(22) FS.

LAW IMPLEMENTED: 380.0552 FS.

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

DATE AND TIME: February 23, 2009, 10:00 a.m. as the second rule immediately following the conclusion of the first

PLACE: Florida Department of Community Affairs, Room 310M, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100. Toll Free Conference Call In Number: (888)808-6959; Conference Code: 9221698

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Barbara Powell, Community Planner, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100; Work (850)922-1782. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Barbara Powell, Community Planner, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100; Work (850)922-1782

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

ADMINISTRATION COMMISSION

RULE NOS.: RULE TITLES:

28-19.300 Work Program Administration

Comprehensive Plan 28-19.310

PURPOSE AND EFFECT: Proposal to adopt a new rule for the Islamorada, Village of Islands Comprehensive Plan to incorporate the Section 380.0552(4), Florida Statutes, requirements for annual reporting to the Administration Commission describing the progress of the Village of Islamorada in accomplishing the remaining tasks under the Work Program as set forth in Rule 28-20.110, F.A.C., and to determine whether substantial progress has been achieved for removal of the Florida Keys Area of Critical State Concern designation.

SUBJECT AREA TO BE ADDRESSED: The protection of the natural environment of the Florida Keys, and the identification of and progress in accomplishing the tasks under Work Program (as set out in Rule 28-20.110, F.A.C.) to be reported in the Department of Community Affairs written annual report to the Administration Commission. The Work Program task include the continued implementation of the Wastewater Master Plan and the construction of additional wastewater treatment and collection facilities: the continued implementation of the Florida Keys Carrying Capacity Study; the identification and completion of stormwater projects; and the analysis of hurricane evacuation issues in the Florida Keys. SPECIFIC AUTHORITY: 380.0552(9), 380.05(22) FS.

LAW IMPLEMENTED: 380.0552 FS.

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

DATE AND TIME: February 23, 2009, 10:00 a.m. as the first rule

PLACE: Florida Department of Community Affairs, Room 310M, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100. Toll Free Conference Call In Number: (888)808-6959; Conference Code: 9221698.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Barbara Powell, Community Planner, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100; Work (850)922-1782. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Barbara Powell, Community Planner, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100; Work (850)922-1782

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

ADMINISTRATION COMMISSION

RULE NOS.: RULE TITLES:

28-20.130 Work Program Administration

28-20.140 Comprehensive Plan

PURPOSE AND EFFECT: Proposal to adopt a new rule for the Monroe County Comprehensive Plan to incorporate the Section 380.0552(4), Florida Statutes, requirements for annual reporting to the Administration Commission describing the progress of Monroe County in accomplishing the remaining tasks under the Work Program as set forth in Rule 28-20.110, F.A.C., and to determine whether substantial progress has been achieved for removal of the Florida Keys Area of Critical State Concern designation.

SUBJECT AREA TO BE ADDRESSED: The protection of the natural environment of the Florida Keys, and the identification of and progress in accomplishing the tasks under Work Program (as set out in Rule 28-20.110, F.A.C.) to be reported in the Department of Community Affairs written annual report to the Administration Commission. The Work Program task include the continued implementation of the Wastewater Master Plan and the construction of additional wastewater treatment and collection facilities; the continued implementation of the Florida Keys Carrying Capacity Study; the identification and completion of stormwater projects; and the analysis of hurricane evacuation issues in the Florida Keys. SPECIFIC AUTHORITY: 380.0552(9), 380.05(22) FS.

LAW IMPLEMENTED: 380.0552 FS.

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

DATE AND TIME: February 23, 2009, 10:00 a.m. as the third rule immediately following the conclusion of the second rule PLACE: Florida Department of Community Affairs, Room 310M, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100. Toll Free Conference Call In Number: (888)808-6959; Conference Code: 9221698.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Barbara Powell, Community Planner, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100; Work (850)922-1782. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Barbara Powell, Community Planner, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100; Work (850)922-1782

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

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE: 33-203.201 Inmate Trust Fund

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to eliminate language concerning Social Security benefits, as inmates incarcerated for more than 30 days are ineligible to receive either Social Security or federal disability benefits.

SUBJECT AREA TO BE ADDRESSED: Inmate Trust Fund. SPECIFIC AUTHORITY: 944.09, 944.516, 945.215 FS.

LAW IMPLEMENTED: 17.61, 57.085, 717.113, 944.09, 944.516, 945.091, 945.215 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Kendra Lee Jowers, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

- 33-203.201 Inmate Trust Fund.
- (1) No change.
- (2)(a) No change.
- (b) In accordance with 38 U.S.C. 5301 and 42 U.S.C 407, Veterans Administration (VA) and Social Security (SS) benefit checks are exempt from attachment, levy or seizure. The Department shall not place liens on the inmate's trust fund account for medical co-payments, legal copies, or other Department generated liens for VA and SS benefits checks mailed directly to the Bureau of Finance and Accounting, Inmate Trust Fund Section.
 - (c) through (d) No change.
 - (3) through (12) No change.

Specific Authority 944.09, 944.516, 945.091, 945.215 FS. Law Implemented 17.61, 57.085, 717.113, 944.09, 944.516, 945.091, 945.215 FS. History-New 1-27-86, Amended 7-16-89, 5-1-90, 3-2-92, 6-2-92, 8-25-92, 10-19-92, 4-13-93, 5-28-96, 6-15-98, Formerly 33-3.018, Amended 5-7-00, 7-13-03, 10-20-03, 1-23-05, 5-12-05, 11-12-06, 9-2-08,

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE:

33-601.314 Rules of Prohibited Conduct and

Penalties for Infractions

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to revise the disciplinary charge for possession of a cell phone to include possession of any components or peripherals in accordance with Section 944.47(1)(a)6., F.S., and to create a new disciplinary charge for unauthorized use of or tampering with computers or other office equipment.

SUBJECT AREA TO BE ADDRESSED: Rules of Prohibited Conduct and Penalties for Infractions.

SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 20.315, 944.09, 944.14, 944.279, 944.28 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Kendra Lee Jowers, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

33-601.314 Rules of Prohibited Conduct and Penalties for Infractions.

The following table shows established maximum penalties for the indicated offenses. As used in the table, "DC" means the maximum number of days of disciplinary confinement that may be imposed and "GT" means the maximum number of days of gain time that may be taken. Any portion of either penalty may be applied.

Section 1 through Section 2 No change.

Section 3 – CONTRABAND – ANY ARTICLE NOT SOLD IN THE CANTEEN, OR ISSUED BY THE INSTITUTION, OR FOR WHICH YOU DO NOT HAVE A SPECIFIC PERMIT AUTHORIZED BY THE INSTITUTION WHERE PRESENTLY HOUSED

Section 3-1 through Section 3-13 No change.

Section 3-14 Possession or use of a 60 DC + All GTcellular telephone or any other type

of wireless communication device, or any components or peripherals to such devices, including but not limited to SIM cards, Bluetooth items, batteries, and charging devices; any other technology that is found to be in furtherance of possessing or using a communication device prohibited under Section

944.47(1)(a)6., F.S.

Section 3-15 No change. Section 4-8 No change.

Section 10-11 No change.

RULE NOS.:

Section 9-1 through 9-36 No change. Section 9-37 Unauthorized use of or tampering with a computer, computer peripheral device, or any other office equipment. Other office equipment includes copying machines, facsimile machines, postage meters, or any other device utilized in an office or office-like environment.

60 DC + All GT

Specific Authority 944.09 FS. Law Implemented 20.315, 944.09, 944.14, 944.279, 944.28 FS. History-New 3-12-84, Amended 1-10-85, Formerly 33-22.12, Amended 12-30-86, 9-7-89, 11-22-90, 6-2-94, 10-1-95, 3-24-97, 7-9-98, 8-13-98, Formerly 33-22.012, Amended 9-30-99, 6-7-00, 4-18-02, 10-10-04, 1-9-05, 4-17-05, 6-5-05, 10-27-05, 10-12-06, 11-8-07, 5-18-08, 11-9-08,

RULE TITLES:

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

40D-1.002	Delegation of Authority
40D-1.1020	Timeframe for Providing Requested
	Information
40D-1.600	Permit Applications – General and
	Noticed General Permits
40D-1.6051	Timeframe for Providing Requested
	Information for Permit Applications
	and Denial of Incomplete
	Applications

PURPOSE AND EFFECT: The purpose of this rulemaking is to delegate to District staff authorization to take agency action to approve certain Individual Environmental Resource and Water Use Permits and to revise the process for agency action to deny incomplete permit applications. Related rulemaking is also proposed for Chapters 40D-2, 40D-4 and 40D-40, F.A.C. The effect of this rulemaking will be to enable designated staff to take agency action on certain applications for Individual Water Use and Environmental Resource Permits unless the

applicant, District Executive Director or a Governing Board member requests that the permit application be referred to the Governing Board for agency action. Amendments will also delegate to designated District staff authorization to issue notices of intent to deny permit applications that will become final agency action unless the applicant, District Executive Director or a Governing Board member requests that agency action be taken by the Governing Board.

SUBJECT AREA TO BE ADDRESSED: Environmental Resource and Water Use Permitting processes.

SPECIFIC AUTHORITY: 120.54(5), 373.044, 373.103, 373.113, 373.118, 373.149, 373.171, 373.219, 373.4135, 373.4136, 373.414 FS.

LAW IMPLEMENTED: 120.54(5), 120.60, 253,002, 373.083, 373.084, 373.085, 373.103, 373.116, 373.118, 373.119, 373.149, 373.171, 373.219, 373.223, 373.224, 373.226, 373.229, 373.2295, 373.308, 373.309, 373.323, 373.413, 373.4136, 373.416, 373.418, 373.426, 373.427 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Martha A. Moore, Senior Attorney, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, ext. 4651

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

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NOS.: **RULE TITLES:** 40D-2.041 Permits Required

40D-2.091 Publications Incorporated by

Reference

PURPOSE AND EFFECT: The purpose of this rulemaking is to delegate to District staff authorization to take agency action on certain applications for Individual Water Use Permits. Related amendments are also proposed to Chapter 40D-1, F.A.C., concerning permitting processes and Chapter 40D-4, F.A.C., concerning permitting of Individual Environmental Resource Permits. The effect of this rulemaking will be to enable designated staff to take agency action to approve certain Individual Water Use Permit applications unless the applicant, District Executive Director or a Governing Board member requests that the permit application be referred to the Governing Board for agency action. Amendments also incorporate a revised Water Use Permit Information Manual Part B, "Basis of Review" which is being updated to reflect the changes being proposed in this rulemaking.

SUBJECT AREA TO BE ADDRESSED: Water Use Permitting process.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.118, 373.149, 373.171, 373.216, 373.249 FS.

LAW IMPLEMENTED: 373.036, 373.042, 373.0421, 373.0831, 373.116, 373.117, 373.118, 373.149, 373.171, 373.1963, 373.216, 373.219, 373.223, 373.224, 373.226, 373.229, 373.239, 373.243 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Martha A. Moore, Senior Attorney, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL 34606-6899, (352)796-7211, ext. 4651

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

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NOS.: RULE TITLES: 40D-4.021 Definitions 40D-4.041 Permits Required

40D-4.091 Publications and Agreements

Incorporated by Reference

PURPOSE AND EFFECT: The purpose of this rulemaking is to delegate to District staff authorization to undertake agency action on certain applications for Individual Environmental Resource Permits. Related amendments are also proposed to Chapter 40D-1, F.A.C., concerning permitting processes, Chapter 40D-2, F.A.C., concerning the permitting process for Individual Water Use Permits and Chapter 40D-40, F.A.C., concerning incidental site activities permits applied for in conjunction with Individual Environmental Resource Permits. The effect of this rulemaking will be to enable designated staff to take agency action to approve certain Individual Environmental Resource Permits unless the applicant, District Executive Director or a Governing Board member requests that the permit application be referred to the Governing Board for agency action. Amendments also incorporate a revised Environmental Resource Permit Information Manual Part B, Basis of Review which is being updated to reflect the changes proposed in this rulemaking.

SUBJECT AREA TO BE ADDRESSED: Environmental Resource Permitting process.

SPECIFIC AUTHORITY: 373.044, 373.046, 373.113, 373.118, 373.149, 373.171, 373.414 FS.

LAW IMPLEMENTED: 373.0361, 373.114, 373.171, 373.403, 373.413, 373.4135, 373.4136, 373.414, 373.4144, 373.416, 373.426, 373.427, 373.429, 373.441 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Martha A. Moore, Senior Attorney, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, ext. 4651

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

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NO.: RULE TITLE:

40D-40.302 Conditions for Issuance of General

Permits

PURPOSE AND EFFECT: Rule 40D-40.302, F.A.C., is amended to state that, with respect to the related Individual Environmental Resource Permit application submitted with an application for a general incidental site activities permit, the Individual Environmental Resource Permit may be issued by District staff or the Governing Board. The purpose and effect of this amendment is to make the rule consistent with amendments concurrently proposed for Chapters 40D-1 and 40D-4, F.A.C., authorizing some Individual Environmental Resource Permits to be issued by District staff as well as the Governing Board.

SUBJECT AREA TO BE ADDRESSED: Environmental Resource Permit procedures.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.118 FS. LAW IMPLEMENTED: 373.413, 373.414, 373.416, 373.419, FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Martha A. Moore, Senior Attorney, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, 34604-6899, (352)796-7211, ext. 4651

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

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE: 53-18.001 **Disciplinary Actions**

PURPOSE AND EFFECT: To update and clarify the Lottery's disciplinary actions.

SUBJECT AREA TO BE ADDRESSED: Disciplinary actions. SPECIFIC AUTHORITY: 24.105(2), (9)(j) FS.

LAW IMPLEMENTED: 24.105(19)(d) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

(Substantial rewording of Rule 53-18.001 follows. See the Florida Administrative Code for present text.)

53-18.001 Disciplinary Actions.

- (1) As provided in Section 24.105, Florida Statutes, employees of the Florida Lottery serve at the pleasure of the Secretary and shall be subject, at the discretion of the Secretary, to disciplinary action for conduct or performance violations. Each disciplinary action shall be based on the individual circumstances and, ultimately, the best interests of the Florida Lottery.
- (2) The types of disciplinary actions that may be imposed include but are not limited to the following:
 - (a) Oral Reprimand,
 - (b) Written Reprimand,
 - (c) Suspension Without Pay,
 - (d) Reduction in Pay,
 - (e) Demotion,
 - (f) Dismissal.
- (3) Each supervisor is responsible for promptly reporting alleged disciplinary infractions and performance deficiencies to executive management. No disciplinary action shall be taken without the prior approval of the Secretary or designee.

Specific Authority 24.105(2), (9)(j) FS. Law Implemented 24.105(19)(d) FS. History-New 2-24-93, Amended

DEPARTMENT OF ELDER AFFAIRS

Long-Term Care Ombudsman Program

RULE NOS.: **RULE TITLES:**

Confidentiality and Disclosure 58L-1.001

58L-1.0011 Definitions 58L-1.005 Access

58L-1.006 Conflict of Interest 58L-1.007 Complaint Procedures 58L-1.008 Administrative Assessment

PURPOSE AND EFFECT: The purpose of the proposed rule amendments is to add additional language; incorporate conflict of interest language into this rule chapter, which is currently included in Rule Chapter 58L-2, F.A.C.; and develop three new rules for definitions, complaint procedures and administrative assessments, including three forms incorporated by reference.

SUBJECT AREA TO BE ADDRESSED: The proposed rule amendments and new rules address confidentiality and disclosure of information, access to information, conflict of interest, definitions, complaint procedures, and administrative assessments, including three forms incorporated by reference.

SPECIFIC **AUTHORITY**: 400.0071, 400.0077(5), 400.0081(2) FS.

LAW IMPLEMENTED: 400.0071, 400.0073, 400.0075, 400.0077, 400.0081 FS.

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

DATE AND TIME: February 26, 2009, 9:30 a.m. – 12:30 p.m. EST.

PLACE: Department of Elder Affairs, 4040 Esplanade Way, Conference Room 225F, Tallahassee, Florida 32399-7000

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Jim Crochet, Department of Elder Affairs, Office of the General Counsel, 4040 Esplanade Way, Tallahassee, Florida 32399-7000; Telephone Number: (850)414-2000; Email address: crochethj@elderaffairs.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Jim Crochet, Department of Elder Affairs, Office of the General Counsel, 4040 Esplanade Way, Tallahassee, Florida 32399-7000; Telephone Number: (850)414-2000; Email address: crochethj@elderaffairs.org

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

(Substantial rewording of Rule 58L-1.001 follows. See Florida Administrative Code for present text.)

58L-1.001 Confidentiality and Disclosure.

(1) POLICY AND PROCEDURE.

Pursuant to Section 400.0077(5), F.S., the Department of Elder Affairs, in consultation with the Office of the State Long-Term Care Ombudsman, hereby adopts, and incorporates by reference, the following as policy and procedure for the confidentiality and disclosure of information by an ombudsman and ombudsman council members:

- (a) Sections 400.0077(1) through (4), F.S. (2007); and
- (b) Title VII, Chapter 2 of the Older Americans Act of 1965, as amended in 2006, 42 U.S.C., Sections 3058f-h.

(2) APPLICABILITY.

- (a) The confidentiality and disclosure of information procedure applies to the files maintained by the following entities established under Chapter 400, Part I, F.S.:
- 1. The staff of the Office of the State Long-Term Care Ombudsman;
- 2. Members of the State Long-Term Care Ombudsman Council; and
- 3. Members of the district long-term care ombudsman councils.
- (b) Complaint case files cannot be released by the Long-Term Care Ombudsman Program until the case is closed as defined in Rule 58L-1.0011, F.A.C.

Specific Authority 400.0077(5) FS. Law Implemented 400.0077 FS. History–New 7-25-95, Amended_____.

58L-1.0011 Definitions.

<u>In addition to the terms defined in Section 400, Part I, F.S., the following terms are defined in this rule chapter:</u>

- (1) CASE: Each inquiry brought to, or initiated by, the ombudsman on behalf of a resident or group of residents involving one or more complaints which requires opening a case and includes ombudsman investigation, strategy to resolve, and follow-up.
- (2) CLOSED CASE: A case where none of the complaints within the case require any further action on the part of the ombudsman and every complaint has been assigned the appropriate disposition code, and each complaint has been reviewed and accepted by the district long-term care ombudsman council.
- (3) COMPLAINT: A concern brought to, or initiated by, the ombudsman for investigation and action by or on behalf of one or more residents of a long-term care facility relating to residents' health, safety, welfare or rights. One or more complaints constitute a case as defined in subsection (1) of this rule.

- (4) COMPLAINANT: An individual or a party, who files with the ombudsman program, one or more complaints made by, or on behalf of, residents in a long-term care facility as defined in subsection (9) of this rule.
 - (5) DEPARTMENT: The Department of Elder Affairs.
- (6) DISTRICT: A geographic area in which the ombudsman program is administered and services are delivered.
- (7) IMMEDIATE FAMILY: Father, mother, husband, wife, son, daughter, brother, sister, or any other individual residing in the household.
- (8) INDIRECT REMUNERATION: Receiving remuneration from a company providing a service to a long-term care facility, such as a consulting pharmacist.
- (9) LONG-TERM CARE SERVICES: Services provided by a long-term care facility, home health agency, adult day care center, hospice, intermediate care facility, home for special services or transitional living facility as those terms are defined in Chapters 400 and 429, F.S. Long-term care services also include services provided to residents by geriatric care managers, guardians or representative payees who are not immediate family members.
- (10) PROGRAM: The Office of the State Long-Term Care Ombudsman, its representatives and employees, the State Long-Term Care Ombudsman Council, and the district long-term care ombudsman councils as established in Chapter 400, Part I, F.S.
- (11) RESOLVED: The resolution of the complaint has been addressed to the satisfaction of the resident or the resident's legal representative.
- (12) VERIFIED: It is determined after (interviews, record inspection, and observation, etc.) that the circumstances described in the complaint are generally accurate.

<u>Specific Authority 400.0070, 400.0071 FS. Law Implemented 400.0070, 400.0071, 400.0073, 400.0075 FS. History-New</u>

(Substantial rewording of Rule 58L-1.005 follows. See Florida Administrative Code for present text.)

58L-1.005 Access.

The Department of Elder Affairs, in consultation with the Office of the State Long-Term Care Ombudsman, hereby adopts, and incorporates by reference, Title VII Chapter 2 of the Older Americans Act of 1965, as amended in 2006, 42 U.S.C. § 3058g(b) and Section 400.0081, F.S. (2007), as policy and procedure to ensure access to long-term care facilities.

Specific Authority 400.0081(2) FS. Law Implemented 400.0081 FS. History–New 7-31-95, Formerly 58L-3.001, Amended.............

58L-1.006 Conflict of Interest.

This rule incorporates conflict of interest language that was formerly included under Rule Chapter 58L-2, Long-Term Care Ombudsman Conflict of Interest, Rules 58L-2.001, 58L-2.003, 58L-2.005, and 58L-2.007, F.A.C., are repealed.

(1) PURPOSE.

The purpose of this rule is to ensure that every effort is made to minimize any perception of individual or organizational conflicts of interest affecting the ombudsman program, including conflicts that affect the public perception of the program's independence. It is promulgated to define situations that constitute a person having a conflict of interest and to further the ability of ombudsmen to independently and fully perform their duties pursuant to the Older Americans Act of 1965, as amended in 2006, and Chapter 400, Part I, Florida Statutes. The department shall monitor the program to ensure that it and its representatives have the objectivity and independence required to qualify for federal funding under the Older Americans Act of 1965, as amended in 2006, and to comply with state laws, rules and regulations relating to the program.

(2) CONFLICT OF INTEREST DEFINED.

A conflict of interest is a competing interest, obligation, or duty which compromises, influences, interferes with (or gives the appearance of compromising, influencing or interfering with) the integrity, the activities or the conduct of the program's representatives, including the State Long-Term Care Ombudsman, in faithfully and effectively fulfilling his or her official duties. Types of conflicts include:

- (a) Conflicts of loyalty involve issues of judgment and objectivity, including, but not limited to, financial incentives that shape an individual's judgment or behavior in such a way that is contrary to residents' interest.
- (b) Conflicts of commitment involve issues of time and attention that direct an individual's time and attention away from the residents' interests.
- (c) Conflicts of control involve issues of independence, including limitations or restrictions that effectively foreclose an individual's ability to advocate for residents' interests.

(3) PROHIBITIONS.

(a) The Department of Elder Affairs, in consultation with the Office of the State Long-Term Care Ombudsman, hereby adopts and incorporates by reference, the prohibited conduct specified in Section 400.0070(1), F.S. (2007), and Title VII, Chapter 2 of the Older Americans Act of 1965, as amended in 2006, 42 U.S.C. § 3058g(f). In addition, the following situations constitute a prohibited conflict of interest involving an ombudsman; an ombudsman's immediate family member; an officer, employee or representative of the Office of State Long-Term Care Ombudsman or of the state or district long-term care ombudsman councils:

- 1 Having an ownership or investment interest, represented by equity, debt or other financial relationship, in a long-term care facility or long-term care service as defined in Rule 58L-1.0011, F.A.C.;
- 2. Providing long-term care services, including the provision of personnel for long-term care facilities or the operation of programs which control access to, or services for, long-term care facilities;
- 3. Participating in the management of a long-term care facility or serving as the medical director of a long-term care facility; or having an immediate family member who participates in the management of a long-term care facility or serves as a medical director of a long-term care facility;
- 4. Being involved in the licensing and certification of a long-term care facility or provision of a long-term care service to a facility or its residents; or a having an immediate family member involved in the licensing or certification of such facility or providing a long-term care service to the facility or its residents;
- 5. Receiving direct or indirect remuneration under a compensation arrangement with an owner or operator of a long-term care facility or having an immediate family member who receives such compensation;
- 6. Accepting substantial or consequential gifts or gratuities from a long-term care facility, facility owner, administrator, resident or resident's representative;
- 7. Performing ombudsman duties in a facility in which an immediate family member resides;
- 8. Standing to gain financially through an action or potential action brought on behalf of residents by ombudsman services;
- 9. Participating in activities which compromise the ability of the Long-Term Care Ombudsman Program to serve residents or are likely to create an appearance that the Long-Term Care Ombudsman Program's primary interest is other than as a resident advocate.
- 10. Being an employee of the Agency for Health Care Administration, the Department of Business and Professional Regulation, the Department of Children and Family Services and the Department of Health.
- (b) Past employment in a long-term care facility or being related to a long-term care facility resident shall not, in an and of itself, be construed as an impermissible conflict of interest.

(4) PROCEDURES.

- (a) Upon approval, employment or affiliation with the program, each appointee, officer, employee or representative shall sign and date a conflict of interest statement that includes the following:
- 1. Acknowledgement that the individual has reviewed Title VII, Chapter 2 of the Older Americans Act of 1965, as amended in 2006, 42 U.S.C., Section 3058g(f), Section 400.0070, F.S. (2007), and this rule;

- 2. Acknowledgement that the individual understands the prohibitions contained in subsection (3) of this rule; and
- 3. A statement that the individual has no conflict of interest as defined in subsection (2) of this rule.
- (b) All acknowledgements referenced in this subsection must be submitted to the Office of the State Long-Term Care Ombudsman at the following address: Department of Elder Affairs, Office of the State Long-Term Care Ombudsman, 4040 Esplanade Way, Tallahassee, Florida 32399-7000. The Office of the State Long-Term Care Ombudsman must keep the statements on file.
- (c) The State Long-Term Care Ombudsman shall receive and review all allegations of conflict of interest and, if appropriate, shall request that the individual remove the conflict of interest.
- (d) If the individual does not comply with the recommendation to remove the conflict of interest, the State Long-Term Care Ombudsman shall de-designate the representative from the Office of the State Long-Term Care Ombudsman, or shall terminate for cause any such employee.
- (e) Deliberate failure to disclose any conflict of interest, or the violation of any prohibition set forth in subsection (3) of this rule, shall be considered sufficient grounds for de-designating the representative of the Office of the State Long-Term Care Ombudsman from performing any authorized ombudsman duty or responsibility, or terminating for cause such an employee.

Specific Authority 400.0070 FS. Law Implemented 400.0070 FS. History-New

58L-1.007 Complaint Procedures.

This rule outlines the procedures for receiving complaints and conducting complaint investigations against a long-term care facility or facility employee.

(1) RECEIVING COMPLAINTS.

- (a) Any person may make a written or verbal complaint to the Office of State Long-Term Care Ombudsman or its representatives. A complaint may be anonymous.
- (b) The receipt of a complaint by the district ombudsman manager or his/her designee triggers the opening of a case as defined in Rule 58L-1.0011, F.A.C.
- 1. The district ombudsman manager, or designee, must code complaints based on the requirements of the National Ombudsman Reporting System published by the U.S. Department of Health and Human Services, Administration on Aging.
- 2. The district ombudsman manager, or designee, must complete and provide DOEA Form LTCOP-001 to the ombudsman conducting the investigation. DOEA Form LTCOP-001, Case Investigation, 2009, is hereby incorporated by reference and available from the Department of Elder Affairs, Office of the State Long-Term Care

Ombudsman, 4040 Esplanade Way, Tallahassee, Florida 32399-7000. The form may also be obtained at the following Web site: (Website TBA),

(2) INVESTIGATIVE PROTOCOL.

- (a) An investigation is initiated when an ombudsman makes contact with the complainant or resident. The investigation shall be initiated within five business days after the district ombudsman manager receives the complaint.
- (b) The ombudsman must visit the resident or residents on whose behalf the complaint was filed.
- (c) The complaint investigation must focus on the rights, health, safety and welfare of the resident or residents and may include direct observation, interviews with residents and other individuals, and record reviews, as permitted in 42 U.S.C., Section 3058g(b) and Section 400.0081, F.S.
- (d) Investigations must be closed within 90 calendar days after receiving the complaint unless additional time is requested by the ombudsman and granted by the local council.
- (e) At the conclusion of a case investigation, the ombudsman must:
- 1. Complete DOEA Form LTCOP-0001, using disposition codes referenced in subparagraph (1)(b)1. of this rule.
- 2. Contact the resident or the resident's legal representative, if possible, to inform him or her of the disposition.
- 3. Conduct an exit interview with the facility administrator, or his or her designee, to discuss the investigation and provide an opportunity for comment. All comments must be documented and become part of the complaint record.
- (f) The local council must review and accept the complaint investigation, the investigative process and the case documentation upon completion of the case.
- (g) Within 20 business days after case closure as defined in Rule 58L-1.0011, F.A.C., the district ombudsman manager must submit a written summary of the case disposition to the resident or the resident's legal representative and the facility as required by Section 400.0075(1)(a), F.S.

<u>Specific Authority 400.0071 FS. Law Implemented 400.0071, 400.0073, 400.0075 FS. History–New</u>

58L-1.008 Administrative Assessments.

This rule outlines procedures for conducting administrative assessments of long-term care facilities.

(1) MINIMUM ASSESSMENT REQUIREMENT.

- All long-term care facilities must have at least one onsite administrative assessment conducted in accordance with Section 400.0074, F.S., during each federal reporting year, which is October 1 through September 30.
- (2) DISTRICT OMBUDSMAN MANAGER RESPONSIBILITY.

(a) By October 1 of each year, the district ombudsman manager must assign all facilities within his or her district to individual members of the local council for administrative assessments to be completed by September 30 of the following year.

(b) The district ombudsman manager must keep original completed assessment forms in the district office and forward copies to the facility administrator and the local Agency for Health Care Administration field office within 30 business days after council approval.

(3) ADMINISTRATIVE ASSESSMENT PROCESS AND FOCUS.

Administrative assessments may include observations, interviews with residents and other individuals, and review of facility records as permitted in 42 U.S.C. § 3058g(b) and Section 400.0081, F.S. The assessment must focus on issues affecting residents' rights, health, safety, and welfare from their perspective.

(4) ADMINISTRATIVE ASSESSMENT FORMS.

(a) The results of an administrative assessment must be recorded on the DOEA Form LTCOP-0002, Administrative Assessment, which is incorporated by reference and available from the Department of Elder Affairs, Office of the State Long-Term Care Ombudsman, 4040 Esplanade Way, Tallahassee, Florida 32399-7000. The form may also be obtained from the following Website: (Website TBA).

(b) The administrative assessment should be conducted using DOEA Form LTCOP-003, Long-Term Care Ombudsman Program Administrative Assessment Guidelines, 2009, which is incorporated by reference and available from the department at the address indicated in paragraph (a) of this subsection. The guidelines may also be obtained from the following Website: (Website TBA).

(5) EXIT INTERVIEW.

(a) At the conclusion of the assessment, the ombudsman must conduct an exit interview with the facility administrator or his or her designee to discuss the assessment and provide an opportunity for the administrator or his or her designee to comment. All comments must be documented and become part of the assessment record.

(b) Pursuant to Section 400.0075, F.S., if any problems are identified during the assessment, the ombudsman must document the steps agreed upon for remedial action and the agreed target dates for completion of these steps. Identified problems and target dates must be recorded on the assessment form referenced in paragraph (a) of subsection (4) of this rule and provided in writing to the facility administrator during the exit interview.

(6) UNRESOLVED PROBLEMS.

If problems identified during an assessment remain unresolved, the ombudsman, the district long-term care ombudsman council and the State Long-Term Ombudsman Council, in consultation with the State Ombudsman, shall proceed with actions pursuant to Section 400.0075, F.S.

Specific Authority 400.0071 FS. Law Implemented 400.0071, 400.0073 FS. History–New .

The text of the proposed rule development and FORMS INCORPORATED BY REFERENCE can be found at the following web address under LTC Ombudsman Rules: http://elderaffairs.state.fl.us/english/rulemaking.php

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE NO.: **RULE TITLE:**

59A-3.2085 Department and Services

PURPOSE AND EFFECT: The Agency proposes to revise rules governing licensure of hospital adult cardiovascular services programs.

SUBJECT AREA TO BE ADDRESSED: The rules governing adult diagnostic cardiac catheterization services and adult cardiovascular services will be revised to clarify the license application process and incorporate license application forms. SPECIFIC AUTHORITY: 408.0361 FS.

LAW IMPLEMENTED: 408.0361 FS.

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

DATE AND TIME: February 25, 2009, 1:30 p.m. – 4:30 p.m. PLACE: Agency for Health Care Administration, Building 3, Conference Room B, Tallahassee, FL 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaylyn Boles, Bureau of Health Facility Regulation, 2727 Mahan Drive, MS #28A, Tallahassee, FL 32308, (850)922-0791

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

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE NO.: RULE TITLE: 59A-7.020 **Definitions**

PURPOSE AND EFFECT: The agency is proposing to amend the rule that defines "authorized person" and "kickback".

SUBJECT AREA TO BE ADDRESSED: Revisions to specify the professionals authorized to order clinical laboratory tests and receive test results and to revise the definition of kickback so that the definition does not include laboratory personnel directly collecting specimens from kidney disease patients under certain circumstances.

SPECIFIC AUTHORITY: 483.051 FS.

LAW IMPLEMENTED: 483.041(7), 483.181, 483.245 FS. A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: February 23, 2009, 1:30 p.m. – 4:30 p.m. – PLACE: Agency for Health Care Administration, Building 3, Conference Room B, 2727 Mahan Drive, Tallahassee, Florida Special call-in provisions have been made for those unable to attend the workshop in Tallahassee. The call-in number is (888)808-6959 and the conference code is (850)922-0791.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Karen Rivera, Laboratory Unit, 2727 Mahan Drive, Building 1, Mail Stop 32, Tallahassee, Florida 32308, (850)487-3109. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Karen Rivera, Laboratory Unit, 2727 Mahan Drive, Building 1, Mail Stop 32, Tallahassee, Florida 32308, (850)487-3109

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59A-7.020 Definitions.

- (1) through (3) No change.
- (4) Authorized Person a person authorized by the laws of this State to order tests or receive test results or both <u>including</u> a medical doctor licensed under Chapter 458, F.S., a doctor of <u>osteopathy licensed under Chapter 459</u>, F.S., a chiropractor <u>licensed under Chapter 460</u>, F.S., a doctor of podiatry licensed under Chapter 461, F.S., an individual licensed in naturopathy under Chapter 462, F.S., an advanced registered nurse practitioner, including the category of certified nurse midwife, <u>licensed under Chapter 464</u>, F.S., and a certified nurse midwife licensed under Chapter 464, F.S., and a certified nurse midwife licensed under Chapter 464, F.S.
 - (5) through (14) No change.
 - (15) Kickback.
 - (a) through (f) No change.
- (g) Provision of personnel or assistance of any kind to perform any duties for the collection or processing of specimens except:
- 1. Phlebotomist providing collection services in physician's office to obtain blood samples for patients that are diagnosed with chronic kidney disease (CKD) and do not yet require dialysis and the testing preformed on the samples is specific to the diagnosis or;

<u>2. Such Ppersonnel</u> or assistance is authorized to be provided on a temporary basis for the collection of specimens at a patient's residence.

These collections must meet the requirements of Chapter 59A-7, F.A.C.

(16) through (34) No change.

Specific Authority 483.051 FS. Law Implemented 483.035, 483.041, 483.051, 483.106, 483.191 FS. History–New 11-20-94, Amended 8-13-95, 12-27-95, 6-22-06,

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE NO.: RULE TITLE:

61G4-12.006 Approved Form; Incorporation PURPOSE AND EFFECT: The Board proposes to review and update the forms and reincorporate them by reference.

SUBJECT AREA TO BE ADDRESSED: Approved forms and incorporation.

SPECIFIC AUTHORITY: 489.108 FS.

LAW IMPLEMENTED: 120.52(15), (16), 489.108, 489.143 FS

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: G. W. Harrell, Executive Director, Construction Industry Licensing Board, P. O. Box 5257, Tallahassee, Florida 32314-5257

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE NO.: RULE TITLE: 61G4-21.003 Filing Claims

PURPOSE AND EFFECT: The Board proposes the rule amendment to delete unnecessary language and add new language to clarify the procedures for filing claims.

SUBJECT AREA TO BE ADDRESSED: Filing Claims.

SPECIFIC AUTHORITY: 489.108 FS.

LAW IMPLEMENTED: 489.141 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: G. W. Harrell, Executive Director, Construction Industry Licensing Board, P. O. Box 5257, Tallahassee, Florida 32314-5257 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

RULE NO.: RULE TITLE:

Facials (Including Skin Care and 61G5-22.006

Hair Removal)

PURPOSE AND EFFECT: The purpose and effect is to clarify the minimum competency areas and hours of training.

SUBJECT AREA TO BE ADDRESSED: Facials (Including Skin Care and Hair Removal).

SPECIFIC AUTHORITY: 477.016 FS.

LAW IMPLEMENTED: 477.0201, 477.023(2) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Robyn Barineau, Executive Director, Board of Cosmetology, 1940 North Monroe Street, Tallahassee, Florida 32399

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

- 61G5-22.006 Facials (Including Skin Care and Hair Removal).
 - (1) through (4) No change.
- (5) Definition of Services: Services shall be a facial, a client consultation/skin analysis; exfoliation, either manual, mechanical or chemical; cleansing; toning; manipulations; and packs, masks, or other treatments as needed.
- (6) At a minimum, the curriculum of schools and programs specified in Section 477.0201, F.S. shall include the following hours of instruction in the indicated theory items:

TOPIC	HOURS
(a) Florida Laws and Rules	<u>5</u>
(b) HIV and AIDS	<u>4</u>
(c) Sanitation	<u>10</u>
(d) Ethics	<u>2</u>
(e) Basics of Electricity	<u>8</u>
(f) Facial Techniques and Contraindications	<u>66</u>
(g) Product Chemistry	<u>8</u>
(h) Hair Removal	<u>2.5</u>

(i) Makeup	<u>2</u>
(i) Skin Theory and Disease	85

(7) The curriculum shall also include the performance of the following specified services as indicated as well as the estimated total number of hours needed to complete the required number services:

TYPE OF	NUMBER OF	HOURS
SERVICE (a) Facials, manual and	SERVICES 40	REQUIRED 40
mechanical, including masks,	<u></u>	<u></u>
packs or treatments which must		
be performed on a variety of skin	<u>l</u>	
types including normal, oily, dry,		
combination, problem, and matur	<u>e</u>	
(b) Set up, use and maintenance	<u>5</u>	<u>1.25</u>
of electrical devices		
(c) Hair removal, including	<u>20</u>	<u>5</u>
tweezing, waxing, threading,		
and sugaring		
(d) Makeup application for both	<u>10</u>	<u>5</u>
day time and nighttime looks		
(e) Lash and brow tinting	<u>10</u>	<u>5</u>
(f) Eyelash application, including		<u>10</u>
strip lashes, individual lashes, an	<u>d</u>	
semi-permanent lashes		
(g) Manual Extractions	<u>5</u>	<u>1.25</u>
(8) Subsections (6) and (7)	shall be effect	ive January 2,

Specific Authority 477.016 FS. Law Implemented 477.0201, 477.023(2) FS. History-New 11-2-80, Amended 10-29-85, Formerly 21F-22.06, Amended 4-8-86, Formerly 21F-22.006, Amended

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

2010.

RULE NO.: RULE TITLE:

61G15-22.0105 Approval of Continuing Education

Courses in Laws and Rules

PURPOSE AND EFFECT: Approval of Continuing Education Courses in Laws and Rules.

SUBJECT AREA TO BE ADDRESSED: Approval of Continuing Education Courses in Laws and Rules.

SPECIFIC AUTHORITY: 455.2123, 455.213, 455.2179, 471.017(3), 471.019 FS.

LAW IMPLEMENTED: 455.2123, 455.213, 455.2179, 471.017(3), 471.019 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Carrie Flynn, Executive Director, Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, Florida 32301 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-16.006 Remediable Tasks Delegable to a

Dental Hygienist

PURPOSE AND EFFECT: The Board proposes the rule amendments to delete unnecessary language and to add new language to clarify the duties performed by the dental hyginenist as indirect supervision or general supervision.

SUBJECT AREA TO BE ADDRESSED: Remediable tasks delegable to a dental hygienist.

SPECIFIC AUTHORITY: 466.004, 466.023, 466.024 FS.

LAW IMPLEMENTED: 466.023, 466.024 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sue Foster, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: **RULE TITLE**

Levels of Supervision for Dental 64B5-16.007

Hygienists

PURPOSE AND EFFECT: The Board proposes the rule amendment to add new language to clarify remediable task without additional training as defined in Chapter 64B5-16, F.A.C., and the level of supervision.

SUBJECT AREA TO BE ADDRESSED: Levels of supervision for dental hygienists.

SPECIFIC AUTHORITY: 466.004, 466.023, 466.024 FS.

LAW IMPLEMENTED: 466.023, 466.024(3) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sue Foster, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: **RULE TITLE:** 64B5-17.006 Work Order Forms

PURPOSE AND EFFECT: The Board proposes the rule amendment to: change the title of the rule to Prescription forms; delete unnecessary language and add new language in compliance with the new rule title; to add new language to clarify the for retention period of original prescriptions; and to add new language to clarify the requirements for a registered dental laboratory to perform work for another registered dental

SUBJECT AREA TO BE ADDRESSED: Work order forms.

SPECIFIC AUTHORITY: 466.021 FS.

LAW IMPLEMENTED: 466.021 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sue Foster, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

Agency for Persons with Disabilities

RULE NO.: **RULE TITLE:** 65G-4.0023 Tier Two Waiver

PURPOSE AND EFFECT: To comply with Section 393.0661, F.S., requiring the Agency to implement the Second Tier of a Four Tiered Waiver System to serve clients with developmental disabilities.

SUBJECT AREA TO BE ADDRESSED: As amended in HB 5087 in 2008, Section 393.0661, F.S., now requires that the Agency amend the criteria for Tier Two of the Four Tiered Waiver System so that residential habilitation service clients are categorized by a moderate level of standard support or a minimal level of support for behavior focus residential habilitation services.

SPECIFIC AUTHORITY: 393.0661(3) FS.

LAW IMPLEMENTED: 393.0661(3)(b) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Denise Arnold, Acting Bureau Chief, Home and Community Based Services, (850)488-3673

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

65G-4.0023 Tier Two Waiver.

The total budget in a cost plan year for each Tier Two Waiver client shall not exceed \$55,000. The Tier Two Waiver is limited to clients who meet the following criteria:

- (1) The client's service needs include placement in a licensed residential facility and authorization for a moderate level of support for standard residential habilitation services or a minimal level of support for behavior focus residential habilitation services; greater than five hours per day of residential habilitation services; or
- (2) The client is in supported living and is authorized to receive more than six hours a day of in-home support services.
 - (3) This rule shall take effect July 1, 2008.

Specific Authority 393.0661(3) FS. Law Implemented 393.0661(3)(b) FS. History–New 7-1-08, Amended

FLORIDA HOUSING FINANCE CORPORATION

RULE NOS.:	RULE TITLES:
67-53.003	Compliance Procedures
67-53.004	Right to Inspect and Monitor Funded
	Developments
67-53.005	Compliance Monitoring for Housing
	Developed With SHIP Local
	Housing Distribution Funds
67-53.006	Compliance and Monitoring
	Procedures
67-53.007	Compliance Procedures
67-53.008	Compliance and Reporting
	Requirements
67-53.009	Compliance and Monitoring
67-53.010	Forms

PURPOSE AND EFFECT: The purpose of this Rule is to establish the compliance procedures by which Florida Housing or any duly authorized representative of Florida Housing shall be permitted at any reasonable time to inspect and monitor developments and tenant records and facilities.

SUBJECT AREA TO BE ADDRESSED: The Rule Development workshop will be held to receive comments and suggestions from interested persons relative to amendments to the compliance procedures, as specified in Rule Chapter 67-53, Florida Administrative Code.

SPECIFIC AUTHORITY: 420.507(12), 420.508(3)(a) FS. LAW IMPLEMENTED: 420.507(4), (13), (14), 420.508, 420.509 FS.

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

DATE AND TIME: February 23, 2009, 2:00 p.m.

PLACE: Florida Housing Finance Corporation, 227 N. Bronough Street, Suite 6000, Tallahassee, Florida 32301

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Laura Cox, (850)488-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Laura Cox, Director of Asset Management & Guarantee Program, Florida Housing Finance Corporation, 227 N. Bronough Street, Suite 6000, Tallahassee, Florida 32301-1329, (850)488-4197

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS available on Florida Housing's website www.floridahousing.org.

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.:	RULE TITLES:
68B-14.001	Purpose and Intent, Designation as
	Restricted Species
68B-14.002	Definitions
68B-14.0035	Size Limits: Amberjacks, Black Sea
	Bass, Gray Triggerfish, Grouper,
	Hogfish, Red Porgy, Snapper
68B-14.00355	Size Limits for Importation and Sale

68B-14.0036	Recreational Bag Limits: Snapper, Grouper, Hogfish, Black Sea Bass, Red Porgy, Amberjacks, Tilefish, Exception, Wholesale/Retail Purchase Exemption
68B-14.0038	Recreational Red Snapper Season
68B-14.0039	Recreational Grouper Season
68B-14.0045	Commercial Harvest Requirements; Licenses, Season Closures, Bag and Trip Limits
68B-14.005	Regulation and Prohibition of Certain Harvesting Gear: Allowable Gear, Incidental Bycatch, Violation
68B-14.006	Other Prohibitions

PURPOSE AND EFFECT: The purpose and effect of this rule development notice is to address possible rule changes for reef fish in the 2009 calendar year as a result of stock assessments, federal regulatory actions or other management or enforcement requirements.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered by this notice of rule development include any areas encompassed by the above-cited rules.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution. LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mark Robson, Director, Division of Marine Fisheries Management, Florida Fish and Wildlife Conservation Commission, 2590 Executive Center Circle E, Tallahassee, Florida 32301, (850)487-0554

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

FISH AND WILDLIFE CONSERVATION COMMITTEETON

COMMISSION		68B-31.0045	Otter Trawl Gear Specifications:
Marine Fisheries			Bycatch Reduction Devices
RULE NOS.:	RULE TITLES:	68B-31.005	Purpose and Intent; Repeal of Certai
68B-22.001	Purpose and Intent; Repeal of Certain		General and Special Acts;
	Laws; Designation as Protected		Designation of Shrimp as
	Species		Restriction Species
68B-22.002	Definitions	68B-31.006	Definitions
68B-22.003	Size Limits	68B-31.007	Statewide Recreational Shrimping
68B-22.005	Bag and Possession Limits; Sale		Restrictions
	Prohibited	68B-31.008	Statewide Live Bait Shrimp
68B-22.006	Other Prohibitions; Applicability		Production Restrictions
68B-22.007	Catch-Hold-and-Release Tournament	68B-31.009	Statewide Food Shrimp Production
	Exemption		Restrictions

PURPOSE AND EFFECT: The purpose and effect of this rule development notice is to address possible rule changes for red drum (redfish) in the 2009 calendar year as a result of stock management or enforcement assessments or other requirements.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered by this notice of rule development include any areas encompassed by the above-cited rules.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution. LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mark Robson, Director, Division of Marine Fisheries Management, Florida Fish and Wildlife Conservation Commission, 2590 Executive Center Circle E, Tallahassee, Florida 32301, (850)487-0554

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.:	RULE TITLES:
68B-31.001	Northeast Florida Live Bait Shrimp
	Fishery; Purpose and Intent
68B-31.002	Definitions
68B-31.003	Live Bait Shrimp Trawl Gear
	Specifications
68B-31.0035	Trawls: Allowed Use; Maximum
	Square Footage of Mesh Area;
	Definitions
68B-31.004	Trawl Gear Specifications: Turtle
	Excluder Devices Required;
	Exceptions; Definitions
68B-31.0045	Otter Trawl Gear Specifications:
	Bycatch Reduction Devices
68B-31.005	Purpose and Intent; Repeal of Certain
	General and Special Acts;
	Designation of Shrimp as
	Restriction Species
68B-31.006	Definitions
68B-31.007	Statewide Recreational Shrimping
	Restrictions
68B-31.008	Statewide Live Bait Shrimp
	Production Restrictions
68B-31.009	Statewide Food Shrimp Production

68B-31.010	Northwest Region Food Shrimp Production Gear Specifications
68B-31.011	Big Bend Region Food Shrimp Production Gear Specifications
68B-31.012	Southwest Region Food Shrimp Production Gear Specifications
68B-31.013	Southeast Region Food Shrimp Production Gear Specifications
68B-31.0135	Southeast Region: Biscayne Bay (Dade County) Food Shrimp Production Season and Weekly Closures
68B-31.0136	Southeast Region: Food Shrimp Production Closed Area (Portion of Monroe County)
68B-31.014	Northeast Region Food Shrimp Production Gear Specifications
68B-31.015	Northeast Florida Shrimping: Definition
68B-31.0155	Northeast Florida Shrimping: Closed Season; Definition of Term "Legal State Holidays" for Purposes of Section 379.247(8)(a), F.S.; Closed Areas
68B-31.0156	Florida East Coast Shrimp Bed: Repeal of Section 370.156, Florida Statutes; Seasonal Food Shrimp Production Closure; Exception; Definition
68B-31.0157	East Coast: Night Trawling Prohibited; Exception
68B-31.016	Tortugas Shrimp Beds: Repeal of Section 370.151(2), F.S. (1991); Redescription of Tortugas Shrimp Beds; Closed Areas
68B-31.017	Big Bend Region Closed Areas; Seasonal Closures
68B-31.018	Northwest Region Closed Areas; Repealed Special Acts
68B-31.019	Regulation of Shrimp Fishing in Tampa Bay; License Requirements
DUDDOSE AND EEEE	Tr. The nurness and effect of the rule

PURPOSE AND EFFECT: The purpose and effect of the rule development notice is to address possible rule changes for shrimp and shrimping in calendar year 2009 as a result of federal regulatory actions or other management or enforcement requirements.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered by the rule development notice include gear and other subjects encompassed by the above-cited rules.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution. LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mark Robson, Director, Division of Marine Fisheries Management, Florida Fish and Wildlife Conservation Commission, 2590Executive Center Circle E, Station 201, Tallahassee, Florida 32301, (850)487-0554

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries	
RULE NOS.:	RULE TITLES:
68B-35.001	Purpose and Intent; Repeal of Certain
	Laws; Designation as Restricted
	Species, Aquaculture Exemption
	for Pompano
68B-35.002	Definitions
68B-35.003	Size and Bag Limits; Prohibition of
	Sale
68B-35.004	Gear Specifications and Prohibited
	Gear
68B-35.005	Commercial Pompano Harvest
	Requirements: Pompano
	Endorsement Criteria; State and
	Federal Waters Pompano Daily
	Harvest Limits and License
	Requirements for Sale or Purchase

PURPOSE AND EFFECT: The purpose and effect of this rule development notice is to address possible rule changes for permit in the 2009 calendar year as a result of stock assessments or other management or enforcement requirements.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered by this notice of rule development include any areas encompassed by the above-cited rules.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution. LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mark Robson, Director, Division of Marine Fisheries Management, Florida Fish and Wildlife Conservation Commission, 2590 Executive Center Circle E, Tallahassee, Florida 32301, (850)487-0554

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.:	RULE TITLES:		
68B-44.002	Definitions		
68B-44.003	Bag Limit Applicable to State		
	Waters, Gear Restriction		
68B-44.004	Practice of Finning Prohibited;		
	Removal of Fins from Sharks		
	Harvested in State Waters		
	Prohibited; Compliance with		
	Federal Requirements; Filleting		
	Prohibited		
68B-44.005	Commercial Harvest of Sharks:		
	Federal Permit Required		
68B-44.006	Commercial Season; Season Closure;		
	Prohibition of Sale		
68B-44.008	Protected Species: Sawfishes,		
	Basking Shark, Whale Shark, White		
	Shark, Sand Tiger Shark, Bigeye		
	Sand Tiger Shark, Spiny Dogfish,		
	Manta Ray, and Spotted Eagle Ray;		
	Prohibition of Harvest, Landing,		

PURPOSE AND EFFECT: The purpose and effect of this rule development notice is to address possible rule changes for sharks and rays in the 2009 calendar year as a result of stock assessments, federal regulatory actions or other management or enforcement requirements.

and Sale

SUBJECT AREA TO BE ADDRESSED: The subject areas covered by the rule development notice include bag limits, recreational and commercial harvest and other subjects encompassed by the above-cited rules.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution. LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mr. Mark Robson, Director, Division of Marine Fisheries Management, 2590 Executive Center Circle E, Station 201, Tallahassee, Florida 32301, (850)487-0554

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.:	RULE TITLES:
68B-47.001	Definitions
68B-47.002	Size Limits
68B-47.003	Bag Limits
68B-47.004	Gear Restriction

PURPOSE AND EFFECT: The purpose and effect of this rule development notice is to address possible rule changes in the 2009 calendar year for weakfish as a result of stock assessments, federal regulatory actions or other management and enforcement requirements.

SUBJECT AREA TO BE ADDRESSED: Subject areas addressed in the rule development notice include size limits, bag limits, gear restrictions and other subjects encompassed by the above-cited rules.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution. LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mr. Mark Robson, Director, Division of Marine Fisheries Management, Florida Fish and Wildlife Conservation Commission, 2590 Executive Center Circle E, Station 201, Tallahassee, Florida 32301, (850)487-0554

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.:	RULE TITLES:
68B-48.001	Purpose and Intent; Repeal of
	Section 370.11(2)(a)2., F.S.;
	Designation as Restricted Species,
	Aquaculture Exemption
68B-48.002	Definitions
68B-48.003	Size and Bag Limits
68B-48.004	Gear Specifications and Prohibited

Gear

PURPOSE AND EFFECT: The purpose and effect of this rule development notice is to address possible rule changes for flounder or sheepshead in the 2009 calendar year as a result of stock assessments or other management or enforcement requirements.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered by the rule development notice include subjects encompassed by the above-cited rules.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution. LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mr. Mark Robson, Director, Division of Marine Fisheries Management Florid Fish and Wildlife Conservation Commission, 2590 Executive Center Circle E, Station 201, Tallahassee, Florida 32301, (850)487-0554

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

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.: RULE TITLES: 68B-49.001 Definitions

68B-49.002 Size and Bag Limits, Daily

Commercial Vessel Limit, Designation as Restricted Species

Gear Specifications and Prohibited 68B-49.003

Gear

PURPOSE AND EFFECT: The purpose and effect of this rule development notice is to address possible rule changes in the 2009 calendar year for tripletail as a result of stock assessments or other management or enforcement requirements.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered in the rule development notice include size and bag limits, gear specifications and other subjects encompassed by the above-cited rules.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution. LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. IF REOUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mr. Mark Robson, Director, Division of Marine Fisheries Management, Florida Fish and Wildlife Conservation Commission, 2590 Executive Center Circle E, Station 201, Tallahassee, Florida 32301, (850)487-0554

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

DEPARTMENT OF FINANCIAL SERVICES

Division of Funeral, Cemetery, and Consumer Services

RULE TITLE: RULE NO.:

69K-5.0125 Minimum Records to Be Maintained

> by Burial Rights Brokers; Inspection of Records

PURPOSE AND EFFECT: Section 497.281(3), F.S., requires the Department to establish by rule the minimum records to be maintained by brokers of burial rights. Section 497.281(3), F.S., states that the purpose of maintaining such records is to prevent "confusion and error by the licensee or by the cemeteries in which the burial rights are located as to the status as sold or unsold, and as to the identity of the owner, of the burial rights and related interment spaces in the cemetery." Section 497.281(4), F.S., authorizes the Department by rule to require inspections of the records of brokers of burial rights.

SUBJECT AREA TO BE ADDRESSED: Minimum records to be maintained by burial rights brokers and inspection of such records by the Department.

SPECIFIC AUTHORITY: 497.103(5)(b), 497.281 FS. LAW IMPLEMENTED: 497.103(2)(a), 497.281 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: February 23, 2009, 2:00 p.m.

PLACE: Alexander Building, 2020 Capital Circle S.E., Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by Shropshire (850)413-3039 contacting: Doug doug.shropshire@myfloridacfo.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Doug Shropshire, Director, Division of Funeral, Cemetery, and Consumer Services, Alexander Building, 2020 Capital Circle S.E., Tallahassee, Florida 32399-0361, (850)413-3039 or doug.shropshire@ myfloridacfo.com

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

- 69K-5.0125 Minimum Records to be Maintained by Burial Rights Brokers; Inspection of Records.
- (1) Definitions. As used in this rule, the following definitions apply:
- (a) "Person" includes natural persons, corporations, limited liability companies, trusts, and partnerships.
- (b) "Department" refers to the Florida Department of Financial Services.
- (2) A Person involved in the sale or transfer of burial rights under Section 497.281, F.S., shall maintain the following records for each sale or transfer of a burial right:
- (a) The name, address, and phone number of the person selling or transferring the burial right.
- (b) The name, address, and phone number of the person acquiring the burial rights.
 - (c) The date of the sale or transfer.
- (d) The price paid or to be paid for the sale or transfer of the burial rights.
- (e) The total amount of compensation paid to the burial rights broker for the sale or transfer, with identification of who has paid the burial rights broker; that is, the acquirer, the seller, or other (named) person.
- (f) The name and address of the cemetery where the burial space is located.
- (g) A record identifying the type of burial rights: an in-ground interment space, a mausoleum, a columbarium, an ossuary, or a scattering garden.
- (h) A record providing detailed identification of the specific location in the cemetery of the burial space, using location identification nomenclature in current use by the cemetery where the burial right is located.
- 1. Regarding in-ground interment spaces, such detailed identification shall include the name of the garden, lot, plot, and space number of the space.
- 2. Regarding interment spaces in a mausoleum or columbarium, such detailed identification shall include the unique name or number of the mausoleum or columbarium building or structure, and the location of the crypt or niche within that building or structure.
- (i) A list of any merchandise or services that were sold or transferred with the burial rights, if any, including identification of any preneed contract that was transferred or sold.
- (j) If the cemetery where the burial space is located requires a burial right transfer form, documentation that such a form has been filed, by whom, and on what date.
- (k) If the cemetery where the burial space is located requires payment of a burial rights transfer fee, documentation that the burial rights transfer fee has been paid, by whom, and on what date.

- (1) A copy of any written or printed agreement or agreements relating to the sale or transfer of the burial right.
- (m) Copies of all correspondence to or from the burial rights broker regarding the sale or transfer of the burial right.
- (n) The complaint log and related records required under Section 497.151, F.S.
- (3)(a) The records required to be maintained by this rule shall be maintained at the burial rights broker's address identified on the most recent licensure application or renewal form under Section 497.281, F.S. The records shall be maintained in written or in electronic form. If the records are maintained in electronic form, the burial rights broker shall at all times have available at the same place where the records are maintained, all equipment and software needed to allow the immediate viewing of such records upon request by the Department's inspector.
- (b) When a Person licensed under the provisions of Chapter 497, F.S., other than Section 497.281, F.S., engages in activity as a burial rights broker under Section 497.281, F.S., such Person shall maintain the records required by subsection (2) of this rule, at such Person's primary place of business in Florida.
- (4) Records required to be maintained under this rule shall be kept until the later of the following dates:
- (a) Five years after the date a final interment has occurred using the burial rights that were the subject of the sale or transfer;
- (b) Twelve months after the most recent inspection of the records by the Department under this rule.
- (5) The Department of Financial Services shall inspect the records of each burial rights broker at least once every two vears.

Specific Authority 497.103(5)(b), 497.281 FS. Law Implemented 497.103(2)(a), 497.281 FS. History-New

Section II **Proposed Rules**

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-1.09432 Assessment of English Language

Learners

PURPOSE AND EFFECT: The proposed modification updates terminology to reflect current practice in the field, updates statutory references and modifies exemptions to statewide assessments for newly arrived English Language Learners.

SUMMARY: The rule is amended to correct references to "limited English proficient students" which have been changed to "English Language Learners." In addition, the rule is amended to allow only students who have been enrolled in school in the United States for less than twelve months to be exempted from statewide assessment in reading, specify that such students must take the annual English language proficiency assessment, and clarify that students who are exempted may count against a school's participation rate in various accountability reports.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 1001.02(1), 1008.22, 1003.56 FS. LAW IMPLEMENTED: 1003.56, 1008.22 FS.

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

DATE AND TIME: March 17, 2009, 8:30 a.m.

PLACE: Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399-0400

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Lori Rodriguez, Bureau of Student Achievement through Language Acquisition, Department of Education, 325 West Gaines Street, Room 501, Tallahassee, Florida 32399-0400, (850)245-0417

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.09432 Assessment of Limited English Language **Learners** Proficient Students.

- (1) All students classified as English Language Learners (ELLs) limited English proficient (LEP) must participate in the statewide assessment program, prescribed in Section 1008.22 229.57, Florida Statutes. There is no categorical exemption from participation in the statewide assessment program for ELLs LEP students except as provided in Rule 6A-6.0909, F.A.C.
- (2) An exemption from participation in any component of the statewide assessment program for an individual English Language Learner LEP student may only be made by specific action of an ELL LEP committee as defined in subsection 6A-6.0901(5), F.A.C., and only for a student whose date of classification as an English Language Learner LEP falls within one (1) year prior to the assessment date.
- (a) The ELL LEP committee, in making its decision, shall consider the following factors:
- 1. Level of mastery of basic competencies or skills in English and home language according to appropriate local, state, and national criterion-referenced standards;
 - 2. Grades from the current or previous years; or
 - 3. Other test results.

- (b) The ELL LEP committee shall exempt an English Language Learner LEP student from participation in a component of the statewide assessment program if it determines that the student's participation would have an unsound instructional effect on the student. Students exempted from a component of the statewide assessment program may be counted as non-participants for that component and may reduce the participation rate of assessed students in the school, district, and state and federal accountability reports.
- (3) The use of ELL LEP assessment data for school grading purposes shall be as stated in Rule 6A-1.09981, F.A.C.
- (4) ELL LEP assessment data shall be used by school districts and schools to evaluate the effectiveness of their instructional programs for English Language Learners LEP students and to follow-up such evaluations with appropriate adjustments, modifications, and improvements of the district's and the school's English for Speakers of Other Languages (ESOL) LEP programs. The district's ELL LEP plan submitted to the Department, pursuant to Sections 1003.56 and 1011.62, 233.058, Florida Statutes, and Rule 6A-6.0905, F.A.C., shall be revised whenever substantive changes in the district's ESOL LEP program are required.
- (5) Assessment results of individual students shall be used by schools to evaluate the progress of individual students. When indicated, such evaluations shall result in appropriate adjustments, modifications, and improvements of each individual ELL LEP student plan, pursuant to Rules 6A-6.0901, 6A-6.0902, and 6A-6.0903, F.A.C. The ELL A LEP committee shall be convened whenever substantive changes in an individual ELL LEP student plan are required.
- (6) No promotion or retention decision may be made for any individual student classified as an English Language Learner LEP based solely on a score on any single assessment instrument, whether such assessment instrument is part of the statewide assessment program or of a particular district's assessment process. Α formal recommendation regarding an English Language Learner LEP student may be made through action of an ELL LEP committee.

Specific Authority 1008.22, 232.245(2)(b) FS. Law Implemented 1003.56, 1008.22, 1008.25, 1008.34, 1011.62 232.245 FS. History-New 4-29-02, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Lori Rodriguez, Bureau of Student Achievement through Language Acquisition

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Dr. Eric J. Smith, Commissioner of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 16, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 14, 2008

DEPARTMENT OF EDUCATION

State Board of Education

RULE NOS.: RULE TITLES:

6A-4.0244 Specialization Requirements for the

Endorsement in English for Speakers of Other Languages –

Academic Class

6A-4.02451 Endorsement Competencies for the

Endorsement in English to

Speakers of Other Languages

PURPOSE AND EFFECT: The proposed modification deletes outdated "grandfathering" method of endorsement in ESOL and establishes competencies for ESOL endorsement.

SUMMARY: Rule 6A-4.02451, F.A.C., is created to adopt existing competencies for endorsement in ESOL into rule.

Rule 6A-4.0244, F.A.C. – Deletes outdating grandfathering provision as an alternative means to certification in ESOL.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 1001.02(1), 1012.55, 1012.56, 1012.575, 1003.56 FS.

LAW IMPLEMENTED: 1003.56, 1012.55, 1012.56, and 1012.575 FS.

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

DATE AND TIME: March 17, 2009, 8:30 a.m.

PLACE: Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399-0400

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Lori Rodriguez, Bureau of Student Achievement through Language Acquisition, Department of Education, 325 West Gaines Street, Room 501, Tallahassee, Florida 32399-0400, (850)245-0417

THE FULL TEXT OF THE PROPOSED RULES IS:

6A-4.0244 Specialization Requirements for the Endorsement in English <u>for</u> to Speakers of Other Languages – Academic Class.

(1) Plan One.

 $\underline{\text{(1)}}$ (a) A bachelor's or higher degree with certification in another subject, and

(2)(b) Fifteen (15) semester hours in English for to speakers of other languages (ESOL) to include credit in each of the areas specified below:

(a)1. Methods of teaching English to speakers of other languages (ESOL),

(b)2. ESOL curriculum and materials development,

- (c)3. Cross-cultural communication and understanding,
- (d)4. Applied linguistics, and
- (e)5. Testing and evaluation of ESOL.
- (2) Plan Two.
- (a) The endorsement in English to speakers of other languages will be added to a valid temporary or professional certificate when an individual completes the following:
- 1. Holds a valid Florida educator's certificate with a coverage specified as appropriate in the 1989-90 Course Code Directory as adopted by reference in Rule 6A 1.09441, F.A.C., for teaching English to limited English proficient students.
- 2. Documents at least two (2) years of successful teaching of English to limited English proficient students using ESOL strategies. The successful teaching shall have been gained prior to July 1, 1990, and verified in writing by a Florida district school superintendent.
- (b) The endorsement will be retained on the professional certificate when an individual completes three (3) semester hours of college credit or sixty (60) inservice points which are part of a district master plan for inservice education. The college credit or inservice points shall be completed for the first certificate renewal after July 1, 1990, and must be completed from the area(s) specified below.
- 1. Methods of teaching English to speakers of other languages (ESOL),
 - 2. ESOL curriculum and materials development,
 - 3. Cross-cultural communication and understanding,
 - 4. Applied linguistics, and
 - 5. Testing and evaluation of ESOL.

In the event the college eredit or inservice points are not completed during the first renewal period, the endorsement will be deleted from the certificate.

Specific Authority 1001.02, 1012.55, 1012.56 FS. Law Implemented 1001.02, 1012.54, 1012.55, 1012.56 FS. History–New 10-10-89, Amended 10-30-90, 9-15-97.

6A-4.02451 Performance Standards, Skills, and Competencies for the Endorsement in English for Speakers of Other Languages.

The competencies and indicators required for approval of educator preparation programs pursuant to Rule 6A-5.066, F.A.C., and for district in-service add-on programs pursuant to Section 1012.575, Florida Statutes, for the Endorsement in English for Speakers of Other Languages (ESOL), are contained in the publication, "English for Speakers of Other Languages (ESOL) Endorsement (Florida's English for Speakers of Other Languages (ESOL) Performance Standards, Skills, and Competencies)," which is hereby incorporated by reference and made a part of this rule. These competencies are published on the Bureau of Student Achievement through Language Acquisition, Department of Education website at www.fldoe.org/aala/perstand.asp. Copies of this publication may also be obtained from the Bureau of Student Achievement

through Language Acquisition, K-12 Public Schools, Department of Education, 325 West Gaines Street, Room 501, Tallahassee, Florida 32399-0400.

Specific Authority 1012.55(1) FS. Law Implemented 1012.56, 1012.575 FS. History-New_

NAME OF PERSON ORIGINATING PROPOSED RULE: Lori Rodriguez, Bureau of Student Achievement through Language Acquisition, Department of Education

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Dr. Eric J. Smith, Commissioner of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 14, 2008

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

Standards for the Use of Reasonable 6A-6.05271

Force

PURPOSE AND EFFECT: The purpose of this proposed rule is to provide standards for the use of reasonable force by district school personnel. Section 1003.32, Florida Statutes, establishes that a teacher has the responsibility and authority for control of students and includes the use of reasonable force, according to the standards, to protect himself, herself or others from injury. The effect of the rule is to define to what extent force is considered reasonable and in what situations school personnel may use reasonable force, when necessary, to maintain a safe and orderly learning environment. The use of reasonable force is a generally applicable rule, and is not limited or directed to any specific student population.

SUMMARY: Standards for the use of reasonable force were developed and adopted by the State Board of Education in 1997. These standards were distributed to all public school district superintendents. These 1997 standards have stood as the generally applicable guidelines for school personnel to use in situations where reasonable force may be used to maintain a safe and orderly learning environment. Although the State Board adopted standards, these were never formally adopted as rule. Evaluation of the standards resulted in the determination the standards for the use of reasonable force should be updated and formally adopted as rule. Six rule development workshops were conducted throughout the state and included:

March 17, 2008 - St. Petersburg College, Clearwater Campus, Teaching Auditorium;

March 18, 2008 - Broward County Schools, Piper High School, Media Center, Sunrise, Florida;

March 19, 2008 - Seminole County Schools, Educational Support Center, Sanford, Florida;

March 20, 2008 - St. Johns County Schools, Fullerwood Learning Center, St. Augustine, Florida;

March 21, 2008 - Jackson County Schools, Cottondale High School, Cottondale, Florida;

August 26, 2008 - Conference Call, Tallahassee, Florida

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 1006.11(1), 1012.75(2) FS.

LAW IMPLEMENTED: 1003.32(1)(j), 1006.11(1), 1012.75(2)

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

DATE AND TIME: March 17, 2009, 8:30 a.m.

PLACE: Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399-0400

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Marian W. Lambeth, Chief, Professional Practices Services, K-12 Public Schools, 325 West Gaines Street, Suite 224-E, Tallahassee, FL 32399-0100, (850)245-0438

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.05271 Standards for the Use of Reasonable Force. This rule implements Sections 1012.75 and 1006.11, Florida Statutes, outlining administrative standards for the use of reasonable force by school personnel to maintain a safe and orderly learning environment.

(1) Definition.

(a) Reasonable force is defined as the appropriate level or degree of physical force necessary to maintain a safe and orderly learning environment. Force shall not be used as an instrument for the educator's anger or frustration or for routine classroom control. Reasonable force shall not be used in a way that unnecessarily embarrasses the student(s). Force shall not be used as the usual method of classroom management but may be used when necessary to maintain a safe and orderly learning environment. Positive interventions and alternatives to the use of reasonable force should be attempted if circumstances permit. The use of force shall cease upon restoration of a safe and orderly learning environment.

(b) Reasonable force shall not be excessive, disproportionate to the threatened harm, nor cruel or unusual in nature. Reasonable force may include the use of physical restraint. Physical restraint is defined as the use of force to restrict free movement of all or part of a student's body. Reasonable force shall not restrict or obstruct a student's airway, impair breathing, nor twist or bend a limb or joint in an unnatural direction. Reasonable force shall only be used with consideration of the following:

- 1. Severity of the offense,
- 2. Size and abilities of all parties,
- 3. Known mental or psychological abilities of the student(s),
- 4. Known medical conditions or special needs of the student(s),
 - 5. Patterns of behavior exhibited by the student(s),
 - 6. Potential physical dangers in using force, and
- 7. Preventative or defusing action taken prior to the use of force.
 - (2) Circumstances for the use of reasonable force.
- (a) The use of reasonable force is permitted, when necessary, in circumstances such as:
 - 1. To quell a disturbance,
- 2. To obtain possession of a weapon or other dangerous object,
 - 3. For self-defense,
 - 4. To prevent harm or injury to the student's self or others,
 - 5. To stop a crime in progress,
- 6. To prevent behavior disruptive to a safe and orderly classroom or school-related event, and
- 7. To remove a violent, abusive, uncontrollable or significantly disruptive student from the classroom or school-related event.
- (b) Example situations that may permit the use of reasonable force include, but are not limited to:
- 1. When a student physically attacks, or threatens to attack, a staff member or another student,
 - 2. When students are fighting,
- 3. When a student is causing, or at risk of causing, injury or damage by accident, rough play, or by misuse of dangerous materials, substances or objects,
- 4. When a student is seriously disrupting the order of the classroom or the school, or,
- 5. When a student leaves or attempts to leave a class or school, if leaving puts the student at risk.
- (3) School district documenting, reporting and training requirements.
- (a) Documenting and reporting School personnel must document all incidents of the use of physical restraint and promptly report them to the school principal or building-level administrator. The principal, in coordination with the school staff member, shall notify the student's parent or guardian, by phone, on the same day of the incident, if possible. If attempts to reach the parent or guardian by phone are unsuccessful, the school shall notify the parents or guardians by email or in writing and document the attempts made to reach the parents or guardians. The documentation and notification to the parents or guardians of the incident shall include all of the following:

- 1. The date, time and description of the incident,
- 2. The school personnel involved in the incident,
- 3. The event that precipitated the use of physical restraint,
- 4. Any alternative measures used prior to the use of physical restraint, if applicable,
- 5. Any injury to the student, school personnel or property as a result of the incident, if known, and
- 6. The duration of time and a description of the restraint used.
 - (b) Dissemination and Training.
- 1. At the beginning of each school year, all school personnel shall be informed of the laws, rules, and district policies regarding the use of reasonable force.
- 2. Training on the use of reasonable force shall be required at least annually for appropriate staff assigned to students with disabilities. The district must determine appropriate staff as required under this subsection. At a minimum, training must include:
- a. Methods and procedures for de-escalation of problematic behaviors,
 - b. Continuum of least to most restrictive techniques,
- c. Demonstrated proficiency of each technique in the continuum,
- d. Techniques for implementing reasonable force when using multiple staff members as a team,
- e. Monitoring and assessment criteria required during use of reasonable force,
- f. Identification of medical emergencies and basic response methods or techniques.
- g. Strategies to re-engage or re-enter the student into the learning environment, and
- h. The district's documentation and reporting requirements.

Specific Authority 1006.11(1), 1012.75(2) FS. Law Implemented 1003.32(1)(j), 1006.11(1), 1012.75(2) FS. History-New_

NAME OF PERSON ORIGINATING PROPOSED RULE: Dr. Frances Haithcock, Chancellor, K-12 Public Schools

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Dr. Eric J. Smith, Commissioner of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 29, 2008

DEPARTMENT OF EDUCATION

State Board of Education

RULE NOS.: **RULE TITLES:**

6A-6.0900 Programs for English Language

Learners

6A-6.0901 Definitions Which Apply to

Programs for English Language

6A-6.0904 Equal Access to Appropriate

Instruction for English Language

Learners

6A-6.0905 Requirements for the District English

Language Learners Plan

6A-6.0906 Monitoring of Programs for English

Language Learners

6A-6.0907 Inservice Requirements for Personnel

Serving English Language Learners

6A-6.0908 Equal Access for English Language

Learners to Programs Other Than

English for Speakers of Other

Languages (ESOL)

Exemptions Provided to English 6A-6.0909

Language Learners

6A-6.09091 Accommodations of the Statewide

Assessment Program Instruments

and Procedures for English Language Learners

PURPOSE AND EFFECT: The proposed modifications update terminology to reflect current practice in the field and update statutory references; modifies and/or creates inservice requirements for school personnel providing services to students enrolled in the ESOL program; incorporates newly revised template for District English Language Learners Plans; modifies exemptions to statewide assessments for newly arrived English Language Learners; and establishes competencies for ESOL endorsement. The effect is rules which are consistent with current practices.

SUMMARY: References to "limited English proficient students" are changed to "English Language Learners" throughout rules relating to ESOL programs. Other substantive changes include the following:

Rule 6A-6.0900 – adds three rules to the list of rules applicable to ESOL programs; reference to "ESOL/Home language programming" is changed to "ESOL/Home language instruction;" and reference to "categorical programming" is changed to "categorical programs and services."

Rule 6A-6.0901 – definition of "English Language Learner" or "Limited English Proficient Student" is changed to conform with statutory definition; references to "individual" or "persons" are changed to "student" or "students," where applicable.

Rule 6A-6.0904 - References to "programming" are changed to "instructional services;" where the Commissioner of Education was previously required to develop and identify standards for ESOL programs, the rule is amended to require the Commissioner to implement the standards. Examples of types of permissible ESOL instruction are deleted; references to "state curriculum frameworks and student performance standards" are updated to specify "Sunshine State Standards and English Language Proficiency Standards."

Rule 6A-6.0905 - Adopts a new template for District English Language Learners Plans, replacing the old format, but maintaining prior substantive requirements. Clarifies that the Department of Education must consider Parent Leadership Council's objections to district plans in the Department's review of the plans.

Rule 6A-6.0906 – Updates or corrects rule and statutory citations. Eliminates references to statutes or programs no longer in existence. Deletes expired requirements relating to the state data system that occurred in 1991 and 1992.

Rule 6A-6.0907 – Deletes transition or grandfathering provisions relating to ESOL inservice training that no longer apply; specifies that certain inservice requirements do not apply to reading teachers; adopts existing requirement that a teacher obtaining ESOL certification through a subject area examination must obtain 120 hours of inservice in ESOL within 3 years and providing that reading certified teachers who pass the ESOL subject area examination have met the inservice requirement; adopts existing requirement that school guidance counselors and school administrators must complete 60 hours of inservice training in ESOL; provides for use of ESOL inservice training as credit towards certificate renewal requirements.

Rule 6A-6.0909 - modifies existing rules to allow only students who have been enrolled in school in the United States for less than twelve months to be exempted from statewide assessment in reading, and specifies that such students must take the annual English language proficiency assessment; deletes provisions for alternative assessments; clarifies that students who are exempted may count against a school's participation rate in various accountability reports.

Rule 6A-6.09091 - deletes outdated reference to "High School Competency Test"

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 1001.02(1), 1008.22, 1012.55, 1012.56, 1012.575, 1003.56 FS.

LAW IMPLEMENTED: 1003.56, 1008.22, 1012.55, 1012.56, 1012.575 FS.

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

DATE AND TIME: March 17, 2009, 8:30 a.m.

PLACE: Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399-0400

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Lori Rodriguez, Bureau of Student Achievement through Language Acquisition, Department of Education, 325 West Gaines Street, Room 501, Tallahassee, Florida 32399-0400, (850)245-0417

THE FULL TEXT OF THE PROPOSED RULES IS:

6A-6.0900 Programs for <u>English Language Learners</u> <u>Limited English Proficient Students</u>.

- (1) The education of English Language Learners limited English proficient students is tailored to the student needs through design, scheduling, instructional strategies, philosophy, or learning activities; by the identification, assessment, and the classification process. Programs for English Language Learners limited English proficient students shall utilize either English for Speakers of Other Languages (ESOL) or home language instructional strategies in approach; provide courses leading to English language proficiency; student's the identification and assessment, classification and reclassification; ensure access to appropriate ESOL/Home language <u>instruction</u> programming and to categorical programs and services programming; ensure qualified instructional personnel and monitoring for program compliance, equal access, and program effectiveness.
- (2) The education and related services as described above shall be provided in accordance with the rules listed below:
- (a) Rule 6A-6.0901, F.A.C., Definitions Which Apply to Programs for English Language Learners Limited English Proficient Students.
- (b) Rule 6A-6.0902, F.A.C., Requirements for Identification, Eligibility Assessment and Programmatic and Annual Assessments of English Language Learners Limited English Proficient Students.
- (c) Rule 6A-6.0903, F.A.C., Requirements for Classification, Reclassification, and Post Reclassification of English Language Learners.
- (d) Rule 6A-6.0904, F.A.C., Equal Access to Appropriate Instruction for English Language Learners Programming for Limited English Proficient Students.
- (e) Rule 6A-6.0905, F.A.C., Requirements for the District English Language Learners Limited English Proficient Plan.
- (f) Rule 6A-6.0906, F.A.C., Monitoring of Programs for English Language Learners Limited English Proficient Students.
- (g) Rule 6A-6.0907, F.A.C., Inservice Requirements for Personnel <u>Serving English Language Learners</u> of <u>Limited English Proficient Students</u>.

- (h) Rule 6A-6.0908, F.A.C., Equal Access for <u>English Language Learners</u> <u>Limited English Proficient Students</u> to Programs Other Than <u>English for Speakers of Other Languages (ESOL)</u>.
- (i) Rule 6A-6.0909, F.A.C., Exemptions Provided to English Language Learners Limited English Proficient Students.
- (j) Rule 6A-6.09091, F.A.C., Accommodations of the Statewide Assessment Program Instruments and Procedures for English Language Learners.
- (<u>k)(j)</u> Rule 6A-4.0245, F.A.C., Specialization Requirements for Certification in English for Speakers of Other Languages (Grades K-12) Academic Class.
- (I) Rule 6A-4.02451, F.A.C., Performance Standards, Skills, and Competencies for the Endorsement in English for Speakers of Other Languages.
- (m)(k) Rule 6A-1.0503, F.A.C., Definition of Qualified Instructional Personnel.
- (n)(1) Rule 6A-4.0244, F.A.C., Specialization Requirements for the Endorsement in English to Speakers of Other Languages Academic Class.
- (o)(m) Rule 6A-1.09441, F.A.C., Requirements for Programs and Courses Which are Funded Through the Florida Education Finance Program and for Which the Student May Earn Credit Toward High School Graduation.
- (p) Rule 6A-1.09432, F.A.C., Assessment of English Language Learners.

Specific Authority 1001.02 FS. Law Implemented 1003.56 FS., as amended by Section 150, Chapter 2002 387, Laws of Florida. History–New 10-30-90, Amended ______.

- 6A-6.0901 Definitions Which Apply to Programs for English Language Learners Limited English Proficient Students.
- (1) English Language Learner means "Limited English Proficient Student," as defined in Section 1003.56, Florida Statutes means a student whose home language is one other than English as determined by a home language survey and whose English aural comprehension, speaking, reading, or writing proficiency is below the average English proficiency level of English speaking students of the same age and grade.
- (2) $\underline{\text{ELL}}$ $\underline{\text{LEP}}$ means $\underline{\text{English Language Learner}}$ $\underline{\text{limited}}$ $\underline{\text{English proficient}}$.
- (3) ESOL means English for Speakers of Other Languages.
- (4) Home or native language, when used with reference to a student an individual of limited English proficiency, means the language normally used by such students individuals, or in the case of a student, the language normally used by the parents of the student.

- (5) ELL LEP Committee means a group composed of ESOL teachers and home language teachers, and an administrator or designee plus guidance counselors, social workers, school psychologists or other educators as appropriate for the situation.
- (6) ELL LEP student plan means a written document which contains the student's name, instruction by program, including programs other than the ESOL provided, amount of instructional time or the instructional schedule, the date the student's limited English proficiency is identified, and assessment data used to classify or reclassify the student as an English Language Learner limited English proficient, date of exit and assessment data used to exit students as English proficient. The plan may be included in or attached to an existing student plan, individual educational plan, or may be a separate document for a given student or students, provided; however, if for "students," an individual copy of the plan shall be maintained in each student's file.
- (7) Basic ESOL means the teaching of English to students persons whose native language is other than English using the English language as the medium of instruction.
- (8) Basic subject areas means instruction in computer literacy, mathematics, science and social studies.
- (9) Other subject areas means instruction in courses other than basic ESOL and basic subject areas, such as music, physical education and vocational courses.
- (10) Student supportive services means services provided by guidance counselors, psychologists, social workers, visiting teachers, occupational placement specialists, health service providers, school administrators, district level program coordinators, teachers as advisors, or parents.

Specific Authority 1001.02 FS. Law Implemented 1003.56 FS., as amended by Section 150, Chapter 2002-387, Laws of Florida. History-New 10-30-90, Amended

- 6A-6.0904 Equal Access to Appropriate Instruction for English Language Learners Programming for Limited English Proficient Students.
- (1) Each English Language Learner limited English proficient student shall be enrolled in programming appropriate for his or her level of English proficiency and academic potential. Appropriate programming includes enrollment in programs other than ESOL funded programs as provided in Rule 6A-6.0908, F.A.C. Such programs shall seek to develop each student's English language proficiency and academic potential.
- (a) English Language Learners Limited English proficient students shall have equal access to appropriate programs which shall include state funded English for Speakers of Other Languages (ESOL) instruction and instruction in basic subject areas which are understandable to English Language Learners limited English proficient students and equal and comparable in amount, scope, sequence and quality to that provided to

- English proficient students. <u>Instructional</u> services Programming shall be documented in the form of an English Language Learner Student Plan limited English proficient student plan.
- (b) English Language Learners Limited English proficient students with special needs and in need of additional services shall be provided equal and comparable services to those provided to English proficient students on a timely basis and appropriate to their level of English proficiency.
- (c) English Language Learners Limited English proficient students who, by the end of grade 12 fail to meet the 10th grade statewide assessment, shall be provided appropriate programming as specified in Rule 6A-6.0909, F.A.C.
- (d) English Language Learners Limited English proficient students shall be given credit toward fulfilling graduation requirements in English for each basic ESOL course completed satisfactorily. Credit shall be given toward fulfilling graduation requirements for each basic subject area course completed satisfactorily through ESOL or home language.
 - (2) Basic ESOL instruction.
- (a) Basic ESOL programs shall include instruction to develop sufficient skills in speaking, listening, reading and writing English to enable the student to be English proficient.
- (b) English Language Learners Limited English proficient students shall be classified according to their levels of English language proficiency, academic achievement, and special needs, and shall be placed in programming appropriate instructional services for these levels. Basic ESOL instruction may be provided in heterogeneous classroom settings, such as multiple language groups.
- (c) An English Language Learner limited English proficient student shall be provided basic ESOL programming for the minimum number of hours per day or week, as specified in the individual ELL limited English proficient student plan. Such plans shall specify that each student receive, at minimum, the amount of basic ESOL instruction which may include special or alternative language arts necessary to attain parity of participation with non-limited English proficient students in language arts. The English Language Learner limited English proficient student shall not receive less than the total amount of instruction received by an non-limited English proficient student at the same grade level.
- (d) Basic ESOL services shall seek to prepare students for reclassification as soon as the student has attained a sufficient level of English language proficiency and academic achievement according to the entry and exit standards set forth in Rules 6A-6.0902 and 6A-6.0903, F.A.C.
- (e) An English Language Learner's student's ESOL teacher, parent or parent's designee, or other school personnel may request the convening of an ELL LEP Committee at any time after the end of the student's first semester in the program to identify any special problems which may be hindering a student's progress in ESOL. An ELL LEP Committee shall

make appropriate recommendations, as necessary, for the modification of the student's <u>ELL Student</u> LEP Plan. The nature and basis of such modification, if any, shall be documented in each ELL Student student's LEP Plan.

- (f) The Commissioner of Education shall develop <u>and implement or identify</u> standards and criteria for evaluating the appropriateness of basic ESOL instruction in each district. These standards shall be consistent with state-required curriculum frameworks and student performance standards.
- (g) Basic ESOL instruction shall be provided by appropriately qualified personnel.
- (3) ESOL instructional and home language instructional strategies in basic subject areas.
- (a) School districts shall provide appropriate home language instruction or ESOL content instruction or a combination of the two in basic subject areas in addition to basic ESOL instruction. Examples of appropriate ESOL instruction in basic subject areas include "ESOL content," "sheltered," "structured" and similar ESOL strategies.
- (b) School districts are encouraged to use grouping, clustering, and transporting of students where practical and feasible within and between districts to achieve compliance with these standards.
 - (4) ESOL instruction in basic subject areas.
- (a) A district that provides instruction, in whole or in part, through ESOL strategies shall assure and be able to document that:
- 1. Each course has been structured in conformity with ESOL strategies for teaching <u>English Language Learners</u> limited English proficient students basic subject matter;
- 2. Each course is taught by qualified personnel and that appropriate instructional materials are available to such personnel; and
- 3. English Language Learners Limited English proficient students are learning and progressing towards completion of requirements as specified in the school district's Student Progression Plan pupil progression plan.
- (b) The focus of instruction shall be substantive subject matter knowledge parallel and comparable to that provided to non-limited English proficient students in basic subject areas, consistent with the Sunshine State Standards as incorporated by reference in Rule 6A-1.09401, F.A.C., and English Language Proficiency Standards consistent with Rule 6A-6.0903, F.A.C. state curriculum frameworks, and student performance standards.
- (c) English Language Learners Limited English proficient students in ESOL basic subject area classrooms shall have access to an individual proficient in their languages in addition to a trained ESOL subject area teacher. Schools with at least fifteen students speaking the same home language shall provide at least one aide or teacher who is proficient in the same home language and who is trained to assist in ESOL basic subject area instruction.

- (d) The Commissioner of Education shall develop or identify standards and criteria for evaluating the appropriateness of the ESOL instruction in basic subject areas.
 - (5) Home language instruction in basic subject areas.
- (a) A district that provides instruction, in whole or in part, through home language instruction shall assure and be able to document that:
- 1. Each course has been structured in conformity with bilingual strategies for teaching English Language Learners limited English proficient students basic subject matter;
- 2. Each course is taught by qualified personnel and that appropriate instructional materials are available to such personnel; and
- 3. English Language Learners Limited English proficient students are learning and progressing towards completion of requirements as specified in the district's <u>Student Progression Plan pupil progression plan</u>.
- (b) The focus of instruction shall be substantive subject matter knowledge parallel and comparable to that provided to non-limited English proficient students in basic subjects, consistent with the Sunshine State Standards and English Language Proficiency Standards state curriculum frameworks, and student performance standards. Such instruction shall incorporate appropriate instructional materials and comparable home language texts when available.
- (c) The Commissioner of Education shall develop or identify standards and criteria for evaluating the appropriateness of the home language instruction in basic subject areas.
 - (6) Interim measures.
- (a) <u>English Language Learners</u> <u>Limited English proficient students</u> shall receive an instructional program which includes basic ESOL instruction and understandable instruction in basic subject areas.
- (b) In recognition that appropriately trained personnel might not be available to each student to provide each component, an action plan shall be developed at each school and for each district setting forth the following:
- 1. The number of students by language group who are denied any one or more of the programming required herein;
- 2. The documentation of the district's efforts and lack of success in recruiting, hiring, or training appropriately qualified staff for such programs;
- 3. Specific activities and timelines for recruiting, hiring and training needed staff; and
- 4. A plan of interim measures which must include inservice training programs, utilization of native speaking aides, active language materials and other elements designed to assure that each student's English language barrier is addressed in an instructionally sound manner.
 - (7) Parental involvement.

- (a) Parental involvement and participation in English Language Learners' limited English proficient students' educational programming and academic achievement shall be promoted, among other ways, by establishing parent leadership councils at each school, or at the district level, composed in the majority of parents of English Language Learners limited English proficient students.
 - 1. Parent leadership council should be promoted.
- 2. Parents shall be provided training and orientation regarding program monitoring procedures and involvement procedures available to parents of English Language Learners limited English proficient students.
- (b) Parents shall be informed of the opportunity to be represented on existing school and district advisory committees.
- (c) Parents shall be notified in writing of the student's initial membership in an assigned program. Notification shall be in language that the parent understands, unless clearly not feasible.

Specific Authority 1001.02 FS. Law Implemented 1003.56 FS., as amended by Section 150, Chapter 2002-387, Laws of Florida. History-New 10-30-90, Amended

- 6A-6.0905 Requirements for the District English Language Learners Limited English Proficient Plan.
- (1) Each school district shall submit a school district ELL LEP plan to the Department of Education describing the district's proposed procedures and methodologies for serving limited English proficient students and must receive the Commissioner of Education's approval prior to program implementation.
- (2) Councils representing parents of ELLs limited English proficient students shall be consulted prior to the submission of the school district ELL LEP plans to the Department of Education. The Department of Education shall consider the councils' objections to plan approval in its review.
- (3) The Department of Education shall review the school district ELL LEP plan and approve, disapprove, or return for clarification or further elaboration within sixty days of submission.
- (4) A school district ELL LEP plan shall be updated and resubmitted every three years. Interim changes in the plans shall be submitted as amendments to the Department of Education and must be approved by the Commissioner prior to implementation.
- (5) School district ELL LEP plan format. The school district LEP plan shall include at least the following
- (a) A district's ELL plan shall include: standards for entry, exit and post-reclassification monitoring; a description of instructional, categorical and student services; provisions for and plans to employ qualified staff; and evidence of

consultation with the district's Parent Leadership Council or other parent advisory body representative of parents of ELL students.

(b) The school district ELL plan shall be submitted to the Department utilizing the Department's online template entitled, "District Plan for Services of English Language Learners," which is hereby incorporated by reference to become a part of this rule. Copies of this template may be obtained from the Bureau of Student Achievement through Language Acquisition, K-12 Public Schools, Department of Education, 325 West Gaines Street, Room 501, Tallahassee, Florida 32399-0400. The online template must be completed in its entirety.

(a) Introduction.

- 1. A description of the school district's philosophy of limited English proficient programs, which shall include information on the district and school-level procedures and methodologies, the number of students, identification of languages involved and strategies intended to provide equal educational opportunities to limited English proficient students.
- 2. An overview of the school district's LEP plan that summarizes the contents of the plan and specifies appropriate programming.
 - (b) General section.
- 1. A general section to include descriptions of district strategies regarding:
- a. Standards for entry, exit and post reclassification monitoring including test and scores to be used;
- b. Instructional categorical and student services such as counseling; and
- c. Statement of procedures to employ qualified staff, including procedures used to monitor the oral language proficiency of teachers of limited English proficient students in math, seience, social studies or computer literacy courses in limited English proficient student's home language using criteria specified in Rule 6A 6.0904, F.A.C., as well as, all relevant provisions.
- 2. A summary of evidence of consultation with the district's parent leadership council composed of parents of limited English proficient students or other parent advisory body representative of parents of limited English proficient students: and
- 3. Interim measures for providing instructional services to limited English proficient students when appropriate personnel are not available to provide basic ESOL instruction and understandable instruction in basic subject areas as set forth in Rule 6A-6.0904, F.A.C. Measures shall be developed at each school.
- (6) A school district LEP plan shall incorporate home language instruction in basic subject areas such as transitional or development bilingual education or ESOL instruction in basic subject areas, such as "structured" or "sheltered"

instructional strategies, in addition to basic ESOL instruction. The plan shall describe how the district intends to provide each limited English proficient student with the opportunity to learn the academic English subject matter vocabulary necessary for academic success.

- (a) The school district shall specify how it will meet the needs of students in the home language using teachers, aides, parents, volunteers and students proficient in the language.
- (b) The school district LEP plan shall include a statement of assurance for compliance with Federal and state laws and regulations.
- (e) The school district LEP plan shall include a statement which addresses credit towards graduation requirements for basic ESOL courses and ESOL and home language basic subject areas courses.

Specific Authority 1001.02 FS. Law Implemented 1003.56 FS., as amended by Section 150, Chapter 2002-387, Laws of Florida. History–New 10-30-90, Amended ______.

6A-6.0906 Monitoring of Programs for English Language Learners Limited English Proficient Students.

The Florida Department of Education shall monitor districts to ensure compliance with Rules 6A-6.0900 through 6A-6.09091; and 6A-1.09432, F.A.C., and all applicable federal and state laws and regulations including Sections 1000.05, 1001.03, 1002.20, 1003.56 and 1010.305, F.S. Monitoring shall include periodic reviews of the following areas:

- (1) Program compliance.
- (a) Monitoring shall be in conjunction with and reports shall be consistent with the comprehensive monitoring system of the Division of Public Schools in accordance with Rule 6A-1.0453, F.A.C.
- (b) Compliance shall be determined and documented in the following areas:
- 1. Identification, assessment and programmatic assessment of English Language Learners limited English proficient students as defined in Rule 6A-6.0902, F.A.C.;
- 2. Provision for and implementation of basic ESOL instruction, ESOL instruction in basic subject areas, or home language instruction in basic subject areas as defined in Rule 6A-6.0904, F.A.C.;
- 3. Employment of qualified personnel as defined <u>or addressed</u> in Rules <u>6A-1.0503</u>, <u>6A-4.0244</u>, <u>6A-4.0245</u>, <u>6A-6.0907</u>, and <u>6A-1.09441</u>, F.A.C.; and
- 4. Parental involvement as defined in Rule 6A-6.0904, F.A.C.
- (c) When applicable, compliance with the following categorical program and supportive service area requirements as provided in law and rule:
 - 1. Compensatory or remedial education;
 - 2. Exceptional student education;
 - 3. Dropout prevention;
 - 4. Pre-kindergarten;

- 5. Chapter 2;
- 5.6. Pre-first grade classes;
- 6.7. Career and Technical Education Vocational;
- 7.8. Adult;
- 8.9. Student services; and
- 9.10. Extended day.
- (d) Periodic reviews of local district compliance with the Florida Educational Equity Act shall include a review of requirements in Chapter 6A-19, F.A.C., with regard to equal access to categorical programming for eligible national minority students. Reviews will be conducted in accordance with Rules 6A-19.010 and 6A-1.0453, F.A.C.
- (e) Data shall be collected annually for all students by the school district and the Department of Education in the following areas:
 - 1. Student's home language,
 - 2. Student's national origin, and
- 3. Student classified as <u>English Language Learner</u> limited English proficient.
- (f) Data shall be collected annually for English Language Learners limited English proficient students by the school district and the Department of Education in the following areas:
 - 1. Student classified as English proficient,
- 2. Student reclassified as <u>English Language Learner</u> limited English proficient,
- 3. Student reclassified as <u>English Language Learner limited English proficient</u> but not receiving programming as required in Rule 6A-6.0904, F.A.C.,
- 4. Student in <u>Title I Chapter I Programs or other federal programs</u>,
- 5. Student passing the statewide assessment competency test,
- 6. Student not passing the statewide assessment empetency test,
- 7. Student in compensatory <u>or remedial</u> education programs,
 - 8. Student in exceptional student education program,
 - 9. Student in dropout prevention program, and
 - 10. Student in prekindergarten program., and
 - 11. Student in Chapter II Program.
 - (2) Program effectiveness evaluation.
- (a) The Department of Education shall design <u>and implement</u> an evaluation system containing output measures by October 1, 1991. The state data system shall be amended to include needed data items between October 1, 1991, and June 30, 1992. The evaluation shall be implemented in the 1992-93 school year.
- (b) The goals of program effectiveness evaluations are to more effectively measure outcomes and to substitute, where appropriate, outcome measures for measures contained elsewhere in rules.

- (c) The Department of Education shall conduct an equal access data review of all school districts within a three year period in order to ascertain any major deviance from expected data patterns. Where deviations are noted, the school district shall be informed and shall be required to address the issue and report action taken. The district profiles shall include a comparison of (1) national origin minority students, (2) students who are not national origin minorities, and (3) English Language Learners limited English proficient students on the following indicators such as participation in categorical programs, participation in special programs in the Florida Education Finance Program, and participation in targeted academic courses.
- (d) Data shall be analyzed to determine program effectiveness in such areas as, but not limited to:
- 1. Acquisition of English language skills by English Language Learners limited English proficient students sufficient for parity of participation with non-limited English proficient students within a reasonable period of time;
- 2. Progression toward completion of requirements specified in each district's student progression plan pupil progression plan as evidenced by a comparison of English Language Learner limited English and non limited English proficient speaking students;
- 3. Comparison of English Language Learner limited English and non-limited English proficient speaking students by race/ethnic, national origin and district by the data identified in this subsection; and
- 4. Comparison of student identification and student exit data from ESOL programs of English Language Learners limited English proficient students and by home language by district and state.
- (e) Data shall be collected annually for all students by school district and the Department of Education in the following areas:
 - 1. Retention rates,
 - 2. Graduation rates.
 - 3. Dropout rates,
 - 4. Grade point average,
 - 5. State assessment test scores, and
- 6. Students classified as English Language Learners LEP exiting the ESOL program by home language by year.
 - (3) Monitoring procedures.
- (a) The Department of Education shall develop annually a summary report of the results of the monitoring review or the program evaluation.
- (b) Each district shall retain documentation to verify compliance with the requirements of law and rules applicable to programs for English Language Learners limited English proficient students.

- (c) The Department of Education shall prepare and distribute to the school district a report of findings and recommendations or corrective actions on monitoring compliance or effectiveness evaluation. Copies of all reports shall be retained in the individual districts as well as by the Department.
- (d) The Department of Education monitoring activities shall be planned and undertaken with appropriate consultation and participation of councils representing parents of English Language Learners limited English proficient students. Each district shall be responsible for making a copy of any monitoring report available to councils representing parents of English Language Learners limited English proficient students.
- (e) The Department of Education shall designate employees to provide technical assistance to those school districts which data suggest that inadequate or inappropriate services are being provided to English Language Learners limited English proficient students. Such technical assistance shall include:
- 1. Joint determination of practices to be investigated by the local school district,
- 2. Involvement of the parents of English Language Learners limited English proficient parent group and school district personnel in determining actions to improve the situation, and
- 3. A summary report to the Division of Public Schools. The data for school districts receiving technical assistance as described above shall be reviewed the following year to identify the impact of any changes made.
- (f) Any documented major deviation from expected data patterns or compliance criteria shall require that the district submit to the Department of Education a written explanation of the situation and any action taken.
- (g) Technical assistance shall be made available to any district with data which indicates that inadequate or inappropriate services are being provided to English Language Learners limited English proficient students.
- (h) Districts shall be subject to the procedures and sanctions as set forth in Section 1001.03, F.S.

Specific Authority	1001.02 FS.	Law Im	plemented	1000.05,	1003.56
FS., as amended by	Chapter 200)2 387, L	aws of Flor	ida. Histo	ry-New
10-30-90, Amended	1.				

- 6A-6.0907 Inservice Requirements for Personnel Serving English Language Learners of Limited English Proficient Students.
- (1) Inservice standards for teachers of mathematics, science, social studies, or computer literacy using ESOL instructional strategies who do not hold a valid certificate with ESOL endorsement or coverage:
- (a) Any teacher using ESOL strategies to teach mathematics, science, social studies, or computer literacy assigned to instruct English Language Learners limited English

proficient students on September 15, 1990, or for the first time in any given school year thereafter shall complete at least sixty points of inservice training or three semester hours of college credit in methods of teaching English to speakers of other languages, ESOL curriculum and materials development, cross-cultural communications and understanding, or testing and evaluation of ESOL by September 15 of the following vear., or

(b) Teachers who had appropriate certification as specified in the 1989-90 Course Code Directory as adopted by reference in Rule 6A 1.09441, F.A.C., for the subjects and grades taught and have completed prior to the 1990-91 school year, at least two years of successful teaching using ESOL strategies to teach math, science, social studies or computer literacy to limited English proficient students as verified in writing by the superintendent, shall complete sixty points of inservice training or three semester hours in methods of teaching English to speakers of other languages, ESOL curriculum and materials development, cross-cultural communications and understanding or testing and evaluation of ESOL. The sixty points of inservice training or the three semester hours of college credit shall be completed for the first certificate renewal after July 1, 1990. The school district shall maintain records on how the teacher was evaluated as successful. The experience in a basic subject area ESOL class, acceptable as provided herein, shall have been taught using ESOL strategies.

(b)(e) Inservice points or college credit earned in fulfillment of this subsection may be used toward meeting three of the six semester hours renewal requirements for <u>current or subsequent</u> that validity periods.

- (2) Inservice standards for teachers of mathematics, science, social studies, or computer literacy using home language instructional strategies who do not hold a valid certificate with ESOL endorsement or coverage:
- (a) Any teachers using home language strategies to teach mathematics, science, social studies or computer literacy assigned to instruct English Language Learners limited English proficient students on September 15, 1990, or for the first time in any given school year thereafter shall complete at least sixty points of inservice training or three semester hours of college credit in methods of teaching home language, home language curriculum and materials development, or testing and evaluation in the home language by September 15 of the following year., or

(b) Teachers who had appropriate certification as specified in the 1989-90 Course Code Directory as adopted by reference in Rule 6A 1.09411, F.A.C., for the subject and grades taught and have completed, prior to the 1990-91 school year, at least two years of successful teaching of math, science, social studies or computer literacy through the home language strategies, as verified in writing by the superintendent, shall complete sixty points of inservice training or three semester hours of college credit in methods of teaching home language,

home language curriculum and materials development, or testing and evaluation in the home language. The sixty points of inservice training or three semester hours of college credit shall be completed for the first certificate renewal after July 1, 1990. The school district shall maintain records on how the teacher was evaluated as being successful. The experience in a basic subject area class acceptable as provided herein shall have been taught using home language strategies.

(b)(e) Inservice points or credit earned in fulfillment of this subsection may be used toward meeting three of the six semester hours renewal requirements for current or subsequent that validity periods.

(c)(d) Teachers who are instructing English Language <u>Learners</u> limited English proficient students in mathematics, science, social studies, or computer literacy in the student's home language on September 15 of any given school year shall have met by September 15 of the subsequent year the following:

- 1. A passing grade on a Department-approved language examination designed to determine whether a person has a language proficiency necessary to teach elementary or secondary students in that language,. The Florida Department of Education shall develop by October 1, 1990, a list of approved tests. A district which wishes to use an alternative examination shall submit it to the Florida Department of Education for approval prior to its utilization, or
- 2. A Florida foreign language certification coverage in the language which the teacher will utilize to instruct English Language Learners limited English proficient students.
- (3) Inservice standards for teachers of English Language Learners limited English proficient students in subjects other than English, reading, mathematics, science, social studies or computer literacy who do did not hold a valid certificate with ESOL endorsement or coverage:
- (a) Any teacher assigned to instruct English Language Learners limited English proficient students in subjects other than English, reading, mathematics, science, social studies or computer literacy on September 15, 1990, or for the first time in any given school year thereafter shall complete at least eighteen points of inservice training or three semester hours of college credit methods of teaching English to speakers of other languages, ESOL curriculum and materials development, cross-cultural communications and understanding, or testing and evaluation of ESOL by September 15 of the following year. Inservice training shall be provided during three full planning days or by other means approved in the district's ELL LEP plan., or
- (b) Teachers who had appropriate certification as specified in the 1989 90 Course Code Directory as adopted by reference in Rule 6A-1.09441, F.A.C., for the subject(s) and grades taught and have completed, prior to the 1990-91 school year, at least one year of successful teaching of other subject areas, to limited English proficient students, as verified in writing by the

superintendent, shall complete sixty hours of inservice training or three semester hours of college credit in methods of teaching English to speakers of other languages, ESOL curriculum and materials development, cross-cultural communications and understanding, or testing and evaluation of ESOL. The sixty hours of inservice training or three semester hours of college credit shall be completed for the first certificate renewal after July 1, 1990. The school district shall maintain records on how the teacher was evaluated as being successful.

(b)(e) Inservice points or college credit earned in fulfillment of this subsection may be used toward meeting three of six semester hours renewal requirement for current or subsequent that validity periods.

(4) Any teacher that obtains K-12 ESOL Coverage based soley on passing score on the ESOL Subject Area test shall complete 120 inservice points or 6 semester hours of college credit in ESOL within three (3) calendar years of receiving the certification coverage. Any ESOL inservice training or college credit in ESOL taken prior to certification may be used to meet this requirement. Any teacher who has Reading K-12 Certification or the Reading Endorsement shall be credited with having completed 120 hours of inservice training in ESOL for this purpose, and shall have satisfied this requirement.

(5) School administrators and guidance counselors shall complete sixty (60) points of inservice training or three (3) semester hours of college credit in English for Speakers of Other Languages, ESOL Curriculum and Materials Development, Cross-cultural Communications and Understanding, or Testing and Evaluation of ESOL within three (3) years of their hiring date or assignment as a school administrator or guidance counselor. ESOL inservice training or college credit in ESOL taken prior to the hiring date or assignment may be used to meet this requirement.

(6)(4) Implementation schedule for this rule.

(a) Principles of Implementation.

(a)1. Except as set forth in this subsection, any teacher required to have an endorsement or training pursuant to this rule shall complete such training within one year of his or her initial assignment.

(b)2. Exceptions to paragraph (6)(a) subsection (4) of this rule.

1.a. A beginning teacher shall complete the inservice requirements within two years of initial assignment.

2.b. A teacher required to have an ESOL endorsement on a certificate pursuant to this rule shall complete course work required for such endorsement in accordance with Rule 6A-1.0503, F.A.C within three calendar years of his or her initial assignment.

- (b) Interim measures. In recognition that this rule will require large numbers of teachers to be trained for the first time and that this poses a burden for school districts, the following interim measures will be in effect until 1993-94, except as specified herein:
- 1. During the 1990 91 school year, the following steps shall be taken to provide for a phase-in of the requirements of

a. Each school district shall conduct a survey of its limited English proficient students and based on the survey shall determine the number of teachers by school who need to be trained under this rule. Such survey will be completed by February, 1991.

b. Each school district shall establish a program to assure that all ESOL basic teachers needing training shall initiate training by the beginning of the 1991-92 school year and shall complete such training by the beginning of the 1994-95 school vear.

c. Each school district shall project the number of ESOL subject matter teachers and home language basic subject matter teachers needed by the district and shall initiate a program which will assure that the grouping of teachers with the largest number shall begin training by the beginning of the 1991-92 school year and complete such training by the beginning of the 1993-94 school year and that the grouping of teachers with the lesser number shall begin training by the beginning of the 1991-92 school year and complete such training by the beginning of the 1994-95 school year.

d. Each school district shall also develop and implement a training and informational program for administrators, including principals, concerning this rule and the educational needs of limited English proficient students.

2. Beginning in the 1991-92 school year those teachers requiring inservice training pursuant to rule shall complete such training within a school year. Each year thereafter those teachers who have not already completed the training shall complete the requisite training.

3. Those teachers who must complete specified credit or inservice points for certification renewal pursuant to this rule shall complete such training by the following time periods: Those whose validity period ends prior to July 1, 1993, shall complete requirements by June 1992; those whose validity period ends July 1, 1994, shall complete requirements by June 1993; those whose validity period ends July 1, 1995, shall complete requirements by June 1994.

(7)(5) Inservice training program standards. Programs set forth herein which enable teachers to meet requirements through inservice points shall meet the following standards:

- (a) The inservice time shall be divided between contact time and supervised practicum.
- (b) The inservice training time allotted for methods of teaching English to speakers of other languages, ESOL curriculum and materials development, cross-cultural

communications and understanding, and testing and evaluation of ESOL as set forth in subsections (1), and (3), and (5) of this rule shall be appropriately divided, or

- (c) The inservice training time allotted for methods of teaching home language, home language curriculum and materials development, and testing and evaluation in the home language as set forth in subsection (2) of this rule shall be appropriately divided.
- (d) A set of performance competencies with post-tests shall be developed by each district in their master inservice plan for all the inservice training provided in fulfillment of this rule.
- (e) Trainers of home language teachers, where possible, shall be persons who speak the targeted home language.
- (f) Each inservice program developed to meet the requirements of this rule shall be approved by the Florida Department of Education and shall be monitored at least once every three years to assure that the standards set forth herein are met.
- (g) Up to one hundred twenty (120) sixty inservice points or six (6) three semester hours earned in meeting the requirements as specified in subsections (1)-(5) $\frac{(1)}{(2)}$ or $\frac{(3)}{(3)}$, F.A.C. of this rule may be used by a teacher for certificate renewal. A teacher who holds a professional certificate may use college credits or inservice points completed in ESOL training and training in the teaching of reading in excess of six (6) semester hours during one certificate-validity period toward renewal of the professional certificate during the subsequent validity periods. A teacher who holds a temporary certificate may use college credits or inservice points completed in ESOL training and training in the teaching of reading toward renewal of the teacher's first professional certificate. Such training must not have been included within the degree program, and the teacher's temporary and professional certificates must be issued for consecutive school years.
- (h) Each district shall retain records for each teacher, school administrator, guidance counselor, and paraprofessional and aide that successfully completed the inservice requirements.
- (8)(6) Each school district shall develop and implement an inservice program for paraprofessionals teacher aides who work with English Language Learners limited English proficient students.
- (9)(7) Each school district shall develop and implement the inservice requirements contained in this rule in the district's master inservice plan.
- (10)(8) Each district shall develop and implement training components, in addition to the requirements in this rule, needed to increase the effectiveness and efficiency of the program(s) provided to English Language Learners limited English proficient students.

- (11)(9) The Department of Education shall provide technical assistance, including technological assistance where feasible, to school districts in the implementation of the inservice training.
- (10) During the 1992-93 school year, the Department of Education shall conduct an evaluation of the system of inservice provided in this rule, and shall make recommendations for revising the system based on analysis of student outcome measures.

Specific Authority 1001.02 FS. Law Implemented 1003.56 FS., as amended by Chapter 2002-387, Laws of Florida. History-New 10-30-90, Amended

- 6A-6.0908 Equal Access for English Language Learners Limited English Proficient Students to Programs Other Than English for Speakers of Other Languages (ESOL).
- (1) English Language Learners (ELL) Limited English proficient students, including refugees and other immigrants, racial and national origin minority students, shall be entitled to equal access to programs and services other than ESOL, such as, but not limited to compensatory, exceptional, early childhood, pre-first grade, vocational, adult education, Chapter 2, dropout prevention, extended day, and supportive services regardless of the funding sources.
- School-to-Home Communication Home school eommunication. All written and oral communication between a school district's personnel and parents of current or former English Language Learners limited English proficient students shall be in the parents' primary language or other mode of communication commonly used by the parents unless clearly not feasible.
- (3) National origin minority or English Language Learners limited English proficient students shall not be subjected to any disciplinary action because of their use of a language other than English.
- (4) Any person or organization may file a complaint alleging violation of Rules 6A-6.0900 through 6A-6.0909, F.A.C., with the Florida Department of Education.
 - (a) Complaints shall be specific and in writing.
- (b) Findings shall be reported to the district and complainant within sixty days after receipt of the complaint.
- (c) Corrective actions shall be required for any confirmed violation.
- (d) The complaint process is independent of an individual's rights under state and federal laws.
- (5) Exceptional student education referral. The school district shall ensure that an exceptional student referred for placement into programs for English Language Learners limited English proficient students shall have an individual educational plan, (IEP), review prior to that placement. A staff representative of the ELL LEP Committee shall be invited to participate in that review.

Specific Authority 1001.02 FS. Law Implemented 1003.56 FS., as amended by Chapter 2002 387, Laws of Florida. History-New 10-30-90, Amended

6A-6.0909 Exemptions Provided to English Language **Learners** Limited English Proficient Students.

- (1) English Language Learners shall be assessed for academic progress using guidelines established under Section 1008.22, Florida Statutes. English Language Learners who have been enrolled in school in the United States for less than twelve (12) months may be exempted from the statewide assessment in reading and shall undertake the annual CELLA assessment in accordance with Rule 6A-6.0902, F.A.C. Students in grades 4 and 7, who have been in an ESOL program for two or fewer years may be exempted from participation in the statewide assessment program.
- (2) Each school district shall administer CELLA to English Language Learners exempted from statewide assessment in accordance with subsection (1) of this rule offer alternatives to the statewide assessment program for the measurement of minimum standards in grades 4 and 7.
- (a) The alternatives shall measure the same minimum standards as those measured by the statewide assessment program provided, however, that methods appropriate for the limited English proficient student are used.
- (b) Remedial programming shall be provided to those students who do not meet the performance standards of the statewide assessment program.
- (3) English Language Learners Limited English proficient students who have completed the credits required for graduation and who have failed to meet the 10th grade standards as measured by the Florida Comprehensive Assessment Test (FCAT) SSAT I and II or alternative statewide assessment program shall be eligible for compensatory education for "a thirteenth year" as provided in Section 1003.43, F.S.
- (a) Alternative methods of meeting the standards of the FCAT SSAT-I or alternative statewide assessment program standards shall be used, where feasible, for English Language Learners limited English proficient students who are unable to demonstrate mastery of the standards due to deficiencies in English language proficiency.
- (b) English Language Learners Limited English proficient students who failed to meet the standards after completing the "thirteenth year" may be eligible to be reported for FTE funding in the appropriate courses in the adult education program of the Florida Education Finance Program.
- (4) The Department of Education shall assist the district in identifying or developing the alternative methods referenced in subsections (2) and (3) of this rule.
- (5) If the number of English Language Learners limited English proficient students in a district is fewer than ten within a radius of twenty miles of a given school or within the school attendance zone, whichever is larger, a district may apply to the

- Florida Department of Education for an exemption from the delivery of basic ESOL through an ESOL teacher certified in ESOL for this group of students. Exemptions shall be granted on a one year basis, are renewable, and may be granted only if the district documents specific efforts to address the English language needs of its students.
- (6) The Florida Department of Education shall review annually the personnel utilized in teaching English Language <u>Learners</u> limited English proficient students by program for the purpose of identifying the areas of need as "critical teacher shortage" areas. The State Board of Education shall take all necessary steps to assure that the benefits set forth in Section 1009.58, F.S., shall be made available to teachers in critical teacher shortage areas.
- (7) Upon verification by a superintendent that the district has been unsuccessful in recruiting ESOL basic, ESOL subject matter, or home language instructors, and that certain positions at given schools cannot be filled during any school year with a person who meets the certification requirements in the Course Code Directory as adopted by reference in Rule 6A-1.09441, F.A.C., or the inservice requirements as specified in Rule 6A-6.0907, F.A.C., a teacher who does not meet the requirements may be assigned to such a classroom on conditions that meet the terms of Rule 6A-1.0503, F.A.C.

Specific Authority 1001.02 FS. Law Implemented 1003.56 FS., as amended by Chapter 2002-387, Laws of Florida. History-New 10-30-90, Amended

- 6A-6.09091 Accommodations of the Statewide Assessment Program Instruments and Procedures for English Language Learners Limited English Proficient Students.
- (1) The Department of Education shall provide accommodations for English Language Learners (ELLs) limited English proficient (LEP) students to enable them to fully participate in the statewide assessment program as defined in Sections 1008.22, 1008.34 and 1001.11, F.S.
- (2) Each school board shall utilize appropriate test accommodations within the limits prescribed herein. School district personnel are required to implement the accommodations in a manner that ensures the test responses are the independent work of the student. Personnel are prohibited from assisting a student in determining how the student will respond or directing or leading the student to a particular response.
- (3) School districts shall offer test accommodations to ELLs LEP students who currently are receiving services in a program operated in accordance with an approved <u>ELL</u> district LEP plan. The assessment tests may be administered with any one or a combination of the accommodations authorized herein that are determined to be appropriate for the individual student. Accommodations for statewide assessment tests shall include:
- (a) High School Competency Test and Florida Comprehensive Assessment Test.

- 1. ELLs Students may be given additional time to complete each test section, and the entire test may be administered over one or more days. Students who begin any individual section of the test shall complete it in the same school day.
- 2. ELLs Students may be given access to English-to-heritage language/heritage language-to-English dictionaries such as those made available to ELLs LEP students in an instructional setting. A dictionary written exclusively in the heritage language or in English shall not be provided.
- 3. ELLs Students may be given the opportunity to be tested in a separate room with the English for Speakers of Other Languages (ESOL) or heritage language teacher serving as test administrator. If the ELL student is not of legal age, the parents of said student shall be informed of this particular accommodation and shall be given the opportunity to select the preferred method of test administration.
- 4. ELLs Students taking the mathematics test section may be provided limited assistance by the ESOL or heritage language teacher using the student's heritage language. This assistance shall be as follows:
- a. The teacher may answer student inquiries related to any of the test directions.
- b. The teacher may answer specific inquiries concerning a word or phrase in a particular test question that is confusing the student because of limited English proficiency. In no case shall assistance be given the student in actually solving the mathematics questions.
- c. Questions for clarification posed by individual students must be answered on an individual basis by the test administrator to prevent interference with another student's ability to concentrate.
- 5. ELLs Students taking the communications or reading test sections may be provided limited assistance by the ESOL or heritage language teacher using the student's heritage language. This assistance shall be as follows:
- a. The teacher may answer student inquiries related to any of the general test directions as long as the ELL student is not unmistakably led to infer the correct answer to any of the
- b. The teacher shall not answer ELLs' students' inquiries about the reading passages, the question stems, or answer alternatives.
- c. ELLs The students may have access to the dictionary specified in subparagraph (3)(a)2., F.A.C., of this rule, but the student is expected to read the reading passage, the question stems, and the answer alternatives in English.
- 6. ELLs taking the writing test may be provided limited assistance by the ESOL heritage language teacher using the student's heritage language. This assistance shall be as follows:
 - (b) Writing Assessment Test.

- a.1. Flexible setting. ELLs Students may be given the opportunity to be tested in a separate room with the ESOL or heritage language teacher serving as test administrator. If the ELL student is not of legal age, the parents of said student shall be informed of this particular accommodation and shall be given the opportunity to select the preferred method of test administration.
- b.2. Assistance in the heritage language. The ESOL or heritage language teacher may answer student questions about the general test directions in their heritage language, but the teacher is prohibited from answering questions about the writing prompt.
- c.3. Flexible scheduling. ELLs Students may take the test during several brief sessions within one school day. All testing must be completed within the prescribed testing period shown in the test administration manual.
- d.4. Flexible timing. ELLs Students may be provided additional time beyond the time limit specified in the test administration manual for administration of the test to English proficient students non LEP students.
- e.5. Dictionary. ELLs LEP students may have access to English-to-heritage language/heritage language-to-English dictionaries, such as those made available to ELLs LEP students in an instructional setting. A dictionary written exclusively in the heritage language or in English shall not be provided.
- (4) Each school board shall establish procedures whereby training shall be provided to the ESOL or heritage language teacher who is administering any of the statewide assessment tests. The training shall be designed to teach the teacher how to administer the statewide assessment tests within the limits prescribed in this rule.
- (5) ELLs Limited English proficient students who otherwise are classified as exceptional education or handicapped students shall be afforded the additional test accommodations specified in Rule 6A-1.0943, F.A.C.

Specific Authority 1008.22(10) FS. Law Implemented 1003.43(8), 1008.22(3) FS. History-New 10-17-00, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Lori Rodriguez, Bureau of Student Achievement through Language Acquisition, Department of Education

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Dr. Eric J. Smith, Commissioner of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 14, 2008

DEPARTMENT OF REVENUE

RULE TITLES: RULE NOS.:

12-14.003 Remittance of Costs to the

Department of Revenue

12-14.005 Form for Remittance of Costs to the

Department of Revenue

PURPOSE AND EFFECT: The Clerk of the Court Revenue Remittance System was developed for Florida clerks of the court to remit taxes, fees, fines, reimbursements, court costs, or other court-related funds collected to the Department for distribution. This system was developed jointly by the Department and the Florida Association of Court Clerks to implement Section 213.13, F.S. Rule Chapter 12-28, F.A.C., currently provides for the electronic remittance of the funds and for the electronic transmission of return/remittance detail for the funds. The purpose of this rulemaking is to remove these obsolete rules and forms that were previously used for the remittance of funds collected under Section 938.01, F.S., by the clerks of the court to the Department for distribution.

SUMMARY: The proposed repeal of Rule 12-14.003, F.A.C. (Remittance of Costs to the Department of Revenue) removes obsolete provisions that are no longer used by the Department for the remittance of funds collected under Section 938.01, F.S., by the clerks of the court to the Department.

The proposed repeal of Rule 12-14.005, F.A.C. (Form for Remittance of Costs to the Department of Revenue) removes the adoption, by reference, of obsolete Form DR-143, Remittance of \$3.00 Additional Court Costs.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 938.01(1) FS.

LAW IMPLEMENTED: 938.01 FS.

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

THE FULL TEXT OF THE PROPOSED RULES IS:

12-14.003 Remittance of Costs to the Department of Revenue.

Specific Authority 938.01(1) FS. Law Implemented 938.01 FS. History-New 5-11-83, Formerly 12-14.03, Repealed

12-14.005 Form for Remittance of Costs to the Department of Revenue.

Specific Authority 938.01(1) FS. Law Implemented 938.01 FS. History-New 8-4-83, Formerly 12-14.05, Amended 10-20-91, 8-10-92, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: No Notice of Proposed Rule Development is required to be published in the Florida Administrative Weekly when repealing a rule section or rule chapter.

DEPARTMENT OF REVENUE

RULE NOS.: RULE TITLES:

12-18.001 Authorization for Compensation 12-18.002 Eligibility to File Claim for

Compensation

12-18.004 Submission of Information and

Claims for Compensation

12-18.008 Compensation for Vending Machine

Violations

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule Chapter 12-18, F.A.C. (Compensation for Tax Information), is to: (1) clarify the taxes, surtaxes, surcharges, and fees for which the Department is authorized to pay compensation for information on tax violations; and (2) adopt revisions to the application for compensation that are necessary to assure that only those informants authorized to receive compensation for information on tax violations are paid the authorized amount of compensation.

SUMMARY: The proposed amendments to Rule 12-18.001, F.A.C. (Authorization for Compensation), clarify the taxes, surtaxes, surcharges, and fees for which the Department is authorized to pay compensation for information on tax violations.

The proposed amendments to Rule 12-18.002, F.A.C. (Eligibility to File Claim for Compensation), provide that a completed Form DR-55, Application for Compensation for Tax Information, will establish the applicant's priority to any claim for compensation.

The proposed amendments to Rule 12-18.004, F.A.C. (Submission of Information and Claims for Compensation): (1) adopt revisions to Form DR-55 necessary to assure that only those informants authorized to receive compensation for information on tax violations are paid the authorized amount of compensation; and (2) update information on how to obtain a copy of the form from the Department.

The proposed amendments to Rule 12-18.008, F.A.C (Compensation for Vending Machine Violations), update information on how to send information on tax violations.

OF OF SUMMARY **STATEMENT ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 212.0515(8), 213.06(1), 213.30(1)

LAW IMPLEMENTED: 92.525(2), 212.0515, 213.30 FS.

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

THE FULL TEXT OF THE PROPOSED RULES IS:

12-18.001 Authorization for Compensation.

(1)(a) The Executive Director of the Department of Revenue or the Executive Director's designee is authorized to compensate persons who provide information leading to the punishment of, or collection of taxes, surtaxes, surcharges, fees, penalties, or interest from, any person with respect to the taxes enumerated in Section 213.05, F.S. The Department is not authorized to compensate persons who provide information with respect to a revenue or tax law that is not administered. regulated, controlled, and collected by the Department, as provided in Section 213.05, F.S. No person is authorized under these rules to make any offer, or promise, or otherwise to bind the Executive Director or the Executive Director's designee with respect to the payment of any compensation or the amount thereof.

(b) The Department administers, regulates, controls, and collects the following:

- 1. Communications services tax;
- 2. Corporate income and emergency excise tax;
- 3. Estate tax;
- 4. Excise tax on documents (documentary stamp tax);
- 5. Fuel taxes on motor fuel, diesel fuel, aviation fuel, and alternative fuel, including local option taxes;
 - 6. Government leasehold intangible personal property tax;
 - 7. Gross receipts tax on dry-cleaning;
- 8. Gross receipts tax on natural gas, manufactured gas, or electricity;
- 9. Insurance premium taxes, fees, regulatory assessments, excise taxes, and surcharges;
 - 10. Intangible personal property taxes;
- 11. Local option convention development tax, tourist development tax, and tourist impact tax when the imposing local government has not elected to self-administer the tax;
- 12. Miami-Dade Lake Belt mitigation and water treatment upgrade fees;
 - 13. Motor vehicle warranty fees;
 - 14. Pollutant taxes:
 - 15. Rental car surcharge;
- 16. Sales and use tax and local option discretionary sales surtaxes;
- 17. Severance taxes and surcharges on gas and sulfur production, oil production, and solid mineral severance; and
- 18. Solid waste fees, including the new tire fee and the new battery fee.
 - (2) No change.

Specific Authority 213.06(1), 213.30(1) FS. Law Implemented 213.30 FS. History-New 6-21-88, Amended 11-14-91, 9-14-93, 10-19-99,

12-18.002 Eligibility to File Claim for Compensation.

(1) No change.

- (2) Eligibility for any compensation that may be due will be limited to the first person who provides information that results in the Department's collection of previously uncollected taxes. The applicant's priority as to any claim for compensation will be established according to the date and time the Department receives a completed Form DR-55, Application for Compensation for Tax Information (incorporated by reference in Rule 12-18.004, F.A.C.) the information.
 - (3) through (5) No change.

Specific Authority 213.06(1), 213.30(1) FS. Law Implemented 213.30 FS. History-New 6-21-88, Amended 11-14-91, 10-19-99,

- 12-18.004 Submission of Information and Claims for Compensation.
- (1) Information relating to violations of the Florida revenue laws should be submitted to the Process Manager, Refunds and Distribution Process, or the Process Manager's designee. Information must be submitted in writing. Correspondence should be directed to the Florida Department of Revenue, Rewards – General Tax Administration Refunds and Distribution Process, Compensation for Tax Information, P. O. Box 6417, Tallahassee, Florida 32314-6417, or to any Department of Revenue Service Center. If the information is submitted in person, the name and official title of the Department of Revenue employee to whom it is submitted and the date on which it is submitted must be included in the formal claim for reward. (See Rule 12-18.008, F.A.C., for information on reporting violations regarding vending machines.)
- (2) A person who is submitting information to the Department and intends to apply for compensation must shall notify the person to whom he or she submits the information of such intention and must file a formal claim, signed with his or her legal name, as soon after the submission of the information as practical. Applications for compensation under Section 213.30, F.S., must be made in writing. Applications must be complete; the Department will not process incomplete applications.
- (3)(a) The Department designates Form DR-55, Application for Compensation for Tax Information, as the form to be used by claimants for this purpose. Form DR-55, Application for Compensation for Tax Information (R. 11/08 08/06. Effective), is hereby incorporated, by reference, in this rule.
- (b) Copies of this form may be obtained, without cost, through one or more of the following methods: 1) downloading the form from the Department's Internet site http://www.myflorida.com/dor/forms rewards.html; or, 2) faxing a forms request to the Distribution Center at (850)922-2208; or, 3) calling the Department at (800)352-9273; or, 3) visiting any local Department of Revenue Service Center Distribution Center at (850)488-8422; or, 4) writing the Florida Department of Revenue, Distribution

Center, 168A Blountstown Highway, Tallahassee, Florida 32304; or, 5) visiting any local Department of Revenue Service Center to personally obtain a copy. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.

Specific Authority 213.06(1), 213.30(1) FS. Law Implemented 92.525(2), 213.30 FS. History-New 6-21-88, Amended 11-14-91, 10-19-99, 10-1-03, 10-30-06,

- 12-18.008 Compensation for Vending Machine Violations.
- (1) The Department of Revenue is authorized to compensate persons who provide information leading to the recovery of unpaid taxes derived from the operation of vending machines within this state. This rule section will shall be used by the Department in the administration of this authority.

Cross reference: Rule 12A-1.044, F.A.C.

- (2) through (3) No change.
- (4) Eligible persons desiring to file a claim for compensation may shall report violations regarding a vending machine by calling toll free number 1(800)FL-AWARD (1-800-352-9273) or (850)487-9987, or by writing the Florida Department of Revenue, <u>Tax Violations</u> General Tax Administration, Compensation for Tax Information, P. O. Box 5139, Tallahassee, Florida 32314-5139. The use of the toll free number is encouraged, since the applicant's priority for the claim for compensation will be established by the date and time the Department receives the information specified under subsection (5).
- (5)(a) All claims for a reward relating to an operator's failure to affix the required notice must shall include the following information:
 - 1. through 4. No change.
 - (b) No change.
 - (6) through (7) No change.
- (8) Where any conflicting language exists between Rules 12-18.001 through 12-18.004, F.A.C., and this rule section, the provisions of this rule section are controlling.

Specific Authority 212.0515(8), 213.06(1), 213.30(1) FS. Law Implemented 212.0515, 213.30 FS. History-New 5-11-92, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407 NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development Workshop was published in the Florida Administrative Weekly on November 21, 2008 (Vol. 34, No. 47, pp. 6071-6072). A rule development workshop was conducted on December 9, 2008. No comments were received by the Department. Technical changes have been made by the Department

DEPARTMENT OF REVENUE

12-24.011

DELIGITIES OF REVENUE		
RULE NOS.:	RULE TITLES:	
12-24.001	Scope of Rules	
12-24.002	Definitions	
12-24.003	Requirements to File or to Pay Taxes	
	by Electronic Means	
12-24.004	Enrollment	
12-24.005	Methods of Payment by Electronic	
	Means	
12-24.007	Electronic Payment Transmission	
	Errors	
12-24.008	Procedures for Payment	
12-24.009	Due Date; General Provisions	
12-24.010	General Administrative Provisions;	
	Voluntary Participation;	
	Confidentiality; Granting of	
	Waivers From Electronic Filing	
	Requirements	

PURPOSE AND EFFECT: The purpose of the proposed amendments to Part I (Electronic Funds Transfer and Return Submission) of Rule Chapter 12-24, F.A.C. (Payment of Taxes and Submission of Returns by Electronic Means; Taxpayer Recordkeeping and Retention Requirements), is to: (1) incorporate the provisions of Sections 14 and 30, Chapter 2007-106, L.O.F., which lower the annual threshold from \$30,000 or more annually in tax to \$20,000 or more annually in tax (for communications services tax, \$50,000 to \$20,000); (2) incorporate the provisions of Sections 30-32, Chapter 2007-106, L.O.F., which require those corporations that are required to file their federal income tax returns electronically to file their Florida corporate income tax returns with the Department electronically; and (3) update the list of taxes, surtaxes, surcharges, and fees for which the Department is requiring electronic tax payments and returns.

Public Use Forms

SUMMARY: The proposed amendments to Rule 12-24.001, F.A.C. (Scope of Rules), include the statutory provisions regarding the electronic filing of returns and information reports that track the movement of fuel in Florida and the statutory provisions regarding the electronic filing of Florida corporate income tax returns.

The proposed amendments to Rule 12-24.002, F.A.C. (Definitions): (1) add a definition for "tax collector"; (2) change the term "preparer" to "unemployment tax agent," to

distinguish a person who prepares unemployment tax returns from a person who prepares tax returns in general; (3) remove definitions that are unnecessary; and (4) update the list of taxes, surtaxes, surcharges, and fees administered by the Department that are included in the definition of "tax type" for purposes of the rule chapter.

The proposed amendments to Rule 12-24.003, F.A.C.: (1) change the title of the rule to "Requirements to File or to Pay Taxes by Electronic Means" to more accurately reflect the provisions contained in the rule; (2) update the list of tax types for which taxpayers are required to pay electronically, to file returns electronically, or to pay and file electronically; (3) lower the annual threshold from \$30,000 or more annually in tax to \$20,000 or more annually in tax (for communications services tax, \$50,000 to \$20,000), as provided in Sections 14 and 30, Chapter 2007-106, L.O.F.; (4) implement the provisions of Section 206.485, F.S., which require taxpayers who report information for tracking movements of petroleum products in Florida to file tax returns and information reports electronically; (5) incorporate the provisions of Sections 30-32, Chapter 2007-106, L.O.F., which require those corporations that are required to file their federal income tax returns electronically to file their Florida corporate income tax returns electronically using the Internal Revenue Service's e-File program; (6) provide that corporations who paid more than \$20,000 in corporate income/emergency excise tax must file their Florida corporate income tax returns using the Internal Revenue Services e-File program; (7) provide the tax types that are required to be paid and filed electronically by tax collectors who collect public money; and (8) provide that the Department will notify taxpayers and unemployment tax agents who initially meet the requirements to file and pay electronically at their last known address.

The proposed amendments to Rule 12-24.004, F.A.C. (Enrollment): (1) remove provisions from this rule that are redundant of Rule 12-24.005, F.A.C.; (2) provide that the Department will notify taxpayers and unemployment tax agents who initially meet the requirements to file and pay electronically and those that are voluntarily enrolled, but will be required to file and pay electronically; (3) provide that the Department uses social security numbers as identifying numbers and is required to maintain social security numbers as confidential; and (4) remove the incorporation of Form DR-600, which will be incorporated into new Rule 12-24.011, F.A.C.

The proposed amendments to Rule 12-24.005, F.A.C. (Methods of Payment by Electronic Means), remove an obsolete reference to use of the ACH credit method on January 1, 2003.

The proposed amendments to Rule 12-24.007, F.A.C. (Electronic Payment Transmission Errors), remove provisions regarding the annual calendar of dates for electronic payments and returns provided by the Department.

The proposed amendments to Rule 12-24.008, F.A.C. (Procedures for Payment), change the terms "company and identification number" and "payment identification number" to "user information."

The proposed amendments to Rule 12-24.009, F.A.C. (Due Date; General Provisions), provide that the Department will supply an annual calendar of dates for electronic payments and returns to assist taxpayers in meeting all statutory requirements for timely electronic payments and returns.

The proposed amendments to Rule 12-24.010, F.A.C. (General Administrative Provisions: Voluntary Participation: Confidentiality; Granting of Waivers From Electronic Filing Requirements): (1) remove the requirements to taxpayers to request in writing to voluntary participate in electronically paying and filing of taxes and tax returns; and (2) update the list of statutory references under which taxpayers can establish the grounds for a waiver from electronic filing requirements.

Proposed new Rule 12-24.011, F.A.C. (Public Use Forms), adopts, by reference, forms used by the Department in administration of the e-Services Program for paying taxes and filing returns electronically.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC **AUTHORITY:** 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS.

LAW IMPLEMENTED: 202.28, 202.30, 206.485, 212.12, 213.755, 220.21(2), (3), 443.1317, 443.163 FS.

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

THE FULL TEXT OF THE PROPOSED RULES IS:

12-24.001 Scope of Rules.

Part I of this rule chapter sets forth the rules to be used by the Department of Revenue in the administration of Sections 202.30, 206.485, and 213.755, and 220.21(2) and (3), F.S., authorizing the Executive Director to require taxpayers specified by statute or rule to pay taxes and fees and to file tax returns by electronic means. Part I of this rule chapter also sets forth the rules to be used by the Department in administering Section 443.163, F.S., authorizing the Executive Director to require <u>unemployment tax agents</u> preparers specified by statute or rule to pay taxes and to file returns by electronic means. If there is a conflict between these rules and any other rules applicable to the payment of taxes and fees and the filing of tax returns, information reports, and data by electronic means, these rules shall govern.

Specific Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History–New 12-19-89, Amended 10-24-96, 4-30-02, 10-5-03.

12-24.002 Definitions.

For the purposes of Part I of this rule chapter, the terms and phrases used in these rules shall have the meanings prescribed in this section, unless a different meaning is clearly indicated by the context in which the term or phrase is used.

- (1) "ACH" or "Automated Clearing House" means a central distribution and settlement point for the electronic clearing of debits and credits between financial institutions rather than the physical movement of paper items.
- (2) "ACH credit" means the payment of funds by electronic means by the taxpayer, cleared through the Automated Clearing House ACH for deposit to the State
- (3) "ACH debit" means the payment of funds by electronic mean from the taxpayer's account which is generated upon the taxpayer's instruction and cleared through the Automated <u>Clearing House</u> ACH for deposit to the State Treasury.
 - (4) through (5) No change.
- (6) "Submission day" means the day on which a taxpayer or unemployment tax agent preparer communicates payment or tax return information to the Data Collection Center.
 - (7) "Submission period" means:
- (a) For the electronic submission of a payment and return together, or just a payment, the specified time interval in each submission day during which an electronic payment or electronically-filed tax return information received by the Data Collection Center is processed for transactions occurring on the next business day, or on a date specified by the taxpayer or unemployment tax agent preparer. Electronic payment and electronically-filed tax return information must be communicated to the Data Collection Center and completed no

later than 5:00 p.m., Eastern Time, on the submission day to clear the Automated Clearing House ACH for deposit in the State Treasury on the next business day.

- (b) For the electronic submission of a return only, any business day on or before the due date.
- (8) "Data Collection Center" means the Department, or a third party vendor, who, under contract with the Department, processes electronic payments electronically-filed tax return information from taxpayers or unemployment tax agents preparers.
 - (9) No change.
- (10) "Due date" means the date on or before which an electronic payment must be received or an electronically-filed tax return must be submitted by a taxpayer or unemployment tax agent preparer under a revenue law of this state.
- (11) "e-Cash presentment" means the conversion of an electronic check into an electronic payment.
- (12) "Electronic-filing" or "electronically-filed" means the submission of a tax return by electronic means.
- (13) "Electronic payment" means the remittance of a tax or fee payment by electronic means.
- (14) through (17) renumbered (11) through (14) No change.
- (18) "Personal identification number (PIN or password)" means a confidential code assigned to each taxpayer or preparer which uniquely identifies the payor and allows the payor to communicate payment information and/or return information, information reports, or data to the Data Collection Center.

(15)(19) "Unemployment tax agent Preparer" means a person that prepared and reported the Employer's Quarterly Report (UCT-6) for 100 or more employers in any calendar quarter in the preceding state fiscal year. For the purposes of this definition, "prepared and reported" means the completion of the Employer's Quarterly Report (UCT-6) and the submission of the completed report directly to the Data Collection Center. An unemployment tax agent A preparer is not required to pay taxes by electronic means, but if the agent preparer voluntarily chooses to submit payment by electronic means, the payment must be submitted in accordance with these rules.

(16)(20) No change.

(17) "Tax collector" means any officer whose duties require or authorize him or her to collect public money, as provided in Section 219.01, F.S., and to remit such funds to the Department for distribution, as provided in Section 219.07, F.S.

(18)(21) "Taxpayer" means any person required to pay an amount by electronic means or file a tax return, information report, or data by electronic means. For the purpose of these rules, "person" includes any individual, firm, partnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate, or other group or combination acting as a

unit and also includes any political subdivision, municipality, state agency, bureau, or department and includes the plural as well as the singular number. For electronic payment purposes, the term "person" does not include political subdivisions, municipalities, state agencies, bureaus, or departments that which remit taxes subject to electronic payment requirements through journal transfer. Solely for the purposes of these rules, a person required to electronically-pay tax or to electronically-file a tax return, information report, or data acting as a collection agent, or dealer for the state will shall nonetheless be considered a taxpayer.

(19)(22) No change.

(20)(23) "Tax type" means a tax, surtax, surcharge, or fee that which is subject to remittance of payments, and the submission of tax returns, information reports, or data, by electronic means to the Department, each of which shall be considered a separate category of payment. The tax types for which taxpayers or unemployment tax agents preparers will be required to pay amounts due and/or submit tax returns, information reports, or data by electronic means are as follows:

- (a) Communications services tax Taxes administered under Chapter 212, F.S., and those taxes and fees reported on the DR-15 form series, including sales and use tax, local option taxes, surcharges, surtaxes, and solid waste fees;
- (b) Corporate income/franchise tax (Chapter 220, F.S.) and emergency excise tax (Chapter 221, F.S.), reported on Form F-1120, including the required estimated tax payments (F-1120ES) and tentative tax payments (F-7004);
 - (c) Documentary stamp tax;
- (d)(e) Fuel taxes Taxes on motor fuel, diesel fuel, liquefied petroleum gas, aviation fuel, and alternative fuel and pollutants, including local option taxes reported under Chapter 206, F.S. (Form 3096 series);
 - (e) Gross receipts tax on dry-cleaning;
- (f)(d) Gross receipts tax on natural gas, manufactured gas, or electricity (Chapter 203, F.S.) reported on Form DR 133;
- (g)(e) Insurance All taxes reported on Forms DR 907 and DR-908, including insurance premium taxes, fees, and regulatory assessments, excise taxes, and surcharges required to be remitted to the Department subject to the provisions of Chapter 624, F.S., the exeise tax on property insurance (Section 175.101, F.S.), and the excise tax on casualty insurance (Section 185.08, F.S.), and the insurance policy surcharge (Section 252.37, F.S.);
- (h)(f) Miami-Dade Lake Belt mitigation and water treatment upgrade fees Intangible personal property taxes (Chapter 199, F.S.), as reported on Form DR-601 series;
 - (i) Motor vehicle warranty fees;
 - (i) Pollutant taxes;
 - (k) Rental car surcharge;
- (1) Sales and use tax, discretionary sales surtaxes, and any tourist development tax, tourist impact tax, or convention development tax administered by the Department:

- (m)(g) Severance taxes and surcharges on gas and sulfur production, oil production, and solid mineral severance (Chapter 211, F.S.) and the Miami-Dade Lake Belt Mitigation Fee (Chapter 373, F.S.) reported on Form DR-140 series;
- (h) Documentary stamp tax (Chapter 201, F.S.) reported on Form DR 225 or DR 225B:
- (i) Communications services tax (Chapter 202, F.S.) reported on Form DR-700016 and communications services use tax (Chapter 202, F.S.) reported on Form DR 700019; and,
- (n) Solid waste fees, including the new tire fee (waste tire fee) and the new or remanufactured battery fee;
- (o)(j) Unemployment tax (Chapter 443, F.S.) reported on Form UCT-6 or reimbursement payments billed on Form UCT-29.
- (24) through (25) renumbered (21) through (22) No change.

Specific Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History-New 12-19-89, Amended 1-8-91, 10-24-96, 4-30-02, 10-5-03.

12-24.003 General Requirements to File or to Pay Taxes by Electronic Means.

- (1) Any taxpayer subject to the following taxes, surtaxes, surcharges, and fees who has paid that tax, surtax, surcharge, or fee in the prior state fiscal year in an amount of \$20,000 \$30,000 or more must pay the taxes, surtaxes, surcharges, or and fees due during the succeeding calendar year by electronic
- (a) Documentary stamp tax (other than remittances subject to Section 213.13, F.S.) Sales and use tax, local option sales taxes, surcharges, surtaxes, and solid waste fees;
- (b) Corporate income/franchise tax and emergency excise tax:
- (b)(e) Fuel taxes reported on Form DR-182 (Florida Air Carrier Fuel Tax Return) Motor fuel, diesel fuel, liquefied petroleum gas, aviation fuel, oil and gas production, and pollutant taxes;

(d) Local option fuel tax;

- (c)(e) Insurance premium taxes, fees, regulatory and assessments, excise taxes, and surcharges required to be remitted to the Department;
 - (f) Gross receipts tax;
 - (g) Intangible personal property tax;
- (d)(h) Severance taxes and Miami-Dade Lake Belt mitigation and water treatment upgrade fees Mitigation Fee; and
- (e)(i) Pollutant taxes imposed under Section 376.75, F.S., and under Part IV, Chapter 206, F.S.; Documentary stamp tax (other than remittances subject to Section 213.13, F.S.).
- (f) Severance taxes and surcharges on gas and sulfur production, oil production, and solid mineral severance.

- (2) The following taxpayers must pay taxes, surtaxes, surcharges, and fees and file tax returns by electronic means during the succeeding calendar year when the Any taxpayer subject to the following taxes or fees who has paid that tax or fee in the prior state fiscal year in an amount of \$30,000 or more must file tax returns by electronic means:
- (a) Has paid any one of the following taxes, surtaxes, surcharges, or fees in the prior state fiscal year in an amount of \$20,000 or more: Sales and use tax, local option sales taxes, surcharges, surtaxes, and solid waste fees; and
 - 1. Communications services tax;
- 2. Corporate income/franchise tax and emergency excise tax;
- 3. Gross receipts tax on natural gas, manufactured gas, or electricity; or,
- 4. Sales and use tax, discretionary sales surtaxes, any tourist development tax, tourist impact tax, or convention development tax administered by the Department, rental car surcharge, and solid waste fees in the aggregate amount of \$20,000 or more for all business locations.
- (b) Files a consolidated sales and use tax return (Forms DR-15CON and DR-7) Intangible personal property tax.
- (c) Files tax returns to report information for tracking movements of petroleum products on Form DR-309631 (Terminal Supplier Fuel Tax Return), Form DR-309632 (Wholesaler/Importer Fuel Tax Return), or Form DR-309635 (Blender/Retailer of Alternative Fuel Tax Return).
- (d) Filed an Employer's Quarterly Report (Form UCT-6) for ten (10) or more employees in any calendar quarter during the preceding state fiscal year.
- (3) The following taxpayers must file tax returns by electronic means: Any taxpayer who pays communications services tax, gross receipts tax, and sales and use tax in an aggregate amount of \$50,000 or more for the state fiscal year ending June 30, 2002, or in any state fiscal year thereafter, must remit communications services tax payments by electronic funds transfer for taxes due during the succeeding ealendar year.
- (a) Taxpayers who report information for tracking movements of petroleum products are required to file Form DR-309636 (Terminal Operator Information Return), Form DR-309637 (Petroleum Carrier Information Return), and Form DR-309638 (Exporter Fuel Tax Return) by electronic means with the Department.
- (b) Any corporation with assets of \$10 million or more and that files at least 250 federal tax returns annually with the Internal Revenue Service is required to file its federal income tax returns and its Florida corporate income tax returns using the Internal Revenue Service e-File program. Any corporation that paid \$20,000 or more in corporate income/emergency excise tax in the prior fiscal year must file its Florida corporate income tax return using the Internal Revenue Service e-File program.

- (c) Prepared and reported Form UCT-6 (Employer's Quarterly Report) for 100 or more employees in any calendar quarter in the preceding state fiscal year.
- (4) Any tax collector, as defined in Rule 12-24.002, F.A.C., who has paid the following taxes, surtaxes, fees, and interest earned in an aggregate amount of \$20,000 during the prior state fiscal year, must pay the taxes, surtaxes, fees, and interest earned, and file tax returns for those revenues, due during the succeeding calendar year by electronic means: In addition, any taxpayer subject to the taxes enumerated in subsection (1) must pay taxes and fees and/or file tax returns by electronic means if he or she:
- (a) Interest earned on investment of funds under Section 219.075, F.S.; Filed a zero return for an applicable tax period for taxes due pursuant to Chapters 212 and 220, F.S.;
- (b) Motor vehicle warranty fees; and Filed a consolidated return pursuant to the provisions of Chapter 212, F.S., for every applicable tax period in the prior state fiscal year; or
- (c) Sales tax and discretionary sales surtaxes. Has two or more places of business for which the combined tax and/or fee payments equal or exceed \$30,000 for the state fiscal year ending June 30, 2002, or any year thereafter, for taxes due pursuant to Chapter 212, F.S.
- (5)(a) All taxpayers or preparers required to pay taxes or fees and/or file tax returns by electronic means must shall participate for the entire calendar year for which they have enrolled. Taxpayers must continue to participate in subsequent calendar years until such time that the taxpayer no longer meets the electronic filing and reporting requirements of this rule for an entire state fiscal year.
- (b) The Department will notify taxpayers and unemployment tax agents who initially meet the requirements Persons required to participate on the basis of prior state fiscal year tax payments will be notified by the Department at their last address of record. Once notified of this requirement, the taxpayer or unemployment tax agent preparer must transmit by electronic means all payments and/or returns for that tax type as provided in this rule. Changes in a taxpayer's or preparer's tax liability or registration during an enrollment period shall not suspend or terminate the requirement to pay taxes or file returns by electronic means for the entire calendar year for which he or she is enrolled.

Specific Authority 202.26(3)(a), 206.485(1), 212.06(1)(a), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History-12-19-89, Amended 1-8-91, 11-17-93, 10-5-03

12-24.004 Enrollment.

(1) ACH debit is the primary method required of taxpayers selected to pay taxes or fees by electronic means. ACH eredit is an electronic payment method available only as an exception to taxpayers who qualify under the provisions of Rule 12 24.005, F.A.C. Wire transfer is an alternative method of paying taxes or fees by electronic means available to taxpayers only as an exception under the provisions of subsection 12-24.008(3), F.A.C.

(1)(2)(a) On or before November 1 1st (January 1 for taxpayers remitting only unemployment tax), the Department will notify every taxpayer or unemployment tax agent preparer required to pay a tax, surtax, surcharge, or fee and/or file a tax return by electronic means in the upcoming calendar year when and include with such notification all of the following:

- 1. The taxpayer or unemployment tax agent is not currently enrolled to pay that tax, surtax, surcharge, or fee or to file that tax return by electronic means; or
- 2. The taxpayer or unemployment tax agent is voluntarily enrolled to pay and/or file by electronic means and will be required to pay that tax, surtax, surcharge, or fee or to file that tax return by electronic means in the upcoming calendar year.
 - (b) The notification by the Department will include:
- 1. Information An Enrollment and Authorization for e-Services Program (Form DR-600) or instructions on how to access and complete enrollment on the Department's Internet site, which instructions are hereby incorporated by reference;
- 2. A Florida e Services Programs Calendar of Due Dates (Form DR-659); and
- 2.3. An explanation of the options from which the taxpayer or unemployment tax agent preparer must choose to pay taxes or fees and/or file tax returns by electronic means.
- (b) A taxpayer who wishes to use the ACH credit method in lieu of the ACH debit method must file a written request with the Department for permission to use the ACH credit method prior to December 1 (February 1 for taxpayers remitting only unemployment tax), as provided in Rule 12-24.005, F.A.C.
- (2)(3) Upon receipt of the enrollment package, the taxpayer or unemployment tax agent preparer must, on or before December 1 (February 1 for taxpayers remitting only unemployment tax):
- (a) Access and complete enrollment for all required tax Department's Internet myflorida.com/dor/eservices [www.myflorida.com/dor]; or
- (b) If the taxpayer or unemployment tax agent is unable to use the Department's Internet site to enroll, Obtain and complete a separate Form DR-600, Enrollment and Authorization for e-Services Program (incorporated by reference in Rule 12-24.011, F.A.C.), for each tax and return the form(s) it to the Department at the address indicated on the form, if the taxpayer or preparer is unable to use the Department's Internet site to enroll.
- (3)(4) Enrollment for the e-Services Program requires the submission of the following information on Form DR 600 that
- (a) The taxpayer's or unemployment tax agent's preparer's business entity name;

- (b)1. The taxpayer's or unemployment tax agent's preparer's tax identification numbers assigned by the federal government and the Department, including tax account number if different from the tax identification numbers. Social Security Numbers are used by the Department as unique identifiers for the administration of Florida's taxes. Social Security Numbers obtained for tax administration purposes are confidential under Sections 213.053 and 119.071, F.S., and not subject to disclosure as public records.;
- 2. The preparer's agent i.d. number assigned by the Department, plus the information required by subparagraph (b)1. of this subsection for every employer for which the enrollee currently prepares and reports Form UCT 6.

(c) Tax type;

(d)(e) The A contact person's name, mailing address, telephone number, fax number, and e-mail address of a contact person who is responsible for electronic payments and/or electronic filing of returns for the taxpayer's or unemployment tax agent's preparer's business;

(e)(d)Whether the contact person is an employee of the business or an independent tax preparer;

- (f) If completed by an independent tax preparer or an unemployment tax agent, the preparer's taxpaver identification number or unemployment tax agent number;
- (g)(e) The tax and/or fee type(s) type for which the taxpayer or unemployment tax agent preparer is enrolling;
- (h)(f) The filing and payment method the taxpayer or unemployment tax agent preparer requests;
- (i)(g) The taxpayer's banking information, including the taxpayer's bank name, the bank routing number(s), the taxpayer's bank account number(s), and information stating whether the account is a savings or checking account and whether the account is a business account or a personal account (this information is not required if the taxpayer is requesting the ACH-credit method); and
- (h) If this is a notification from a taxpayer of a change in bank information, the effective date of the change.
- (4)(5) By completing and submitting the this enrollment information request (form DR-600), the taxpayer or unemployment tax agent preparer is applying to file tax returns and reports and make tax and fee payments to the Department electronically. In addition, by completing and submitting this enrollment request, the taxpayer or unemployment tax agent preparer and the Department agree that:
- (a) The same statute and rule sections that pertain to all paper documents filed by the taxpayer or unemployment tax agent preparer govern an electronic return, report, or payment initiated electronically pursuant to this enrollment (the completed and submitted Form DR-600).
- (b) The taxpayer's or unemployment tax agent's preparer's electronic transmission of such reports, returns, and payments must be made in a manner compatible with the Department's software, equipment, and facilities. Any failure to comply with

- this term will shall result in the taxpayer or unemployment tax agent preparer being deemed to have failed to file a return or payment.
- (c) Each tax return or payment or other remittance communicated electronically will shall be considered to be "in writing" and "written" to an extent no less than as if in paper, to be "signed," and to be an original.
- (d)1. By typing his or her name on the signature line of an electronically-submitted enrollment for the e-Services Program Form DR-600, the taxpayer or unemployment tax agent preparer is declaring, under penalties of perjury, that he or she is authorized to sign on behalf of the applicant entity, and that he or she has personally reviewed the information provided read Form DR 600, and that the facts stated on the form are
- 2. The typed name of the taxpayer or unemployment tax agent preparer or its authorized agent(s) affixed to a completed and properly submitted enrollment for the e-Services Program will Form DR-600 shall be deemed to appear on electronically filed tax returns, as if actually so appearing.
- (e) The taxpayer or unemployment tax agent preparer must notify the Department of any changes by eompleting and submitting a new Form DR-600, or accessing and completing a change request on the Department's Internet site, or completing and submitting a new Form DR-600, no later than 30 consecutive calendar days before the changes are intended to take effect, which provides the Department a reasonable opportunity to act on such changes.
- (5)(6) Upon receipt of enrollment information, the Department will Data Collection Center shall assign a confidential user information personal identification number directly to the taxpayer or unemployment tax agent enrolling preparer to be used by the taxpayer or preparer when communicating electronic payment or return information to the Data Collection Center. This number shall be provided to the taxpayer prior to the date the first required payment is due under the e Services program for all accounts who timely file the Form DR-600 with the Department.
- (7)(a) The Department prescribes Form DR-600, Enrollment and Authorization for e Services Program (r. 01/03), Form DR-654, Request for Waiver From Electronic Filing (r. 7/03), and Form DR-659, Florida EFT Program Electronic Tax Payment Calendar (r. 10/02) as the forms to be used for the purposes of this chapter and hereby incorporates these forms by reference. Copies of the forms discussed in this rule chapter may be obtained, without cost, by one or more of the following methods: 1) writing the Florida Department of Revenue, Distribution Center, 168A Blountstown Highway, Tallahassee, Florida 32304; or, 2) faxing the Distribution Center at (850)922-2208; or, 3) using a fax machine telephone handset to call the Department's automated Fax on Demand system at (850)922-3676; or 4) visiting any local Department of Revenue Service Center to personally obtain a copy; or, 5)

ealling the Forms Request Line during regular office hours for general taxes at (800)352-3671 (in Florida only) or (850)488-6800, or for unemployment tax at (800)482-8293 (nationwide); or 6) downloading selected forms from the Department's Internet site at the address shown inside the parentheses (www.myflorida.com/dor). Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331.

(b) The Department will accept facsimile transmissions of Form DR-600 at telephone number (850)922-5088.

Specific Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History-New 12-19-89, Amended 1-8-91, 11-17-93, 4-30-02, 10-5-03,

- 12-24.005 Methods of Payment by Electronic Means.
- (1) No change.
- (2) However, the Executive Director or the Executive Director's designee will grant taxpayers permission to use the ACH credit method on a case by case basis, as an ACH exception to the required use of the ACH debit method.
 - (a) through (c) No change.
- (d)1. Taxpayers No taxpayer using the ACH credit method on January 1, 2003 shall be required to submit any additional written request for permission to do so, but may continue to use the ACH credit method unless and until such time as the Department revokes the taxpayer's right to do so pursuant to paragraph (c) of this rule.
- 2. Nothing in this rule shall be construed to prohibit the use of the ACH credit method by a business that is currently not licensed to do business in Florida, unless such business does not qualify, as discussed in paragraph (a) of this rule.

Specific Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History-New 12-19-89, Amended 1-8-91, 11-17-93, 4-30-02, 10-5-03,

12-24.007 Electronic Payment Transmission Errors.

(1) If a taxpayer makes an error on an electronic payment for a particular period, the such taxpayer must shall, on the nearest business day after the date on which the error is discovered, contact the Department, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time, e-Services at the telephone number for general taxes at (800)352-3671 or (in Florida only), (850)488-6800, or for unemployment tax at (800)482-8293 (nationwide), or at the Department's Internet address at myflorida.com/dor/e-services www.myflorida. eom/dor for specific instructions. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.

(a) through (b) No change.

(2)(a) In the event a taxpayer using the ACH debit method communicates electronic payment information to the Data Collection Center after 5:00 p.m., Eastern Time, on the business day before the due date, the payment will shall be posted to the taxpayer's account on the next business day following the due date and will shall constitute late payment.

- (b) To assist the taxpayer in complying with all statutory requirements for timely electronic payment of taxes and fees due, the Department will annually develop and distribute Form DR-659, which contains detailed information that specifies the final time and date for each month of the upcoming calendar year by which the taxpayer must initiate a timely electronic payment of any tax or fee. This form is revised annually to incorporate any changes to dates listed on the previously-issued form that, if not changed for the upcoming calendar year, will occur on a state or federal holiday, or on a weekend.
- (3) Except as provided in these rules or Rule Chapter 12-13, F.A.C., a failure to make a timely electronic payment because of other circumstances under the taxpayer's control, including but not limited to insufficiency of funds in the taxpayer's account, will shall result in the loss of the taxpayer's collection allowance and the assessment of the appropriate penalties and interest by the Department.

Cross Reference: Rule 12-24.009, F.A.C.

Specific Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History-New 12-19-89, Amended 1-8-91, 11-17-93, 4-30-02, 10-5-03.

12-24.008 Procedures for Payment.

- (1) ACH Debit Method.
- (a) The taxpayer must report electronic payment information to the Data Collection Center by the approved means of communication, no later than 5:00 p.m., Eastern Time, on the business day immediately preceding the due date of the payment. The Data Collection Center must be contacted during the submission period specified in the detailed instructions provided to enrolled taxpayers, which include Form DR 659. The Department will bear the costs of processing electronic ACH debit payments through the Data Collection Center. Communication by the taxpayer during the submission period is mandatory to assure the timely posting of the taxpayer's payment on the following business day.
- (b) After establishing contact with the Data Collection Center, the taxpayer is allowed to communicate electronic payment information for more than one tax type or tax period. However, the taxpayer must initiate electronic payment information for each tax type and for each tax period for which an electronic payment is due. The following electronic payment information is required from the taxpayer:
- 1. <u>User information</u> Company and ID number (Payment identification number);
 - 2. Tax payment amount;
 - 3. Tax period; and
 - 4. Payment type.; and

5. Confirmation code.

- (c) A <u>number</u> confirmation code will be issued at the conclusion of the communication of the electronic payment information for each payment type and tax period. This number provides a means of verifying the accuracy of the recorded tax payment and serves as a receipt for the transaction.
 - (d) No change.
- (e) Example. A taxpayer who uses the ACH debit method to remit the January sales tax payment will first determine the total amount of tax due with respect to the sales and use tax return (amount due with return) for the January applied period. Prior to the end of the submission period on February 19 (or the last business day prior to the 19th), the taxpayer must contact the Data Collection Center. After establishing contact, the taxpayer will identify the electronic payment account with the user information preassigned payment identification number and provide state the payment type (tax payment monthly return), the payment amount (\$12,345), and the tax period (1/31/08 January). At the end of the communication, the taxpayer will receive a number that confirmation code which will verify the accuracy of the recorded tax payment and serve as a receipt for the transaction. Electronic payment information involving the ACH debit transfer will be electronically transmitted to the Department on February 19, shortly after the expiration of the contact period. The actual tax payment of \$12,345, however, will not be posted as collected funds to the Treasurer's account until the following day, February 20. Taxpayers must file the required return as provided by law and rule. If applicable, the taxpayer must check the box on the return to show payment by electronic payment.
- (2)(a) ACH Credit Method. Taxpayers who have been granted permission to use the ACH credit method must contact their own financial institutions and make the arrangements to transfer the tax payment to the State Treasury account using an ACH credit transfer. The Department will not bear the costs for taxpayers to use the ACH credit method.
 - (b) through (c) No change.
- (d) If the taxpayer fails more than three times in 12 consecutive calendar months, beginning January 1, 2002, to provide the Department with the required addenda record that which conforms to the requirements of this rule, the taxpayer will be required to use the ACH debit method.
- (e) Example. A taxpayer who uses the ACH credit method to remit the January sales tax payment will first determine the total amount of tax due with respect to the sales and use tax return (amount due with return) for the January applied period. At a time arranged between the taxpayer and the taxpayer's financial institution, the taxpayer will provide the taxpayer's financial institution with the information necessary to initiate a timely transfer of the January tax payment and an accompanying CCD + addenda record. The timely initiated ACH credit transfer of \$12,345 will be posted as collected

- funds to the State Treasurer's account on February 20. To be timely, the ACH credit transfer of January tax must be deposited to the State Treasury account as collected funds on or before February 20. Taxpayers must file the required return as provided by law and rule. If applicable, the taxpayer must check the box on the return to show payment by electronic funds transfer EFT.
- (3) Wire transfer. Taxpayers who, due to circumstances beyond their reasonable control, are unable to initiate a timely electronic payment of tax through the ACH debit method or the ACH credit method may request the Department's permission, on an exception basis, to transmit a payment of tax to the State Treasurer's account via wire transfer. The term "circumstances beyond their reasonable control" includes the, but is not limited to, failure of equipment essential to the transmission of the payment, the unavailability of the employee(s) who handles such transmissions, or a natural disaster.
- (a) Prior to initiating the transmission, the taxpayer must fax a written explanation of the emergency situation that which prevents timely compliance under either the ACH debit method or ACH credit method and must request written approval to wire transfer the tax payment in question to the State Treasury account. The e-Services fax number is (850)922-5088. The written request must include the information discussed in sub-subparagraphs (3)(b)1.a. through f. of this rule.
- (b) Taxpayers who are granted written approval to use wire transfer as an exception to either the ACH debit method or ACH credit method will be given specific instructions regarding the payment information that must accompany the wire transfer.
 - 1. through 2. No change.
- (c) Wire transfers that which are not received in the State Treasury account on or before the due date of the transmitted payments of tax will constitute late payment, and the applicable late filing penalties, interest, and loss of collection allowance shall apply.

Specific Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30(1), 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History-New 12-19-89, Amended 1-8-91, 11-17-93, 4-30-02, 10-5-03,

12-24.009 Due Date; General Provisions.

(1)(a) Taxpayers who are required to pay taxes or fees through electronic means must initiate the transfer so that the amount due is deposited as collected funds to the State Treasurer's account on or before the due date under the appropriate revenue law. If a tax due date falls on a Saturday, a Sunday, a legal holiday as defined in Section 683.01, F.S., or on a legal holiday of the jurisdiction in which the taxpayer's financial institution is located, the deposit by electronic means is required on or before the first banking day thereafter. The transfer of funds will occur the following banking day. For the purposes of these rules, "banking day" has the meaning prescribed in Section 674.104(1), F.S. If the date on which the taxpayer is required to initiate either an ACH debit or an ACH credit transfer falls on a Saturday, a Sunday, or a business or banking holiday, the taxpayer must initiate the transaction on the preceding business day pursuant to subsection 12-24.008(3), F.A.C.

- (b) To assist the taxpayer in complying with all statutory requirements for timely electronic payment of taxes, surtaxes, surcharges, and fees due and the timely filing of tax returns, the Department will provide an annual calendar of dates by which the initiation of a return with payment, or payment only, must be completed. The annual calendar of dates is posted on the Department's website at myflorida.com/dor/e-services and may also be obtained by calling the Department toll-free at (800)352-3671. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
- (2) If the electronic payment is not timely made, or the tax return required is not electronically-filed by the statutory due date, the provisions for late filing penalties, interest, and loss of collection allowance or discount shall apply under the provisions of the appropriate revenue law, except as provided in these rules.
- (3) The provisions of Section 213.21, F.S., (Section 443.141(1), F.S., for unemployment tax), shall govern the compromise and settlement of any tax, interest, or penalty assessed due to the late payment of an electronically filed payment, except as provided in these rules.
 - (a) No change.
- (b)1. A taxpayer who is required to remit payments under the electronic payment program and who is unable to make a timely payment because of system failures within the banking system/ACH interface that which are beyond the taxpayer's control are shall not be subject to penalty or interest for late payment or loss of collection allowance or discount. The taxpayer must provide a written explanation and supporting documentation to the e Services Unit concerning any system failure within the banking system/ACH interface to: e-Services, Florida Department of Revenue, Post Office Box 5885, Tallahassee, Florida 32314-5885.
- 2. Taxpayers must ensure that they use reasonable and prudent judgment judgement when selecting a banking system or ACH interface to handle their electronic payment transactions.
- (c) Errors made by the Data Collection Center, the State Treasury, or the Department will shall not subject the taxpayer to loss of collection allowance or discount, or assessment of penalty or interest for late payment.
 - (4) No change.

Specific Authority 202.26(3)(a), 206.485(1), 213.06, 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.28, 202.30, 206.485, 212.12, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History-New 12-19-89, Amended 4-30-02, 10-5-03,

- 12-24.010 General Administrative Provisions; Voluntary Participation; Confidentiality; Granting of Waivers From Electronic Filing Requirements.
- (1) Taxpayers or <u>unemployment tax agents</u> preparers who need general information concerning the e-Services programs can contact the Department toll-free at (800)352-3671 (Florida only) or (850)488-6800 or for unemployment tax toll-free at (800)482-8293 (nationwide), or at the Department's Internet address at www.myflorida.com/dor. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
- (2) Voluntary inclusion Inclusion in the electronic payment program. Any taxpayer or unemployment tax agent may Those taxpayers who are required to participate in the Department's e-Services electronic payment program due to a prior year tax liability for any tax type subject to electronic payment may request permission to also remit other tax types by electronic payment. See Rule 12-24.004, F.A.C., Enrollment. Written requests for voluntary inclusion in the electronic payment program must be filed with the e-Services Unit at least 60 days prior to the due date of the payment(s) in question. Taxpayers may terminate voluntary participation by filing a written notice of termination with the e-Services Unit at least 60 days prior to the due date of the last electronic payment. Termination requests Requests for voluntary inclusion and termination notices must be directed to the e-Services Program Unit, Florida Department of Revenue, Post Office Box 5885, Tallahassee, Florida 32314-5885.
- (3) The Data Collection Center and its employees are shall be bound by the same confidentiality requirements as the Department under Section 213.053, F.S.
- (4)(a) The Department is authorized to waive the requirement that a taxpayer or unemployment tax agent preparer submit tax returns by electronic means, if the taxpayer or unemployment tax agent preparer can establish that he or she is unable to comply with e-filing requirements pursuant to the provisions in the introductory paragraph to Section 213.755, F.S. To request a waiver the taxpayer or unemployment tax agent preparer must complete and submit form DR-654, (Request for Waiver From Electronic Filing (incorporated by reference in Rule 12-24.011, F.A.C.), revised March, 2003, to establish in writing the basis under which such waiver is requested. The This form notifies the taxpayer that the Department will verify the information submitted on the form, and will respond in writing to the taxpayer after reviewing the form. Information requested from the taxpayer on form DR-654 includes:
 - 1. Business partner or tax account number.
- 2. Federal employer identification number or social security number.
- 3. Business name, phone number, fax number, and e mail address.
 - 4. Contact person and contact address.

Effective

- 5. Whether the taxpayer or preparer currently files information electronically with other businesses or government agencies.
- 6. Whether the taxpayer has a computer with a 486/66-MHz processor or higher that operates Windows 98 or higher, or has a Macintosh version 5.1.6.
- 7. Whether the taxpayer uses an external programmer, software developer, or service provider for the computation, reporting, and/or payment of this tax, and if so, the name of the programmer, developer, or provider.
- 8. Any written explanation describing any additional reason for requesting a waiver.
- (b) Grounds for approving a waiver include, but are not limited to:
- 1. Any of the circumstances specified in Sections 202.30(2)(b), 213.755(9)(a) and (b), 220.21(2), or 443.163(3), F.S.: or
- 2. The taxpayer or unemployment tax agent preparer does not have a modem; or
- 3. The taxpayer or unemployment tax agent preparer does not have access to the Internet.
- (c) A waiver shall be valid for up to two years, and the issuance of a subsequent waiver will shall be contingent on the taxpayer or unemployment tax agent preparer working with the Department during the current waiver period to address the issues that originally necessitated the issuance of the waiver. The requirement to work with the Department to address the issues that necessitated a waiver means the taxpayer or unemployment tax agent preparer will: discuss existing computer capabilities with the Department; consider any assistance, recommendations, or training the Department offers; and implement any Department recommendation that enables the taxpayer or unemployment tax agent preparer to submit returns by electronic means, unless the taxpayer or unemployment tax agent preparer can establish that the circumstances or reasons as set forth in Sections 202.30(2)(b), 213.755(9)(a) and (b), 220.21(2), or 443.163(3) Section 213.755, F.S., continue to apply.

Specific Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History-New 12-19-89, Amended 1-8-91, 11-17-93, 4-30-02, 10-5-03,

12-24.011 Public Use Forms.

(1)(a) The following public use forms and instructions are utilized by the Department for the purposes of the e-Services <u>Program and are hereby incorporated by reference in this rule.</u>

(b) Copies of the forms may be obtained, without cost, by one or more of the following methods: 1) downloading the form from the Department's Internet site myflorida.com/dor/forms; or, 2) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 3) visiting any local Department of

Revenue Service Center or, 4) writing the Florida Department of Revenue, Distribution Center, 168A Blountstown Highway, Tallahassee, Florida 32304. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.

Form Number Title

		Date
(2) DR-600	Enrollment and Authorization for	
	e-Services Program (R. 11/08)	
(3) DR-654	Request for Waiver From Electronic	
	Filing (R. 01/09)	

Specific Authority 202.26(3)(a), 206.485(1), 213.06(1), 213.755(8), (9), 220.21(2), (3) FS. Law Implemented 202.30, 206.485, 213.755, 220.21(2), (3), 443.1317, 443.163 FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development Workshop was published in the Florida Administrative Weekly on November 21, 2008 (Vol. 34, No. 47, pp. 6072-6073). A rule development workshop was conducted on December 9, 2008. No comments were received by the Department.

DEPARTMENT OF REVENUE

RULE NOS.:	RULE TITLES:
12-28.001	Scope
12-28.002	Definitions
12-28.003	Enrollment Procedures
12-28.004	Transmitting Funds and
	Return/Remittance Detail to the
	Department
12-28.005	Means of Communication to Report
	Payment Information
12-28.006	Remittance or Transmission
	Problems
12-28.007	Procedures for Payment
12-28.008	Due Date; General Provisions
12-28.009	Distribution of Funds Received by
	the Department

PURPOSE AND EFFECT: Section 213.13, F.S., requires the Department of Revenue and the Florida Association of Court Clerks to jointly develop an electronic system to remit taxes, fees, fines, reimbursements, court costs, or other court-related funds to the Department for distribution to designated state funds. That system was developed in 2001 and has been in operation since that date. Improvements have been made to the procedures employed to use the electronic remittance system that simplify the use of the system. The purpose of the proposed amendments to Rule Chapter 12-28, F.A.C. (Clerks of the Court Remittance Requirements), is to update the procedures to reflect the improvements to the Clerk of the Court Revenue Remittance System.

SUMMARY: The proposed amendments to Rule 12-28.001, F.A.C. (Scope), provide technical changes.

The proposed amendments to Rule 12-28.002, F.A.C. (Definitions): (1) add or amend definitions for the terms "electronic funds transfer," "payment information," "return/remittance detail," "session," and "working day" and remove definitions that are unnecessary.

The proposed amendments to Rule 12-28.003, F.A.C. (Enrollment Procedures), update the information on how a clerk of the court or his or her authorized designee is to enroll in the Department's e-Services program and how to obtain the enrollment form from the Department.

The proposed substantial rewording of Rule 12-28.004, F.A.C. (Transmitting Funds and Return/Remittance Detail to the Department), updates the procedures for the electronic remittance of funds and the detail remittance information by the clerk of the court to the Department and provides current requirements to report transmission problems and to replace failed payments. When in effect, this substantial rewording will replace the provisions that are provided in Rule 12-28.005, F.A.C. (Means of Communication to Report Payment Information), Rule 12-28.006, F.A.C. (Remittance or Transmission Problems), and Rule 12-28.007, F.A.C. (Procedures for Payment). These rules are proposed to be repealed.

The proposed substantial rewording of Rule 12-28.008, F.A.C. (Due Date; General Provisions), clarifies that funds collected by the clerk of the court are to be remitted to the Department as follows: (1) documentary stamp tax and nonrecurring intangible personal property tax are to be remitted weekly; (2) court-related fees, service charges, court costs, and fines are to be remitted monthly; and (3) the cumulative excess over the approved budget amount, as provided in Section 28.36, F.S., is to be remitted annually on the last working day before December 31. The proposed rule provides information on how to obtain the annual calendar of due dates that is developed by the Department to assist the clerks in complying with their statutory requirements for the remittance of funds to the Department.

The proposed amendments to Rule 12-28.009, F.A.C. (Distribution of Funds Received by the Department), provide: (1) that the Department will make the required entries in the state accounting system within two working days of receiving an accurate payment; and (2) the Department will assist agencies in correcting errors in deposits to other agencies.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 213.13 FS.

LAW IMPLEMENTED: 28.245, 28.36, 28.37(4), 213.13, 213.131, 219.07 FS.

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

THE FULL TEXT OF THE PROPOSED RULES IS:

12-28.001 Scope.

This rule chapter sets forth the rules to be used in the administration of Section 213.13, F.S., which provides for the electronic remittance of all funds moneys collected by the Clerks of the Court ("Clerk") on behalf of the state or on behalf of the Court for distribution to the state and the electronic transmission of return/remittance detail for such remittance, and the electronic submission of associated remittance information, to the Department of Revenue for further disbursement to the various trust funds and agencies as designated in the applicable statutes.

Specific Authority 213.13 213.06(1) FS. Law Implemented 213.13, 213.131, 219.07 FS. History-New 8-19-02, Amended

12-28.002 Definitions.

For the purposes of this rule chapter, the following terms and phrases when used in this rule chapter shall have the meanings ascribed to them in this rule, except where the context clearly indicates a different meaning:

(1) "ABA" means the American Banking Association.

- (1)(2) "ACH" or "Automated Clearing House" means a central distribution and settlement point for the electronic clearing of debits and credits between financial institutions rather than the physical movement of paper items.
- (3) "ACH credit" means the electronic transfer of funds generated by a Clerk, cleared through the ACH for deposit to the State Treasury.
- (2)(4) "ACH debit" means the electronic transfer of funds from a Clerk's account, which is generated upon the Clerk's instruction and cleared through the Automated Clearing House ACH for deposit to the State Treasury.
- (5) "Addenda record" means that information as provided in Rule 12 24.008(2), F.A.C.
- (6) "Associated remittance information" means that information required by statute or rules adopted by agencies that administer the programs for which the funds are collected.
- (3)(7) "Department" means the Florida Department of Revenue.
- (4) "Electronic funds transfer" means an electronic transfer of funds.
- (8) "E-eash presentment" means the conversion of an electronic check into an EFT payment.
- (9) "EFT" means an electronic funds transfer, electronic payment, or E-eash presentment.
- (5)(10) "Payment information" means the data that a Clerk must submit when making an electronic remittance e-eash presentment and that must be communicated to the Department. Payment information includes the:
 - (a) Payor information, which consists of the:
 - 1. Bank account number; and,
- 2. Financial routing and transit number as issued by the American Banking Association;
 - (b) Contact person information, which consists of:
 - 1. Name:
 - 2. Business telephone number; and,
 - 3. Business mailing address.
- (c) Name of person authorized to sign the electronic remittance.
- (6) "Return/remittance detail" means that information required by statute or rules adopted by agencies that administer the programs for which the funds are collected. This information must, at a minimum, contain detailed data regarding the specific taxes, fees, fines, reimbursements, court costs, and other court-related funds that constitute the funds being electronically remitted.

- (7) "Session" means the period of time from the point the Clerk logs onto the Internet Clerk of Court Revenue Remittance System up to the point the Clerk exits the system. A session can be concluded by:
- (a) The Clerk through completion of an electronic remittance of funds and transmission of detail and receipt of a confirmation number, which is defined as a "transaction"; or,
- (b) The Clerk through a "save and exit" feature (to return later for completion); or,
- (c) The system because of inactivity or a connectivity failure.
- (8) "Working day" means any calendar day other than a Saturday, Sunday, or federal or state legal holiday or legal holiday of the jurisdiction in which the Clerk's financial institution is located.
- (11) "FLAIR" means the Florida Accounting Information Resource.

Specific Authority 213.13 213.06(1) FS. Law Implemented 28.245, 28.36, 28.37(4), 213.13, 213.131, 219.07 FS. History-New 8-19-02, Amended

12-28.003 Enrollment Procedures.

- (1)(a) Each Clerk of the Court or authorized designee who is required to electronically transmit return/remittance detail and to electronically submit payment information for such detail remit funds pursuant to Section 213.13, F.S., must enroll with the Department by accessing and completing enrollment on the Department's Internet site at myflorida.com/ dor/eservices or completing an Enrollment and Authorization for e-Services Program (Form DR-600, incorporated by reference in Rule 12-24.011, F.A.C.) Registration/Authorization Agreement (Form DR-653W).
- (b) Copies of the form may be obtained, without cost, by one or more of the following methods: 1) downloading the form from the Department's Internet site at myflorida.com/dor/forms; or, 2) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 3) visiting any local Department of Revenue Service Center or, 4) writing the Florida Department of Revenue, Distribution Center, 168A Blountstown Highway. Tallahassee, Florida 32304. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
- (2) Within 30 consecutive calendar days of receiving the completed enrollment DR 653W form, the Department will issue the Clerk an acknowledgement letter that includes the following:
- (a) The Clerk's business partner or user identification **LOGIN** Identification number.
 - (b) The Clerk's password.
- (c) Instructions for signing onto the Internet Clerk of Court Revenue Remittance System.

- (d) The telephone number of the Department's e-Services Unit, which will assist the Clerks in complying with the requirements of this program and Section 213.13, F.S.
- (3)(a) If for any reason a Clerk or his or her authorized designee is replaced or is unable to perform the activities required by Section 213.13, F.S., the successor must notify and enroll with the Department within 30 consecutive calendar days of taking office or being hired by accessing and completing a change request on the Department's Internet site. or completing and submitting a new Form DR-600.
- (b) However, all regularly-scheduled fund remittances must continue without interruption during any transition period.
- (4)(a) The Department prescribes Form DR-653W, Internet Registration/Authorization Agreement (August, 2002), as the form to be used for the purpose of this chapter and hereby incorporates this form by reference. Copies of this form may be obtained without cost by one or more of the following methods: 1) writing the Florida Department of Revenue, Distribution Center, 168 Blountstown Highway, Tallahassee, Florida 32304; or, 2) faxing the Distribution Center at (850)922-2208; or 3) using a fax machine telephone handset to call the Department's automated Fax on Demand system at (850)922-3676; or 4) visiting any local Department of Revenue Service Center to personally obtain a copy; or 5) ealling the Forms Request Line during regular office hours at (800)352 3671 (in Florida only) or (850)488 6800; or 6) downloading selected forms from the Department's Internet site at the address shown inside the parentheses (http://www.myflorida.com/dor/). Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331.
- (b) The Department will accept facsimile transmissions of the completed DR-653W at telephone number (850)922-5088.

Specific Authority 213.13 213.06(1) FS. Law Implemented 28.245. 28.36, 28.37(4), 213.13, 213.131, 219.07 FS. History-New 8-19-02, Amended

(Substantial rewording of Rule 12-28.004 follows. See the Florida Administrative Code for present text.)

- 12-28.004 Transmitting Method of Transferring Funds and Return/Remittance Detail Associated Remittance Information to the Department.
- (1) Means of Funds and Detail Transmission Clerks are required to use, as their means of funds and detail transmission, a personal computer capable of accessing the Internet using a version of the Microsoft Internet Explorer browser that utilizes 128-bit secure socket layer (SSL) encryption. Versions at or above 6.0 are strongly recommended.
 - (2) Procedures for Funds and Detail Transmission.

- (a) After successful enrollment, the Clerk or his or her designee will access the Internet Clerk of Court Revenue Remittance System using his or her Business Partner Number/User ID and Password. This action initiates a session, as defined in Rule 12-28.002, F.A.C.
- (b) During the session, the Clerk or his or her designee will be required to provide the following information:
 - 1. Reporting period:
 - 2. Return/remittance detail:
- 3. Payment information, as defined in Rule 12-28.002, F.A.C.
- (c) The funds and detail transmission is not completed during any session until a confirmation number is issued. This number provides a means of verifying the transaction and serves as the Clerk's receipt.
- (3) Method for Funds Remittance. The prescribed method for funds remittance by the Clerks to the Department is the ACH-Debit method of electronic funds transfer. The Department will bear the costs of processing the funds remittance by the ACH-Debit method.
- (4) Transmission Problems, Remittance Errors, and Failed Payments.
- (a) Reporting Transmission Problems Should the Clerk experience problems transmitting the return/remittance detail, the Clerk is required to contact the Department's e-Services Unit as soon as possible:
 - 1. By telephone at (850)487-9713, or;
 - 2. By e-mail at cc-ehelp@dor.state.fl.us.
 - (b) Correcting Remittance Errors.
- 1. If, before 4:00 p.m., E.T., on the day of submission, a Clerk discovers that an error has been made in the return/remittance detail, the Clerk must contact the Department's e-Services Unit at (850)487-9713 for assistance.
- 2. If, after 4:00 p.m., E.T., on the day of submission, or on any subsequent day thereafter, a Clerk discovers an error has been made in the return/remittance detail, the Clerk must contact the Department's Refunds and Distribution Process at (850)487-1150 to report the error.
- (c) Replacing failed payments If a Clerk discovers that an electronic payment has failed or will be returned by his or her financial institution, the Clerk must immediately resubmit only the payment using the "Returned Item Repayment" page of the Internet Clerk of Court Revenue Remittance System. Should the Clerk require additional assistance, the Clerk may contact the Department's Returned Items Unit at (850)488-8663.

Specific Authority 213.13 213.06(1) FS. Law Implemented 28.245, 28.36, 28.37(4), 213.13, 213.131, 219.07 FS. History–New 8-19-02, <u>Amended</u>

12-28.005 Means of Communication to Report Payment Information.

Specific Authority 213.06(1), FS. Law Implemented 213.13, 213.131 FS. History-New 8-19-02, Repealed

12-28.006 Remittance or Transmission Problems.

Specific Authority 213.06(1) FS. Law Implemented 213.13, 213.131 FS. History-New 8-19-02, Repealed

12-28.007 Procedures for Payment.

Specific Authority 213.06(1) FS. Law Implemented 213.13, 213.131 FS. History-New 8-19-02, Repealed

(Substantial rewording of Rule 12-28.008 follows. See Florida Administrative Code for present text.)

12-28.008 Due Date; General Provisions.

- (1) The Clerks who are required to remit funds electronically must complete the transaction so that the amount due is deposited as collected funds to the State Treasurer's account on or before the remittance due date required by applicable statute or any agency rule.
- (a) Weekly Remittances. Documentary stamp tax and nonrecurring intangible personal property tax remittances must be remitted on a weekly basis. The Clerk must complete the transaction before 5:00 p.m. E.T., on the sixth working day following the close of the week in which the funds were received, as provided in Section 219.07, F.S.
- (b) Monthly Remittances. Court-related fees, services charges, court costs, and fines must be remitted on a monthly basis. The Clerk must complete the transaction before 5:00 p.m., Eastern Time, on the last working day before the 20th day of the month immediately following the month in which the moneys were collected, as provided in Section 28.245, F.S. Failure to do so will constitute late payment.
- (c) Annual Remittance. The cumulative excess of all fees, service charges, court costs, and fines retained by the Clerk over the amount needed to meet the approved budget amount established under Section 28.36, F.S., must be remitted on an annual basis. The Clerk must complete the transaction before 5:00 p.m., Eastern Time, on the last working day before December 31, each year, as provided in Section 28.37(4), F.S.
- (d) Failure to remit the funds as provided in this subsection will constitute late payment. Late payments must be deposited on the next business day following the date that the transmission was completed.
- (2) To assist the Clerks in complying with all statutory requirements for timely remittance of funds due, the Department will annually develop a calendar of dates by which the initiation of a transaction must be completed before 5:00 p.m., Eastern Time. The annual calendar of remittance dates (Florida e-Services Program County Officers' Calendar of Remittance Dates, Form DR-659C) is posted on the Department's website at myflorida.com/dor/e-services and

may also be obtained by calling the Department toll-free at (800)352-3671 or (850)488-6800. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.

Specific Authority 213.13 213.06(1) FS. Law Implemented 28.245, 28.36, 28.37(4), 213.13, 213.131, 219.07 FS. History-New 8-19-02, Amended_

- 12-28.009 Distribution of Funds Received by the Department.
- (1) Upon receiving a Clerk's payment information and associated remittance information, the Department will shall verify that the funds for subsequent distribution reconcile with the associated remittance information provided by the Clerk.
- (2) Within two working days of receiving an accurate payment from the Clerk, the The Department will make all required entries in the State accounting system shall cause such funds to be electronically distributed in accordance with the associated remittance information to the appropriate trust fund or agency as designated in statute, within two business days of receiving an accurate payment from the Clerk. These entries will be based on the remittance detail for the appropriate trust fund or agency as designated in statute.
- (3) If the Department determines, or is notified by a clerk's office or benefiting agency, that there is information missing, or that there has been an error made in the submission of the remittance payment amount, the payment information for such remittance, or the associated remittance information for those funds deposited in a departmental fund, the Department will shall hold the funds in the Department of Revenue Clerks of the Court Trust Fund until the Clerk has been contacted and the error has been corrected. In the case of errors in deposits to other agencies, the Department will assist the affected parties in correcting the error.

Specific Authority 213.13 213.06(1) FS. Law Implemented 28.245, 28.36, 28.37(4), 213.13, 213.131, 219.07 FS. History-New 8-19-02, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development was published in the Florida Administrative Weekly on November 21, 2008 (Vol. 34, No. 47, pp. 6073-6074). A rule development workshop was conducted on December 9, 2008. No comments were received by the Department

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NOS.: RULE TITLES:

12A-1.029 Labels and Other Printed Matter Sold

to Manufacturers

12A-1.036 Furniture and Storage

Warehousemen

12A-1.040 Containers and Other Packaging

Materials; Gift Wrapping

12A-1.075 **Deposits**

PURPOSE AND EFFECT: The purpose of the proposed repeal of Rule 12A-1.029, F.A.C. (Labels and Other Printed Matter Sold to Manufacturers) and Rule 12A-1.075, F.A.C. (Deposits), the proposed amendments to Rule 12A-1.036, F.A.C. (Furniture and Storage Warehousemen), and the proposed substantial rewording of Rule 12A-1.040, F.A.C. (Containers and Other Packaging Materials; Gift Wrapping), is to: (1) consolidate and simplify provisions for packaging materials excluded from tax, as provided in Section 212.02(14)(c), F.S., and other materials that accompany a product for sale; (2) provide for the taxability of charges by, and materials used by, warehousemen for moving, storing, packing, and shipping tangible personal property belonging to other persons; and (3) provide for the taxability of charges for gift wrapping and the taxability of materials used in gift wrapping.

Section 212.02(14)(c), F.A.C., currently provides that one-time use items that accompany a product for the convenience of the customer are not subject to tax. Items accompanying food products when sold to a customer, such as aluminum foil covering a baked potato, steak markers used to indicate how a steak is cooked, toothpicks that secure a sandwich, and leftover bags provided to customers are not subject to tax. However, Rule 12A-1.040, F.A.C., currently provides that these items are subject to tax. This rulemaking is necessary to provide that these items are packaging materials that are not subject to tax. In addition, Rule 12A-1.040, F.A.C., currently provides that "pallets for one-time use that are a part of packaging tangible personal property for shipment and sale are exempt." This rulemaking is necessary to provide the criteria used to determine when pallets and other returnable packaging containers are not subject to tax.

SUMMARY: The proposed repeal of Rule 12A-1.029, F.A.C. (Labels and Other Printed Matter Sold to Manufacturers), moves provisions for sales of the following items to the substantial rewording of Rule 12A-1.040, F.A.C. (Containers and Other Packaging Materials; Gift Wrapping): (1) the sale of labels, name plates, and packing inserts used as packaging

materials; (2) the sale of direction sheets and instruction books or manuals that provide instructions and accompany the product for sale; and (3) the sale of tangible advertising materials.

The proposed amendments to Rule 12A-1.036, F.A.C. (Furniture and Storage Warehousemen): (1) clarify that charges by warehousemen for moving, storing, packing, and shipping tangible personal property belonging to other persons are not subject to tax; (2) provide that warehousemen who sell packaging materials and other items are required to register as dealers and collect sales tax on sales of taxable items; (3) provide that the payment of a claim for damaged merchandise is not a sale of tangible personal property; (4) provide that warehousemen who operate a business location to sell tangible personal property must collect tax on sales of tangible personal property; and (5) provide that boxes, crates, and other materials used by warehousemen for moving, storing, packing, and shipping tangible personal property belonging to other persons are subject to tax.

The proposed amendments to Rule 12A-1.040, F.A.C. (Containers and Other Packaging Materials; Gift Wrapping), provide a single administrative rule regarding the taxability of containers and other packaging materials and items that accompany a product for sale, the taxability of tangible advertising materials that accompany a product for sale, and the taxability of items used in gift wrapping. When in effect, the provisions of the substantial rewording will provide for the administration of sales and use tax for the following:

Materials used for packaging tangible personal property for sale:

Instructional materials that accompany the product when sold to customers:

Tangible advertising materials that accompany the product to the customer;

Containers used more than one time for packaging tangible personal property;

Deposits charged for reusable containers and the taxability of those containers;

Dunnage used to protect packages and cargo during shipment; Materials used by persons who are not required to collect tax for services provided to their customers; and

Charges for gift wrapping and the taxability of materials used in gift wrapping.

The proposed repeal of Rule 12A-1.075, F.A.C. (Deposits), moves the provisions regarding the taxability of charges for returnable containers to the substantial rewording of Rule 12A-1.040, F.A.C.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 212.17(6), 212.18(2), 213.06(1) FS. LAW IMPLEMENTED: 212.02(14), (15), (16), (18)-(21), 212.05(1), 212.06(1)(a), 212.07(1)(b), 212.08(7)(v), 212.18(3)

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Janet L. Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

THE FULL TEXT OF THE PROPOSED RULES IS:

12A-1.029 Labels and Other Printed Matter Sold to Manufacturers.

Specific Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(14), 212.05(1) FS. History-Revised 10-7-68, 6-16-72, Formerly 12A-1.29, Amended 4-2-00, Repealed

12A-1.036 Furniture and Storage Warehousemen.

- (1) Charges by warehousemen solely for Warehousemen eustomarily engaged in the business of moving, storing, packing, or and shipping tangible personal property belonging to other persons are not subject to tax are performing services and the gross proceeds derived therefrom are exempt. Crating, boxing, packaging and packing materials used by warehousemen in the performance of such services are purchased for use or consumption and are taxable and the seller of such materials to warehousemen shall collect and remit tax on such sales.
- (2) Warehousemen who sell tangible personal property, such as boxes, crates, tape, and other packaging or shipping materials, are required to register with the Department as dealers and collect tax on their sales of taxable items. See Rule 12A-1.060, F.A.C., Registration. Sales by warehousemen of second hand furniture or other tangible personal property to which they have acquired title in cases where they hold

themselves out to the public as being engaged in the business of selling such property, are taxable. Sales at auction made by warehousemen in order to satisfy the warehousemen's lien for claim on account of moving, storing or other service charge are deemed occasional sales and are exempt.

(3) Boxes, crates, shipping containers, packaging, pallets, dunnage (blocks, timber, and bracers used to hold in place or protect cargo during shipment), and other packaging or shipping materials purchased, used, or consumed by warehousemen when moving, storing, packing, and shipping tangible personal property belonging to other persons are subject to tax. Pallets purchased by warehousemen for use as outlined in paragraph (1) of this rule are taxable.

(4)(a) The payment of a damage claim by a warehousemen for damage suffered by merchandise in transit or in storage is not a sale of tangible personal property and is not subject to tax, even when the warehouseman retains the damaged property under settlement of the claim. Charges to warehousemen for repairs to damaged merchandise are subject to tax.

(b) Any warehouseman who maintains and operates a business location, such as a salvage depot, to sell merchandise, damaged merchandise, or merchandise acquired in settlement of a claim is required to collect tax on sales of such merchandise.

Specific Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(15), (20), 212.05(1)(b), 212.08(7)(v) FS. History-Revised 10-7-68, 6-16-72, Formerly 12A-1.36, Amended

(Substantial Rewording of Rule 12A-1.040 follows. See Florida Administrative Code for present text.)

12A-1.040 Sales of Containers, Wrapping, and Other Packaging Packing Materials: Gift Wrapping and Related Products.

- (1) SCOPE. This rule provides when items intended to accompany a product for sale are not subject to tax. Materials, containers, labels, sacks, bags, or similar items intended to accompany a product for sale are not subject to tax under the requirements provided in Section 212.02(14)(c), F.S., as outlined below.
- (2) MATERIALS USED FOR PACKAGING PROPERTY FOR SALE.
- (a) The sale, use, storage, or consumption of materials, containers, labels, sacks, bags, or similar items that are intended to accompany a product sold to a customer and to be used one time only for packaging tangible personal property for sale is not subject to tax when:
- 1. Delivery of the product would be impracticable because of the character of the contents; or
- 2. Such items are used for the convenience of the customer.

- (b) The sale, use, storage, or consumption of materials, containers, labels, sacks, bags, or similar items used for packaging in the process of providing a service subject to tax under Chapter 212, F.S., is not subject to tax.
- (c) Dealers who are registered with the Department may purchase materials, containers, labels, sacks, bags, or similar items intended to be used in the manner provided in paragraph (a) or (b) tax-exempt by issuing a copy of the dealer's Annual Resale Certificate to the selling dealer at the time of purchase. as provided in Rule 12A-1.039, F.A.C. Persons who are not required to register with the Department as a dealer under Section 212.18(3), F.S., must extend an exemption certificate to purchase such items tax-exempt. A suggested exemption certificate is provided in subsection (5) of Rule 12A-1.038. F.A.C.
- (d) The following is a nonexhaustive list of materials that, when used as provided in paragraph (a) or (b), are not subject to tax:
- 1. Containers, such as bags, barrels, baskets, bottles, boxes, cans, carboys, cartons, cases, crates, cylinders, drums, kegs, pallets, racks, reels, sacks, skids, or spools.
- 2. Items used inside containers and packages to shape. stabilize, and protect the contents of the packaged tangible personal property, such as bubble wrap, excelsior, preservative materials, wax paper, wrapping papers, or waste paper.
- 3. Materials used to close or otherwise secure the containers, such as binding materials, carboys, cartons, cellophane, coating materials, cores, crates, glue, gummed tape, staples, strapping, string, tape, twine, wrapping paper, wire, or wire bands.
- 4. Materials used to provide instructions regarding the shipping of the container, such as gummed labels or tags.
- (e) The sale, purchase, use, storage, or consumption of dunnage is subject to tax at the time of purchase. Dunnage is not delivered to the purchaser with the package and its contents, and it is retained by the transporter or shipper. "Dunnage" includes items that are used by the transporter or shipper under, outside, and between packages to protect the packages and their contents from damage, motion, shock, or breakage while being transported or delivered to the purchaser. Examples of dunnage are blocks, lumber, and other materials used for bracing, blocking, skidding, shoring, holding, or protecting cargo during transport.

(f) Examples:

1. Toothpaste may be sold at retail in a tube enclosed in a box. The tube of toothpaste is placed in a box that will accompany the toothpaste when sold to the consumer. Multiple units of boxes are placed in shipping containers by the manufacturer. Labels are placed on the shipping containers identifying the product and providing shipping instructions. The manufacturer then places the labeled boxes on a pallet and covers them with shrink-wrap for shipment. The pallets are not returnable to the manufacturer when the toothpaste arrives at

- its destination. The toothpaste manufacturer may purchase the tubing materials, boxes, shipping containers, labels, pallets, and shrink-wrap tax-exempt.
- 2. Coat hangers and garment covers that are delivered with the clothing to the purchaser are packaging materials that accompany the product sold to the customer. However, coat hangers and garment covers used on display racks in stores that are retained by the store do not accompany the clothing to the customer are subject to tax.
- (3) PACKAGING MATERIALS USED WHEN NO TANGIBLE PERSONAL PROPERTY IS SOLD. The purchase of materials, containers, labels, sacks, bags, or similar items is subject to tax when purchased by any person who does not sell tangible personal property to its customers. For example, bags, boxes, hangers, wrapping paper, and twine purchased for use by a laundry, dry cleaner, or any other person not selling tangible personal property are subject to tax.
- (4) MATERIALS USED FOR FURNISHING OR SERVING FOOD PRODUCTS OR BEVERAGES.
- (a) Materials, containers, labels, sacks, bags, or similar items that accompany a food product or drink sold to a customer and are used one time only for packaging the food product or for the convenience of the customer are not subject to tax. The following is a nonexhaustive list of such items:
- 1. Bags for bread or produce; bag ties; egg cartons or crates; cardboard 6-pack and 12-pack lift cartons; skewers; ice, dry ice, and salt placed directly into the packaging container of perishable food; oil used to line the inside of meat packaging containers;
- 2. Paper, plastic, plastic-coated, styrofoam bags, boxes, bowls, cups, dividers, liners, lids, plates, platters, trays, and other similar food and beverage containers;
- 3. Aluminum foil served with food products; butter chips; single-use baking dishes; steak markers, toothpicks, toothpick frills, film wrap; disposable utensils, straws, stirrers, napkins, leftover bags, boxes, or other containers.
- (b) Cups, straws, plastic stirrers, and similar items used to provide beverages or other food products free to customers are subject to tax. Such items are not used for furnishing or service food products or beverages for sale.
- (5) LABELS, TAGS, AND INSTRUCTIONAL MATERIALS.
- (a)1. Labels, tags, and name plates, including the printing of these items, are not subject to tax when they remain affixed to tangible personal property offered for sale or affixed to the container containing tangible personal property prepared for shipment or delivery and:
- a. Furnishes information as to the nature, quantity, maker, price, size, operation, or maintenance of the tangible personal property for sale; or
- b. Furnishes information as to the destination or the carrying instructions for the package during shipment.

- 2. For example, shipping labels used on packages of tangible personal property purchased by customers containing a customer's name and address or carrying instructions, such as "Do Not Crush," "This Side Up," or "Fragile," are exempt.
- (b) Bar codes and labels containing bar codes that are placed on packages by, or on behalf of, the transporter or shipper for purposes of tracking the movement of the package in transit are subject to tax.
- (c) Labels, tags, and name plates that do not accompany tangible personal property for sale are subject to tax. For example, labels sold to businesses to be placed on their shelves or display racks are subject to tax.
- (d) Price tags that accompany tangible personal property when sold to the retail consumer are exempt. Price tags retained by a retail merchant are subject to tax. Price tags attached to merchandise offered for sale that are removed from the merchandise and retained by the seller at the time of sale are subject to tax.
- (e) Direction sheets, instruction books, pamphlets, or manuals that accompany a product to the final consumer and provide instructions on how to assemble, use, or care for the product are exempt. Technical manuals that do not accompany the product to the final consumer are subject to tax.
- (f) Brochures, catalogs, price lists, point-of-sale advertising that accompany products being sold to advertise other products for sale, and displays and display containers used to display items for sale are not materials used for packaging tangible personal property for sale and are subject to tax.

(6) DEPOSITS FOR REUSABLE CONTAINERS.

- (a)1. Deposits charged for reusable containers, such as barrels, drums, kegs, pallets, or spools, that are to be returned by the purchaser to the selling dealer upon removal of the contents from the container are not subject to tax when:
- a. The amount of the deposit is separately itemized on the purchaser's bill, invoice, or other tangible evidence of sale;
- b. The total amount of the deposit is refunded to the purchaser when the container is returned to the selling dealer;
 - c. Title to the container is retained by the selling dealer;
- d. The container is used only to contain the tangible personal property sold to the purchaser while in the process of delivery or conveyance to the purchaser; and
- f. The selling dealer retains records to identify which customers are holding the containers and which customers have returned the containers.
- 2. Example: A manufacturer ships its products to purchasers on pallets. The contents of the shipment are secured to the pallets by wire banding. The pallets are designed by the manufacturer to be used for more than one shipment, bear the name of the manufacturer, and are assigned an inventory number. When the manufacturer ships merchandise to a customer, a deposit is separately itemized on the customer's invoice to assure the return of the identified pallets. The

separately itemized deposit is not subject to tax. The purchase or fabrication of the pallets by the manufacturer is subject to

- (b) See Rule 12A-1.087, F.A.C., for tax-exempt portable containers, or moveable receptacles in which portable containers are placed, when used for harvesting or processing farm products.
- (7) CHARGES FOR PACKAGING MATERIALS. When charges for packaging materials are separately itemized from the sales price of tangible personal property on the customer's bill, invoice, or other tangible evidence of sale, the charge for packaging materials is a part of the sales price of the tangible personal property.

(8) GIFT WRAPPING.

- (a) The total charge for gift wrapping merchandise is subject to tax, whether charged by the seller of the merchandise or by any other person. Materials, such as paper, ribbon, bows, or tape, used in gift wrapping merchandise may be purchased tax-exempt by a dealer registered with the Department. The purchasing dealer is required to issue a copy of the dealer's Annual Resale Certificate to the selling dealer at the time of purchase, as provided in Rule 12A-1.039, F.A.C.
- (b) Tax is due on the materials used by the dealer in gift wrapping merchandise at no charge to the customer.

Specific Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(14)(b), (c), (15), (16), (18)-(21), 212.05(1)(b), 212.06(1)(a), 212.07(1)(b), 212.08(7)(v), 212.18(3) FS. History-Revised 10-7-68, 6-16-72, Formerly 12A-1.40, Amended

12A-1.075 Deposits.

Specific Authority 212.17(6), 212.18(2) FS. Law Implemented 212.02(15), (16), 212.06(1)(a) FS. History-Revised 10-7-68, 6-16-72, Formerly 12A-1.75, Repealed_

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet L. Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development Workshop was published in the Florida Administrative Weekly on November 21, 2008 (Vol. 34, No. 47. pp. 6074-6075). A rule development workshop was conducted on December 9, 2008. No comments were received by the Department

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NOS.: RULE TITLES: 12A-15.002 Surtax Brackets

12A-15.010 The Sale of Food, Drink, and

Tangible Personal Property at

Concession Stands

12A-15.011 Coin-Operated Amusement and

Vending Machines, and Other

Devices

12A-15.012 Alcoholic and Malt Beverages

PURPOSE AND EFFECT: The purpose of the proposed amendments to these sections of Rule Chapter 12A-15, F.A.C. (Discretionary Sales Surtax), is to: (1) update information in Rule 12A-15.002, F.A.C., on how to obtain copies of tax rate tables and information from the Department; (2) correct in Rule 12A-15.012, F.A.C. (Alcoholic and Malt Beverages), the divisor rate to be used to compute the amount of sales tax, plus discretionary sales surtax, due for sales of alcoholic beverages in counties that impose surtax at a total rate of 1 1/4 percent; and (3) provide effective tax rates and divisors used to compute the amount of sales tax, plus discretionary sales surtax, due in counties that may impose total surtax rates of 1 3/4 or 2 percent on sales of food and other items at concession stands in Rule 12A-15.010, F.A.C. (The Sale of Food, Drink, and Tangible Personal Property at Concession Stands), on charges for the use of amusement machines and sales of food, beverages, or other items through vending machines in Rule 12A-15.011, F.A.C. (Coin-Operated Amusement and Vending Machines, and Other Devices), and on sales of alcoholic beverages in Rule 12A-15.012, F.A.C. (Alcoholic and Malt Beverages).

SUMMARY: The proposed amendments to Rule 12A-15.002, F.A.C. (Surtax Brackets), update the information on how to obtain copies of tax rate tables and information from the Department.

The proposed amendments to Rule 12A-15.010, F.A.C. (The Sale of Food, Drink, and Tangible Personal Property at Concession Stands), provide the applicable divisor rates for counties that may impose discretionary sales surtaxes at the rates of 1 3/4 percent or 2 percent for purposes of computing sales tax, plus surtax, due on sales by concessionaires at arenas, auditoriums, carnivals, fairs, stadiums, theaters, and similar places of business.

The proposed amendments to Rule 12A-15.011, F.A.C. (Coin-Operated Amusement and Vending Machines, and Other Devices), provide the divisors for counties that may impose discretionary sales surtaxes at the rate of 1 3/4 percent or 2 percent for purposes of computing the amount of sales tax, plus surtax, due on sales of food, beverages, and other items of tangible personal property made through vending machines and on charges for the use of amusement machines.

The proposed amendments to Rule 12A-15.012, F.A.C. (Alcoholic and Malt Beverages): (1) provide the applicable divisor rates for counties that may impose discretionary sales surtaxes at the rates of 1 3/4 percent or 2 percent to be used for purposes of computing sales tax, plus surtax, due on sales of alcoholic beverages; (2) correct the divisor for counties that may impose a surtax rate of 1 1/4 percent on alcoholic beverages by dealers who do not sell mixed drinks; and (3) provide effective rates and applicable divisors for counties that may impose discretionary sales surtax at the rates of 1 3/4 percent or 2 percent.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 212.05(1)(h), 212.0515, 212.07(2), 212.12(11), 212.17(6), 212.18(2), 213.06(1) FS.

LAW IMPLEMENTED: 212.02(16), (24), 212.05(1)(h), 212.0515, 212.054, 212.055, 212.07(2), (4), 212.08(4), 212.12(9), (10), (11), 212.15(1), (4), 212.18(3) FS.

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Janet L. Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

THE FULL TEXT OF THE PROPOSED RULES IS:

12A-15.002 Surtax Brackets.

The Department has prepared, for public use, schedules and rate tables and information eards to provide the sales tax effective brackets for counties imposing a discretionary sales surtax. Copies are available, without cost, by one or more of the following methods: 1) downloading the appropriate Sales Tax Rate Table Bracket Cards from the Department's Internet site at www.myflorida.com/dor/taxes; or, 2) faxing a forms request to the Distribution Center at (850)922 2208; or, 3)

calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 3) visiting any local Department of Revenue Service Center Distribution Center at (850)488-8422; or, 4) writing the Florida Department of Revenue, Distribution Center, 168A Blountstown Highway, Tallahassee, Florida 32304; or, 5) visiting any local Department of Revenue Service Center to personally obtain a eopy. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.

Specific Authority 212.12(11), 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.054, 212.055, 212.12(9), (10), (11) FS. History-New 12-11-89, Amended 8-10-92, 3-17-93, 12-13-94, 3-20-96, 6-19-01, 11-1-05,

12A-15.010 The Sale of Food, Drink, and Tangible Personal Property at Concession Stands.

- (1)(a) Concessionaires at arenas, auditoriums, carnivals, fairs, stadiums, theaters, and similar places of business where it is impracticable to separately state Florida sales tax on any charge ticket, sales slip, invoice, or other tangible evidence of sale, may calculate tax due for counties imposing a surtax as follows:
- 1. Divide the total gross receipts by the divisors provided in paragraph (b) to compute taxable sales;
- 2. Subtract taxable sales from the total gross receipts to compute the amount of sales tax, plus surtax, due.
- (b) Divisors for counties imposing surtax at the following rates are:

<u>Surtax</u>	<u>Divisor</u>
No Surtax	1.0659
1/4%	1.0678
1/2%	1.0697
3/4%	1.0724
1%	1.0751
1 1/4%	1.0773
1 1/2%	1.0795
1 3/4%	<u>1.0817</u>
<u>2%</u>	1.0839

(2) No change.

Specific Authority 212.07(2), 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.054, 212.055, 212.15(1), (4) FS. History-New 12-11-89, Amended 3-20-96, 6-19-01, 11-1-05,_

12A-15.011 Coin-Operated Amusement and Vending Machines, and Other Devices.

- (1) Amusement machine sales; effective tax rates.
- (a) Charges for the use of amusement machines, as defined in Section 212.02(24), F.S., are subject to the surtax at the rate imposed by the county where the machine is located. To calculate the tax due in an applicable reporting period for amusement machines located in counties imposing a surtax:

- 1. Divide the total gross receipts from charges for the use of amusement machines by the divisors provided in paragraph (b) to compute taxable sales;
- 2. Subtract taxable sales from the total gross receipts to compute the amount of sales tax, plus surtax, due.
- (b) Divisors for counties imposing surtax at the following rates are:

<u>Surtax</u>	Divisor
No Surtax	1.040
1/4%	1.0425
1/2%	1.045
3/4%	1.0475
1%	1.050
1 1/4%	1.0525
1 1/2%	1.055
1 3/4%	1.0575
<u>2%</u>	1.060

- (c) No change.
- (2)(a) Vending machine sales; effective tax rates. The amount of tax to be paid on food, beverages, and other items of tangible personal property that are sold in vending machines is subject to the surtax at the rate imposed by the county where the machine is located. To calculate the tax due in an applicable reporting period for vending machines located in counties imposing a surtax:
- 1. Divide the total gross receipts from sales made through the vending machines by the divisors provided in paragraph (b) to compute gross taxable sales;
- 2. Subtract gross taxable sales from the total gross receipts to compute the amount of tax, plus surtax, due.
- (b) Divisors for counties imposing surtax at the following rates are:

Surtax	Divisor for Food	Divisor for Other Items of
	and Beverages	Tangible Personal Property
No Surtax	1.0645	1.0659
1/4%	1.06655	1.0683
1/2%	1.0686	1.0707
3/4%	1.0706	1.0727
1%	1.0726	1.0749
1 1/4%	1.07465	1.0770
1 1/2%	1.0767	1.0791
1 3/4%	1.0788	<u>1.0812</u>
<u>2%</u>	1.0808	<u>1.0833</u>

- (c) No change.
- (3) No change.

Specific Authority 212.05(1)(h), 212.0515, 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(24), 212.05(1)(h), 212.0515, 212.054, 212.055, 212.07(2), 212.12(11), 212.18(3) FS. History-New 12-11-89, Amended 1-30-91, 5-12-92, 9-14-93, 11-16-93, 12-13-94, 3-20-96, 6-19-01, 11-1-05, 5-28-06<u>.</u>

- 12A-15.012 Alcoholic and Malt Beverages.
- (1) No change.
- (2) DEALERS WHO DO NOT SELL MIXED DRINKS.
- (a)1. When a dealer, located in a county imposing a surtax, who sells package goods but does not sell mixed drinks, does not put the public on notice that tax is included in the total charge, the dealer is required to remit tax at the following rates. The dealer should multiply the total gross receipts derived from the sale of package goods by the following effective tax rates to compute the amount of sales tax, plus surtax, due.

*	· 1
County Surtax Tax	Effective Tax Rate
No Surtax	.0635
1/4%	.0656
1/2%	.0677
3/4%	.07035
1%	.0730
1 1/4%	<u>.0753</u> .07395
1 1/2%	.0776
1 3/4%	<u>.0799</u>
<u>2%</u>	<u>.0822</u>

- 2. No change.
- (b)1. When a dealer, located in a county imposing a surtax, who sells package goods but does not sell mixed drinks, puts the public on notice through the posting of price lists or signs prominently throughout the business establishment that tax is included in the total charge, the dealer is required to remit tax in the following manner:
- a. Divide the total gross receipts by the following divisors to compute taxable sales:

County Surtax Rate	<u>Divisor</u>
No Surtax	1.0635
1/4%	1.0656
1/2%	1.0677
3/4%	1.07035
1%	1.0730
1 1/4%	1.0753
1 1/2%	1.0776
1 3/4%	1.0799
<u>2%</u>	1.0822
1 6 1	1 0

- b. Subtract taxable sales from the total gross receipts to compute the amount of sales tax, plus surtax, due.
 - 2. No change.
 - (3) DEALERS WHO SELL MIXED DRINKS.
- (a)1. When a dealer, located in a county imposing a surtax, sells mixed drinks or both mixed drinks and package goods and does NOT put the public on notice that tax is included in the total charge, the dealer is required to remit tax at the following rates. The dealer should multiply the total gross receipts derived from the sale of mixed drinks and package goods by the following effective tax rates to compute the amount of sales tax, plus surtax, due.

	Effective Tax
County Surtax Tax	<u>Rate</u>
No Surtax	.0659
1/4%	.0678
1/2%	.0697
3/4%	.0724
1%	.0751
1 1/4%	.0773
1 1/2%	.0795
1 3/4%	<u>.0817</u>
<u>2%</u>	.0839

- 2. No change.
- (b)1. When a dealer, located in a county imposing a surtax, sells mixed drinks or both mixed drinks and package goods and puts the public on notice through the posting of price lists or signs prominently throughout the business establishment that tax is included in the total charge, the dealer is required to remit tax in the following manner:
- a. Divide total gross receipts by the following divisors to compute taxable sales:

County Surtax Rate	<u>Divisor</u>
No Surtax	1.0659
1/4%	1.0678
1/2%	1.0697
3/4%	1.0724
1%	1.0751
1 1/4%	1.0773
1 1/2%	1.0795
1 3/4%	1.0817
<u>2%</u>	1.0839

- b. Subtract taxable sales from the total gross receipts to compute the amount of sales tax, plus surtax, due.
 - 2. No change.

Specific Authority 212.07(2), 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(16), 212.054, 212.055, 212.07(2), (4), 212.08(4), 212.12(11), 212.15(1), (4) FS. History–New 12-11-89, Amended 3-20-96, 6-19-01, 11-1-05.

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet L. Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development Workshop was published in the Florida Administrative Weekly on November 21, 2008 (Vol. 34, No. 47, pp. 6075-6076). A rule development workshop was conducted on December 9, 2008. No comments were received by the Department

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: RULE TITLE: 12A-17.003 Registration

PURPOSE AND EFFECT: Section 5, Chapter 2008-69, L.O.F., requires the Department to release, upon the request of a local law enforcement official, the name and address of any secondary metals recycler registered with the Department within the local official's jurisdiction. This law change authorizes the Department to provide registration information regarding secondary metals recyclers that is currently provided regarding secondhand dealer registrants. The purpose of the proposed amendments to Rule 12A-17.003, F.A.C. (Registration), is to update the list of information regarding secondhand dealers and secondary metals recyclers that the Department may release to requesting local law enforcement officials.

SUMMARY: The proposed amendments to Rule 12A-17.003, F.A.C. (Registration), provide that the Department will, upon the request of a local law enforcement official, release the name and address of any secondary metals recycler registered with the Department within the local official's jurisdiction.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 213.06(1), 538.11 FS.

LAW IMPLEMENTED: 213.053(9), (11), 538.09, 538.11, 538.25, 538.26 FS.

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

THE FULL TEXT OF THE PROPOSED RULE IS:

12A-17.003 Registration.

- (1) through (5) No change.
- (6)(a) Local law enforcement officials may request a report on the registration of secondhand dealers or secondary metals recyclers in their jurisdiction by calling the Department at (850)488-4772. After verifying the official's identity identify, as provided in Rule 12-22.005, F.A.C., the Department will release the following information to a law enforcement official who requests verification of a secondhand dealer's or a secondary metals recycler's certificate of registration:
- 1. Whether a specified person holds a valid certificate of registration;
- 2. Whether a specified certificate number is valid, has been canceled, or is inactive or otherwise invalid and the name of the holder of that certificate number; and
- 3. The name and address of any secondhand dealer or secondary metals recycler registered to do business within the official's jurisdiction.
- (b) After verifying the official's identify, as provided in Rule 12 22.005, F.A.C., the Department will release the following information to a law enforcement official who requests verification of a secondary metals recycler's eertificate of registration:
- 1. Whether a specified person holds a valid certificate of registration as a secondary metals recycler; and
- 2. Whether a specified certificate number is valid, has been canceled, or is inactive or otherwise invalid and the name of the holder of that certificate number.

(b)(e) Pursuant to Section 213.053(9), F.S., the Department will provide information required by an order of a judge or a subpoena.

Specific Authority 213.06(1), 538.11 FS. Law Implemented 213.053(9), (11), 538.09, 538.11, 538.25, 538.26 FS. History-New 3-15-90, Amended 11-14-91, 4-18-93, 10-18-93, 10-17-94, 3-20-96, 8-1-02, 9-15-08,

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407 NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development Workshop was published in the Florida Administrative Weekly on November 21, 2008 (Vol. 47, No. 34, p. 6076). A rule development workshop was conducted on December 9, 2008. No comments were received by the Department.

DEPARTMENT OF REVENUE

Miccellaneous Tax

Miscellaneous Tax	
RULE NOS.:	RULE TITLES:
12B-5.020	Definitions; Specific Exemptions
12B-5.121	Temporary Licenses Issued Under a
	Declared Emergency
12B-5.130	Refunds
12B-5.150	Public Use Forms
12B-5.401	Temporary Pollutant Importer
	License Issued Under a Declared
	Emergency

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12B-5.020, F.A.C. (Definitions), is to update definitions for the terms "fuel," "fuel grade ethanol," and "gasohol" for purposes of determining when a product blended with gasoline is a "fuel" subject to Florida's fuel taxes. Standards established by the federal Bureau of Alcohol, Tobacco, and Firearms distinguish products containing alcohol fit for human consumption from those that are not fit for human consumption and are used as a fuel. Products containing 100% alcohol can be consumed by humans as an alcoholic beverage. These products are subject to federal and state beverages taxes. Products that are blended with at least 1% gasoline, such as "denatured ethanol," are not fit for human consumption and are not subject to the beverage taxes. The proposed amendments clarify that "fuel grade ethanol," defined as ethanol with no less than 1% gasoline, is a fuel subject to Florida's fuel taxes.

The proposed amendments include ethanol-blended fuel containing not less than 9% ethanol as "gasohol," a product subject to Florida's fuel taxes. The Florida Renewable Fuel Standard Act (Sections 101-107, Chapter 2008-227, L.O.F., creating Sections 526.203-526.207, F.S.) requires terminal suppliers, importers, blenders, and wholesalers to report to the Department of Revenue the number of gallons of "blended gasoline" (mixture of gasoline and 9-10% fuel ethanol) and "unblended gasoline" (gasoline containing no fuel ethanol) sold. The total number of gallons sold in Florida is reported to the Florida Department of Agriculture and Consumer Services

monthly. The proposed definitions for "fuel grade ethanol" and "gasohol" are consistent with the definitions for "blended gasoline" and "unblended gasoline."

The purpose of the proposed creation of Rule 12B-5.121, F.A.C. (Temporary Licenses Issued Under a Declared Emergency), and 12B-5.401, F.A.C. (Temporary Pollutants Importer License Issued Under a Declared Emergency), is to implement the authority granted to the Department in Sections 15-17, Chapter 2007-106, L.O.F., to authorize the granting of temporary fuel and pollutants licenses when the Governor of Florida or the President of the United States has declared a state of emergency or major disaster in Florida or in any other state. This law temporarily expands the number of dealers authorized to provide fuel in Florida or to export fuel to other states in their time of need. The purpose of the proposed amendments to Rule 12B-5.150, F.A.C. (Public Use Forms), is to adopt the application to obtain a temporary Florida fuel license.

The purpose of the proposed amendments to Rule 12B-5.130, F.A.C. (Refunds), is to implement the provisions of Sections 1-2, Chapter 2007-31, L.O.F. Effective July 1, 2007, any person who uses motor fuel in vehicles or equipment for commercial aviation purposes may apply for a refund of the local option fuel tax, the State Comprehensive Enhanced Transportation System Tax (SCETS tax), and the fuel sales tax, imposed under paragraphs 206.41(1)(e), (f), and (g), F.S.

SUMMARY: The proposed amendments to Rule 12B-5.020, F.A.C. (Definitions): (1) update the definition of "alcohol" to remove the qualifications regarding the percentages of proof and purity; (2) update the definition of "fuel" to include fuel grade ethanol that is manufactured, produced, sold, or purchased for use as a gasoline blending component, or for use in a motor vehicle; (3) define "fuel grade ethanol" as ethanol with no less than 1% gasoline; and (4) update the definition for "gasohol" to mean ethanol-blended fuel that contains not more than 91% gasoline, and the ethanol content must not be less than 9%.

Proposed new Rule 12B-5.121, F.A.C. (Temporary Licenses Issued Under a Declared Emergency): (1) implements the authority granted in Sections 15-17, Chapter 2007-106, L.O.F., for the Department to authorize the granting of temporary fuel and pollutants licenses when the Governor of Florida or the President of the United States has declared a state of emergency or major disaster in Florida or in any other state; (2) provides how fuel dealers may obtain a temporary license from the Department and when a temporary Florida fuel license will be granted by the Department; (3) provides how to obtain an extension of the expiration date of a license and when an extension of the temporary license will be granted; (4) provides the Florida fuel taxes that must be collected and remitted to the Department by temporary importers, temporary exporters, and temporary carriers: (5) provides how to report and remit fuel taxes to the Department and when the taxes and returns are due; and (6) provides when a refund of previously paid Florida fuel taxes is available to temporary licensees and how to obtain the refund from the Department.

The proposed amendments to Rule 12B-5.130, F.A.C. (Refunds), provide: (1) that any person who uses motor fuel in vehicles or equipment for commercial aviation purposes may apply for a refund of the local option fuel tax, the State Comprehensive Enhanced Transportation System Tax (SCETS tax), and the fuel sales tax, imposed under paragraphs 206.41(1)(e), (f), and (g), F.S.; and (2) that fuel used in any vehicle or equipment driven or operated upon the public highways of Florida is not eligible for a refund.

The proposed amendments to Rule 12B-5.150, F.A.C. (Public Use Forms), adopt, by reference, new Form DR-156T, Florida Temporary Fuel Tax Application, used by applicants to obtain a temporary Florida fuel license.

Proposed new Rule 12B-5.401, F.A.C. (Temporary Pollutants Importer License Issued Under a Declared Emergency): (1) implements the authority granted in Sections 15-17, Chapter 2007-106, L.O.F., for the Department to authorize the granting of temporary fuel and pollutants licenses when the Governor of Florida or the President of the United States has declared a state of emergency or major disaster in Florida or in any other state; (2) provides that no additional application is necessary to obtain a Florida temporary pollutants importer license when an application to obtain a Florida temporary importer license is made; (3) provides how to obtain an extension of the expiration date of a license and when an extension of the temporary license will be granted; (4) provides the Florida pollutant taxes that must be accrued and paid to the Department; (5) provides how to report and remit pollutant taxes to the Department and when the taxes and returns are due; and (6) provides when a refund of previously paid Florida pollutant taxes is available to temporary licensees and how to obtain the refund from the Department.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 206.14(1), 206.59(1), 206.62(10), 206.87(1)(e)2., 206.8745(6), 213.06(1), 526.206 FS.

LAW IMPLEMENTED: 206.02, 206.021, 206.022, 206.025, 206.026, 206.027, 206.028, 206.05, 206.051(4), 206.052, 206.055, 206.095, 206.404, 206.41, 206.43, 206.62, 206.64, 206.86, 206.87, 206.874, 206.8745, 206.877, 206.90, 206.91, 206.92, 206.97, 206.9925, 206.99825(1)(a), 206.9931, 206.9942, 206.9943, 213.255(2), (3), 215.26(2), 526.203 FS.

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Ronald Gay, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4732

THE FULL TEXT OF THE PROPOSED RULES IS:

PART I TAX ON MOTOR AND DIESEL FUEL

12B-5.020 Definitions; Specific Exemptions.

- (1) DEFINITIONS.
- (a) "Alcohol" means completely denatured ethanol (ethyl alcohol) or methanol (wood alcohol) of not less than 198 proof, derived from grain, agricultural products, wood, coal, or other products, other than petroleum or natural gas, with a ninety nine percent (99%) purity, manufactured, produced, sold or purchased for the purpose of blending with gasoline, or for 100 percent alcohol fuel used in motor vehicles. Alcohol, when used in motor vehicles, is a motor fuel subject to all of the provisions of Section 206.41, F.S.
 - (b) through (c) No change.
- (d) "Fuel" means all fuels as defined in Chapter 206, F.S., and this rule chapter, including fuel grade ethanol, manufactured, produced, sold, or purchased for use as a gasoline blending component, or for use in a motor vehicle except as clearly indicated in this rule chapter.
- (e) "Fuel grade ethanol" means ethanol blended with no less than one percent (1%) gasoline.

(f)(e) "Gasohol" means and includes what is commonly known and sold as ethanol alcohol blended fuel, which contains not more than ninety-one percent (91%) gasoline by volume, and the ethanol content must not be less than nine percent (9%) by volume ninety percent (90%) gasoline and ten percent (10%) ethyl alcohol a minimum of 198 proof, as long as the gasoline component complies with current state specifications or until the American Society for Testing and Materials (A.S.T.M.) approves specifications for gasohol.

- (f) through (j) Renumbered (g) through (k) No change.
- (2) No change.

Specific Authority 206.14(1), 206.59(1), 206.62(10), 206.87(1)(e)2., 213.06(1), 526.206 FS. Law Implemented 206.41(4)(b), 206.62, 206.874, 206.97. 526.203 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06,

12B-5.121 Temporary Licenses Issued Under a Declared Emergency.

- (1) GENERAL INFORMATION. The Department is authorized to grant the following temporary licenses to import into, export from, or transport fuel within Florida when the Governor of Florida has declared a state of emergency pursuant to Section 252.36, F.S., or when the President of the United States has declared a major disaster in Florida, another state, territory of the United States, or the District of Columbia:
- (a) A temporary license as an importer or exporter of fuel to any person who holds a valid Florida fuel license as a wholesaler or to an unlicensed dealer; or
- (b) A temporary license as a carrier to any person who holds a valid Florida license as a wholesaler, importer, exporter, or blender or to an unlicensed dealer.

(2) LICENSING.

- (a) Temporary Importer, Exporter, or Carrier Licenses. Temporary licenses to import into, export from, or transport fuel within Florida will only be granted to:
- 1. A business with a physical location in Florida that holds a valid Florida Sales and Use Tax certificate of registration; or
- 2. Any person who holds a valid fuel license issued by another state.
- (b) To obtain the temporary Florida fuel license, the person engaging temporarily in business as an importer, exporter, or carrier must file a Florida Temporary Fuel Tax License Application (Form DR-156T, incorporated by reference in Rule 12B-5.150, F.A.C.) with the Department, as provided in the application. A copy of the completed Form DR-156T is to be faxed to the phone number indicated in the application, and the original application is to be mailed to the address indicated in the application. Form DR-156T may be obtained, without cost, from the Department's Internet site at www.myflorida.com/dor/forms/ or by calling the Department's Distribution Center at (850)922-2208. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
- (c) No licensing fee is required to obtain a temporary fuel license. No criminal background investigation of an applicant will be conducted.
- (d) The effective date of the Florida temporary fuel license is the date the application is received by the Department or, when the application is not faxed or otherwise submitted electronically to the Department, the postmark date of the application. Temporary license holders are authorized to import, export, or transport fuel within Florida on the effective date of the temporary license issued by the Department.
 - (e) Duration of Temporary Fuel Licenses.

- 1. A temporary importer, temporary exporter, or temporary carrier license expires on the last day of the month following the month in which the temporary license is issued. For example, the Department issues a temporary importer license effective July 15. The temporary license expires at midnight, August 31.
- 2. Any person who holds a temporary importer, temporary exporter, or temporary carrier license may request that the expiration date of the temporary license be extended during the declared state of emergency or major disaster. No extension of a temporary fuel license will be granted to any temporary licensee who has failed to file the required returns or to remit fuel taxes due to the Department.
- 3. To obtain an extension of the expiration date of the license, the license holder must fax or mail a written request for a one-month extension of the expiration date of the license to the Department. The written request must be faxed or postmarked on or before the expiration date of the current temporary license to:

Account Management - Fuel Unit

Florida Department of Revenue

P.O. Box 6480

Tallahassee FL 32314-6480

Fax Number: (850)922-5938

- 4. The Department will grant an extension of the expiration date of a temporary exporter, temporary importer, or temporary carrier license on a month-to-month basis. The extension of the expiration date will become effective on the first day of the next calendar month after receiving the written request and will expire at midnight on the last day of that month.
- 5. For example, the Governor of Florida declares a state of emergency on June 5, and a dealer who holds a valid fuel license issued by the State of Georgia wants to transport fuel into Florida. The Georgia fuel dealer faxes a completed Florida Temporary Fuel Tax Application (Form DR-156T) to the Department on June 6. On that date, the Department issues the Georgia dealer a temporary importer license authorizing the dealer to transport fuel into Florida. The Florida temporary fuel license will expire at midnight, July 31. On July 28, the declared state of emergency remains in effect, and the temporary importer faxes a written request to the Department to obtain an extension of the expiration date. The Department will grant an extension of the temporary license's expiration date that will remain in effect until midnight, August 31.
- (3) TEMPORARY IMPORTERS, EXPORTERS, OR CARRIERS.
- (a) Dealers who hold temporary fuel licenses must provide the assigned temporary importer or temporary exporter license number to any licensed carrier who transports fuel into Florida and record the temporary fuel license number on all shipping documents provided to the carrier.
 - (b) Temporary Importers.

- 1. Sales of Gasoline Products.
- a. Florida fuel tax is due on gasoline and gasohol purchased by temporary importers from terminals located outside Florida and destined for sale in Florida.
- b. Temporary importers must collect and remit to the Department the total Florida fuel tax imposed on each gallon of gasoline products sold to retail dealers and end users in Florida on fuel purchased from out-of-state fuel dealers who do not hold a Florida fuel license. Tax is due at the total tax rate imposed by the county where the gasoline product is sold when no Florida fuel tax has been collected or paid on the gasoline products sold.
- c. Temporary importers must collect and remit to the Department any additional local option fuel tax due that was not collected by the terminal supplier on sales of gasoline and gasohol in Florida when the Florida statewide fuel taxes have been paid to an out-of-state terminal supplier. Only the local option tax above the minimum rate collected by terminal suppliers is required to be paid to the Department by licensed temporary importers upon each gallon of gasoline product sold in Florida.
 - 2. Sales of Diesel Products.
- a. Temporary importers must collect and remit the total statewide fuel taxes for undyed diesel fuel sold when no Florida fuel tax has been collected or paid on the undyed diesel products.
- b. No additional fuel tax is due on sales of undyed diesel in Florida when the Florida fuel taxes have been paid to an out-of-state terminal supplier who holds a valid Florida fuel license.
 - 3. Sales of Aviation Fuel.
- a. Temporary importers must collect and remit the tax directly to the Department on sales of aviation fuel in Florida when the Florida 6.9 cents per gallon aviation fuel tax has not been collected by an out-of-state fuel supplier.
- b. No additional aviation fuel tax is due on sales of aviation fuel in Florida when the Florida 6.9 cents per gallon aviation fuel tax has been paid to an out-of-state terminal supplier who holds a valid Florida fuel license.
- 4. Florida fuel tax rates by county may be found at the Department's Internet site at http://dor.myflorida.com/dor/taxes.
 - (c) Temporary Exporters.
- 1. Temporary exporters who purchase taxable fuel in Florida during a declared emergency or disaster are required to pay the fuel taxes due to licensed terminal suppliers at the fuel tax rate imposed in the state to which the fuel is destined for sale or use. For example, a fuel distributor licensed in Georgia obtains a temporary exporter's license in Florida during a declared emergency in Georgia. When the temporary exporter purchases taxable fuel at a Florida terminal supplier for export to Georgia, the Florida terminal supplier is required to collect and remit fuel tax due at the rate imposed on the fuel in Georgia.

- 2.a. Temporary exporters who purchase taxable fuel in Florida during a declared state of emergency or major disaster from any person who does not hold a valid Florida fuel license as a terminal supplier are required to pay the fuel taxes imposed by Sections 206.41, 206.87, and 206.9825, F.S., to their Florida licensed suppliers or directly to the Department when purchased from an unlicensed supplier.
- b. Temporary exporters who export fuel to other states on which Florida tax has been paid may obtain a refund of Florida taxes paid. To receive a refund of Florida tax paid, an exporter must file an Application for Refund (Form DR-26, incorporated by reference in Rule 12-26.008, F.A.C.) with the Department. Form DR-26 must be filed in accordance with the timing provisions of Section 215.26(2), F.S., and must meet the requirements of Sections 213.255(2) and (3), F.S. Form DR-26 must be filed with the Department within three (3) years after the date the tax was paid.
- c. Copies of invoices for purchases and sales of fuel exported outside Florida and copies of the tax returns filed in the state of destination are required to be submitted with the application for refund.
 - (d) Temporary Carriers.
- 1. Carriers who are not licensed to transport fuel in Florida, prior to a declared emergency or disaster, are required to obtain a temporary carrier license to transport fuel within Florida during a declared emergency or disaster.
- 2. Carriers who do not hold a valid Florida fuel license or a Florida temporary importer or temporary exporter license are prohibited from transporting fuel in Florida that is owned by the carrier.
 - (4) EXEMPT SALES.
- (a) Fuel sold by a temporary importer to the United States government, its departments, or its agencies in quantities of 500 gallons or more in each delivery, for exclusive use in equipment, devices, or motors operated by the United States, is exempt from tax. This exemption does not apply to sales of fuel delivered to service stations or other outlets for resale.
- (b) Dyed diesel fuel sold by a temporary importer is exempt from the fuel taxes imposed under Section 206.87(1). F.S., but is subject to sales tax imposed under Section 212.0501, F.S.
- (c) Undyed diesel fuel sold by a temporary importer to a farmer for use in farm equipment on a farm is exempt from the fuel tax imposed under Section 206.87(1), F.S. To sell such fuel tax-exempt, the temporary importer must obtain a written certification from the farmer certifying that the identified number of gallons of undyed diesel fuel will be used exclusively in agricultural equipment on a farm. Temporary importers are required to collect all taxes imposed under Section 206.87(1), F.S., on undved diesel sold to farmers for nonagricultural use.
- (5) TAXABLE SALES. Temporary importers are required to collect the following taxes:

- (a) The taxes imposed by Section 206.41(1), F.S., on all nontaxed sales, deliveries, or consignments of motor fuel to retail dealers, resellers, and end users;
- (b) The taxes imposed by Section 206.87(1), F.S., on all nontaxed sales, deliveries, or consignments of undyed diesel fuel to retail dealers, resellers, and end users.
- (c) The tax imposed by Section 206.9825(1), F.S., on all nontaxed sales, deliveries, or consignments of aviation fuel to retail dealers, resellers, and end users.

(6) RETURNS.

(a) Return Due Dates.

- 1. Returns to report taxes imposed under Chapter 206, F.S., and information returns are due to the Department on or before the 20th day of each month for transactions occurring during the previous month. If the 20th day falls on a Saturday, Sunday, or legal holiday, payments accompanied by returns will be accepted as timely if postmarked or delivered to the Department on the next succeeding day that is not a Saturday, Sunday, or legal holiday.
- 2. For the purpose of this rule, a legal holiday means a holiday that is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and s. 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to s. 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

(b) Wholesaler/Importer Fuel Tax Return.

- 1. All temporary importers, who sell gasoline, gasohol, diesel, undyed diesel, and aviation fuel, are required to report all taxes imposed by Chapter 206, F.S., on a Wholesaler/Importer Fuel Tax Return (Form DR-309632, incorporated by reference in Rule 12B-5.150, F.A.C.) on or before the 20th day of each month for transactions occurring during the previous month.
- 2. A collection allowance deduction (found on the return) is authorized to temporary importers from the taxes collected under Sections 206.41(1)(a), (b), (c), and (g), and 206.9825(1), F.S., on sales of motor fuel and aviation fuel when 50 percent of the allowable deduction is granted to a purchaser with a valid wholesaler or terminal supplier license, and only when the return and payment are remitted timely.
- 3. A .67 percent (.0067) collection allowance deduction is authorized from taxes collected under Section 206.87(1)(a) and (e), F.S., to temporary importers on sales of diesel fuel when 50 percent of the allowable deduction is granted to a purchaser with a valid wholesaler or terminal supplier license, and only when the return and payment are remitted timely.
- 4. In addition to the collection allowance deductions authorized in subparagraphs 2. and 3., temporary importers who sell gasoline, gasohol, and undyed diesel to retail dealers or end-users may take a deduction of 1.1 percent (.011) of taxes

- collected under Sections 206.41(1)(d), (e), and (f) and 206.87(1)(b), (c), and (d), F.S., only when the return and payment are remitted timely.
- (b) Exporter Fuel Tax Return. Temporary exporters of gasoline, gasohol, diesel, undyed diesel, and aviation fuel are required to report all gallons of fuel exported from Florida on an Exporter Fuel Tax Return (Form DR-309638, incorporated by reference in Rule 12B-5.150, F.A.C.).
- (c) Carrier Information Return. Temporary exporters of gasoline, gasohol, diesel, undyed diesel, and aviation fuel are required to report all gallons of fuel exported from Florida on an Exporter Fuel Tax Return (Form DR-309637, incorporated by reference in Rule 12B-5.150, F.A.C.).

(7) REFUNDS AND CREDITS.

- (a) Temporary importers that sell fuel to the United States government or its agencies in bulk lots of not less than 500 gallons in each delivery exempt from taxes imposed under Sections 206.41 and 206.87, F.S., may obtain an ultimate vendor credit for the taxes paid when their Wholesaler/Importer Fuel Tax returns (Form DR-309632) are filed.
- (b) Temporary importers that sell undyed diesel fuel to farmers for agricultural purposes tax exempt, from taxes imposed under Section 206.87, F.S., may obtain an ultimate vendor credit for the taxes paid when their Wholesaler/Importer Fuel Tax Returns (Form DR-309632) are filed.
- (c)1. Instead of taking ultimate vendor credits on their fuel tax returns, temporary importers may obtain a refund of fuel taxes paid on sales of gasoline, gasohol, undyed diesel, and aviation fuel sold for exempt purposes.
- 2. To receive a refund of Florida tax paid, a temporary importer must file an Application for Refund (Form DR-26, incorporated by reference in Rule 12-26.008, F.A.C.) with the Department. Form DR-26 must be filed in accordance with the timing provisions of Section 215.26(2), F.S., and must meet the requirements of Sections 213.255(2) and (3), F.S. Form DR-26 must be filed with the Department within three (3) years after the date the tax was paid.
- 3. Copies of invoices showing the amount of taxes paid must be submitted with the application for refund.
- <u>Specific Authority 206.14(1), 206.59(1) FS. Law Implemented 206.02(8), 206.021(5), 206.051(4), 206.052, 206.41(1), 206.43(1), 206.87(1), 206.8745, 206.99825(1)(a), 213.255(2), (3), 215.26(2) FS. History–New</u>

12B-5.130 Refunds.

- (1) FUEL USED FOR AGRICULTURAL, AQUACULTURAL, AND COMMERCIAL FISHING, AND COMMERCIAL AVIATION PURPOSES.
 - (a)1. through 2. No change.

- 3. Any person who purchases motor fuel for use in the operation of aviation ground support vehicles or equipment may obtain a refund of local option, state comprehensive enhanced transportation system, and fuel sales taxes paid under Sections 206.41(1)(e), (f), and (g), F.S. Motor fuel used in aviation ground support vehicles or equipment that is driven or operated upon the public highways of this state will not qualify for the refund.
- (b) Prior to qualifying for a refund of taxes paid on motor fuel used for agricultural, aquacultural, and commercial fishing, and commercial aviation purposes, every person is required to file an Application for Fuel Tax Refund Permit (Form DR-185, incorporated by reference in Rule 12B-5.150, F.A.C.) with the Department and obtain a Fuel Tax Refund Permit (Form DR-192, incorporated by reference in Rule 12B-5.150, F.A.C.).
- (c) Persons seeking a refund of taxes paid on motor fuel for agricultural, aquacultural, and commercial fishing, and commercial aviation purposes must file an Application for Fuel Tax Refund-Agricultural, Aquacultural, and Commercial Fishing, and Commercial Aviation Purposes (Form DR-138, incorporated by reference in Rule 12B-5.150, F.A.C.) with the Department. Form DR-138 must be filed for each calendar quarter no later than the last day of the month immediately following the calendar quarter for which the refund is claimed. The filing date may be extended one additional month when a written explanation that sets forth reasonable cause for delay in filing the refund application is submitted with the application and the prior quarter's refund application was timely submitted to the Department.
 - (2) through (5) No change.

Specific Authority 206.14(1), 206.59(1), 206.8745(6), 213.06(1) FS. Law Implemented 206.41(4), (5), 206.43(5), (6), 206.64, 206.8745, 206.97 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06, 1-27-09,___

12B-5.150 Public Use Forms.

- (1)(a) The following public use forms and instructions are utilized by the Department and are hereby incorporated by reference in this rule.
 - (b) No change.

Form Number Title Effective Date

(2) through (4) No change.

(5) DR-156T Florida Temporary Fuel Tax Application (R. 01/09)

(5) through (39) renumbered (6) through (40) No change.

Specific Authority 206.14(1), 206.59(1), 206.8745(6), 213.06(1), 526.206 FS. Law Implemented 206.02, 206.021, 206.022, 206.025, 206.026, 206.027, 206.028, 206.05, 206.055, 206.095, 206.404, 206.43, 206.86, 206.877, 206.90, 206.91, 206.92, 206.9931, 206.9943, 526.203 FS. History-New 11-21-96, Amended 10-27-98, 5-1-06, 4-16-07, 1-1-08, 1-27-09,_

PART IV TAX ON POLLUTANTS

12B-5.401 Temporary Pollutant Importer License Issued Under a Declared Emergency.

(1) GENERAL INFORMATION. When the Governor of Florida has declared a state of emergency pursuant to Section 252.36, F.S., or when the President of the United States has declared a major disaster in Florida, another state, territory of the United States, or the District of Columbia, gasoline, gasohol, diesel, and aviation fuel imported into Florida is subject to the Florida pollutant tax. Any person who imports fuels subject to the Florida pollutant tax is required to hold a valid Florida pollutant license issued by the Department.

(2) LICENSING.

- (a) The Department will grant a temporary pollutant license to import pollutants into Florida when the Governor of Florida has declared a state of emergency pursuant to Section 252.36, F.S., or when the President of the United States has declared a major disaster in Florida, another state, territory of the United States, or the District of Columbia to those persons who are granted a Florida temporary importer or temporary exporter license, as provided in Rule 12B-5.121, F.A.C.
- (b) The application submitted to the Department to obtain a Florida temporary fuel license, as provided in Rule 12B-5.121, F.A.C., is sufficient to obtain a Florida temporary pollutant license. No additional application is required.
- (c) The effective date of the Florida temporary pollutant license is the same date as the effective date of the temporary importer or temporary exporter license. The effective date of the temporary pollutant license is the date the application for a temporary fuel license is received by the Department or, when the application is not faxed or otherwise submitted electronically to the Department, the postmark date of the application.
 - (d) Duration of Temporary Pollutant Importer License.
- 1. A temporary pollutant importer license expires on the last day of the month following the month in which the temporary pollutant importer license is issued. For example, a person is issued a Florida temporary pollutant importer license effective July 15. The temporary importer license and the temporary pollutant importer license expire on August 31, at midnight.
- 2. A temporary pollutant importer license will be extended automatically when the temporary fuel license is extended. A temporary pollutant importer license will remain in effect for the period a temporary importer or exporter license is effective. No extension of a Florida temporary fuel or pollutant license will be granted to any temporary licensee who has failed to file required returns or to remit the fuels taxes, or the pollutant taxes, due to the Department.

(3) TEMPORARY POLLUTANT IMPORTERS.

(a) The Florida pollutant tax accrues at the time of importation of motor, diesel, and aviation fuels into Florida.

- (b) Dealers who hold temporary pollutant importer licenses are required to provide the assigned temporary pollutant license number to the licensed carrier that will transport fuel in Florida and record the temporary fuel license number on all shipping documents provided to the carrier.
- (c) Holders of temporary pollutant importer licenses are required to pay the Florida pollutant taxes due to the Department when gasoline, gasohol, diesel, and aviation fuel is imported into Florida and the Florida pollutant taxes due have not been paid to an out-of-state dealer who holds a valid Florida pollutant license. Tax is due at the pollutant tax rates provided in subsection (5) of Rule 12B-5.400, F.A.C.
- (d) When the Florida pollutant tax is paid to an out-of-state dealer who holds a valid Florida pollutant license, no additional Florida pollutant tax is due.
- (4) EXEMPT SALES. Petroleum products bunkered into marine vessels engaged in interstate or foreign commerce by a temporary pollutants importer are exempt from the Water Quality and the Inland Protection pollutant taxes.
- (5) TAXABLE SALES. Temporary pollutants importers are required to pay to the Department the Florida pollutant taxes imposed under Sections 206.9935(1), (2), and (3), F.S., on all taxable sales of fuel to Florida customers for which the Florida pollutant taxes were not collected at the time of purchase.
- (6) RETURNS. A temporary pollutant importer must file a Pollutants Tax Return (Form DR-904, incorporated by reference in Rule 12B-5.150, F.A.C.) on or before the 20th day of the month following the month of sale. If the 20th day falls on a Saturday, Sunday, or legal holiday, payments accompanied by returns will be accepted as timely if postmarked or delivered to the Department on the next succeeding day that is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday that is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and s. 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to s. 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.
- (7) REFUNDS AND CREDITS. A temporary pollutant importer that is entitled to a refund of pollutant taxes pursuant to Section 206.9942, F.S., is required to file a quarterly Application for Pollutants Tax Refund (Form DR-309660, incorporated by reference in Rule 12B-5.150, F.A.C.), as provided in subsection (7) of Rule 12B-5.400, F.A.C.

Specific Authority 206.14(1), 206.59(1) FS. Law Implemented 206.9925, 206.9931(2), 206.9942, 206.9943(4) FS. History-New NAME OF PERSON ORIGINATING PROPOSED RULE: Ronald Gay, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4732

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development Workshop was published in the Florida Administrative Weekly on November 21, 2008 (Vol. 34, No. 47, pp. 6076-6077). A rule development workshop was conducted on December 9, 2008. No comments were received by the Department.

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NOS.:	RULE TITLES:
12B-5.030	Importers
12B-5.040	Carriers
12B-5.050	Terminal Suppliers
12B-5.060	Wholesalers
12B-5.070	Terminal Operators
12B-5.080	Exporters
12B-5.090	Local Government Users
12B-5.100	Mass Transit Systems
12B-5.110	Blenders
12B-5.150	Public Use Forms
12B-5.400	Producers and Importers of
	Pollutants

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule Chapter 12B-5, F.A.C. (Tax on Motor Fuels, Diesel Fuels, Alternative Fuels, Aviation Fuels, and Pollutants), is to: (1) impose the electronic reporting and filing requirements authorized in Section 206.485, F.S., on fuel dealers who hold licenses as importers, petroleum carriers, terminal suppliers, wholesalers, terminal operators, exporters, and blenders; (2) change the method by which terminal suppliers and terminal operators are required to electronically submit their returns and information reports to the Department; (3) clarify the due dates for tax returns and information reports submitted electronically, for tax returns submitted with payments electronically, and for paper returns filed with the Department; and (4) adopt changes to fuel tax and pollutant tax returns and information reports that simplify and clarify instructions, designate each form as a 2009 form, and include the 2009 fuel tax rates.

When effective, the proposed amendments will require importers, carriers, terminal suppliers, terminal operators, exporters, and blenders to enroll in the Department's e-Services Program to make payments and submit their tax returns or information reports electronically when obtaining a Florida fuel license. Terminal suppliers and terminal operators will be required to submit their returns by electronic data interchange, as provided in the Florida Department of Revenue Motor Fuels Technical Implementation Guide - ANSI ASC X12 V.4030. Other fuel licensees may select from the methods available to submit their tax returns electronically. The ability for the Department to grant waivers on a case-by-case basis from electronic filing requirements is preserved to ensure that fuel licensees who are unable to comply with these requirements are not impacted.

SUMMARY: The proposed amendments to Rule 12B-5.030, F.A.C. (Importers), provide: (1) that any person seeking a Florida fuel license as an importer is required to enroll in the Department's e-Services program to file returns and to make tax payments electronically; (2) how importers who are not able to comply with the electronic filing requirements may obtain a waiver from the electronic filing requirement; and (3) that electronic payments are to be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C.

The proposed amendments to Rule 12B-5.040, F.A.C. (Carriers), provide: (1) that any person seeking a Florida fuel license as a carrier is required to enroll in the Department's e-Services program to file returns and to make tax payments electronically; (2) how carriers who are not able to comply with the electronic filing requirements may obtain a waiver from the electronic filing requirement; and (3) when electronic information returns are due to the Department and when hard-copy returns are due by carriers who are authorized to submit hard-copy returns to the Department.

The proposed amendments to Rule 12B-5.050, F.A.C. (Terminal Suppliers), provide: (1) that any person seeking a Florida fuel license as a terminal supplier is required to enroll in the Department's e-Services program to file returns and to make tax payments electronically; (2) how terminal suppliers who are not able to comply with the electronic filing requirements may obtain a waiver from the electronic filing requirement; (3) that terminal suppliers must submit electronic returns by electronic data interchange, as provided in the Florida Department of Revenue Motor Fuels Technical Implementation Guide - ANSI ASC X12 V.4030; and (4) that electronic payments are to be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C.

The proposed amendments to Rule 12B-5.060, F.A.C. (Wholesalers), provide: (1) that any person seeking a Florida fuel license as a wholesaler is required to enroll in the Department's e-Services program to file returns and to make tax payments electronically: (2) how wholesalers who are not able to comply with the electronic filing requirements may

obtain a waiver from the electronic filing requirement; and (3) when electronic information returns are due to the Department and when hard-copy returns are due by wholesalers who are authorized to submit hard-copy returns to the Department.

The proposed amendments to Rule 12B-5.070, F.A.C. (Terminal Operators), provide: (1) that any person seeking a Florida fuel license as a terminal operator is required to enroll in the Department's e-Services program to file information returns; (2) how terminal operators who are not able to comply with the electronic filing requirements may obtain a waiver from the electronic filing requirement; and (3) that terminal operators must submit electronic information returns by electronic data interchange, as provided in the Florida Department of Revenue Motor Fuels Technical Implementation Guide – ANSI ASC X12 V.4030.

The proposed amendments to Rule 12B-5.080, F.A.C. (Exporters), provide: (1) that any person seeking a Florida fuel license as an exporter is required to enroll in the Department's e-Services program to file returns and to make tax payments electronically; (2) how exporters who are not able to comply with the electronic filing requirements may obtain a waiver from the electronic filing requirement; (3) when electronic tax returns are due to the Department and when hard-copy returns are due by exporters who are authorized to submit hard-copy returns to the Department; and (4) that electronic payments are to be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C.

The proposed amendments to Rule 12B-5.090, F.A.C. (Local Government Users), and to Rule 12B-5.100, F.A.C. (Mass Transit Systems), provide: (1) when electronic tax returns are due to the Department; and (2) that electronic payments are to be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C.

The proposed amendments to Rule 12B-5.110, F.A.C. (Blenders), provide: (1) that any person seeking a Florida fuel license as an blender is required to enroll in the Department's e-Services program to file returns and to make tax payments electronically; (2) how blenders who are not able to comply with the electronic filing requirements may obtain a waiver from the electronic filing requirement; (3) when electronic tax returns are due to the Department and when hard-copy returns are due by blenders who are authorized to submit hard-copy returns to the Department; and (4) that electronic payments are to be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C.

The proposed amendments to Rule 12B-5.150, F.A.C. (Public Use Forms), adopt, by reference: (1) changes to fuel tax and pollutant tax returns and information reports that simplify and clarify instructions, designating each form as a 2009 form, and including the 2009 fuel tax rates; and (2) the new instructions for filing returns by electronic data interchange contained in the Motor Fuels Technical Implementation Guide ANSI ASC X12 V.4030.

The proposed amendments to Rule 12B-5.400, F.A.C. (Producers and Importers of Pollutants), provide that electronic payments are to be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 206.14(1), 206.485(1), 206.59(1), 206.87(1)(e)2., 206.97, 206.9915, 213.06(1), 213.755(8) FS. LAW IMPLEMENTED: 206.01, 206.02, 206.021, 206.022, 206.025, 206.026, 206.027, 206.028, 206.03, 206.04, 206.05,

206.051, 206.052, 206.054, 206.055, 206.09, 206.095, 206.199, 206.20, 206.204, 206.205, 206.404, 206.41, 206.413, 206.414, 206.416, 206.43, 206.48, 206.485, 206.62, 206.86, 206.87, 206.872, 206.873, 206.874, 206.8745, 206.877, 206.89, 206.90, 206.91, 206.92, 206.97, 206.9815, 206.9825, 206.9835, 206.9915, 206.9925, 206.9931, 206.9935, 206.9941, 206.9942, 206.9943, 206.9835, 213.755 FS.

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

DATE AND TIME: March 2, 2009, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Janet L. Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

THE FULL TEXT OF THE PROPOSED RULES IS:

PART I TAX ON MOTOR AND DIESEL FUEL

12B-5.030 Importers.

- (1) No change.
- (2) LICENSING AND BONDING.
- (a) Licensing.
- 1. To obtain an annual license as an importer, every person must file Form DR-156, Florida Fuel Tax Application (incorporated by reference in Rule 12B-5.150, F.A.C.), with

- and the required attachments, with the Department, as provided in the application, and enroll in the Department's e-Services
- 2. To enroll in the e-Services Program to make payments and submit returns electronically to the Department, the importer must:
- a. Complete enrollment on the Department's Internet site at myflorida.com/dor/e-services; or
- b. Complete Form DR-600, Enrollment and Authorization for e-Services Program (incorporated by reference in Rule 12-24.011, F.A.C.), as provided in Rule 12-24.004, F.A.C., and return it to the Department, if the importer is unable to use the Department's Internet site to enroll.
- 3. Importers who can establish that they are unable to comply with the electronic payment and electronic filing requirements must complete and submit Form DR-654, Request for Waiver From Electronic Filing (incorporated by reference in Rule 12-24.011, F.A.C.) to establish in writing the basis for the requested waiver, as provided in Rule 12-24.010, F.A.C.
- 4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
 - 2. through 3. renumbered 5. through 6. No change.
 - (b) No change.
 - (3) RETURNS AND PAYMENTS.
- (a) Returns. Licensed importers of gasoline, gasohol, diesel, or aviation fuel are required to report all taxes imposed by Chapter 206, F.S., on a Wholesaler/Importer Fuel Tax Return (Form DR-309632, incorporated by reference in Rule 12B-5.150, F.A.C.), as provided in subsection (5) of Rule 12B-5.060, F.A.C.
- (b) Payments. Payments Electronic filing of payments, returns, and information reports must be submitted to the Department electronically, as provided in Rule Chapter 12-24, F.A.C., when:
- 1. Payment of the tax is required to be made by electronic means;
- 2. Any return for reporting taxes is required to be submitted by electronic means;
 - 3. No tax is due with a return for reporting tax; or
- 4. Any information report is required to be submitted by electronic means.
 - (4) through (5) No change.

Specific Authority 206.14(1), 206.485(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8) FS. Law Implemented 206.01(3), 206.02, 206.026, 206.027, 206.028, 206.03, 206.05, 206.051, 206.054, 206.43, 206.48(2), 206.485, 206.9835, 213.755 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06,_

- 12B-5.040 Carriers.
- (1) LICENSING.
- (a) No change.
- (b)1. To obtain an annual license, every person must file a Florida Fuel Tax Application (Form DR-156, incorporated by reference in Rule 12B-5.150, F.A.C.), with and the required attachments, with the Department, as provided in the application, and enroll in the Department's e-Services Program.
- 2. To enroll in the e-Services Program to submit returns electronically to the Department, the carrier must:
- a. Complete enrollment on the Department's Internet site at myflorida.com/dor/e-services; or,
- b. Complete Form DR-600, Enrollment and Authorization for e-Services Program (incorporated by reference in Rule 12-24.011, F.A.C.), as provided in Rule 12-24.004, F.A.C., and return it to the Department, if the carrier is unable to use the Department's Internet site to enroll.
- 3. Carriers who can establish that they are unable to comply with the electronic filing requirements must complete and submit Form DR-654, Request for Waiver From Electronic Filing (incorporated by reference in Rule 12-24.011, F.A.C.), to establish in writing the basis for the requested waiver, as provided in Rule 12-24.010, F.A.C.
- 4. Form DR-654 may be obtained from the Department by: 1) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
 - (c) through (d) No change.
 - (2) INFORMATION RETURNS.
- (a) Carriers are required to file Form DR-309637, Petroleum Carrier Information Return (incorporated by reference in Rule 12B-5.150, F.A.C.), electronically with the Department, as provided in Rule Chapter 12-24, F.A.C. The electronic return must be filed on or before the 20th day of each month for the activity during the previous month. To be timely, the electronic return must be initiated and a confirmation from the Department must be received before 5:00 p.m., Eastern Time, on or before the 20th day of each month. For carriers who are authorized to submit Form DR-309637 by hard copy, the return will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. If the 20th day falls on a Saturday, Sunday, or legal holiday, returns will be accepted as timely if a confirmation for an electronic return is received by the Department on or before 5:00 p.m., Eastern Time, or a hard-copy return, when permitted, is postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday that is observed by federal or state agencies as a legal holiday as this term is defined in

- Chapter 683, F.S., and Section 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to Section 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.
- (b) Electronic filing of information reports must be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C.
 - (3) No change.

Specific Authority 206.14(1), 206.485(1), 206.59(1), 206.97, 206.9915, 213.06(1), 213.755(8) FS. Law Implemented 206.021, 206.09, 206.199, 206.20, 206.204, 206.205, 206.485, 213.755 FS. History-New 7-1-96, Amended 11-21-96, 5-1-06,

- 12B-5.050 Terminal Suppliers.
- (1) No change.
- (2) LICENSING AND BONDING.
- (a) Licensing.
- 1. No change.
- 2. To obtain an annual license as a terminal supplier, every person must file a Florida Fuel Tax Application (Form DR-156, incorporated by reference in Rule 12B-5.150, F.A.C.), with and the required attachments, with the Department, as provided in the application, and enroll in the Department's e-Services Program.
- 2. To enroll in the e-Services Program to make payments and submit returns electronically to the Department, the terminal supplier must:
- a. Complete enrollment on the Department's Internet site at myflorida.com/dor/e-services; or,
- b. Complete Form DR-600, Enrollment and Authorization for e-Services Program (incorporated by reference in Rule 12-24.011, F.A.C.), as provided in Rule 12-24.004, F.A.C., and return it to the Department, if the terminal supplier is unable to use the Department's Internet site to enroll,
- 3. Terminal suppliers who can establish that they are unable to comply with the electronic payment and electronic filing requirements must complete and submit Form DR-654, Request for Waiver From Electronic Filing (incorporated by reference in Rule 12-24.011, F.A.C.), to establish in writing the basis for the requested waiver, as provided in Rule 12-24.010, F.A.C.
- 4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time: or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
 - 3. through 5. renumbered 5. through 7. No change.
 - (b) No change.
 - (4) through (5) No change.
 - (5) RETURNS AND PAYMENTS.

- (a) Returns. All terminal suppliers that sell gasoline, gasohol, diesel, or aviation fuel are required to report all taxes imposed by Chapter 206, F.S., on a Terminal Supplier Fuel Tax Return (Form DR-309631, incorporated by reference in Rule 12B-5.150, F.A.C.), electronically with the Department, as provided in Rule Chapter 12-24, F.A.C. The electronic return must be submitted by electronic data interchange, as provided in the Florida Department of Revenue Motor Fuels Technical Implementation Guide - ANSI ASC X12 V.4030 (incorporated by reference in Rule 12B-5.150, F.A.C.). The electronic return must be filed on or before the 20th day of each month for transactions occurring during the previous month. To be timely, the electronic return must be initiated and a confirmation from the Department must be received before 5:00 p.m., Eastern Time, on or before the 20th day of each month. For terminal suppliers who are authorized to submit Form DR-309631 by hard copy, the return will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. If the 20th day falls on a Saturday, Sunday, or legal holiday, payments accompanied by returns will be accepted as timely if a confirmation for an electronic return is received by the Department on or before 5:00 p.m., Eastern Time, or a hard-copy return, when permitted, is postmarked or delivered to the Department on the next succeeding day that which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday which is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and Section 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to Section 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.
- (b) Payments. Payments must be submitted to the Department electronically, as provided in Rule Chapter 12-24, F.A.C.
 - (c) Collection Allowance.
 - 1.(b)1. No change.
 - 2. through 3. No change.
- (e) Electronic filing of payments, returns, and information reports must be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C., when:
- 1. Payment of the tax is required to be made by electronic means;
- Any return for reporting taxes is required to be submitted by electronic means;
 - 3. No tax is due with a return for reporting tax; or
- 4. Any information report is required to be submitted by electronic means.
 - (6) No change.

Specific Authority 206.14(1), 206.485(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8) FS. Law Implemented 206.01, 206.02, 206.05, 206.41, 206.413, 206.414, 206.43, 206.48, 206.485, 206.62, 206.86, 206.87, 206.872, 206.873, 206.874, 206.8745, 206.90, 206.91, 206.97, 206.9815, 206.9941, 206.9942, 213.755 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06,

12B-5.060 Wholesalers.

- (1) No change.
- (2) LICENSING AND BONDING.
- (a)1. To obtain an annual license as a wholesaler a person must file a Florida Fuel Tax Application (Form DR-156, incorporated by reference in Rule 12B-5.150, F.A.C.), with and the required attachments, with the Department, as provided in the application, and enroll in the Department's e-Services Program.
- 2. To enroll in the e-Services Program to make payments and submit returns electronically to the Department, the wholesaler must:
- a. Complete enrollment on the Department's Internet site at myflorida.com/dor/e-services; or,
- b. Complete Form DR-600, Enrollment and Authorization for e-Services Program (incorporated by reference in Rule 12-24.011, F.A.C.), as provided in Rule 12-24.004, F.A.C., and return it to the Department if the wholesaler is unable to use the Department's Internet site to enroll.
- 3. Wholesalers who can establish that they are unable to comply with the electronic payment and electronic filing requirements must complete and submit Form DR-654, Request for Waiver From Electronic Filing (incorporated by reference in Rule 12-24.011, F.A.C.), to establish in writing the basis for the requested waiver, as provided in Rule 12-24.010, F.A.C.
- 4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
 - 2. through 3. renumbered 5. through 6. No change.
 - (b) through (e) No change.
 - (3) through (4) No change.
 - (5) RETURNS AND PAYMENTS.
- (a) Returns. All wholesalers who sell gasoline, gasohol, diesel, or aviation fuel are required to report all taxes imposed by Chapter 206, F.S., on a Wholesaler/Importer Fuel Tax Return (Form DR-309632, incorporated by reference in Rule 12B-5.150, F.A.C.), electronically with the Department, as provided in Rule Chapter 12-24, F.A.C. The electronic return must be filed on or before the 20th day of each month for transactions occurring during the previous month. To be timely, the electronic return must be initiated and a confirmation from the Department must be received before 5:00 p.m., Eastern Time, on or before the 20th day of each

month. For wholesalers who are authorized to submit Form DR-309632 by hard copy, the return will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. If the 20th day falls on a Saturday, Sunday, or legal holiday, payments accompanied by returns will be accepted as timely if a confirmation for an electronic return is received by the Department on or before 5:00 p.m., Eastern Time, or a hard-copy return, when permitted, is postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday that which is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and Section 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to Section 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

(b) Payments. Payments must be submitted to the Department electronically, as provided in Rule Chapter 12-24, F.A.C.

(c) Collection Allowance.

1.(b)1. No change.

- 2. through 3. No change.
- (e) Electronic filing of payments, returns, and information reports must be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C., when:
- 1. Payment of the tax is required to be made by electronic means;
- 2. Any return for reporting taxes is required to be submitted by electronic means;
 - 3. No tax is due with a return for reporting tax; or
- 4. Any information report is required to be submitted by electronic means.
 - (6) No change.

Specific Authority 206.14(1), 206.485(1), 206.59(1), 206.97, 213.06(1), 213.755(8) FS. Law Implemented 206.01(6), 206.02, 206.05, 206.404, 206.43, 206.48, 206.485, 206.86, 206.89, 206.90, 206.91, 206.9825 213.755 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06,

12B-5.070 Terminal Operators.

- (1) LICENSING.
- (a) No change.
- (b)1. To obtain an annual license as a terminal operator, a person must file a Florida Fuel Tax Application (Form DR-156, incorporated by reference in Rule 12B-5.150, F.A.C.), with and the required attachments, with the Department, as provided in the application, and enroll in the Department's e-Services Program.
- 2. To enroll in the e-Services Program to submit returns electronically to the Department, the terminal operator must:

- a. Complete enrollment on the Department's Internet site at myflorida.com/dor/e-services; or,
- b. Complete Form DR-600, Enrollment and Authorization for e-Services Program (incorporated by reference in Rule 12-24.011, F.A.C.), as provided in Rule 12-24.004, F.A.C., and return it to the Department, if the terminal operator is unable to use the Department's Internet site to enroll.
- 3. Terminal operators who can establish that they are unable to comply with the electronic filing requirements must complete and submit Form DR-654, Request for Waiver From Electronic Filing (incorporated by reference in Rule 12-24.011, F.A.C.), to establish in writing the basis for the requested waiver, as provided in Rule 12-24.010, F.A.C.
- 4. Form DR-654 may be obtained from the Department by: 1) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
 - (c) through (d) No change.
 - (2) INFORMATION RETURNS.
- (a) All terminal operators who operate terminals in this state are required to file a Terminal Operator Information Return (Form DR-309636, incorporated by reference in Rule 12B-5.150, F.A.C.), electronically with the Department, as provided in Rule Chapter 12-24, F.A.C. The electronic return must be submitted by electronic data interchange, as provided in the Florida Department of Revenue Motor Fuels Technical <u>Implementation Guide – ANSI ASC X12 V.4030 (incorporated</u> by reference in Rule 12B-5.150, F.A.C.). The electronic return must be filed on or before the 20th day of each month for transactions occurring during the previous month. A separate return is required for each terminal location. To be timely, the electronic return must be initiated and a confirmation from the Department must be received before 5:00 p.m., Eastern Time, on or before the 20th day of each month. For terminal operators who are authorized to submit Form DR-309636 by hard copy, the return will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. If the 20th day falls on a Saturday, Sunday, or legal holiday, returns will be accepted as timely if a confirmation for an electronic return is received by the Department on or before 5:00 p.m., Eastern Time, or a hard-copy return, when permitted, is postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday will mean a holiday that which is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and Section 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to Section 7503 of the Internal Revenue Code of 1986, as amended, means a legal

holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

(b) Electronic filing of information returns must be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C.

Specific Authority 206.14(1), 206.485(1), 206.59(1), 206.97, 213.06(1), 213.755(8) FS. Law Implemented 206.01(19), 206.022, 206.095, 206.485, 206.872, 213.755 FS. History-New 7-1-96, Amended 11-21-96, 5-1-06,__

- 12B-5.080 Exporters.
- (1) No change.
- (2) LICENSING AND BONDING.
- (a) Licensing.
- 1. through 2. No change.
- (b)1. To obtain an annual license as an exporter, a person must file an Application for Florida Fuel Tax Application License (Form DR-156, incorporated by reference in Rule 12B-5.150, F.A.C.), with and the required attachments, with the Department, as provided in the application, and enroll in the Department's e-Services Program.
- 2. To enroll in the e-Services Program to make payments and submit returns electronically to the Department, the exporter must:
- a. Complete enrollment on the Department's Internet site at myflorida.com/dor/e-services; or,
- b. Complete Form DR-600, Enrollment and Authorization for e-Services Program (incorporated by reference in Rule 12-24.011, F.A.C.), as provided in Rule 12-24.004, F.A.C., and return it to the Department, if the exporter is unable to use the Department's Internet site to enroll.
- 3. Exporters who can establish that they are unable to comply with the electronic payment and electronic filing requirements must complete and submit Form DR-654, Request for Waiver From Electronic Filing (incorporated by reference in Rule 12-24.011, F.A.C.) to establish in writing the basis for the requested waiver, as provided in Rule 12-24.010, F.A.C.
- 4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.
 - 2. through 3. renumbered 5. through 6. No change.
 - (c) No change.
 - (3) RETURNS AND PAYMENTS.
 - (a) Returns.

1.(a) Licensed exporters of gasoline, gasohol, diesel, or aviation fuel are required to report all gallons of fuel exported from Florida on an Exporter Fuel Tax Return (Form DR-309638, incorporated by reference in Rule 12B-5.150,

- F.A.C.). Licensed Exporters that are also licensed as wholesalers are required to report their export sales on a Wholesaler/Importer Fuel Tax Return (Form DR-309632, incorporated by reference in Rule 12B-5.150, F.A.C.).
- 2.(b) Form DR-309638, Exporter Tax Return, and Form DR-309632, Wholesaler/Importer Fuel Tax Return, as applicable, must be filed electronically with the Department, as provided in Rule Chapter 12-24, F.A.C. The electronic returns must be filed on or before the 20th day of the month following a month in which export transactions occur. To be timely, the electronic return must be initiated and a confirmation from the Department must be received before 5:00 p.m., Eastern Time, on or before the 20th day of each month. For exporters who are authorized to submit Form DR-309638 or Form DR-309632 by hard copy, the return will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. If the 20th day falls on a Saturday, Sunday, or legal holiday, payments accompanied by returns will be accepted as timely if a confirmation for an electronic return is received by the Department on or before 5:00 p.m., Eastern <u>Time</u>, or a hard-copy return, when permitted, is postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday that which is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and Section 7503, of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to Section 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

(b)(e) Payments. Payments Electronic filing of payments, returns, and information reports must be submitted to the Department electronically, as provided in Rule Chapter 12-24, F.A.C., when:

- 1. Any return for reporting the export is required to be submitted by electronic means; or
- 2. Any information report is required to be submitted by electronic means.
 - (4) through (6) No change.

Specific Authority 206.14(1), 206.485(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8) FS. Law Implemented 206.01(21), 206.02, 206.03, 206.04, 206.05, 206.051, 206.052, 206.41, 206.416, 206.43, 206.48, 206.485, 206.62, 206.87, 206.90, 206.91, 206.97, 206.9915, 213.755 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06,

12B-5.090 Local Government Users.

- (1) through (2) No change.
- (3) RETURNS AND PAYMENTS.
- (a) Returns. Local Government Users are required to file a Local Government User of Diesel Fuel Tax Return (Form DR-309634, incorporated by reference in Rule 12B-5.150, F.A.C.) with the Department on or before the 20th day of each

month following the month in which the use of fuel occurs. The return, when filed by hard copy, will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. An electronic return must be initiated and a confirmation from the Department must be received before 5:00 p.m., Eastern Time, on or before the 20th day of each month. If the 20th day of the month falls on a Saturday, Sunday, or legal holiday, payments accompanied by returns will be accepted as timely if a confirmation for an electronic return is received by the Department on or before 5:00 p.m., Eastern Time, or a hard-copy return is postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday that which is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and Section 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to Section 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

- (b) Payments. Payments Electronic filing of payments, returns, and other information reports must be submitted to the Department, as provided by Chapter 12-24, F.A.C., when:
- 1. Payment of the tax is required to be made by electronic means;
- 2. Any return for reporting tax is required to be submitted by electronic means;
 - 3. No tax is due with any return for reporting tax; or
- 4. Any information report is required to be submitted by electronic means.
 - (4) No change.

Specific Authority 206.14(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8) FS. Law Implemented 206.41(4), 206.86(11), 206.874(4), 213.755 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06,

- 12B-5.100 Mass Transit Systems.
- (1) through (2) No change.
- (3) RETURNS AND PAYMENTS.
- (a) Returns. Mass Transit Systems are required to file a Mass Transit System Provider Fuel Tax Return (Form DR-309633, incorporated by reference in Rule 12B-5.150, F.A.C.) and remit the tax due on or before the 20th day of the month following the month in which the use of fuel occurs. The return, when filed by hard copy, will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. An electronic return must be initiated and a confirmation from the Department must be received before 5:00 p.m., Eastern Time, on or before the 20th day of each month. If the 20th day of the month falls on a Saturday, Sunday, or legal holiday, payments accompanied by returns will be accepted as timely if a confirmation for an electronic

return is received by the Department on or before 5:00 p.m., Eastern Time, or a hard-copy return, is postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday that which is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and Section 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to Section 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

- (b) Payments. Payments Electronic filing of payments, returns, and other information reports must be submitted to the Department, as provided by Chapter 12-24, F.A.C., when:
- 1. Payment of the tax is required to be made by electronic
- 2. Any return for reporting tax is required to be submitted by electronic means;
 - 3. No tax is due with any return for reporting tax; or
- 4. Any information report is required to be submitted by electronic means.
 - (4) No change.

Specific Authority 206.14(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8) FS. Law Implemented 206.41(4), 206.41(4), 206.86(12), 206.874(5)(a), 213.755 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06,

- 12B-5.110 Blenders.
- (1) GENERAL INFORMATION.
- (a) through (b) No change.
- (2) LICENSING.
- (a)(e)1. To obtain a license as blender, every person must file a Florida Fuel Tax Application (Form DR-156, incorporated by reference in Rule 12B-5.150, F.A.C.), with and the required attachments, with the Department, as provided in the application, and enroll in the Department's e-Services Program.
- 2. To enroll in the e-Services Program to make payments and submit returns electronically to the Department, the blender must:
- a. Complete enrollment on the Department's Internet site at myflorida.com/dor/e-services; or,
- b. Complete Form DR-600, Enrollment and Authorization for e-Services Program (incorporated by reference in Rule 12-24.011, F.A.C.), as provided in Rule 12-24.004, F.A.C., and return it to the Department, if the blender is unable to use the Department's Internet site to enroll.
- 3. Blenders who can establish that they are unable to comply with the electronic payment and electronic filing requirements must complete and submit Form DR-654, Request for Waiver From Electronic Filing (incorporated by

reference in Rule 12-24.011, F.A.C.), to establish in writing the basis for the requested waiver, as provided in Rule 12-24.010, F.A.C.

4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at (800)352-3671, Monday through Friday, 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331 or (850)922-1115.

5.2. No change.

(b)(d) A blender is may be a person who blends:

- 1. Diesel fuel with any other product to produce a product for use in a diesel engine;
 - 2. Gasoline with alcohol to produce gasohol;
- 3. Kerosene with other product to produce a product suitable for use in a diesel or aircraft engine;
- 4. Motor, diesel, or aviation fuel with any other product to extend the volume of such fuels available for sale or use.

(3)(2) RETURNS AND PAYMENTS.

- (a) through (b) No change.
- (c) Returns. Any person who is licensed as a blender is required to file a Blender/Wholesaler of Alternative Fuel Tax Return (Form DR-309635, incorporated by reference in Rule 12B-5.150, F.A.C.), electronically with the Department, as provided in Rule Chapter 12-24, F.A.C. The electronic return must be filed on or before the 20th day of the month following a month in which transactions occur. To be timely, the electronic return must be initiated and a confirmation from the Department must be received before 5:00 p.m., Eastern Time, on or before the 20th day of each month. For blenders who are authorized to submit Form DR-309635 by hard copy, the return will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. If the 20th day falls on a Saturday, Sunday, or legal holiday, payments accompanied by returns will be accepted as timely if a confirmation for an electronic return is received by the Department on or before 5:00 p.m., Eastern Time, or a hard-copy return, when permitted, is postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday that which is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and Section 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to Section 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.
- (d) Payments. Payments Electronic filing of payments, returns, and information reports must be submitted to the Department <u>electronically</u>, as provided in Rule Chapter 12-24, F.A.C., when:

- 1. Payment of the tax is required to be made by electronic means;
- 2. Any return for reporting taxes is required to be submitted by electronic means;
 - 3. No tax is due with a return for reporting tax; or
- 4. Any information report is required to be submitted by electronic means.

Specific Authority 206.14(1), 206.485(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8) FS. Law Implemented 206.02(3), 206.48(1), 206.485, 206.86(7), 206.87(2)(e), 213.755 FS. History-New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06,_

12B-5.150 Public Use Forms.

(b) No change.

(1)(a) The following public use forms and instructions are utilized by the Department and are hereby incorporated by reference in this rule.

(b) No change.		
Form Number	Title	Effective Date
(2) through (19) No	change.	
(20) DR-309631	Terminal Supplier Fuel	
	Tax Return	
	(R. <u>01/09</u> 01/08)	01/08
(21) DR-309631N	Instructions for Filing	
	Terminal Supplier Fuel	
	Tax Return	
	(R. <u>01/09</u> 01/08)	01/08
(22) DR-309632	Wholesaler/Importer	
	Fuel Tax Return	
	(R. <u>01/09</u> 01/08)	01/08
(23) DR-309632N	Instructions for Filing	
	Wholesaler/Importer	
	Fuel Tax Return	
	(R. <u>01/09</u> 01/08)	01/08
(24) DR-309633	Mass Transit System	
	Provider Fuel Tax Return	
	(R. <u>01/09</u> 01/08)	01/08
(25) DR-309633N	Instructions for Filing Ma	ss
	Transit System Provider	
	Fuel Tax Return	
	(R. <u>01/09</u> 01/08)	01/08
(26) DR-309634	Local Government User	
	of Diesel Fuel Tax	
	Return (R. <u>01/09</u>	
	01/08)	01/08
(27) DR-309634N	Instructions for Filing	
	Local Government User	
	of Diesel Fuel Tax Return	
	(R. <u>01/09</u> 01/08)	01/08
(28) DR-309635	Blender/Retailer of	
	Alternative Fuel Tax	
	Return (R. <u>01/09</u>	
	01/08)	01/08
(29) DR-309635N	Instructions for	
	Filing Blender/Retailer	
	of Alternative Fuel Tax	
	Return (R. <u>01/09</u>	
	01/08)	01/08

(30) DR-309636	Terminal Operator	
	Information Return	
	(R. <u>01/09</u> 01/08)	01/08
(31) DR-309636N	Instructions for Filing	
	Terminal Operator	
	Information Return	
	(R. <u>01/09</u> 01/08)	01/08
(32) DR-309637	Petroleum Carrier	
	Information Return	
	(R. <u>01/09</u> 01/08)	01/08
(33) DR-309637N	Instructions for Filing	
	Petroleum Carrier	
	Information Return	
	(R. <u>01/09</u> 01/08)	01/08
(34) DR-309638	Exporter Fuel Tax	
	Return (R. <u>01/09</u>	
	01/08)	01/08
(35) DR-309638N	Instructions for Filing	
	Exporter Fuel Tax Return	
	(R. <u>01/09</u> 01/08)	01/08
(36) through (39) No	change.	
<u>(40)</u>	Motor Fuels EDI Technical	<u>[</u>
	Implementation Guide	
	(ANSI ASC X12 V.4030)	

Specific Authority 206.14(1), 206.485(1), 206.59(1), 213.06(1), 213.755(8) FS. Law Implemented 206.02, 206.021, 206.022, 206.025, 206.026, 206.027, 206.028, 206.05, 206.055, 206.095, 206.404, 206.43, 206.485, 206.86, 206.877, 206.90, 206.91, 206.92, 206.9931, 206.9943, 213.755 FS. History-New 11-21-96, Amended 10-27-98, 5-1-06, 4-16-07, 1-1-08, 1-27-09,

PART IV TAX ON POLLUTANTS

12B-5.400 Producers and Importers of Pollutants.

- (1) through (5) No change.
- (6) RETURNS.
- (a) through (b) No change.
- (c) Electronic filing of payments, returns, and other information reports must be submitted to the Department, as provided by Chapter 12-24, F.A.C., when:
- 1. Payment of the tax is required to be made by electronic means:
- 2. Any return for reporting tax is required to be submitted by electronic means;
 - 3. No tax is due with any return for reporting tax; or
- 4. Any information report is required to be submitted by electronic means.
 - (7) No change.

Specific Authority 206.14(1), 206.59(1), 213.06(1), 213.755(8) FS. Law Implemented 206.9915, 206.9925, 206.9931, 206.9935, 206.9941, 206.9942, 206.9943, 213.755 FS. History-New 11-21-96, Amended 10-27-98, 5-1-06,__

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet L. Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development Workshop was published in the Florida Administrative Weekly on November 21, 2008 (Vol. 34, No. 47, p. 6078). A rule development workshop was conducted on December 9, 2008. No comments were received by the Department.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

STATE BOARD OF ADMINISTRATION

RULE NOS.:	RULE TITLES:
19-8.010	Reimbursement Contract
19-8.012	Procedures to Determine Ineligibility
	for Participation in the Florida
	Hurricane Catastrophe Fund and to
	Determine Exemption from
	Participation in the Florida
	Hurricane Catastrophe Fund
19-8.013	Revenue Bonds Issued Pursuant to
	Section 215.555(6), F.S.
19-8.029	Insurer Reporting Requirements
19-8.030	Insurer Responsibilities

PURPOSE AND EFFECT: The State Board of Administration, Florida Hurricane Catastrophe Fund, seeks to amend the rules listed above to implement Section 215.555, Florida Statutes, including the changes made to the law during 2008.

Rule 19-8.010, F.A.C., Reimbursement SUMMARY: Contract.: The proposed amendments to 19-8.010, F.A.C., adopt the Reimbursement Contract for the Contract Year 2009-2010, including the three addenda. Addendum No. 1: This addendum incorporates the Temporary Emergency Options for Additional Coverage "TEACO" program. This program allows insurers to purchase its FHCF premium share of a \$1 billion, \$2 billion, or a \$3 billion layer of coverage below the mandatory FHCF layer of coverage.

Addendum No. 2: This addendum incorporates the Temporary Increase in Coverage Limit Options "TICL" program. This program allows insurers to choose from one of twelve options for increasing their level of FHCF coverage above and beyond the mandatory FHCF coverage.

Addendum No. 3: This addendum gives effect to the extension of FHCF coverage to policies of liquidated insurers taken over by Citizens Property Insurance Corporation.

Rule 19-8.012, F.A.C., Procedures to Determine Ineligibility for Participation in the Florida Hurricane Catastrophe Fund and to Determine Exemption from Participation in the Florida Hurricane Catastrophe Fund due to Limited Exposure.: The proposed amendments to Rule 19-8.012, F.A.C., update and adopt forms for ineligibility and exemption from the FHCF and also provide an insurer seeking the exemption for limited exposure with additional time in which to petition for such exemption and provide an explanation of covered policy exposure.

Rule 19-8.013, F.A.C., Revenue Bonds Issued Pursuant to Section 215.555(6), F.S.: The proposed amendments to this rule reflect changes in the Exhibit of Premiums and Losses in the property and casualty annual statement of the National Association of Insurance Commissioners required to be filed by authorized insurers pursuant to Section 624.424, F.S.

Rule 19-8.029, F.A.C., Insurer Reporting Requirements: The proposed amendments to Rule 19-8.029, F.A.C., update and adopt the forms for insurer exposure and loss reporting to the Florida Hurricane Catastrophe Fund for the 2009-2010 Contract Year and adds a requirement that insurers with covered losses below their retention must file an annual proof of loss report. Also, Year Built, Florida Building Code Indicator, Structure Opening Protection, Roof Shape and Roof-Deck Attachment, all previously existing fields for reporting, will, beginning with the 2009 Data Call, be rating factors.

Rule 19-8.030, F.A.C., Insurer Responsibilities: The proposed amendments to Rule 19-8.030, F.A.C., remove all references to the Section 215.555(4)(b)4, F.S., \$10 million optional coverage as this coverage will expire on May 31, 2009. The incorporated forms have also been updated to reflect this change.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: The Board has prepared a statement and found the cost of the proposed amendments to be minimal. Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 215.555(3) FS.

LAW IMPLEMENTED: 215.555(2), (3), (4), (5), (6), (7), (10), (16), (17) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: March 18, 2009, 9:00 a.m. - 12:00 Noon (ET)

PLACE: Room 116 (Hermitage Conference Room), 1801 Hermitage Blvd., Tallahassee, FL 32308

Persons who wish to participate by telephone may call 1(888)808-6959 and use conference code 4765251363 on the date and at the time indicated for the hearing.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Tracy Allen by telephone at (850)413-1341 or by mail at P. O. Box 13300, Tallahassee, FL 32317-3300. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Tracy Allen, Senior Attorney, Florida Hurricane Catastrophe Fund, State Board of Administration, P. O. Box 13300, Tallahassee, FL 32317-3300; telephone (850)413-1341

THE FULL TEXT OF THE PROPOSED RULES IS:

19-8.010 Reimbursement Contract.

(1) through (14) No change.

(15) The reimbursement contract for the 2009-2010 contract year, including all Addenda, required by Section 215.555(4), F.S., which is called Form FHCF-2009K-"Reimbursement Contract" or "Contract" between (name of insurer) (the "Company")/NAIC #() and The State Board of Administration of the State of Florida ("SBA") which administers the Florida Hurricane Catastrophe Fund ("FHCF"), rev. 05/09, is hereby adopted and incorporated by reference into this rule. This contract is effective from June 1, 2009 through May 31, 2010.

(16)(15) Copies of the reimbursement contract may be obtained from the FHCF website, www.sbafla.com/fhcf or by contacting the State Board of Administration. The mailing address is P. O. Box 13300, Tallahassee, Florida 32317-3300. The street address is 1801 Hermitage Blvd., Tallahassee, Florida 32308 and the telephone number is (850)413-1341.

Specific Authority 215.555(3) FS. Law Implemented 215.555 FS. History-New 5-31-94, Amended 8-29-95, 5-19-96, 6-19-97, 5-28-98, 5-17-99, 9-13-99, 6-19-00, 6-3-01, 6-2-02, 11-12-02, 5-13-03, 5-19-04. 8-29-04, 5-29-05, 11-13-05, 5-10-06, 9-5-06, 5-8-07,8-13-07, 6-8-08, 9-2-08,

- 19-8.012 Procedures to Determine Ineligibility for Participation in the Florida Hurricane Catastrophe Fund and to Determine Exemption from Participation in the Florida Hurricane Catastrophe Fund due to Limited Exposure.
 - (1) No change.
- (2) Procedures to Determine Ineligibility for Participation in the Fund.
- (a) An insurer must apply for ineligibility from participation in the Fund if it has surrendered its certificate of authority to write insurance in Florida. To apply, the insurer shall submit a written request for ineligibility stating that it will have no covered policies, as that term is defined in Section 215.555(2)(c), F.S., after May 31 of the year for which the ineligibility is sought and provide a copy of the Office of Insurance Regulation Order, if any, revoking the insurer's authority to write insurance in Florida. The request shall be sent to the Fund's Administrator, Paragon Strategic Solutions Inc., at 8200 Norman Center Drive, Bloomington, Minnesota 55437 3600 American Boulevard West, Suite 700, Minneapolis, Minnesota 55431.
- (b) An insurer which is not surrendering its certificate to write insurance in Florida must apply for ineligibility from participation in the Fund if it no longer has any covered policies in force, as that term is defined in Section 215.555(2)(c), F.S. To apply, the insurer shall submit a written request for a determination regarding its ineligibility for participation. The request shall be sent, no later than September 1 of the current contract year, to the Fund's Administrator, Paragon Strategic Solutions Inc., at 8200 Norman Center Drive, Bloomington, Minnesota 55437 3600 American Boulevard, Suite 700, Minneapolis, Minnesota 55431, and shall contain the following information:
 - 1. through 2. No change.
- 3. Form FHCF-E1, "Statement related to Covered Policies as defined in Section 215.555(2)(c), F.S.," rev. 05/<u>08</u>06, signed by two executive officers attesting to the fact that the insurer writes no covered policies. Form FHCF-E1 is hereby adopted and incorporated by reference. The form may be obtained from the Fund's Administrator at the address stated in this paragraph.
- (c) Upon receipt of the information required by paragraph (a) or (b), above, the Fund's Administrator will forward copies to The State Board of Administration of Florida ("Board") shall for review the information received pursuant to paragraph (a) or (b) above.
- 1. If the Board determines that additional information is needed before a decision can be made, the Fund's Administrator will obtain the information and forward it to the Board.
- 1.2. If the Board determines that the insurer writes covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., and must

- therefore participate in the Fund as required by Section 215.555(4)(a), F.S., the Board will notify the insurer that its request has been denied. All insurers determined to be participants in the Fund will be required to enter into a reimbursement contract with the Board and will be subject to all premium payments and interest thereon, as well as fees for inadequate exposure data.
- 2.3. If the Board determines that the insurer does not write covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., the Board will notify the insurer that its request has been approved. This ineligibility continues until the insurer once again begins writing covered policies. The insurer must immediately notify the Board if it begins writing covered policies. The Board will provide the Fund's Administrator with a copy of any approval letter so that the Fund's Administrator can update its information and can refund any overpayment of reimbursement premium.
- (d) Any Company granted ineligibility status which fails to execute and return the reimbursement contract to the Fund within thirty days of writing its first covered policy following the grant of ineligibility status shall not be eligible for reimbursement for any covered losses from a covered event occurring prior to the receipt by the Fund of the executed reimbursement contract.
- (3) Procedures to Determine Exemption from the Fund Due to Limited Exposure.
- (a) A current participant An insurer requesting exemption from participation in the Fund because its exposure for covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., is less than \$10 million in the aggregate shall submit a written request for a determination regarding such an exemption no later than September June 1 of the current upcoming contract year.
- (b) If requested within thirty days of writing its first covered policy, a new participant, as defined in Article V of the reimbursement contract, may request exemption if its exposure is less than \$10 million in the aggregate and is expected to remain less than \$10 million in the aggregate for the remainder of the contract year.
- (c) The request shall be sent to the Fund's Administrator, Paragon Strategic Solutions Inc., at 8200 Norman Center Drive, Bloomington, Minnesota 55437 3600 American Boulevard West, Suite 700, Minneapolis, Minnesota 55431. The insurer shall submit the following information no later than September 1 June 30 of the current upcoming contract year.
 - 1. through 2. No change.

- 3. Form FHCF-E2, "Information regarding De Minimis FHCF Covered Policies In-force at June 30 May 31, ___," rev. 05/0906. Form FHCF-E2 is hereby adopted and incorporated by reference. The form may be obtained from the Fund's Administrator at the address stated in this paragraph.
- 4. Form FHCF-E3, "Statement related to De Minimis Aggregate Exposure for Covered Policies as defined in Section 215.555(2)(c), F.S., on behalf of ," rev. 05/0806, signed by two executive officers attesting to the fact that the insurer writes no covered policies with an aggregate exposure of \$10 million or more. Form FHCF-E3 rev. 05/0806, is hereby adopted and incorporated by reference. The form may be obtained from the Fund's Administrator at the address stated in this paragraph.

(d)(b) The Board shall review the information received pursuant to paragraph (c) above. Upon receipt of the information required by paragraph (3)(a), above, the Fund's Administrator will forward copies to the Board for review. 1. If the Board determines that additional information is needed before a decision can be made, the Fund's Administrator will obtain the information and forward it to the Board.

1.2. If the Board determines that the insurer has an aggregate exposure of \$10 million or more for covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., and must therefore participate in the Fund as required by Section 215.555(4)(a), F.S., because it does not qualify for the exemption permitted by Section 215.555(3), F.S., the Board will notify the insurer that its request has been denied. All insurers determined to be participants in the Fund will be required to enter into a reimbursement contract with the Board and will be subject to all premium payments and interest thereon, as well as fees for inadequate exposure data.

2.3. If the Board determines that the insurer has an aggregate exposure of less than \$10 million for covered policies, as defined in Section 215.555(2)(c), F.S., and in Article V of the reimbursement contract, as adopted and incorporated by reference in Rule 19-8.010, F.A.C., and that granting the exemption will not adversely affect the actuarial soundness of the Fund, the Board will notify the insurer that its request has been approved and note that the insurer must immediately notify the Board if its exposure becomes \$10 million or more in the aggregate. If this occurs, the insurer will be treated as a "new participant" and will be subject to the provisions of subparagraph 19-8.028(4)(c)3., F.A.C., if its exposure becomes \$10 million or more during the period from June 1 through November 30 or will be subject to the provisions of subparagraph 19-8.028(4)(c)4., F.A.C., if its exposure becomes \$10 million or more during the period from December 1 through May 31. The Board will provide the Fund's Administrator with a copy of any approval letter so that the Fund's Administrator can update its information and can refund any overpayment of reimbursement premium.

(e)4. The exemption for minimal exposure permitted by Section 215.555(3), F.S., is optional for the insurer but, once the exemption is requested, cannot be withdrawn by the insurer. An insurer with less than \$10 million in aggregate exposure for covered policies is not required to ask for an exemption from the Fund. Such an insurer may continue to participate in the Fund if it so desires. An insurer which has been granted an exemption from the Fund may request to be reinstated in the Fund as a participating member. However, such a request must be made prior to no later than June 1 of a each contract year. No insurer which has been granted an exemption under this subsection shall be reinstated during the Atlantic Hurricane Season, which begins June 1 and ends November 30 of each year, so long as its aggregate exposure remains below \$10 million.

(f)5. The exemptions for minimal exposure permitted by Section 215.555(3), F.S., shall not be granted by the Board if the aggregate number of anticipated exemptions adversely affects the actuarial soundness of the Fund. A decision as to adverse actuarial effect will be made by the Board annually in consultation with the Board's actuarial consultant. To determine whether an exemption adversely affects the actuarial soundness of the Fund, the Board shall take into consideration the following factors: the number of insurers participating in the Fund; the number of insurers which have requested or are requesting exemption from the Fund on the basis of limited exposure; whether the impact of excluding insurers with less than \$10 million in exposure will significantly affect premium revenue; the currently available liquid assets of the Fund; the amount and maturity of any outstanding debt; the history of payment of reimbursement premium to the Fund; the history of payment of reimbursable losses by the Fund; the history of payment of assessments under Section 215.555(6), F.S.; the meteorological and actuarial likelihood that the Fund will have to pay loss reimbursements during the current contract year; and the current market condition of the property insurance industry in Florida.

(e)(g) Any Company granted de minimis exempt status which fails to execute and return the reimbursement contract to the Fund within thirty days of writing a covered policy that results in the insurers aggregate covered exposure exceeding \$10 million dollars shall not be eligible for reimbursement for any covered losses occurring from a covered event prior to the receipt by the Fund of the executed reimbursement contract.

Specific Authority 215.555(3) FS. Law Implemented 215.555(2)(c), (3), (4), (5) FS. History-New 2-17-97, Amended 6-2-02, 5-13-03, 5-19-04, 5-29-05, 5-10-06, 6-8-08,__

19-8.013 Revenue Bonds Issued Pursuant to Section 215.555(6), F.S.

(1) through (5)(d)1. No change.

- 2. Assessable Lines. Note that the numbers below preceding the names of the lines of business do not correspond to the line numbers of the property and casualty annual statement referenced in subparagraph 1., immediately above.
 - a. Fire.
 - b. Allied Lines.
 - c. Multiple Peril Crop.
 - d. Farmowners Multiple Peril.
 - e. Homeowners Multiple Peril.
 - f. Commercial Multiple Peril (non-liability).
 - g. Commercial Multiple Peril (liability).
 - h. Mortgage Guaranty.
 - i. Ocean Marine.
 - i. Inland Marine.
 - k. Financial Guaranty.
- 1. Medical Malpractice (Medical Malpractice insurance premiums are not subject to Emergency Assessments attributable to covered events occurring prior to the Contract Year that begins on June 1, 2010).
 - m. Earthquake.
 - n. Other Liability.
 - o. Products Liability.
 - p. Private Passenger Auto No-Fault.
 - q. Other Private Passenger Auto Liability.
 - r. Commercial Auto No-Fault.
 - s. Other Commercial Auto Liability.
 - t. Private Passenger Auto Physical Damage.
 - u. Commercial Auto Physical Damage.
 - v. Aircraft (all perils).
 - w. Fidelity.
 - x. Surety.
 - y. Burglary and Theft.
 - z. Boiler and Machinery.
 - aa. Credit.
 - bb. Warranty.
 - cc.bb. Aggregate Write Ins for Other Lines of Business.

Specific Authority 215.555(3) FS. Law Implemented 215.555(2), (3), (4), (5), (6), (7) FS. History-New 9-18-97, Amended 12-3-98, 9-12-00, 6-1-03, 5-19-04, 5-29-05, 5-10-06, 9-5-06, 6-8-08

- 19-8.029 Insurer Reporting Requirements.
- (1) through (4)(j) No change.
- (k) For the 2009/2010 Contract Year, the reporting shall be in accordance with Form FHCF-D1A, "Florida Hurricane Catastrophe Fund 2009 Data Call," rev. 05/09, hereby adopted and incorporated by reference. The form may be obtained from the Fund's Administrator at the address stated in subsection (6) below. A new participant writing covered policies on or after

June 1 but prior to December 1, shall report its actual exposure as of December 31 of the Contract Year on or before March 1 of the Contract Year, to the Administrator.

- (5) Loss Reimbursement Reporting Requirements.
- (a) No change.
- (b) Insurers shall report their ultimate net losses (as defined in the Reimbursement Contract, adopted and incorporated into Rule 19-8.010, F.A.C.) for each loss occurrence on the Form FHCF-L1B, "Florida Hurricane Catastrophe Fund Proof of Loss Report," for the applicable Contract Year, as specified in subsection (7) herein. To obtain copies of this form, see subsection (6), below. To qualify for reimbursement, the Proof of Loss Report must have the original signatures of two executive officers authorized by the Company to sign the report. Proof of Loss Reports may be faxed only if the Company does not qualify for a reimbursement. While a Company may submit a Proof of Loss Report requesting reimbursement at any time following a loss occurrence, all Companies shall submit a mandatory Proof of Loss Report for each loss occurrence no earlier than December 1 and no later than December 31 of the Contract Year during which the Covered Event(s) occurs using the most current data available, regardless of the amount of Ultimate Net Loss or the amount of loss reimbursements or advances already received. After the mandatory December Proof of Loss Report, quarterly Proof of Loss Reports are required. For purposes of this rule, quarterly Proof of Loss Reports shall be those reports submitted at each quarter end date after December 31 of the Contract Year in which the loss occurrence occurs and continuing until all claims and losses resulting from loss occurrences commencing during the Contract Year are fully discharged, including any adjustments to such losses due to salvage or other recoveries, in accordance with the reporting requirements in this paragraph. "Fully Discharged" means the earlier of the date on which the insurer has paid its policyholders in full or the commutation clause, in Article X of the Reimbursement Contract, adopted in Rule 19-8.010, F.A.C., takes effect. For the quarterly report due on March 31. any insurer whose losses exceed 50% of its FHCF retention for a specific loss occurrence shall submit a Proof of Loss Report for that loss occurrence. For the quarterly report due on June 30, any insurer whose losses exceed 75% of its FHCF retention for a specific loss occurrence shall submit a Proof of Loss Report for that loss occurrence. For the quarterly reports due on September 30 and thereafter, any insurer which anticipates that its losses will exceed its FHCF retention for a specific loss occurrence shall submit quarterly Proof of Loss Reports until all its losses are paid to its policyholders and the insurer has received reimbursement from the Fund. Annually, all Companies which experienced losses for a specific loss occurrence, but are not required to report quarterly loss reports for that loss occurrence because they received their full eoverage under the Contract Year in which the loss

occurrence(s) occurred, shall submit a mandatory year-end Proof of Loss Report for each loss occurrence, using the most current data available unless the Company has no losses. This Proof of Loss Report shall be filed no earlier than December 1 and no later than December 31 of each year and shall continue until the earlier of the expiration of the commutation period or until all claims and losses resulting from the loss occurrence are fully discharged including any adjustments to such losses due to salvage or other recoveries.

- (c) No change.
- (6) All the forms adopted and incorporated by reference in this rule may be obtained from: Administrator, Florida Hurricane Catastrophe Fund, Paragon Strategic Solutions Inc., 8200 Norman Center Drive, Bloomington, Minnesota 55437 3600 American Boulevard West, Suite 700, Minneapolis, Minnesota 55431.
 - (7)(a) through (7)(d) No change.
- (e) For the 2009/2010 Contract Year, the applicable Interim Loss Report is the "Contract Year 2009 Interim Loss Report, Florida Hurricane Catastrophe Fund (FHCF)". FHCF-L1A, rev. 05/09, which is hereby adopted and incorporated by reference. The applicable Proof of Loss Report is the "Contract Year 2009 Proof of Loss Report, Florida Hurricane Catastrophe Fund (FHCF)," FHCF-L1B, rev. 05/09, which is hereby adopted and incorporated by reference. The forms may be obtained from the Fund's Administrator at the address stated in subsection (6) above.
 - (8) No change.

Specific Authority 215.555(3) FS. Law Implemented 215.555(2), (3), (4), (5), (6), (7), (15) FS. History-New 5-17-99, Amended 6-19-00, 6-3-01, 6-2-02, 11-12-02, 5-13-03, 5-19-04, 8-29-04, 5-29-05, 5-10-06, 5-8-07, 6-8-08,

19-8.030 Insurer Responsibilities.

- (1) through (7) No change.
- (8) Loss Reporting. Participating Insurers are required to file the following two types of loss reports at the times prescribed in Rule 19-8.029, F.A.C. Form FHCF-L1A. "Florida Hurricane Catastrophe Fund Interim Loss Report," for the applicable Contract Year and Form FHCF-L1B, "Florida Hurricane Catastrophe Fund Proof of Loss Report," for the applicable Contract Year. For the Contract Year 2006-2007, the applicable "Florida Hurricane Catastrophe Fund Interim Loss Report," is the FHCF-L1A rev. 05/06 and the applicable "Florida Hurricane Catastrophe Fund Proof of Loss Report," is the FHCF-L1B rev. 05/06. For the Contract Year 2007-2008, the applicable "Florida Hurricane Catastrophe Fund Interim Loss Report," is the FHCF-L1A rev. 05/07 and the applicable "Florida Hurricane Catastrophe Fund Proof of Loss Report," is the FHCF-L1B rev. 05/07. For the Contract Year 2008-2009, the applicable "Florida Hurricane Catastrophe Fund Interim Loss Report," is the FHCF-L1A rev. 05/08 and the applicable "Florida Hurricane Catastrophe Fund Proof of Loss Report," is

the FHCF-L1B rev. 05/08. These forms are hereby adopted and incorporated by reference into this rule. These forms may be obtained from the Fund's Administrator, Paragon Strategic Solutions Inc., 8200 Norman Center Drive, Bloomington, Minnesota 55437 3600 American Bouldvard West, Suite 700, Minneapolis, Minnesota 55431. Companies must submit a detailed claims listing (in a delimited ASCII format) to support the losses reported in the FHCF-L1B, Proof of Loss Report, at the same time it submits its first Proof of Loss Report for a specific Covered Event that qualifies the company for reimbursement under that Covered Event, and should be prepared to supply a detailed claims listing for any subsequent Proof of Loss Report upon request. Refer to Form FHCF-LAP1 for the required file layout. The Proof of Loss Report and the detailed claims listing are required to be sent to the FHCF Administrator, Paragon Strategic Solutions Inc., at the address listed above, 3600 American Boulevard West, Minneapolis, MN 55431. If your company submits its Proof of Loss Reports electronically through the FHCF's Online Claims System at www.sbafla.com/fhcf, the detailed claims listing may be attached to the Company's submission.

- (9) No change.
- (a) Resubmissions of Data: A \$1,000 resubmission fee (for resubmissions that are not the result of an examination exam by the SBA) will be invoiced by the FHCF for each submission. If a resubmission is necessary as a result of an examination report issued by the SBA, the resubmission fee will be \$2,000. If a company's examination-required resubmission is inadequate and the SBA requires an additional resubmission(s), the resubmission fee for each subsequent resubmission shall be \$2,000.
 - (b) through (10) No change.
- (11) Optional Coverage Programs: Except as provided in this subsection, this rule applies to the Additional Coverage option created in Section 215.555(4)(b)4., F.S. ("subparagraph (4)(b)4. Additional Coverage Option"), the Temporary Emergency Additional Coverage Option ("TEACO") created in Section 215.555(16), F.S., and the Temporary Increase in Coverage Limit option created in Section 215.555(17), F.S. ("TICL").
- (a) The definition of Premium in paragraph (3)(m), above, does not apply to the subparagraph (4)(b)4. Additional Coverage Option. With respect to this Option, the word "Premium" when used in this rule shall refer to the amount payable under Section 215.555(4)(b)4., F.S., for this optional coverage.
- (a)(b) The definition of Premium in paragraph (3)(m), above, does not apply to TEACO. With respect to this Option, the word "Premium" when used in this rule shall refer to the amount payable under Section 215.555(16)(f), F.S., for this optional coverage.

(12) Company Contact Information: Companies must submit Form FHCF-C1, Company Contact Information, by June 1 of each Contract Year to the FHCF Administrator, Paragon Strategic Solutions Inc., 8200 Norman Center Drive, Bloomington, Minnesota 55437. This form must be updated by the Company as the information provided thereon changes. The FHCF shall have the right to rely upon the information provided by the Company to the FHCF on this form until receipt by the FHCF of a new properly completed and notarized FHCF C-1 from the Company.

Specific Authority 215.555(3) FS. Law Implemented 215.555 FS. History-New 5-13-03, Amended 5-19-04, 5-29-05, 5-10-06, 5-8-07, 8-13-07, 6-8-08.

NAME OF PERSON ORIGINATING PROPOSED RULES: Jack E. Nicholson, FHCF Chief Operating Officer, State Board of Administration

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULES: The Trustees of the State Board of Administration of Florida

DATE PROPOSED RULES WERE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 19, 2008, Vol. 34, No. 51

STATE BOARD OF ADMINISTRATION

Florida Prepaid Postsecondary Education Expense Board

RULE NO.: **RULE TITLE:** 19B-4.001 Application

PURPOSE AND EFFECT: To update the Florida Prepaid College Plan and Florida College Investment Plan New Account Application Form and the Florida Prepaid College Plan Master Covenant.

SUMMARY: This rule is amended to reflect the updated form for the Florida Prepaid College Plan and Florida College Investment Plan New Account Application Form and the updated form for the Florida Prepaid College Plan Master Covenant.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 1009.971(1), (4), (6) FS.

LAW IMPLEMENTED: 1009.98 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: March 2, 2009, 2:00 p.m.

PLACE: Suite 210, Hermitage Building, 1801 Hermitage Boulevard, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Thomas J. Wallace, Executive Director, 1801 Hermitage Boulevard, Suite 210, Tallahassee, Florida, 32308, telephone (850)488-8514

THE FULL TEXT OF THE PROPOSED RULE IS:

19B-4.001 Application.

- (1) No change.
- (2) The Florida Prepaid College Plan and Florida College Investment Plan New Account Application, Form No. FPCB 2009-10 2008-10, is hereby incorporated by reference and may be obtained from the Board by calling (800)552-GRAD (4723) (prompt 1). The Florida Prepaid College Plan Program Master Covenant, Form No. FPCB 2009-02 2008-02, is hereby incorporated by reference and may be obtained from the Board by calling (800)552-GRAD (4723) (prompt 1).

Specific Authority 1009.971(1), (4), (6) FS. Law Implemented 1009.98, FS. History-New 3-29-89, Amended 2-6-90, 3-19-92, Formerly 4G-4.001, Amended 12-5-93, 5-31-95, 6-20-96, 10-20-96, 12-16-97, 2-18-99, 6-6-99, 2-8-00, 5-21-00, 1-3-01, 10-9-01, 11-27-02, 10-1-03, 1-29-04, 12-28-04, 6-2-05, 12-20-05, 1-1-07, 11-27-07, 12-17-07, 11-18-08, 1-28-09<u>.</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Prepaid College Board

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Prepaid College Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 17, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 23, 2009

STATE BOARD OF ADMINISTRATION

Florida Prepaid Postsecondary Education Expense Board

RULE NO.: RULE TITLE:

19B-16.002 Application for Participation in the Program

PURPOSE AND EFFECT: To update the Florida College Investment Plan application for participation.

SUMMARY: This rule is amended to reflect the updated form for the Florida Prepaid College Plan and Florida College Investment Plan New Account Application.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 1009.971(1), (4), (6) FS.

LAW IMPLEMENTED: 1009.981 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: March 2, 2009, 2:00 p.m.

PLACE: Suite 210, Hermitage Building, 1801 Hermitage Boulevard, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Thomas J. Wallace, Executive Director, 1801 Hermitage Boulevard, Suite 210, Tallahassee, Florida 32308, telephone (850)488-8514

THE FULL TEXT OF THE PROPOSED RULE IS:

19B-16.002 Application for Participation in the Program.

- (1) No change.
- (2) The Florida Prepaid College Plan and Florida College Investment Plan New Account Application, Form No. FPCB 2009-10 2008-10, is hereby incorporated by reference. The form may be obtained from the Board by calling (800)552-GRAD (4723) (prompt 1).
 - (3) No change.

Specific Authority 1009.971(1), (4), (6) FS. Law Implemented 1009.981 FS. History-New 11-27-02, Amended 1-29-04, 12-28-04, 6-2-05, 12-20-05, 1-1-07, 11-27-07, 11-18-08, 1-28-09,

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Prepaid College Board

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Prepaid College Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 17, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 23, 2009

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE:

33-204.005 Cash Meals and Special Group Meals PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to amend Rule 33-204.005, F.A.C., to reflect the Department's switch from a private food service contractor to self-operation.

SUMMARY: The proposed rule eliminates language in Rule 33-204.005, F.A.C., referencing a private food service contract, as the Department is switching from a private food service contractor to self-operation.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 110.502, 110.504, 944.09 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kendra Lee Jowers, Office of the General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE FULL TEXT OF THE PROPOSED RULE IS:

33-204.005 Cash Meals and Special Group Meals.

- (1) The cost of meals for employees or volunteers shall be borne by the individual being provided with the meal, except as provided in subsection (2) of this section. Employees or volunteers served meals shall be charged a the predetermined amount as determined by the Secretary designated in the current food services contract.
 - (2) No change.

Specific Authority 944.09 FS. Law Implemented 110.502, 110.504, 944.09 FS. History-New 1-18-89, Formerly 33-30.005, Amended 5-21-00, 6-26-03, 10-24-04,__

NAME OF PERSON ORIGINATING PROPOSED RULE: George Sapp, Assistant Secretary of Institutions

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Walter A. McNeil, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 1, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 12, 2008

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NO.: **RULE TITLE:**

40D-4.091 **Publications and Agreements** Incorporated by Reference

PURPOSE AND EFFECT: The purpose of this rulemaking is to incorporate by reference a revised Environmental Resource Permit Information Manual, Part B, Basis of Review (BOR). The effect of this rule is to amend Section 2.0 of the BOR to clarify that entities with the power of eminent domain can demonstrate ownership and control sufficient to undertake the permitted activities.

SUMMARY: This rule amendment is proposed to incorporate by reference a revision to Section 2.0 of the BOR. Paragraph 40D-4.301(1)(j), F.A.C., requires that an applicant for an Environmental Resource Permit provide reasonable assurance that the permitted activities will be conducted by an entity with the financial, legal and administrative capability of ensuring that the activities will be undertaken in accordance with the terms and conditions of the permit. Section 2.0 of the BOR establishes how an applicant may demonstrate compliance with this requirement. Section 2.0 of the BOR does not currently include the power of eminent domain in the discrete list of methods of demonstrating ownership and control sufficient to undertake the permitted activities. In order to clarify this oversight, the District proposes to amend Section 2.0 of the BOR to provide that compliance with this requirement may be demonstrated by an entity with the power of eminent domain. An additional revision to Section 2.0 of the BOR is proposed by the District to require, in those instances where control is demonstrated by an entity with the power of eminent domain, a permit condition prohibiting construction until ownership or legal control is transferred to the permittee. The proposed revision to Section 2.0 of the BOR necessitates the amendment to Rule 40D-4.091, F.A.C., to incorporate by reference the revised BOR.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 373.044, 373.046, 373.113, 373.171, 373.414 FS.

LAW IMPLEMENTED: 373.0361, 373.114, 373.171, 373.403, 373.413, 373.4135, 373.4136, 373.414, 373.4144, 373.416, 373.429, 373.441 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Adrienne E. Vining, Staff Attorney, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4660

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-4.091 Publications and Agreements Incorporated by Reference.

The following documents are hereby incorporated into this chapter and Chapters 40D-40 and 40D-400, F.A.C.:

(1) Environmental Resource Permitting Information Manual Part B, Basis of Review, Environmental Resource Permit Applications within the Southwest Florida Water Management District, , 2009 June 22, 2008. This document is available from the District upon request.

(2) through (5) No change.

Specific Authority 373.044, 373.046, 373.113, 373.171, 373.414 FS. Law Implemented 373.0361, 373.114, 373.171, 373.403, 373.413, 373.4135, 373.4136, 373.414, 373.4144, 373.416, 373.429, 373.441 FS. History-New 4-2-87, Amended 3-1-88, 9-11-88, 10-1-88, 4-1-91, 11-16-92, 1-30-94, 10-3-95, 12-26-95, 5-26-96, 7-23-96, 4-17-97, 4-12-98, 7-2-98, 12-3-98, 7-28-99, 8-3-00, 9-20-00, 6-12-01, 10-11-01, 2-27-02, 7-29-02, 3-26-03, 7-23-03, 8-3-03, 3-11-04, 6-7-04, 2-1-05, 6-30-05, 10-19-05, 2-8-06, 5-2-06, 7-1-07, 9-25-07(1), 9-25-07(4), 11-26-07, 5-12-08, 5-20-08, 6-22-08,

ENVIRONMENTAL RESOURCE PERMIT INFORMATION MANUAL PART B

BASIS OF REVIEW

CHAPTER 2 – ADMINISTRATIVE CRITERIA

2.0 Ownership and Control - In accordance with the requirement of paragraph 40D-4.301(1)(j), F.A.C., an applicant must demonstrate reasonable assurance that permitted activities will be conducted by an entity with financial, legal and administrative capability of ensuring that the activity will be undertaken in accordance with the terms and conditions of the permit, if issued. Compliance with this requirement may be demonstrated through a deed, a long-term lease demonstrating control of the project area adequate to comply with all permit conditions, a purchase and sale agreement, or similar document. Compliance with this requirement may also be demonstrated by an entity with the power of eminent domain. Where control is demonstrated by a long-term lease, the permit will be conditioned to address transfer of control or proper abandonment of the permitted system at the end of the lease. Where control is demonstrated by a purchase and sale agreement, the permit will be conditioned to terminate if the transfer of ownership does not occur, and to prohibit construction until ownership is transferred to the permittee. Where control is demonstrated by an entity with the power of eminent domain, the permit will be conditioned to prohibit construction until ownership or legal control is transferred to the permittee.

NAME OF PERSON ORIGINATING PROPOSED RULE: Adrienne E. Vining, Staff Attorney, Office of General Counsel, Broad Street, Brooksville, FL 34604-6899, 2379 (352)796-7211, extension 4660

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Southwest Florida Water Management District Governing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 26, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 19, 2008

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NO.: **RULE TITLE:** 40D-8.041 Minimum Flows

PURPOSE AND EFFECT: To amend Rule 40D-8.041, F.A.C. to establish a minimum flow for the Weeki Wachee River System pursuant to Section 373.042, Florida Statutes. For purposes of this rule, the Weeki Wachee System includes the watercourse from the Weeki Wachee Spring to the Gulf of Mexico including Twin Dees Spring, Mud River (including Salt Spring) from Mud Spring to the confluence with the Weeki Wachee River and Jenkins Springs and associated spring run.

SUMMARY: Establishment of a minimum flow for the Weeki Wachee River System and identification of five and ten year mean and median annual averages for use in periodic evaluation of maintenance of the minimum flow.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171 FS. LAW IMPLEMENTED: 373.036, 373.0361, 373.042, 373.0421 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Charlotte Edwards, Sr. Administrative Assistant, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4651

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-8.041 Minimum Flows.

- (1) through (10) No change.
- (11) Minimum Flows for Weeki Wachee River System located within Hernando County, Florida.
- (a) The Minimum Flows are to ensure that the minimum hydrologic requirements of the water resources or ecology of the natural systems associated with the Weeki Wachee River System are met. The Minimum Flow for the Weeki Wachee River System is intended to maintain 90% of the natural flow of the Weeki Wachee River System. For purposes of this rule, the Weeki Wachee River System includes the watercourse from the Weeki Wachee Spring to the Gulf of Mexico including Twin Dees Spring, Mud River (including Salt Spring) from Mud Spring to the confluence with the Weeki Wachee River and Jenkins Springs and associated spring run.
- (b) The Minimum Flow for the Weeki Wachee River System is 90% of its natural flow. This Minimum Flow is inclusive of spring flow, the freshwater and the estuarine portion of the Weeki Wachee River.
- (c) The Minimum Flow applies upstream of the USGS Gage No. 02310525 at Weeki Wachee River near Brooksville ("Brooksville Gage") to the Weeki Wachee Spring vent and downstream of the Brooksville Gage to the Gulf of Mexico. The Minimum Flow shall be met continuously and is evaluated on a daily basis.

(d) Because climatic variation can influence river flow regimes, five and ten year mean and median standards have been developed and are set forth in Table 8-18 ("Means and Medians") as a tool to assess whether compliance with the Minimum Flow maintains 90% of the natural flow of the Weeki Wachee River System. The Means and Medians are hydrologic statistics that represent flows expected to occur during long-term periods when the Minimum Flows are being met. The Means and Medians are generated from flow records that are representative of a period devoid of significant anthropogenic impacts. The District will periodically evaluate the Means and Medians. These are evaluated as the mean and medians of annual means and medians, evaluated from January 1 through December 31 of each year. The evaluation is for both the flow at the Brooksville Gage and at the USGS Weeki Wachee Well No. 283201082315601. The flow at the Brooksville Gage is evaluated directly against Table 8-18. The well data is converted to flow with the relation O (cfs) = 47.487 + 12.38 (well level) (ft) and then evaluated against Table 8-18. The Means and Medians were developed using the Minimum Flow and the presumed historic flow records. Therefore, it is expected that the Means and Medians will be met if compliance with the Minimum Flow is maintained. However, since future structural alterations could potentially affect surface water or groundwater flow characteristics within the watershed and additional information pertaining to Minimum Flows development may become available, the District is committed to periodic review and revision of the Minimum Flows, as necessary.

<u>Table 8-18 Five and Ten Year Means and Medians</u>	
for the Weeki Wachee River System	
Critierion	Flow
	(cfs)
Minimum 10 Year Moving Average	
(Based On Annual Average Flows)	<u>141</u>
Minimum 10 Year Moving Average	
(Based On Annual Median Flows)	<u>131</u>
Minimum 5 Year Moving Average	
(Based On Annual Average Flows)	<u>136</u>
Minimum 5 Year Moving Average	
(Based On Annual Median Flows)	<u>128</u>

(e) Water Use Permits issued after [effective date of rule] that authorize surface water withdrawals from, or ground water withdrawals that impact Mud Spring, Salt Spring or Jenkins Spring, shall gauge the flow of the applicable spring and report the flow to the District as provided in the Water Use Permit.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.036, 373.0361, 373.042, 373.0421 FS. History-Readopted 10-5-74, Amended 12-31-74, Formerly 16J-0.15, 40D-1.601, Amended 10-1-84, 8-7-00, 2-6-06, 4-6-06, 1-1-07, 11-25-07, 2-18-08, 3-2-08, 5-12-08,

NAME OF PERSON ORIGINATING PROPOSED RULE: Michael G. Heyl, Chief Environmental Scientist, Resource Projects Department, 7601 Highway 301 N, Tampa, Florida 33637, (813)985-7481, extension 2211

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Southwest Florida Water Management District Governing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 16, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 31, 2008

WATER MANAGMENT DISTRICTS

Southwest Florida Water Management District

RULE NO.: **RULE TITLE:**

40D-8.624 Guidance and Minimum Levels for

Lakes

PURPOSE AND EFFECT: To amend Chapter 40D-8, Florida Administrative Code, to establish minimum levels for Lake Anoka in Highlands County pursuant to Section 373.042, Florida Statutes, to establish current guidance levels for this lake based on current methodologies and to repeal previously adopted guidance levels.

SUMMARY: Establishment of minimum lake levels and guidance levels for Lake Anoka in Highlands County, Florida **SUMMARY** OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was Prepared.

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

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 373.036, 373.0361, 373.042, 373.0421, 373.086 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Charlotte Edwards, Sr. Administrative Assistant, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4651

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-8.624 Guidance and Minimum Levels for Lakes.

(1) through (11) No change.

(12) Levels for lakes established during or after August 7, 2000, are set forth in the following table. After the High Minimum Lake Level and Minimum Lake Level elevation for each lake is a designation indicating the Method used, as described in subsection 40D-8.624(8), F.A.C., to establish the level. Compliance with the High Minimum and Minimum Lake Levels is determined pursuant to paragraphs (6)(b) and (7)(b) above. Guidance Levels established prior to August 7, 2000, are set forth in Table 8-3 in subsection 40D-8.624(13), F.A.C., below.

Table 8-2 Minimum and Guidance Levels Established During or After August 7, 2000. Levels are elevations,

Location by County and Basin	in feet above the N Name of Lake and Section, Township and Range Information	lational Geodetic Vertic High Guidance Level	cal Datum of 1929. High Minimum Lake Level	Minimum Lake Level	Low Guidance Level
(a) through (h) No change.(i) In HighlandsCounty Within thePeace River Basin	Angelo, Lake S-25, T-33S, R-28E	102.1'	101.3' (CAT 3)	100.0' (CAT 3)	99.6'
	<u>Anoka, Lake</u> S-27, T-33S, R-28E	123.6'	122.8 (CAT 3)	121.7' (CAT 3)	121.2
	Denton, Lake S-02, T-34S, R-28E	114.9'	114.1 (CAT 3)	112.8' (CAT 3)	112.4
	Jackson Lake S-30, T-34S, R-29E	102.6'	102.4' (CAT 3)	101.3' (CAT 3)	100.2'

June-in- Winter, Lake S-34, T-36S, R-29E	74.7'	74.5' (CAT 3)	74.0' (CAT 3)	73.2'
Letta, Lake S-31, T-33S, R-29E	99.5'	99.5' (CAT 3)	98.4' (CAT 3)	97.1'
Little Jackson,	102.6'	102.4'	101.3'	100.2'
Lake S-06, T-35S, R-29E		(CAT 3)	(CAT 3)	
Lotela, Lake S-26, T-33S, R-28E	107.5'	106.8' (CAT 3)	105.7' (CAT 3)	105.0'
Placid, Lake S-24, T-37S, R-29E	93.4'	92.6' (CAT 3)	91.4' (CAT 3)	90.9'
Tulane, Lake S-27, T-33S, R-28E	118.7'	117.9' (CAT 3)	116.6' (CAT 3)	116.2'
Verona, Lake S-23, T-33S, R-28E	118.2'	117.4' (CAT 3)	115.8' (CAT 3)	115.1'

⁽j) through (cc) No change.

(13) Guidance Levels established for lakes prior to August

7, 2000, are set forth in the following table:

Location of Impoundment by County and Basin	Table 8-3 Guidance Water Levels ado High Level in Feet Above Mean Sea Level (msl)	pted prior to August 7, 2000 Low Level in Feet Above Mean Sea Level (msl)	Extreme Low Level in Feet Above Mean Sea Level (msl)
(a) through (h) No change.			
(i) In Highlands County Within the Peace River Basin LAKES Sec. Twsp. Rng.			
Adelaide, Lake 5, 33S, 28E	106.50'	104.00'	102.50'
Anoka, Lake 27, 33S, 28E	124.00'	122.00'	120.00'
Apthorpe, Lake 18, 36S, 30E	71.50'	68.00'	66.00'
Blue, Lake 30, 36S, 30E	77.50'	75.00'	73.50'
Bonnet, Lake 8, 34S, 29E	90.75'	88.00'	86.00'

Brentwood, Lake 10, 33S, 28E	102.75'	99.50'	98.00'
Buck, Lake 29, 37S, 30E	94.00'	91.50'	89.50'
Byrd, Lake 9, 33S, 28E	108.25'	105.50'	104.00'
Carrie, Lake 21, 36S, 29E	75.50'	73.00'	72.50'
Charlotte, Lake 17, 35S, 29E	93.75'	91.25'	89.75'
Chilton, Lake 7, 33S, 28E	114.00'	111.00'	109.50'
Clay, Lake 29, 36S, 30E	78.75'	76.00'	75.00'
Crews, Lake 32, 36S, 29E	119.50'	117.00'	115.50'
Damon, Lake 3, 33S, 28E	101.00'	98.00'	95.00'
Dinner, Lake 17, 34S, 29E	102.50'	98.50'	97.00'
Francis, Lake 22, 36S, 29E	70.50'	67.50'	66.50'
Glenada, Lake 34, 33S, 28E	120.00'	117.00'	115.50'
Grassy, Lake 17, 37S, 30E	91.50'	88.50'	87.50'
Harry, Lake 1, 36S, 29E	67.50'	63.00'	62.00'
Henry, Lake 25, 36S, 29E	75.50'	73.00'	72.50'
Hill, Lake 17, 36S, 29E	99.25'	96.00'	94.50'
Huckleberry, Lake 7, 35S, 29E	104.50'	102.00'	101.00'
Huntley, Lake 5, 37S, 30E	83.75'	81.00'	79.50'
Josephine, Lake 32, 35S, 29E	72.50'	69.00'	68.50'
Lake Lachard 36, 36S, 29E	78.50'	76.00'	74.00'
Lelia, Lake 34, 33S, 29E	114.50'	112.50'	110.50'

Little Bonnet, Lake 36, 33S, 28E	100.00'	97.00'	96.00'
Little Red Water, Lake 14, 36S, 29E	103.25'	100.50'	98.50'
Lost, Lake 12, 37 S , 29E	88.00'	84.00'	82.75'
McCoy, Lake 6, 37S, 30E	87.00'	84.00'	82.00'
Mirror, Lake 7, 37S, 30E	93.50'	90.00'	88.00'
Center Nellie 13, 36S, 29E	71.50'	67.00'	65.00'
Nellie N.W., Lake 13, 36S, 29E	71.50'	67.00'	65.00'
Nellie S.E., Lake 13, 36S, 29E	71.50'	67.00'	65.00'
Olivia, Lake 6, 33S, 28E	117.50'	114.50'	113.00'
Pearl, Lake 6, 37S, 30E	87.00'	84.00'	82.00'
Persimmon, Lake 10, 36S, 29E	68.25'	65.00'	63.50'
Pioneer, Lake 11, 33S, 28E	108.00'	104.50'	103.00'
Pythias, Lake 2, 33S, 28E	101.00'	98.00'	95.00'
Red Beach Lake 15, 35S, 29E	76.50'	73.75'	72.75'
Red Water Lake 14, 36S, 29E	70.50'	67.50'	66.50'
Ruth, Lake 18, 35S, 29E	94.00'	91.50'	90.00'
Saddlebags, Lake 6, 37S, 30E	84.00'	81.00'	79.00'
Sebring, Lake 14, 34S, 28E	107.25'	104.50'	103.00'
Simmons, Lake 24, 36S, 29E	72.50'	68.00'	66.50'
Sirena, Lake 1, 37S, 29E	87.00'	84.00'	82.00'
Trout, Lake 34, 32S, 28E	101.00'	98.00'	95.00'
Unnamed Lake (B)	91.50'	88.50'	87.50'

20, 37S, 30E			
Unnamed Lake (F) 24, 36S, 29E	78.00'	74.00'	72.00'
Viola, Lake 14, 33S, 28E	109.50'	105.75'	104.00'
Wolf Lake 24, 35S, 28E	92.50'	90.00'	88.00'

(i) through (cc) No change.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.036, 373.0361, 373.042, 373.0421, 373.086 FS. History-New 6-7-78, Amended 1-22-79, 4-27-80, 10-21-80, 12-22-80, 3-23-81, 4-14-81, 6-4-81, 10-15-81, 11-23-81, 1-5-82, 3-11-82, 5-10-82, 7-4-82, 9-2-82, 11-8-82, 1-10-83, 4-3-83, 7-5-83, 9-5-83, 10-16-83, 12-12-83, 5-8-84, 7-8-84, 12-16-84, 2-7-85, 5-13-85, 6-26-85, 11-3-85, 3-5-86, 6-16-86, Formerly 16J-8.678, Amended 9-7-86, 2-12-87, 9-2-87, 2-18-88, 6-27-88, 2-22-89, 3-23-89, 9-26-89, 7-26-90, 10-30-90, 3-3-91, 9-30-91, 10-7-91, 7-26-92, 3-1-93, 5-11-94, 6-6-96, 2-23-97, 8-7-00, 1-8-04, 12-21-04 (13), 12-21-04 (13), 6-5-05, 5-2-06, 1-1-07, 2-12-07, 1-10-08, 2-18-08, 4-7-08, 5-20-08._

NAME OF PERSON ORIGINATING PROPOSED RULE: Doug Leeper, Chief Environmental Scientist, Resource Conservation and Development Department, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4272 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Southwest Florida Water Management District Governing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 4, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 14, 2008

DEPARTMENT OF THE LOTTERY

RULE NO.: **RULE TITLE:**

53-1.007 Internal Audit Function

PURPOSE AND EFFECT: To update the rule language in accordance with the Florida Statutes.

SUMMARY: The Department proposes to amend this rule to comply with Section 20.055, F.S.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 24.105(5) FS. LAW IMPLEMENTED: 20.055 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE PROPOSED RULE IS:

(Substantial rewording of Rule 53-1.007 follows. See Florida Administrative Code for present text.)

53-1.007 Internal Audit Function.

The Florida Lottery will operate and maintain a system of internal audits as provided in Section 20.055, F.S.

Specific Authority 24.105(5)(6) FS. Law Implemented 20.055 FS. History-New 2-25-93, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Department of the Lottery

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Kenneth H. Hart, Jr., General Counsel DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 23, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 9, 2009

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-4.002 Medicaid Provider Reimbursement

Schedule

PURPOSE AND EFFECT: Rule 59G-4.002, F.A.C., incorporates by reference the Florida Medicaid Provider Reimbursement Schedule, July 2008. The reimbursement schedule contains the procedure codes and maximum fees that are effective July 2008 for the following provider types whose fees are based on a resource-based relative value scale: advanced registered nurse practitioner, birth center, chiropractic, dental, hearing, independent laboratory, licensed midwife, optometric, outpatient hospital laboratory, physician, physician assistant, podiatry, portable x-ray, registered nurse first assistant, and visual. The effect will be to incorporate by reference in rule the Florida Medicaid Provider Reimbursement Schedule, July 2008.

SUMMARY: The amendment to Rule 59G-4.002, F.A.C., will incorporate by reference the Florida Medicaid Provider Reimbursement Schedule, July 2008. The effect will be to incorporate the Florida Medicaid Provider Reimbursement Schedule, July 2008, in rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared. The Agency has determined that this rule amendment will not result in any additional regulatory costs. The rule amendment is budget neutral.

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

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905, 409.906, 409.908 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Monday, March 2, 2009, 2:00 p.m.

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building #3, Conference Room D, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ouida Mazzoccoli, Bureau of Medicaid Services, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308, (850)922-7351, mazzocco@ahca.myflorida.com

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.002 Medicaid Provider Reimbursement Schedule. Medicaid providers who provide the following services and their billing agents who submit claims on behalf of an enrolled Medicaid provider must be in compliance with the provisions of the Florida Medicaid Provider Reimbursement Schedule, July January 2008, which is incorporated by reference: advanced registered nurse practitioner, birth center, chiropractic, dental, hearing, independent laboratory, licensed midwife, optometric, outpatient hospital laboratory, physician, physician assistant, podiatry, portable x-ray, registered nurse first assistant, and visual. The Florida Medicaid Provider Reimbursement Schedule is available from the Medicaid fiscal agent's Web Portal at http://mymedicaid-florida.com. Click on Public Information for Providers, then on Provider Support, and then on Fee Schedules. Paper copies of the reimbursement schedule may be obtained by calling the Provider Contact Center at (800)298-7799 and selecting Option 7.

Specific Authority 409.919 FS. Law Implemented 409.905, 409.906, 409.908 FS. History–New 8-18-05, Amended 11-30-05, 4-16-06, 10-11-06, 3-27-07, 7-25-07, 9-29-08._______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Ouida Mazzoccoli

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Holly Benson, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 10, 2008

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Pilotage Rate Review Board

RULE NOS.: RULE TITLES: 61E13-2.002 Pilotage Rates

61E13-2.015 Analysis of Data for Request of

Changes of Rates

PURPOSE AND EFFECT: The current rules paraphrase Section 310.151, Florida Statutes and are unnecessary. As such, the rules are being repealed.

SUMMARY: The rules are unnecessary and are being repealed.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared. The Board has determined that the proposed rule repeals will not have an impact on small business.

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

SPECIFIC AUTHORITY: 310.151(1)(c) FS.

LAW IMPLEMENTED: 310.151 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Robyn Barineau, Executive Director, Pilotage Rate Review Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULES IS:

61E13-2.002 Pilotage Rates.

Specific Authority 310.151(1)(c) FS. Law Implemented 310.151 FS. History–New 8-8-95, Repealed____.

61E13-2.015 Analysis of Data for Request of Changes of Rates.

Specific Authority 310.151(1)(c) FS. Law Implemented 310.151 FS. History–New 8-8-95, Repealed_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Pilotage Rate Review Board

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Pilotage Rate Review Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 2008

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE TITLE: RULE NO.:

61G4-16.001 Written Certification Examination

Requirements

PURPOSE AND EFFECT: The Board proposes the rule amendment to address the certification exam for solar contractors.

SUMMARY: The rule amendment will address the certification exam for solar contractors.

OF SUMMARY OF **STATEMENT ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared. The Board determined that small businesses would not be affected by this rule.

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

SPECIFIC AUTHORITY: 455.217, 489.108 FS.

LAW IMPLEMENTED: 455.217, 489.113 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: G. W. Harrell. Executive Director. Construction Industry Licensing Board, P. O. Box 5257, Tallahassee, Florida 32314-5257

THE FULL TEXT OF THE PROPOSED RULE IS:

61G4-16.001 Written Certification Examination Requirements.

- (1) through (16) No change.
- (17) Certification Examination for Solar Contractors. The certification examination shall consist of two tests.
 - (a) No change.
- (b) Test two shall consist of questions relating to general knowledge of the solar trade. The content areas to be covered and the approximate weights to be assigned to said areas shall be as follows:
 - 1. <u>25%</u> 40% Swimming Pools;
 - 2. 25% 40% Domestic Hot Water; and
 - 3. 50% 20% Photovoltaics.
 - (18) through (22) No change.

Specific Authority 455.217, 489.108 FS. Law Implemented 455.217, 489.113 FS. History-New 1-6-80, Amended 9-24-84, Formerly 21E-16.01, Amended 5-3-87, 10-4-87, 6-2-88, 12-19-88, 5-23-89, 8-23-89, 2-5-91, 1-29-92, 10-11-92, 5-2-93, Formerly 21E-16.001, Amended 10-17-93, 5-9-95, 11-28-95, 3-11-96, 11-13-97, 4-13-99, 9-12-00, 6-25-03, 6-23-08,

NAME OF PERSON ORIGINATING PROPOSED RULE: Construction Industry Licensing Board

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Construction Industry Licensing Board DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 15, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 26, 2008

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE NO.: RULE TITLE: 61G4-21.005 Payment of Claims

PURPOSE AND EFFECT: The Board proposes the rule amendment to delete unnecessary language and to add language to clarify procedures for payment of claims.

SUMMARY: The rule amendment will delete unnecessary language and to add language to clarify procedures for payment of claims.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared. The Board determined that small businesses would not be affected by this rule.

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

SPECIFIC AUTHORITY: 489.108 FS.

LAW IMPLEMENTED: 489.141, 489.143 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: G. W. Harrell, Executive Director, Construction Industry Licensing Board, P. O. Box 5257, Tallahassee, Florida 32314-5257

THE FULL TEXT OF THE PROPOSED RULE IS:

- 61G4-21.005 Payment of Claims.
- (1) No change.
- (2) Procedures for disbursements of funds shall not commence until 35 45 days after the filing of the Final Order fo the Board approving payment of any claim from the recovery fund.

(3) No claimant eligible for, or currently receiving, restitution under a civil or criminal restitution order or other repayment plan shall be eligible to recover from the Fund until two or more payments have been missed. Prior to receiving any payments, such a claimant shall provide the Board with a written statement indicating any affirmation of amount received to date under such an order or plan, the date and amount of the last payment, and how much is still due and owing under such an order or plan.

Specific Authority 489.108 FS. Law Implemented 489.141, 489.143 FS. History-New 7-11-95, Amended 4-27-99, 6-19-03, 7-7-05,

NAME OF PERSON ORIGINATING PROPOSED RULE: Construction Industry Licensing Board

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Construction Industry Licensing Board DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 9, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 26, 2008

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

RULE NO .: **RULE TITLE:**

61G15-35.004 Common Requirements to All

> **Engineers Providing Threshold Building Inspection Services as**

Special Inspectors

PURPOSE AND EFFECT: Purpose and effect is to clarify requirements for "Authorized Representatives."

SUMMARY: Requirements for "Authorized Representatives" are clarified.

STATEMENT OF **SUMMARY** OF **ESTIMATED** REGULATORY COSTS: The Board determined that the proposed rule will not have an impact on small business.

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

SPECIFIC AUTHORITY: 471.008, 471.033(2) FS. LAW IMPLEMENTED: 471.015(7), 471.033 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Carrie Flynn, Executive Director, Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, Florida 32301

THE FULL TEXT OF THE PROPOSED RULE IS:

61G15-35.004 Common Requirements to All Engineers Providing Threshold Building Inspection Services as Special Inspectors.

- (1) No change.
- Special Inspectors utilizing Authorized Representatives shall insure the Authorized Representative is qualified by education or licensure to perform the duties assigned by the Special Inspector. The qualifications shall include licensure as a professional engineer or architect; graduation from an engineering education program in civil or structural engineering; graduation from an architectural education program; successful completion of the NCEES Fundamentals Examination; or licensed registration as building inspector with the Board of Building Code Administrators, Chapter 468, F.S. or licensed general contractor under Chapter 489, F.S.
 - (3) through (4) No change.

Specific Authority 471.008, 471.033(2) FS. Law Implemented 471.015(7), 471.033 FS. History-New 3-21-01, Amended 4-5-04,

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Professional Engineers**

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 2, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 16, 2009

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Geologists

RULE NO.:

61G16-2.005 Procedures for Signing and Sealing

Geological Papers, Reports, or

Other Documents

PURPOSE AND EFFECT: The Board proposes the rule amendment to delete language from the rule that is no long current and to update Specific Authority and Law Implemented sections of the rule.

SUMMARY: The rule amendment will delete language from the rule that is no long current and to update Specific Authority and Law Implemented sections of the rule.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COSTS: The Board determined that small businesses would not be affected by this rule.

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

SPECIFIC AUTHORITY: 282.72, 492.104, 492.107, 668.003, 668.006 FS.

LAW IMPLEMENTED: 282.75, 492.107, 668.003, 668.006 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rick Morrison, Executive Director. Board of Professional Geologists, P. O. Box 5377, Tallahassee, Florida 32314-5377

THE FULL TEXT OF THE PROPOSED RULE IS:

61G16-2.005 Procedures for Signing and Sealing Geological Papers, Reports or Other Documents.

- (1) through (3) No change.
- (4) An electronic signature and seal shall be permitted in place of an original seal, signature and date when the following criteria are met: Geological papers, reports or other documents which are required to be signed, dated and sealed under the provisions of Chapter 492, F.S. and which are transmitted, submitted or issued by means of electronic files, may be signed and sealed by creating a "signature" file that contains the professional geologist's name and license number, a brief overall description of the geological papers, reports or other documents in question and a list of the electronic files to be sealed. Each file in the list shall be identified by its file name utilizing relative Uniform Resource Locators (URL) syntax described in the Internet Architecture Board's Request for Comments (RFC) 1738, December 1994, which is hereby adopted and incorporated by reference by the Board and can be from the Internet Website: http://www.isiedu/in-notes/rfc1738.txt. Each file shall have an authentication code defined as an SHA-1 message digest described in Federal Information Processing Standard Publication 180 1 "Secure Hash Standard," 1995 April 17, which is hereby adopted and incorporated by reference by the Board and can be obtained from the Internet Website: http://www.itl.nist.gov/fipspubs/fip180-1.htm. A report shall be created that contains the professional geologist's name and license number, a brief overall description of the geological papers, reports or other documents in question and the authentication code of the signature file. This report shall be printed and physically signed, dated and sealed by the professional geologist who prepared or issued the geological papers, reports or other documents. The signature file is defined as sealed if its authentication code matches the authentication code on the printed and physically signed, dated and sealed report. Each electronic file listed in a sealed signature file is defined as sealed if the listed authentication code matches the file's computed authentication code.

(a) It is a unique identification of the licensee and shall contain the same information required on a impression or stamp seal including the date that the document is electronically signed and sealed;

(b) It is verifiable;

- (c) It is under the licensee's direct and exclusive control;
- (d) It is linked to the electronic documents in such a manner that causes changes to be easily determined and visually displayed if any data in the electronic document file is changed subsequent to the electronic signature having been affixed to the electronic document and:
- (e) An attempt to change the electronic document after the electronic signature and seal is affixed shall cause the electronic signature to be removed or altered significantly enough to invalidate the electronic signature.

Specific Authority 282.75, 492.104, 492.107, 668.003, 668.006 FS. Law Implemented 282.75, 492.107, 668.003, 668.006 FS. History-New 2-9-00, Amended 3-5-01.

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Professional Geologists**

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 22, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 7, 2008

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF JUVENILE JUSTICE

Residential Services

RULE NOS.:	RULE TITLES:
63E-8.001	Purpose and Scope
63E-8.002	Definitions
63E-8.003	Youth Admissions
63E-8.004	Youth Intake
63E-8.005	Youth Orientation
63E-8.006	Quality of Life and Youth Grievance
	Process
63E-8.007	Youth Hygiene and Dress Code
63E-8.008	Facility and Food Services
63E-8.009	Behavior Management
63E-8.010	Residential Case Management
63E-8.011	Delinquency Intervention and
	Treatment Services
63E-8.012	Transfer, Release and Discharge
63E-8.013	Safety and Security
63E-8.014	Staff Training
63E-8.015	Program Administration

PURPOSE AND EFFECT: The rule chapter establishes the requirements for the administration and operation of residential expedition programs for juvenile offenders.

SUMMARY: The rule governs the admission, intake, and orientation of youth to expedition programs, as well as the conditions and treatment in such programs. Standards governing safety and security, release, and administrative requirements are also specified.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 20.316, 985.64, 985.601 FS.

LAW IMPLEMENTED: 985.03, 985.601(3), (8), 985.441 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Tuesday, March 3, 2009, 10:00 a.m.

PLACE: DJJ Headquarters, 2737 Centerview Dr., General Counsel's Conference Room 3223, Tallahassee, Florida. To arrange for participation by telephone, contact: John Milla at (850)921-4129

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: John Milla, 2737 Centerview Dr., Ste. 32399-3100, 3200, Tallahassee, FL e-mail: john.milla@djj.state.fl.us

THE FULL TEXT OF THE PROPOSED RULES IS:

63E-8.001 Purpose and Scope.

This rule chapter establishes the requirements for the department's administration and operation of residential expedition programs for juvenile offenders.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New___

63E-8.002 Definitions.

The definitions for this rule chapter are consistent with definitions included in Rule 63E-7.002, F.A.C., except for the following additional definitions.

(1) Base Camp - The stationary component of an expedition program where each youth is admitted, screened, assessed, and his or her performance plan developed. Youth are oriented at the base camp and reside there when they are not participating in wilderness excursions. When youth are ready for release from the program, they exit from the base camp.

(2) Wilderness Excursion – The mobile component of an expedition program where youth are away from the base program for at least two weeks participating in a staff-supervised wilderness experience. Youth and staff camp at night in different locations throughout the journey.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.003 Youth Admissions.

An expedition program shall admit youth into the program in accordance with the provisions of Rule 63E-7.003, F.A.C.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.004 Youth Intake.

An expedition program shall comply with the requirements for youth intake specified in Rule 63E-7.004, F.A.C. However, the program shall request the youth's parent or guardian to send clothes with the youth that are suitable for the outdoor conditions associated with the program's wilderness excursion component. If a youth arrives without proper clothing, the program shall issue appropriately sized clothing suitable for the climate and consistent with the program's dress code.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New

63E-8.005 Youth Orientation.

An expedition program shall orient youth to the program in accordance with the provisions of Rule 63E-7.005, F.A.C., with the following exceptions:

- (1) During a wilderness excursion, staff shall maintain a copy of the daily schedule and make it available to any youth upon request.
- (2) During a wilderness excursion, staff shall maintain copies of the program's behavior management system and resident handbook, including rules governing conduct and negative and positive consequences for behavior. Staff shall make them available to youth upon their request.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.006 Quality of Life and Youth Grievance Process. An expedition program shall comply with the provisions of Rule 63E-7.006, F.A.C., with the following exceptions:

(1) Due to the mobile nature of a wilderness excursion and based on factors such as reasonable accessibility and urgency, an expedition program may limit visitation of any youth on an excursion to the youth's attorney of record, Juvenile Probation Officer (JPO) and clergy. However, the program may deny a visitation request of any of the aforementioned parties if the program determines that the request is not based on a

legitimate and urgent need for the requestor to have face-to-face contact with the youth before he or she returns to the base camp.

(2) The program shall deliver mail and phone messages to youth on wilderness excursions when contact is made to replenish supplies. However, when the base camp receives an emergency telephone call for a youth who is on a wilderness excursion, the program shall deliver or forward a message to the youth as soon as is reasonable and practicable. Wilderness excursion staff shall approve and supervise youths' outgoing telephone calls that shall be limited to emergency situations.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.007 Youth Hygiene and Dress Code.

An expedition program shall comply with the provisions of Rule 63E-7.007, F.A.C., with the following exceptions:

- (1) Based on the camping environment of an expedition program, its limited access to facilities, and the mobile nature of the program's wilderness excursion component, the program shall establish and implement written procedures addressing youths' personal hygiene, including bathing, hair-washing, and dental hygiene. During excursions, unless medically contraindicated, staff shall provide youth with opportunities to practice dental hygiene twice daily and bathe and wash their hair to the extent that is practicable and reasonable.
- (2) An expedition program shall provide each youth with individual hygiene supplies to include, at a minimum, a toothbrush and toothpaste, soap, shampoo, a comb or brush, sun block protection, and feminine hygiene supplies for females.
- (3) An expedition program shall provide each youth with a sleeping bag, a sheet and a towel.
- (4) An expedition program's dress code for youth shall promote a groomed appearance suitable for the outdoor and wilderness excursion aspects of the program. Due to the camping environment at the base camp and during expeditions, male youth are not required to maintain a clean-shaven appearance.
- (5) An expedition program may require youth to wash and maintain their own clothing; however, the program shall provide supervised opportunities and supplies for youth to complete this task.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.008 Facility and Food Services.

An expedition program shall comply with the provisions of Rule 63E-7.008, F.A.C. with the following exceptions:

- (1) The provisions of subparagraph 63E-7.008(6)(f)1.. F.A.C., do not apply to an expedition program when youths' sleeping quarters are in tents. However, the number of youth sleeping in a tent shall not exceed the capacity for which the tent was designed.
- (2) The provisions of subparagraphs 63E-7.008(6)(f)2.-8., F.A.C., do not apply to an expedition program.
- (3) One of the three meals that an expedition program provides to youth daily shall be served hot. The program may require youth to assist with meal preparations as part of their survival skill training.
- (4) Pursuant to Rule 64E-12.001, F.A.C., an expedition program's base camp shall be exempted from subsections 64E-12.005(6) and (7), F.A.C., and its wilderness excursion component shall be exempt from all sections of Chapter 64E-12, F.A.C.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.009 Behavior Management.

An expedition program shall comply with the provisions of Rule 63E-7.009, F.A.C. However, during an expedition when room restriction is not an option as a consequence for major infractions, staff may implement an alternative strategy of temporarily separating the youth from the group for up to four hours while providing sight and sound supervision. When separated from the group, the youth shall not be denied basic rights, including meals. Staff shall engage, or attempt to engage, the youth in productive interactions about his or her negative behavior that resulted in separation from the group and alternative prosocial behaviors. Additionally, staff shall use strategies, such as conflict resolution and constructive dialogue, to facilitate the youth's reintegration into the group. Staff shall document the youth's separation from the group, including the name of the youth, the precipitating infraction or behavior, the name of the staff who decided to implement the strategy, the name of the staff who provided sight and sound supervision, beginning and ending dates and times, and staff actions to facilitate reintegration of the youth.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New__

63E-8.010 Residential Case Management.

An expedition program shall comply with the provisions of Rule 63E-7.010, F.A.C., with the following exceptions:

- (1) The program shall ensure completion of a youth's initial screening, assessment and performance plan prior to the youth leaving the base camp to participate in a wilderness excursion or within 30 days of admission, whichever comes first.
- (2) When a youth returns to the base camp from a wilderness excursion less than 14 days prior to his planned release, the program shall conduct the exit conference at least

48 hours prior to the youth's release. However, the program may conduct the exit conference 24 hours prior to the youth's release if necessary to accommodate the youth's JPO, parent, or guardian and facilitate their participation.

(3) The program shall disseminate the youth's Discharge Performance Summary to the youth's parent or guardian, the committing judge, and the youth's JPO within five days after the youth's graduation or release from the program.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History–New

63E-8.011 Delinquency Intervention and Treatment Services.

An expedition program shall comply with the provisions of Rule 63E-7.011, F.A.C.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.012 Transfer, Release and Discharge.

An expedition program shall comply with the transfer, release and discharge requirements specified in Rule 63E-7.012, F.A.C., except that the program shall forward the Pre-Release Notification and Acknowledgement form (RS-008, September 2006), with the pre-release notification section completed, to a youth's JPO prior to the youth leaving the base camp to participate in a wilderness excursion, and the discharge performance summary may be submitted after the youth leaves the program.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.013 Safety and Security.

An expedition program shall comply with the provisions of Rule 63E-7.012, F.A.C., with the following exceptions:

- (1) Although staff-to-youth ratios in an expedition program shall be consistent with Rule 63E-7.013, F.A.C., awake supervision and 10-minute checks are not required when staff and youth share a campsite.
- (2) Consistent with subsection 63E-8.006(1), F.A.C., an expedition program may limit visitation of any youth engaged in a wilderness excursion.
- (3) During a wilderness excursion, boat paddles and shovels that are not in use shall be stored in an area that provides for direct line-of-sight observation by staff to prevent youths' unauthorized access.
- (4) Since it may not be possible to totally restrict youths' access to areas where flammable, poisonous and toxic items are stored during a wilderness excursion, staff shall be present when youth are in these areas to prevent them from accessing or handling these items.
- (5) Expedition program staff supervising youth on a wilderness excursion involving water-related activities shall be certified as specified in subparagraph 63E-7-013(22)(b)1.,

F.A.C., or certified through successful completion of Outward Bound's Wilderness First Responder and Emergency Water Safety Course.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History-New_

63E-8.014 Staff Training.

Staff training requirements for expedition programs are consistent with those specified in Chapters 63H-1 and 63H-2. F.A.C.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History–New

63E-8.015 Program Administration.

Expedition programs shall be administered in accordance with the provisions set forth in Rule 63E-7.016, F.A.C.

Specific Authority 985.64 FS. Law Implemented 985.03, 985.441, 985.601(3)(a) FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Joan Wimmer, DJJ Residential Services

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Frank Peterman, Jr., DJJ Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 27, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 9, 2009

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: **RULE TITLE:**

64B18-16.006 Registration Requirements of

Podiatric Residents

PURPOSE AND EFFECT: The Board proposes the rule amendment in order to incorporate the Podiatric Resident Registration form.

SUMMARY: The Podiatric Registration form will be incorporated into the rule.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared. The Board determined the proposed rule will not have an impact on small business.

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

SPECIFIC AUTHORITY: 461.005, 461.014(3) FS.

LAW IMPLEMENTED: 461.014(3) FS.

IF REOUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE. A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe Baker, Jr., Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3258

THE FULL TEXT OF THE PROPOSED RULE IS:

64B18-16.006 Registration Requirements of Podiatric Residents.

- (1) Every podiatric resident participating in a residency program in a hospital in this state shall register the following information with the Board within sixty (60) days of the date of commencement of residency:
 - (a) The name and current mailing address of the resident.
- (b) A physical description of the resident to include the resident's birthdate, the resident's height, weight, color of hair and color of eyes, and a 2" × 2" I.D. type full face view photograph.
- (c) The name and address of the hospital, and the date upon which the residency was commenced and the anticipated date of completion.
- (d) The name of the school from which the resident received his or her DPM degree, the date on which such degree was conferred, and a certified copy of the resident's final transcript.
- (e) Whether or not the resident has made application for the Florida licensure examination.
- (f) Whether or not the resident holds a valid license to practice podiatry in any other state of the United States or in any foreign country. If so, the resident must submit verification of such licensure from the regulatory agency on forms provided by this Board using the Podiatric Resident Registration form DH-MQA 1139 (revised 12/08), hereby adopted and incorporated by reference, that can be obtained from the Board of Podiatric Medicine's website at http://www.doh.state.fl.us/mga/podiatry/index.html.
 - (2) No change.

Specific Authority 461.005, 461.014(3) FS. Law Implemented 461.014(3) FS. History-New 11-24-80, Formerly 21T-16.06, 21T-16.006, 61F12-16.006, Amended 1-4-96, Formerly 59Z-16.006, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Podiatric Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 12, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 31, 2008

DEPARTMENT OF HEALTH

Division of Disease Control

RULE NO.: RULE TITLE: 64D-4.002 **Definitions**

PURPOSE, EFFECT AND SUMMARY: This rule chapter is amended to update the effective date of the federal poverty level (FPL) from February 2008 to January 2009, to comply with the most current federal poverty level standards. The U.S. Department of Health and Human Services updates the federal poverty level annually which is used for eligibility purpose for the HIV/AIDS Patient Care Programs to better serve low-income persons living with HIV disease.

SPECIFIC AUTHORITY: 381.0011(13) FS.

LAW IMPLEMENTED: 381.001(1). 381.003(1)(c), 381.0011(5) FS.

THIS RULEMAKING IS UNDERTAKEN PURSUANT TO SECTION 120.54(6), F.S. WRITTEN COMMENTS MAY BE SUBMITTED WITHIN 14 DAYS OF THE DATE OF THIS NOTICE TO: Joseph P. May, Program Administrator, Department of Health, Division of Disease Control, Bureau of HIV/AIDS, Patient Care, 2585 Merchants Row Boulevard, 3rd Floor, Room 345, Tallahassee, Florida 32399-1715

SUBSTANTIALLY AFFECTED PERSONS MAY WITHIN 14 DAYS OF THE DATE OF THIS NOTICE, FILE AN OBJECTION TO THIS RULEMAKING WITH THE AGENCY. THE OBJECTION SHALL SPECIFY THE PORTIONS OF THE PROPOSED RULE TO WHICH THE PERSON OBJECTS AND THE SPECIFIC REASONS FOR THE OBJECTION.

THE FULL TEXT OF THE PROPOSED RULE IS:

64D-4.002 Definitions.

For the purpose of this rule chapter, the words and phrases listed below are defined in the following manner:

- (1) through (8) No change.
- (9) "Federal Poverty Level" (FPL) means the poverty income levels (effective January 2009 February 2008) as published by the U.S. Department of Health and Human Services (HHS), Federal Office of Management and Budget (OMB), which is incorporated by reference. The federal poverty guidelines are located on the Department of Health, Bureau of HIV/AIDS website, at http://www.doh.state.fl. us/disease ctrl/aids/care/EligibilityAdRule.html and the U.S. Department of Health and Human Services website at: http://aspe.hhs.gov/poverty/09poverty.shtml or can be obtained at any Florida county health department.
 - (10) through (15) No change.

Specific Authority 381.0011(13) FS. Law Implemented 381.001(1). 381.003(1)(c), 381.0011(5) FS. History-New 1-23-07, Amended 8-31-07, 3-21-08, 10-27-08,__

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Food Safety

RULE NO.: RULE TITLE:

5K-4.027 Standard of Identity - Honey

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 34, No. 50, December 12, 2008 issue of the Florida Administrative Weekly has been withdrawn.

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Food Safety

RULE NO.: RULE TITLE:

5K-4.028 Adulteration and Misbranding –

Honey

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 34, No. 50, December 12, 2008 issue of the Florida Administrative Weekly has been withdrawn.

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-6.03018 **Exceptional Education Eligibility for**

Students with Specific Learning

Disabilities

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 38, September 19, 2008 issue of the Florida Administrative Weekly.

The State Board of Education approved the rule on January 21, 2009, with the following changes:

6A-6.03018 Exceptional Education Eligibility Special Programs for Students with Specific Learning Disabilities.

(1) Definition. A specific learning disability is defined as a disorder in one or more of the basic learning processes involved in understanding or in using language, spoken or written, that may manifest in significant difficulties affecting the ability to listen, speak, read, write, spell, or do mathematics. Associated conditions may include, but are not limited to, dyslexia, dyscalculia, dysgraphia, or developmental aphasia. A specific learning disability does not include learning problems that are primarily the result of a visual, hearing, motor, intellectual, or emotional/behavioral disability, limited English proficiency, or environmental, cultural, or economic factors.

- (2) General education intervention procedures and activities. In order to ensure that lack of academic progress is not due to lack of appropriate instruction, a group of qualified personnel must consider:
- (a) Data that demonstrate that the student was provided well-delivered scientific, research-based instruction and interventions addressing the identified area(s) of concern and appropriate instruction delivered by qualified personnel in general education settings; and
- (b) Data-based documentation, which was provided to the student's parent(s) or guardian(s), of repeated measures of achievement at reasonable intervals, graphically reflecting the student's response to intervention during instruction.
- (c) General education activities and interventions conducted prior to referral in accordance with subsection 6A-6.0331(1)(2), F.A.C., may be used to satisfy the requirements of paragraphs (2)(a) and (2)(b) of this rule.
- (3) Evaluation. The evaluation procedures shall include the following:
- (a) The school district must promptly request parental or guardian consent to conduct an evaluation to determine if the student needs specially designed instruction in the following circumstances:
 - 1. The student does not make adequate progress when:
- a. Prior to a referral, the student has not made adequate progress after an appropriate period of time when provided appropriate instruction and individualized intense, interventions; or
- b. Prior to referral, intensive interventions are demonstrated to be effective but require sustained and substantial effort that may include the provision of specially designed instruction and related services; and
- 2. Whenever a referral is made to conduct an evaluation to determine the student's need for specially designed instruction and the existence of a disability.
- (b) In addition to the procedures identified in Rule 6A-6.0331(5)(4), F.A.C., the evaluation must also include the procedures identified in the district's Policies and Procedures for the Provision of Specially Designed Instruction and Related Services for Exceptional Students as required by Rule 6A-6.03411, F.A.C. The evaluation must adhere to the timeframe required by Rule 6A-6.0331(3)(d)(4)(b), F.A.C., unless extended by mutual written agreement of the student's parent(s) or guardian(s) and a group of qualified professionals.
- (4) Criteria for eligibility. A student meets the eligibility criteria as a student with a specific learning disability if all of the following criteria are met.

- (a) Evidence of specific learning disability. The student's parent(s) or guardian(s) and group of qualified personnel may determine that a student has a specific learning disability if there is evidence of each of the following:
- 1. When provided with learning experiences and instruction appropriate for the student's chronological age or grade level standards pursuant to Rule 6A-1.09401, F.A.C., the student does not achieve adequately for the student's chronological age or does not meet grade-level standards as adopted in Rule 6A-1.09401, F.A.C., in one or more of the following areas based on the review of multiple sources which may include group and/or individual criterion or norm-referenced measures, including individual diagnostic procedures:
 - a. Oral expression;
 - b. Listening comprehension;
 - c. Written expression;
 - d. Basic reading skills;
 - e. Reading fluency skills;
 - f. Reading comprehension;
 - g. Mathematics calculation; or
 - h. Mathematics problem solving.
- 2. The student does not make adequate progress to meet chronological age or grade-level standards adopted in Rule 6A-1.09401, F.A.C., in one or more of the areas identified in subparagraph (4)(a)1. of this rule when using one of the following processes:
- a. A process based on the student's response to scientific, research-based intervention, consistent with the comprehensive evaluation procedures in subsection (5) of Rule 6A-6.0331, F.A.C.; or
- b. A process based on the student's response to scientific, research-based intervention, and the student exhibits a pattern of strengths and weaknesses in performance, achievement, or both, relative to age, grade level standards pursuant to Rule 6A-1.09401, F.A.C., or intellectual development, that is determined by the group to be relevant to the identification of a specific learning disability, using appropriate assessments, consistent with the <u>comprehensive</u> evaluation procedures in <u>subsection</u> (5) of Rule 6A-6.0331(4), F.A.C.
- 3. The group determines that its findings under paragraph (a) of this subsection are not primarily the result of the following:
 - a. A visual, hearing, or motor disability;
 - b. Intellectual disability;
 - c. Emotional/behavioral disability;
 - d. Cultural factors;
 - e. Irregular pattern of attendance and/or high mobility rate;
 - f. Classroom behavior;
 - g. Environmental or economic factors; or
 - h. Limited English proficiency.

- (b) Members of the group determining eligibility. The determination of whether a student suspected of having a specific learning disability is a student who demonstrates a need for specially designed instruction and related services and meets the eligibility criteria must be made by the student's parents or guardians and a group of qualified professionals, which must include, but are not limited to, all of the following:
- 1. The student's general education teacher; if the student does not have a general education teacher, a general education teacher qualified to teach a student of his or her chronological age;
- 2. At least one person qualified to conduct and interpret individual diagnostic examinations of students, including, but not limited to, a school psychologist, speech-language pathologist, or reading specialist; and,
- 3. The district administrator of exceptional student education or designee.
- (c) Observation requirement. In determining whether a student needs specially designed instruction and has a specific learning disability, and in order to document the relationship between the student's classroom behavior and academic performance, the group must:
- 1. Use information from an observation in routine classroom instruction and monitoring of the student's performance that was completed before referral for an evaluation; or
- 2. Have at least one member of the group conduct an observation of the student's performance in the student's typical learning environment, or in an environment appropriate for a student of that chronological age, after referral for an evaluation and parental or guardian consent has been obtained.
- (5) Documentation of determination of eligibility. For a student suspected of having a specific learning disability, the documentation of the determination of eligibility must include a written summary of the group's analysis of the data that incorporates the following information:
- (a) The basis for making the determination, including an assurance that the determination has been made in accordance with <u>subsection (6)</u> of Rule 6A-6.0331(5), F.A.C.;
- (b) Noted behavior during the observation of the student and the relationship of that behavior to the student's academic functioning;
 - (c) The educationally relevant medical findings, if any;
- (d) Whether the student has a specific learning disability as evidenced by response to intervention data confirming the following:
- 1. Performance discrepancy. The student's academic performance is significantly discrepant for the chronological age or grade level in which the student is enrolled, based on multiple sources of data when compared to multiple groups, which include the peer subgroup, classroom, school, district, and state level comparison groups; and

- 2. Rate of progress. When provided with well-delivered scientific, appropriate research-based general education instruction and interventions of reasonable intensity and duration with evidence of implementation fidelity, the student's rate of progress is insufficient or requires sustained and substantial effort to close the achievement gap with typical peers or academic expectations for the chronological age or grade level in which the student is currently enrolled; and
- 3. Educational need. The student continues to need interventions that significantly differ in intensity and duration from what can be provided solely through general education resources to make or maintain sufficient progress.
- (e) The determination of the group concerning the effects on the student's achievement level of a visual, hearing, motor, intellectual, or emotional/behavioral disability: cultural factors: environmental or economic factors; an irregular pattern of attendance or high mobility rate; classroom behavior; or limited English proficiency; and
- (f) Documentation based on data derived from a process that assesses the student's response to well-delivered scientific, research-based instruction and interventions including:
- Documentation of the specific instructional interventions used, the support provided to the individual(s) implementing interventions, adherence to the critical elements of the intervention design and delivery methods, the duration and frequency of intervention implementation (e.g. number of weeks, minutes per week, sessions per week), and the student-centered data collected; and
- 2. Documentation that the student's parent(s) or guardian(s) were notified about the state's policies regarding the amount and nature of student performance data that would be collected and the general education services that would be provided; interventions for increasing the student's rate of progress; and the parental or guardian right to request an evaluation.
- (g) The signature of each group member certifying that the documentation of determination of eligibility reflects the member's conclusion. If it does not reflect the member's conclusion, the group member must submit a separate statement presenting the member's conclusions.
 - (6) Implementation.
- (a) The district's Policies and Procedures for the Provision of Specially Designed Instruction and Related Services for Exceptional Students, as required by Rule 6A-6.03411, F.A.C., must identify the applicable process eriteria described in subparagraphs (4)(a)2.a. and (4)(a)2.b.of this rule on a school-by-school basis.
- (b) Effective July 1, 2010, the process eriterion specified in sub-subparagraph (4)(a)2.a. becomes the required process sole eriterion and sub-subparagraph (4)(a)2.b. becomes obsolete.

(c) For schools using eligibility process eriteria described in sub-subparagraph (4)(a)2.b. until July 1, 2010, a description of the pattern of strengths and weaknesses that is determined by the group to be relevant to the identification of a specific learning disability must be documented in the written summary required by subsection (5) of this rule.

Specific Authority 1001.02(1), (2)(n), 1000.01, 1001.42(4)(1), 1003.01(3)(a), (b), 1003.57 FS. Law Implemented 1001.02(2)(n), 1003.01.(3)(a). (b). 1001.42(4)(1), 1003.57, 1011.62(1)(c) FS. History-New 7-1-77, Amended 7-2-79, 7-14-82, Formerly 6A-6.3018, Amended 1-11-94,

DEPARTMENT OF REVENUE

Corporate, Estate and Intangible Tax

RULE NO.: **RULE TITLE:**

12C-3.010 Final Certificate and Nontaxable

Certificate Mailing Procedure

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 51, December 19, 2008 issue of the Florida Administrative Weekly.

In response to written comments received from the Joint Administrative Procedures Committee, dated January 14, 2009, changes have been made to the first three paragraphs on Page 4 of Form DR-308 (Request for Certificate for Waiver and Release of Florida Tax Lien) as follows:

Under Florida law, the personal representative is liable for tax due from the estate to the state of Florida. The personal representative who signs this application personally guarantees the payment of any estate tax due on the estate identified in this request.

If tax is due on this estate, the personal representative must <u>pay</u> send deposit in the amount of full tentative tax due or secure the payment of the tax due along with the completed DR-308. The personal representative is also liable for any tax due not paid prior to the transfer or distribution, or additional tax that may be determined to be due after this request is approved.

The personal representative agrees to furnish the Florida Department of Revenue with a copy of the federal estate tax [Form 706, United States Estate Generation-Skipping Transfer) Tax Return]. The Department may also require the personal representative to furnish copies of all documents issued by the Internal Revenue Service, as well as any other states or territories of the United States, that relate to this estate.

DEPARTMENT OF TRANSPORTATION

RULE TITLE: RULE NO.:

14-98.005 **Application and Award Procedures**

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 51, December 19, 2008 issue of the Florida Administrative Weekly.

SUMMARY OF CHANGE:

In response to the Joint Administrative Procedures Committee Review, the Department is removing the reference to Form 500-065-18 Concept Paper Evaluation Form in paragraph 14-98.005(7)(a) because that form was considered an internal Department evaluation not required to be incorporated by reference in the rule.

Paragraph 14-98.005(7)(a) is revised to read as follows:

"(a) the concept paper evaluation,"

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Alcoholic Beverages and Tobacco

RULE NO.: RULE TITLE:

61A-5.747 Preliminary Application for a New

Quota Alcoholic Beverage License

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 33, No. 46, November 16, 2007 issue of the Florida Administrative Weekly.

(1) DBPR form ABT-6033, QUOTA LICENSE DRAWING ENTRY FORM, incorporated herein by reference and effective 09/2008, must be used by an entrant to gain entry into a quota license drawing. This form is available on the division's Internet website, from any division office, by e-mail or phone request to the department, or by writing to: Division of Alcoholic Beverages and Tobacco, Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

RULE NO.: RULE TITLE:

61G15-32.008 Design of Fire Alarms, Signaling

Systems and Control System

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 11, March 14, 2008 issue of the Florida Administrative Weekly.

These changes were made to address concerns expressed by the Joint Administrative Procedure Committee. The changes were approved by the Board at its December 3, 2008 meeting. After the changes are made, the rules will read as follows:

- 1. When changed, subsection 61G15-32.008(4)(b) shall read as follows:
- (b) Locate initiation and notification devices and connections to related systems on the floor plans and sections when needed for clarity. Related systems include elevator controls smoke control systems, dampers, and doors.
- 2. When changed, subsection 61G15-32.008(4)(m) shall read
- (m) The system design must indicate if the system is to provide a general evacuation signal or a zoned evacuation for all high-rise buildings or multi-tenanted properties as defined in the Florida Building Code.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

Dental Laboratories

RULE NO.: **RULE TITLE:**

64B27-1.003 Continuing Education Requirements

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 34, No. 47, November 21, 2008 issue of the Florida Administrative Weekly has been withdrawn.

THE PERSON TO BE CONTACTED REGARDING THE RULE IS: Donna Erlich, Assistant General Counsel, 4052 Bald Cypress Way, Bin A-02, Tallahassee, Florida 32399-1703

DEPARTMENT OF HEALTH

Division of Environmental Health

RULE NOS.: **RULE TITLES:** 64E-11.002 Definitions

64E-11.013 Certificates and Fees NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 34, No. 46, November 14, 2008 issue of the Florida Administrative Weekly.

The correction is made in response to a comment received from the Joint Administrative Procedures Committee.

In that notice, it was incorrectly stated that a Notice of Proposed Rule Development was published on March 11, 2008. The correct date is April 11, 2008.

DEPARTMENT OF HEALTH

Division of Environmental Health

RULE NOS.: **RULE TITLES:** 64E-11.002 Definitions

64E-11.013 Certificates and Fees

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 46, November 14, 2008 issue of the Florida Administrative Weekly.

The changes are made in response to comments received from the Joint Administrative Procedures Committee and comments received during the time period allowed for submission of materials.

Subsection 64E-11.002(6) has been changed so that when adopted it will read:

- (6) "Civic" Any organization, excluding Division of Blind Services, offering food service to the public; and
- (a) Possesses tax exempt status under 26 U.S.C. section 501(c)(4); or
- (b) Which has a chartered body of citizens, recognized by a municipality, whether for profit or not, that operates primarily to further the common good and general welfare of the people of the community.

Subsection 64E-11.002(27) has been changed so that when adopted it will read:

(27)"Institution" - A place that provides food service as that term is defined in Section 381.0072, F.S., established and operated to provide: care for persons who are destitute, disabled, mentally ill, or incarceration of prisoners and inmates; medical care or treatment; or education. Examples of such places include state mental health facilities, substance abuse treatment facilities, jails or prisons, hospitals, schools, colleges and universities.

Subsection 64E-11.002(33) has been changed so that when adopted it will read:

(33) "Other food service" - Any food service establishment located at or operated by a church, synagogue, or other not for profit religious organization that advertises food or drink for public consumption, an adult day care center, or a prescribed pediatric extended care center. The term also includes any other food service operation that has not been defined elsewhere in this chapter, but is located on the premises of an establishment regulated by the department under Section 381.0072, F.S. Examples include restaurants, delicatessens, establishments that primarily prepare and serve non alchoholic beverages such as coffee and smoothies, and retail food stores that provide food service, but which are not licensed under Chapter 509, F.S., or Chapter 500, F.S.

Paragraph 64E-11.013(3)(a) has been changed so that when adopted it will read:

(3)(a) "Fees shall be submitted to the department for certificates, as well as the provision of other required public health services at food service establishments. A food service establishment which applies for an annual certificate shall pay the full fee. Fees for all other certificates, such as change of ownership, reinstatement after revocation of certificate or new establishments after the first quarter shall be prorated on a quarterly basis. Proration shall be based on the quarter the department receives an application for a Sanitation Certificate to operate a food service establishment. Proration shall not apply to annual renewals of Sanitation Certificates.

Paragraph 64E-11.013(3)(b) has been changed so that when adopted it will read:

Annual Sanitation Certificate Fee per Food Service Establishment;

	Total
1. Hospital	250.00
2. Nursing Home	250.00
3. Detention Facility	250.00
4. Bar/Lounge	190.00
5. Fraternal / Civic	190.00
Organization 6. Movie Theater	190.00
7. School Cafeteria	
a. Operating for 9	170.00
months out of a year b. Operating for more	200.00
than 9 months 8. Residential Facility	135.00
9. Other Food Service	190.00
10.Child Care Center	110.00
11. Limited Food	110.00
Service 12.Caterer	180.00
13.Mobile Food Unit 14.Vending Machine	180.00 85.00
Dispensing Potentially Hazardous Food	

Sub-subparagraph 64E-11.013(3)(c)1.a. has been changed so that when adopted it will read:

(3)(c)1.a. "Food service establishments with multiple food operations housed in the same building, at the same location, under the same ownership and operation, which operate under the umbrella of the sanitation certificate of the main food service establishment (as addressed in subparagraph (1)(b)1., of this rule), shall be assessed a single annual fee. That fee shall be assessed on the main food service establishment, it shall be the maximum allowed in s. 381.0072, which is \$300, and it shall cover the other food service facilities operating in that same building under the umbrella of the main food service establishment.

Sub-subparagraph 64E-11.013(3)(c)1.b. has been changed so that when adopted it will read:

(3)(c)1.b. "Food service establishments with multiple food operations housed in the same building, at the same location, under the same ownership and operation choosing not to operate under the umbrella of the sanitation certificate of the main food establishment (as addressed in subparagraph (1)(b)2., of this rule) shall be assessed separate annual fees for each food operation based on the category of establishments listed in paragraph (3)(b) above."

Sub-subparagraph 64E-11.013(3)(c)1.c. has been changed so that when adopted it will read:

(3)(c)1.c. "Food service establishments with multiple food operations located in different buildings at the same location, regardless of ownership, shall be assessed separate annual fees for each food operation based on the category of establishments listed in paragraph (3)(b) above."

Subparagraph 64E-11.013(3)(c)2. has been changed so that when adopted it will read:

(3)(c)2. "Vending machines dispensing potentially hazardous food, caterers and mobile food units that are located at or operated from an establishment listed in Section 381.0072, F.S., shall be charged the fees listed in paragraph (3)(b) above when they are not operating under an existing Sanitation Certificate that has already been issued for the main food service establishment where they are located.

Sub-subparagraph 64E-11.013(3)(d) has been changed so that when adopted it will read:

"1. Plan review per hour	\$40.00
Public schools, colleges, and	
vocational teaching facilities	
are exempt from this fee.	
2. Food establishment worker training	
course (per person)	\$10.00
3. Sanitation inspection	
a. No change.	
b. No change.	
4. Reinspection	\$75
(for each reinspection after the first)	
5. Late renewal of certificate	\$25.00
6. Temporary event food service establishment	
a. Sponsor without an existing sanitation	
certificate	\$100
b. Vendor or booth at an establishment or	
location without an existing sanitation certificate"	\$ 50

FINANCIAL SERVICES COMMISSION

OIR - Insurance Regulation

RULE NOS.: RULE TITLES: 69O-186.003 Title Insurance Rates

69O-186.005 Premium Schedule Applicable to

"Truth in Lending" and Other

Endorsements NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 33, No. 25, June 22, 2007 issue of the Florida Administrative Weekly has been withdrawn.

FINANCIAL SERVICES COMMISSION

OIR - Insurance Regulation

RULE NO.: **RULE TITLE:**

69O-204.101 Disclosures to Viator of

Disbursement

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 33, No. 48, November 30, 2007 issue of the Florida Administrative Weekly has been withdrawn.

Section IV **Emergency Rules**

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.:

53ER09-2 Instant Game Number 1016.

AMAZING 8's

SUMMARY: This emergency rule describes Instant Game Number 1016, "AMAZING 8's," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

- 53ER09-2 Instant Game Number 1016, AMAZING 8's.
- (1) Name of Game. Instant Game Number 1016, "AMAZING 8's."
- (2) Price. AMAZING 8's lottery tickets sell for \$1.00 per ticket.
- (3) AMAZING 8's lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning AMAZING 8's lottery ticket, the ticket must meet the applicable requirements of Rule 53ER08-89, F.A.C.
- (4) The play symbols and play symbol captions are as follows:

(5) The prize symbols and prize symbol captions are as follows:

(6) The legend is:

PLAY AREA

- (7) Determination of Prizewinners.
- (a) A ticket having a " symbol and corresponding caption in the PLAY AREA shall entitle the claimant to the prize shown for that symbol.
- (b) The prizes are: \$1.00, \$2.00, \$4.00, \$5.00, \$10.00, \$20.00, \$40.00, \$100 and \$4,000.
- (8) The estimated odds of winning, value and number of prizes in Instant Game Number 1016 are as follows:

			NUMBER OF
		<u>ESTIMATED</u>	<u>WINNERS IN</u> 66 POOLS OF
		ODDS OF	240,000
			TICKETS
GAME PLAY	$\underline{\text{WIN}}$	<u>1 IN</u>	PER POOL
<u>\$1</u>	<u>\$1</u>	<u>10.71</u>	<u>1,478,400</u>
<u>\$1 x 2</u>	<u>\$2</u>	30.00	<u>528,000</u>
<u>\$2</u>	<u>\$2</u>	30.00	<u>528,000</u>
<u>\$1 x 4</u>	<u>\$4</u>	<u>150.00</u>	<u>105,600</u>
$(\$1 \times 2) + \2	<u>\$4</u>	300.00	<u>52,800</u>
<u>\$2 x 2</u>	<u>\$4</u>	<u>150.00</u>	<u>105,600</u>
<u>\$4</u>	<u>\$4</u>	<u>150.00</u>	105,600
<u>\$1 x 5</u>	<u>\$5</u>	<u>750.00</u>	<u>21,120</u>
$(\$1 \times 3) + \2	<u>\$5</u>	<u>750.00</u>	<u>21,120</u>
$(\$2 \times 2) + \1	<u>\$5</u>	<u>750.00</u>	<u>21,120</u>
<u>\$4 + \$1</u>	<u>\$5</u>	<u>750.00</u>	21,120
\$5	\$5	750.00	21.120

\$2 x 5	<u>\$10</u>	<u>500.00</u>	31,680
$(\$2 \times 3) + \4	<u>\$10</u>	<u>500.00</u>	31,680
$(\$1 \times 2) + (\$2 \times 2)$	<u>\$10</u>	<u>500.00</u>	31,680
<u>4)</u>	¢10	500.00	21 (00
\$5 x 2	<u>\$10</u>	<u>500.00</u>	31,680
<u>\$10</u>	<u>\$10</u>	<u>500.00</u>	31,680
<u>\$4 x 5</u>	<u>\$20</u>	1,500.00	10,560
<u>\$5 x 4</u>	<u>\$20</u>	<u>1,500.00</u>	10,560
$($2 \times 5) + 10	<u>\$20</u>	<u>1,500.00</u>	10,560
<u>\$10 x 2</u>	<u>\$20</u>	<u>1,500.00</u>	10,560
<u>\$20</u>	<u>\$20</u>	1,500.00	10,560
$(\$10 \times 3) + (\$5)$	<u>\$40</u>	4,800.00	3,300
<u>x 2)</u>			
\$10 x 4	<u>\$40</u>	<u>4,800.00</u>	3,300
$(\$5 \times 4) + (\$10)$	<u>\$40</u>	<u>4,800.00</u>	3,300
$\frac{x(2)}{x^2(2)} = 2$	¢40	4 900 00	2 200
\$20 x 2	<u>\$40</u>	<u>4,800.00</u>	<u>3,300</u>
<u>\$40</u>	<u>\$40</u>	4,800.00	3,300
\$20 x 5	<u>\$100</u>	12,000.00	1,320
$(\$10 \ x \ 2) \ +$	<u>\$100</u>	10,000.00	<u>1,584</u>
$($20 \times 4)$			
$($20 \times 3) + 40	<u>\$100</u>	10,909.09	<u>1,452</u>
$($40 \times 2) + 20	<u>\$100</u>	12,000.00	1,320
<u>\$100</u>	<u>\$100</u>	12,000.00	1,320
<u>\$4,000</u>	\$4,000	240,000.00	<u>66</u>

- (9) The estimated overall odds of winning some prize in Instant Game Number 1016 are 1 in 4.88. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.
- (10) For reorders of Instant Game Number 1016, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.
- (11) By purchasing an AMAZING 8's lottery ticket the player agrees to comply with and abide by all prize payment rules of the Florida Lottery.
- (12) Payment of prizes for AMAZING 8's lottery tickets shall be made in accordance with rules of the Florida Lottery governing payment of prizes.

A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Specific Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History-New 1-23-09.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.

EFFECTIVE DATE: January 23, 2009

MIIMPED OF

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.:

53ER09-3 Instant Game Number 1003,

BEDAZZLED

SUMMARY: This emergency rule describes Instant Game Number 1003, "BEDAZZLED," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER09-3 Instant Game Number 1003, BEDAZZLED.

- (1) Name of Game. Instant Game Number 1003, "BEDAZZLED."
- (2) Price. BEDAZZLED lottery tickets sell for \$5.00 per ticket.
- (3) BEDAZZLED lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning BEDAZZLED lottery ticket, the ticket must meet the applicable requirements of Rule 53ER08-89, F.A.C.
- (4) The BLACK play symbols and play symbol captions are as follows:



(5) The RED play symbols and play symbol captions are as follows:



(6) The BLUE play symbols and play symbol captions are as follows:



(7) The GREEN play symbols and play symbol captions are as follows:



(8) The legend is as follows:

PLAY AREA

(9) Determination of Prizewinners.

(a) A ticket having two or more like jewel symbols and corresponding jewel symbol captions in the PLAY AREA shall entitle the claimant to the corresponding prize shown in the

"PRIZE LEGEND." A ticket having a " play symbol and play symbol caption in the PLAY AREA shall entitle the claimant to \$20 each time it appears.

- (b) The prizes are: 5.00, \$10.00, \$20.00, \$30.00, \$40.00, \$50.00, \$100, \$200, \$500, \$1,000, \$10,000 and \$250,000.
- (10) The estimated odds of winning, value and number of prizes in Instant Game Number 1003 are as follows:

			NUMBER OF
			WINNERS IN
			86 POOLS OF
			120,000 TICKETS
		ODDS OF	PER
PRIZE(S) OF	WIN	<u>1 IN</u>	PER POOL
2 Emeralds	<u>\$5</u>	<u>10.00</u>	1,032,000
2 Rubies	<u>\$10</u>	<u>10.00</u>	1,032,000
2 Diamonds	<u>\$20</u>	<u>75.00</u>	137,600
\$20 (Star)	<u>\$20</u>	300.00	34,400
2 Sapphires	<u>\$30</u>	600.00	<u>17,200</u>
2 Rubies + \$20	\$30	600.00	17,200
(<u>Star)</u>			
2 Diamonds + 2 Rubies	<u>\$30</u>	1,200.00	<u>8,600</u>
3 Emeralds	\$40	600.00	17,200
2 Diamonds +			
\$20 (Star)	<u>\$40</u>	1,200.00	<u>8,600</u>
\$20 x 2 (Star)	<u>\$40</u>	<u>1,600.00</u>	<u>6,450</u>
3 Rubies	<u>\$50</u>	400.00	<u>25,800</u>
\$20 x 2 (Star) +	\$50	1,200.00	8,600
2 Rubies	<u>φ50</u>	1,200.00	0,000
3 Sapphires	<u>\$100</u>	<u>400.00</u>	<u>25,800</u>
\$20 x 5 (Star)	<u>\$100</u>	<u>600.00</u>	<u>17,200</u>
3 Diamonds	<u>\$200</u>	<u>1,875.00</u>	<u>5,504</u>
4 Emeralds	<u>\$500</u>	2,000.00	<u>5,160</u>
4 Rubies	\$1,000	<u>7,500.00</u>	<u>1,376</u>
4 Sapphires	\$10,000	60,000.00	<u>172</u>
4 Diamonds	\$250,000	1,290,000.00	<u>8</u>

- (11) The estimated overall odds of winning some prize in Instant Game Number 1003 are 1 in 4.30. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.
- (12) For reorders of Instant Game Number 1003, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

- (13) By purchasing a BEDAZZLED lottery ticket the player agrees to comply with and abide by all prize payment rules of the Florida Lottery.
- (14) Payment of prizes for BEDAZZLED lottery tickets shall be made in accordance with rules of the Florida Lottery governing payment of prizes.

A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Specific Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 105(9)(a), (b), (c), 24.115(1) FS. History-New 1-23-09.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.

EFFECTIVE DATE: January 23, 2009

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER09-4 Instant Game Number 1002, "CASH

CORNER BINGO"

SUMMARY: This emergency rule relates to the Instant Game Number 1002, "CASH CORNER BINGO" for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; and the estimated odds of winning, value, and number and size of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

- 53ER09-4 Instant Game Number 1002, "CASH CORNER BINGO."
- (1) Name of Game. Instant Game Number 1002, "CASH CORNER BINGO".
- (2) Price. CASH CORNER BINGO lottery tickets sell for \$2.00 per ticket.
- (3) CASH CORNER BINGO lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning CASH CORNER BINGO lottery ticket, the ticket must meet the applicable requirements of Rule 53ER08-89, F.A.C.
 - (4) The "CALLER'S CARD" play symbols are as follows:



(5) The "PLAYER'S CARDS" play symbols are as follows:



(6) The legend is as follows:

CALLER'S CARD

- (7) Determination of Prizewinners.
- (a) There are four player's cards numbered 1 through 4 and one Caller's Card on each CASH CORNER BINGO ticket. A "FREE" space will appear in the center of each player's card. A "FREE" space can substitute as a number in a pattern of which it is a part.
- (b) A ticket whose numbers on one of the player's cards match the Caller's Card numbers in one of the following patterns shall entitle the claimant to the prize shown for that pattern on that card:
- 1. Horizontal line of five numbers (or four numbers and one "FREE" space).
- 2. Vertical line of five numbers (or four numbers and one "FREE" space).
 - 3. Diagonal line of four numbers and one "FREE" space.
 - 4. Four corners (consisting of four numbers).
- 5. "X" (consisting of eight numbers and one "FREE" space). Prizes that appear in the player's cards area are: \$2, \$5, \$10, \$25, \$50, \$100, \$200, \$500 and \$1,000. Prize amounts for a particular pattern are different on each player's card.
- (c) A ticket whose numbers on one of the player's cards match the Caller's Card numbers in a "corner" pattern (consisting of four numbers in a highlighted green corner of a player's card) shall entitle the claimant to the prize shown for that card as follows:
 - 1. Card 1 \$50
 - 2. Card 2 \$100
 - 3. Card 3 \$1,000
 - 4. Card 4 \$25,000
- (8) Players may win on one or more player's cards per ticket; however, players may not win more than one prize on each player's card.
- (9) The estimated odds of winning, value, and number of prizes in Instant Game Number 1002 are as follows:

		ESTIMATED ODDS OF	NUMBER OF WINNERS IN 85 POOLS OF 180,000 TICKETS
GAME PLAY	<u>WIN</u>	1 IN	PER POOL
LINE - CARD 1	<u>\$2</u>	<u>10.00</u>	1,530,000
LINE - CARD 2	<u>\$5</u>	<u>13.64</u>	1,122,000
LINE - CARDS 1 & 2	<u>\$7</u>	<u>150.00</u>	<u>102,000</u>
4 CORNERS - CARD 1	<u>\$10</u>	<u>150.00</u>	102,000
LINE - CARD 3	<u>\$10</u>	<u>150.00</u>	102,000
LINE - CARD 2 +	<u>\$15</u>	<u>250.00</u>	61,200
<u>LINE - CARD 3</u> <u>4 CORNERS -</u> <u>CARD 1 + LINE -</u>	<u>\$15</u>	<u>250.00</u>	61,200
<u>CARD 2</u> <u>4 CORNERS -</u> <u>CARD 1 + LINE -</u>	<u>\$20</u>	<u>150.00</u>	102,000
<u>CARD 3</u> <u>4 CORNERS - CD 1</u> <u>+ LINE - CD 2 +</u>	<u>\$25</u>	3,600.00	4,250
LINE - CD 3 4 CORNERS -	<u>\$25</u>	3,000.00	<u>5,100</u>
<u>CARD 2</u> LINE - CARD 4	\$25	3,600.00	4,250
LINE - CARD 2 +	\$30	375.00	40,800
<u>LINE - CARD 4</u> <u>4 CORNERS - CD 1</u> + LINE - CD 2 +	<u>\$40</u>	<u>2,250.00</u>	<u>6,800</u>
LINE - CD 4 LINE - CARDS 2,	<u>\$40</u>	3,000.00	<u>5,100</u>
3, & 4 "CASH CORNER" - CARD 1	<u>\$50</u>	2,500.00	<u>6,120</u>
4 CORNERS - CARD 2 + LINE -	<u>\$50</u>	<u>4,500.00</u>	<u>3,400</u>
CARD 4			
4 CORNERS - CARD 3	<u>\$50</u>	4,500.00	<u>3,400</u>
"X" - CARD 1	\$100	<u>3,600.00</u>	<u>4,250</u>
"CASH CORNER"	<u>\$100</u>	3,600.00	<u>4,250</u>
<u>- CARD 2</u> <u>4 CORNERS-CD-2</u> + 4 CORNERS-CD	<u>\$100</u>	3,600.00	4,250
3 + LINE CD 4 4 CORNERS - CARD 4	<u>\$100</u>	<u>3,600.00</u>	4,250
"CASH CORNER" CARD 2 + "X"	<u>\$200</u>	36,000.00	<u>425</u>
CARD 1	¢200	26,000,00	425
<u>"X" - CARD 2</u> "X" - CARD 1 + 4	\$200 \$200	36,000.00 36,000.00	<u>425</u> 425
CORNERS - CARD	<u>\$200</u>	30,000.00	423
<u>4</u> "X" - CARD 1 + 4 CORNERS-CD 3 +	<u>\$250</u>	<u>45,000.00</u>	<u>340</u>
4 CORNERS-CD 4 "X" - CARD 2 + 4 CORNERS - CARD	\$250	45,000.00	340
3 "X" - CARD 3	\$500	60,000.00	<u>255</u>
LINE - CARD 1 +	\$502	90,000.00	170
"X" - CARD 3			

"CASH CORNER" - CARD 3	<u>\$1,000</u>	180,000.00	<u>85</u>
"X" - CARD 4 "CASH CORNER"	\$1,000	180,000.00	<u>85</u>
- CARD 3 + LINE - CARD 2 "CASH CORNER"	<u>\$1,005</u>	180,000.00	<u>85</u>
- CARD 3 + "X" - CARD 4 "CASH CORNER"-	\$2,000	180,000.00	<u>85</u>
CARD 4	\$25,000	765,000.00	20

- (10) The estimated overall odds of winning some prize in Instant Game Number 1002 are 1 in 4.66. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.
- (11) For reorders of Instant Game Number 1002, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.
- (12) By purchasing a CASH CORNER BINGO lottery ticket the player agrees to comply with and abide by all rules and regulations of the Florida Lottery.
- (13) Payment of prizes for CASH CORNER BINGO lottery tickets shall be made in accordance with rules of the Florida Lottery governing procedures for awarding prizes.

A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Specific Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 105(9)(a), (b), (c), 24.115(1) FS. History–New 1-23-09.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.

EFFECTIVE DATE: January 23, 2009

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER09-5 Instant Game Number 1017, LUCKY

GREEN

SUMMARY: This emergency rule describes Instant Game Number 1017, "LUCKY GREEN," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

- 53ER09-5 Instant Game Number 1017, LUCKY GREEN.
- (1) Name of Game. Instant Game Number 1017, "LUCKY GREEN."
- (2) Price. LUCKY GREEN lottery tickets sell for \$2.00 per ticket.
- (3) LUCKY GREEN lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning LUCKY GREEN lottery ticket, the ticket must meet the applicable requirements of Rule 53ER08-89, F.A.C.
- (4) The "YOUR NUMBERS" play symbols and play symbol captions are as follows:



(5) The "LUCKY NUMBERS" play symbols and play symbol captions are as follows:

20

(6) The prize symbols and prize symbol captions are as follows:



(7) The legends are as follows:

LUCKY YOUR NUMBERS MUMBERS

- (8) Determination of Prizewinners.
- (a) A ticket having a play symbol and corresponding play symbol caption in the "YOUR NUMBERS" play area that matches a play symbol and corresponding play symbol caption in the "LUCKY NUMBERS" play area shall entitle the claimant to the corresponding prize shown for that symbol. A
- ticket having a " " symbol in the "YOUR NUMBERS" play area shall entitle the claimant to all ten prizes shown.
- (b) The prizes are: \$1.00, \$2.00, \$4.00, \$5.00, \$10.00, \$20.00, \$40.00, \$100, \$200, \$1,000 and \$20,000.
- (9) The estimated odds of winning, value, and number of prizes in Instant Game Number 1017 are as follows:

MIMPED OF

			NUMBER OF
			WINNERS IN
		ESTIMATED	85 POOLS OF
		ODDS OF	180,000 TICKETS
GAME PLAY	WIN	<u>1 IN</u>	PER POOL
<u>\$2</u>	<u>\$2</u>	<u>10.71</u>	1,428,000
\$1 x 4	<u>\$4</u>	<u>50.00</u>	306,000
$(\$1 \times 2) + \2	<u>\$4</u>	<u>75.00</u>	<u>204,000</u>
<u>\$2 x 2</u>	<u>\$4</u>	<u>50.00</u>	306,000

¢4	¢1	50.00	206.000
<u>\$4</u>	<u>\$4</u>	<u>50.00</u>	306,000
\$1 x 5	<u>\$5</u>	375.00	40,800
$(\$1 \times 3) + \2	<u>\$5</u>	<u>375.00</u>	40,800
$(\$2 \times 2) + \1	<u>\$5</u>	<u>375.00</u>	40,800
\$1 + \$4	<u>\$5</u>	<u>375.00</u>	<u>40,800</u>
<u>\$5</u>	<u>\$5</u>	<u>375.00</u>	<u>40,800</u>
\$1 x 10 (BAR)	<u>\$10</u>	<u>250.00</u>	61,200
<u>\$1 x 10</u>	<u>\$10</u>	<u>250.00</u>	61,200
<u>\$2 x 5</u>	<u>\$10</u>	<u>250.00</u>	61,200
<u>\$5 x 2</u>	<u>\$10</u>	<u>250.00</u>	61,200
<u>\$10</u>	<u>\$10</u>	<u>250.00</u>	61,200
\$2 x 10 (BAR)	<u>\$20</u>	<u>750.00</u>	20,400
<u>\$2 x 10</u>	<u>\$20</u>	<u>750.00</u>	20,400
<u>\$4 x 5</u>	<u>\$20</u>	<u>750.00</u>	20,400
<u>\$10 x 2</u>	<u>\$20</u>	<u>750.00</u>	20,400
<u>\$20</u>	<u>\$20</u>	<u>750.00</u>	20,400
\$4 x 10 (BAR)	<u>\$40</u>	<u>750.00</u>	20,400
<u>\$5 x 8</u>	<u>\$40</u>	<u>750.00</u>	20,400
<u>\$10 x 4</u>	<u>\$40</u>	<u>750.00</u>	20,400
<u>\$20 x 2</u>	<u>\$40</u>	<u>750.00</u>	20,400
<u>\$40</u>	<u>\$40</u>	<u>750.00</u>	20,400
\$10 x 10	\$100	3,600.00	4,250
(BAR)	¢100	2 600 00	1.250
\$10 x 10	\$100 \$100	3,600.00	4,250
\$20 x 5	\$100	3,600.00	4,250
\$20 + (\$40 x 2)	\$100	3,600.00	4,250
\$100 \$20 x 10	<u>\$100</u>	3,600.00	4,250
(BAR)	\$200	22,500.00	<u>680</u>
\$20 x 10	\$200	22,500.00	<u>680</u>
\$40 x 5	\$200	30,000.00	510
\$100 x 2	\$200	30,000.00	510
\$200	\$200	30,000.00	510
\$100 x 10	\$1,000	90,000.00	170
(BAR)	\$1,000	90,000.00	170
\$100 x 10	\$1,000	90,000.00	<u>170</u>
(\$100 x 6) +	\$1,000	90,000.00	<u>170</u>
(\$200 x 2) \$200 x 5	\$1,000	180,000.00	85
\$1,000	\$1,000	180,000.00	85
\$20,000	\$20,000	765,000.00	20
Ψ20,000	ΨΔ0,000	102,000.00	<u> 20</u>

- (10) The estimated overall odds of winning some prize in Instant Game Number 1017 are 1 in 4.65. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.
- (11) For reorders of Instant Game Number 1017, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.
- (12) By purchasing a LUCKY GREEN lottery ticket the player agrees to comply with and abide by all prize payment rules of the Florida Lottery.

(13) Payment of prizes for LUCKY GREEN lottery tickets shall be made in accordance with rules of the Florida Lottery governing payment of prizes.

A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Specific Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 105(9)(a), (b), (c), 24.115(1) FS. History-New 1-23-09.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.

EFFECTIVE DATE: January 23, 2009

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN THAT on January 21, 2009, the Florida Department of Community Affairs, Florida Communities Trust, received a petition for Waiver from the Gulf Fishermen's Association relating to the Key West Historic Shrimp Docks Project (FCT #08-010-WW1). The Petitioner seeks a waiver of subsection 9K-9.005(2), F.A.C. (2008) to waive the 21 day timeframe contained in that rule.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

WATER MANAGEMENT DISTRICTS

NOTICE IS HEREBY GIVEN THAT on January 13, 2009, the Suwannee River Water Management District has issued an order.

This order granted variance under Section 120.542, F.S., to Wendell M. Winstead, 2719 N. W. 70 Way, Bell, FL 32619, for a Works of the District boardwalk (ERP07-0445). The petition for variance was received by the SRWMD on December 10, 2007. Notice of the receipt of petition requesting variance was published in F.A.W., Vol. 34, No. 36, on September 5, 2008. No public comment has been received. This order provides a variance of SRWMD's criteria for paragraph 40B-4.3030(12)(b), F.A.C., to the width of boardwalk requirement within Township 8 South, Range 14 East, Section 20, Gilchrist County. SRWMD granted the petition because the petitioners have demonstrated that the purpose of the statute underlying the rule will be met and that a substantial hardship would be created if petitioners were required to comply with

A copy of the Order may be obtained by contacting: Robin Lamm, Administrative Assistant, Suwannee River Water Management District, 9225 CR 49, Live Oak, FL 32060, (386)362-1001 or 1(800)226-1066 in Florida only.

NOTICE IS HEREBY GIVEN THAT on January 13, 2009, the South Florida Water Management District (District or SFWMD) Governing Board has issued an order.

SFWMD Order No. 2009-017-DAO-ROW was issued to AT&T of Florida (Application No. 08-0519-1). The petition for waiver was received by the SFWMD on June 30, 2008. Notice of receipt of the petition requesting the waiver was published in the Florida Administrative Weekly, Vol. 34, No. 29, on July 18, 2008. No public comment was received. This Order provides a waiver of the District's criteria to allow an existing buried conduit, parallel run, with an existing above-ground cabinet (Digital Loop Electronics Cross-Box) located 20' from the top of the canal bank beside an existing, previously-authorized above-ground cabinet to remain within the north right of way of the C-11 Canal, located just west of S.W. 57th Terrace; Section 26, Township 48 South, Range 41 East, Broward County. Specifically, the Order grants a waiver from subsections 40E-6.011(4) and (6), F.A.C., and the Basis of Review for Use or Occupancy of the Works or Lands of the District, incorporated by reference in subsection 40E-6.091(1), F.A.C., which governs the placement of permanent and/or semi-permanent above-ground facilities within 40 feet of the top of the canal bank within Works or Lands of the District. Generally, the Order sets forth the basis of the Governing Board decision to grant the waiver, as follows: 1) the facilities will not significantly interfere with the District's current ability to perform necessary construction, alteration, operation, and routine maintenance activities; and 2) the Order granting a waiver from the subject rule would prevent AT&T Florida from suffering a substantial hardship.

A copy of the Order may be obtained by contacting: Kathie Ruff, South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406-4680, (561)682-6320, or by email at: kruff@sfwmd.gov.

AGENCY FOR HEALTH CARE ADMINISTRATION

NOTICE IS HEREBY GIVEN THAT on January 23, 2009, the Agency For Healthcare Administration has issued an order.

The Final Order is Denying Emergency Petition for Variance from or Waiver of paragraph 59C-1.018(3)(c), F.A.C., Termination of Certificate of Need.

The Order concerned the Petition for Waiver or Variance, filed on December 24, 2008, by Miami Jewish Home and Hospital for the Aged, Inc. The Notice of Petition for Waiver or Variance was published on p. 206 of Vol. 35, No. 2, of the January 16, 2009, F.A.W. Petitioner requested a variance from or waiver of paragraph 59C-1.018(3)(c), F.A.C. This rule is related to the 60 day extension of the validity period of a certificate of need (CON) in the event the holder of the CON files written request at least 15 calendar days prior to the termination date and upon submission of a transfer application by the proposed transferee. The petition sought a variance from or waiver of the 15 day prior notice requirement of this rule.

The Agency notified the applicant that the CON had terminated in correspondence dated January 5, 2009, and issued a Final Order on the Emergency Petition on January 23, 2009. The basis for the Agency's denial of the petition is the failure of the petitioner to establish that the requirements for a variance or waiver under Section 120.542(2), F.S., had been

A copy of the Order may be obtained by contacting: Lorraine M. Novak, Assistant General Counsel, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop #3, Tallahassee, Florida 32308, novakl@ahca.myflorida.com, (850)922-5873.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN THAT on January 14, 2009, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

The department received a Routine Variance from paragraphs 61C-1.004(2)(a) and 61C-4.010(7)(f), Florida Administrative Code (F.A.C.), for Anastasia Inn located in St. Augustine. The above referenced F.A.C. states that each public lodging and food service establishment shall be provided with adequate and conveniently located bathroom facilities for its employees and guests.... Specifically, the petitioner is requesting to not install a public bathroom for use by guests in the food service area within a public lodging establishment, but for guests to use their bathrooms inside of their rooms.

This variance was approved contingent upon the Petitioner ensuring the bathrooms located in each guest room are maintained in a clean and sanitary manner and are provided with hot and cold running water under pressure, soap and hand drying towels. The Petitioner shall ensure guests are informed that public bathrooms are unavailable by installing signage within and outside the food service area clearly stating that no public bathrooms are available. Petitioner will be take-out only with no seats. If violations are documented that guests are unlawfully allowed to use the inaccessible employee bathroom or if the establishment undergoes expansion or other remodeling, this variance approval will be revisited. Any violation of the variance is the equivalent of a violation of the Rule and may result in a rescission of the variance and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on January 15, 2009, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

Emergency Variance request from subsections 61C-1.004(1) and 61C-4.010(5), F.A.C., was received for Cold Stone Creamery located in Orlando. Specifically, the Petitioner requests to share the three-compartment sink and the mop sink located within an adjacent establishment operated by the same entity.

This variance request was approved contingent upon the Petitioner ensuring the three-compartment sink and mop sink located within Brioche Doree food service are maintained in a clean and sanitary manner and are provided with hot and cold running water under pressure and available during all hours of operation. If the owner of the Brioche Doree food service changes, a signed agreement for use of the three-compartment sink and mop sink is required immediately. Any violation of the variance is the equivalent of a violation of the Rule and may result in a rescission of the variance and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on January 8, 2009, the The Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

The department received a Petition for a Routine Variance for subsections 61C-4.0101(1) and 61C-4.010(6), Florida Administrative Code, from Dennis's Catering located in St. Petersburg. The above referenced F.A.C. addresses food supplies, food protection, and physical facilities-except as specifically provided in this rule, public food service establishments shall be subject to the provisions of Chapter 3

and Chapter 6 of the 2001 FDA Food Code. Specifically, Petitioner requests to dispense bulk potentially hazardous foods other than frankfurters from an open air mobile food dispensing vehicle.

This variance request was approved contingent upon the Petitioner ensuring that each pan within the steam table is properly covered with an individual lid, the steam table is enclosed within a cabinet with tight-fitting doors and protected by an air curtain installed and operated according to manufacturer's specifications that protects against flying vermin or other environmental contaminants; all steam table foods must be properly reheated for hot holding at approved commissaries per the parameters of the currently adopted FDA Food Code, and held hot at the proper minimum temperature per the parameters of the currently adopted FDA Food Code; the grill depicted on the drawing of the unit is to be disabled; and steam table food is to be dispensed by the operator with no customer self-service.

The Petitioner shall strictly adhere to the operating procedures submitted and copies of the variance and operating procedures are to be present on the MFDV during all periods of operation and shall be adhered to as approved by the Division. Any violation of the variance or operating procedures is the equivalent of a violation of the Rule and may result in a rescission of the variance, and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@DBPR.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on November 25, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

The department received a Routine Variance for subsection 61C-4.010(6), Florida Administrative Code, from Partytime Playhouse located in St. Cloud. The above referenced F.A.C. states... the physical facilities at public food service establishments shall be subject to the provisions of Chapter 6, Food Code...Studs, joists, and rafters may not be exposed in areas subject to moisture. Specifically, the Petitioner requests to operate with exposed studs, joists or rafters in an indoor bar that has recently been added to an existing establishment.

This variance was approved contingent upon the Petitioner having a limited menu in the inside snack bar area where there are exposed studs, joists or rafters. The studs, joists and rafters shall be smooth, nonabsorbent, easily cleanable and maintained in good repair. Food preparation is limited to hot holding of precooked food items and cold holding of prepackaged food items; there will be no other food in this area. Only single-service items may be utilized for customers. If the surface of the studs, joists or rafters or the covering between these structures become weathered and/or cracked

rendering them uncleanable, the variance will be rescinded and a properly finished ceiling will be required. Any violation of the variance is equivalent of a violation of the rule and may result in a rescission of the variance and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on November 26, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

The department received an Emergency Variance for subsection 61C-4.010(6), Florida Administrative Code, from Portofino located in Port Charlotte. The above referenced F.A.C. states...the physical facilities at public food service establishments shall be subject to the provisions of Chapter 6, Food Code...Studs, joists, and rafters may not be exposed in areas subject to moisture. Specifically, the Petitioner requests to operate with exposed studs, joists or rafters in an indoor bar that has recently been added to an existing establishment.

This variance was approved contingent upon the Petitioner having exposed studs, joists or rafters in the new inside bar ceiling only. The studs, joists and rafters shall be smooth, nonabsorbent, easily cleanable and maintained in good repair. Food preparation is limited to drink preparation only including the scooping of ice; there will be no other food service activities including slicing of fruit, shucking, peeling, warewashing, etc. If the surface of the studs, joists or rafters or the surface between these structures become weathered and/or cracked rendering them uncleanable, the variance will be rescinded and a properly finished ceiling will be required. Any violation of the variance is equivalent of a violation of the Rule and may result in a rescission of the variance and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261. Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on January 13, 2009, the Florida Department of Business and Professional Regulation. Division of Hotels and Restaurants, received a petition for a Routine Variance for paragraph 61C-4.0161(1)(c) and subsection 61C-4.0161(5), Florida Administrative Code, from Raphael Catering located in Jacksonville. The above referenced F.A.C. addresses mobile food dispensing vehicles operating from an approved commissary that meets all applicable requirements of the rule; and the mobile food dispensing vehicles temporarily connecting to an approved utility system for a time period not exceeding one day's operation. Specifically, Petitioner requests to connect their self-sufficient mobile unit to an approved water system, electrical system and use waste water tanks for a time period of 18 to 24 months at a time.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Rhonda.Steele@dbpr.state.fl.us

NOTICE IS HEREBY GIVEN THAT on January 14, 2009, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

The Department received a Routine Variance from subsections 61C-4.010(7) and 61C-4.010(6), Florida Administrative Code for Moe's Southwest Grill located in Orlando. The above referenced F.A.C. states...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated... Specifically, the proposed establishment requests to use bathrooms located on a different floor than the restaurant for both customers and employees.

This variance was approved contingent upon the Petitioner ensuring the public bathrooms located on the first level are maintained in a clean and sanitary manner and are provided with hot and cold running water under pressure, soap, approved hand drying devices, employee hand washing signage, are available during all hours of operation and are located no more than 170 feet from the establishment clearly stating the location of the bathrooms. Petitioner will be licensed for 62 seats, if the circumstances governing access to the public bathrooms change, this variance approval will be revisited. Any violation of the variance is the equivalent of a violation of the rule and may result in a rescission of the variance, and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on November 26, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an

The department received a Routine Variance for subsection 61C-4.010(6), Florida Administrative Code from Outdoor Bar located in Port. Charlotte. The above referenced F.A.C. states... the physical facilities at public food service establishments shall be subject to the provisions of Chapter 6, Food Code...Studs, joists, and rafters may not be exposed in areas subject to moisture. Specifically, the Petitioner requests to operate with exposed studs, joists or rafters in an outside tiki

This variance was approved contingent upon the Petitioner having exposed studs, joists or rafters in the new outdoor bar ceiling only. The studs, joists and rafters shall be smooth, nonabsorbent, easily cleanable and maintained in good repair. Food preparation is limited to scooping ice only for beverage service and packaged food items; there will be no other food preparation activities including warewashing, etc. Only single-service items may be utilized for customers. If the surface of the studs, joists or rafters or the surface between these structures become weathered and/or cracked rendering them uncleanable, the variance will be rescinded and a properly finished ceiling will be required. Any violation of the variance is equivalent of a violation of the Rule and may result in a rescission of the variance and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on January 8, 2009, the The Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

The Department received a Petition for a Routine Variance request for subsections 61C-4.0101(1) and 61C-4.010(6), Florida Administrative Code, from Three Sisters Food Service located in Ft. Myers. The above referenced F.A.C. addresses food supplies, food protection, and physical facilities-except as specifically provided in this rule, public food service establishments shall be subject to the provisions of Chapter 3 and Chapter 6 of the 2001 FDA Food Code. Specifically, Petitioner requests to dispense bulk potentially hazardous foods other than frankfurters from an open air mobile food dispensing vehicle.

This variance request was approved contingent upon the Petitioner ensuring that each pan within the steam table is properly covered with an individual lid, the steam table is enclosed within a cabinet with tight-fitting doors and protected by an air curtain installed and operated according to manufacturer's specifications that protects against flying vermin or other environmental contaminants; all steam table foods must be properly reheated for hot holding at approved commissaries per the parameters of the currently adopted FDA Food Code, and held hot at the proper minimum temperature per the parameters of the currently adopted FDA Food Code; food may only be dispensed from the unit, not assemble; and steam table food is to be dispensed by the operator with no customer self-service.

The Petitioner shall strictly adhere to the operating procedures submitted and copies of the variance and operating procedures are to be present on the MFDV during all periods of operation and shall be adhered to as approved by the Division. Any violation of the variance or operating procedures is the equivalent of a violation of the Rule and may result in a rescission of the variance, and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@DBPR.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on December 17, 2008. the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

The department received a Routine Variance for subsection 61C-4.010(1). Florida Administrative Code, from Treasure Stars Inc. DBA China #1 located in Orlando. The above referenced F.A.C. addresses food service establishment maintaining a minimum of one public bathroom for each sex, properly designated... Specifically, Petitioner requests to install a total of 12 seats and use an adjacent establishment's bathroom facilities for the public.

This variance was approved contingent upon the Petitioner ensuring the bathrooms located within Metrowest Nails & Spa are maintained in a clean and sanitary manner and are provided with hot and cold running water under pressure, soap, approved hand drying devices, and available during all hours of operation. The Petitioner shall also ensure directional signage is installed within or outside the establishment clearly stating the location of the bathrooms. Petitioner will install twelve (12) seats and submit a completed Seating Change Evaluation form (DBPR Form HR 5021-103) to the division prior to the increase in seating on the license. If the ownership of Metrowest Nails & Spa changes, an updated signed agreement for use of the bathrooms is required immediately. Any violation of the variance is the equivalent of a violation of the Rule and may result in a rescission of the variance and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

A copy of the Order may be obtained by contacting: Rhonda.Steele@dbpr.state.fl.us.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

The Board of Dentistry hereby gives notice that it has received a petition, filed on January 13, 2009, by Ana Maria Arango, D.M.D., seeking a waiver or variance of Rule 64B5-2.0146, F.A.C., with respect to the following licensure requirement: that each applicant for a Florida dental license successfully completes supplemental remedial education to the level of a graduating senior.

Comments on this petition should be filed with the Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258, within 14 days of publication of this notice.

For a copy of the petition, contact: Sue Foster, Executive Director, at the above address or telephone (850)245-4474.

The Board of Dentistry hereby gives notice that it has received a petition, filed on January 9, 2009, by Edwin R. Bayo, Esq. on behalf of Amarfis Garcia, D.D.S. seeking a waiver or variance of subsection 64B5-2.0146(2), F.A.C., with respect to the requirement that each applicant for a Florida dental license successfully completes supplemental remedial education to the level of a graduating senior.

Comments on this petition should be filed with: Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258, within 14 days of publication of this notice.

For a copy of the petition, contact: Sue Foster, Executive Director, at the above address or telephone (850)245-4474.

The Board of Dentistry hereby gives notice that it has received a petition, filed on January 20, 2009, by Edwin R. Bayo, Esq. on behalf of Leandra Dopazo Antonio Jose, D.D.S. seeking a waiver or variance of subsection 64B5-2.0146(2), F.A.C., with respect to the requirement that each applicant for a Florida dental license successfully completes supplemental remedial education to the level of a graduating senior.

Comments on this petition should be filed with: Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258, within 14 days of publication of this notice.

For a copy of the petition, contact: Sue Foster, Executive Director, at the above address or telephone (850)245-4474.

NOTICE IS HEREBY GIVEN THAT on January 22, 2009, the Department of Health, received a petition for waiver from subparagraph 64E-13.004(6)(a)1., Florida Administrative Code, from First Baptist Church Jacksonville, located at 124 West Ashley Street, Jacksonville, Florida. This rule requires schools to have toilet and handwashing facilities for preschool grades through grade three located within or adjoining their classrooms. Comments on this petition should be filed with: Sam Power, Agency Clerk, Department of Health, Office of General Counsel, 4052 Bald Cypress Way, BIN #A02, Tallahassee, Florida 32399-1703, within 14 days of this notice. A copy of the Petition for Variance or Waiver may be obtained by contacting: Tracy Perez, Bureau of Community Environmental Health, 4052 Bald Cypress Way, BIN #A08, Tallahassee, Florida 32399-1710, (850)245-4277.

NOTICE IS HEREBY GIVEN THAT on January 5, 2009, the Department of Health, received a petition for Variance from Chapter 64E-13, Florida Administrative Code, from Charlotte Academy, located at 365 Orlando Blvd., Port Charlotte, Florida. This rule prescribes the minimum requirements and standards of sanitation and safety for schools located with the state regardless of the nature of the school, its ownership or organization. Comments on this petition should be filed with: Sam Power, Agency Clerk, Department of Health, Office of General Counsel, 4052 Bald Cypress Way, BIN #A02, Tallahassee, Florida 32399-1703, within 14 days of this notice. A copy of the Petition for Variance or Waiver may be obtained by contacting: Tracy Perez, Bureau of Community Environmental Health, 4052 Bald Cypress Way, BIN #A08, Tallahassee, Florida 32399-1710 or telephone (850)245-4277.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE IS HEREBY GIVEN THAT on January 15, 2009, the Department of Children and Families, received a petition for waiver of subparagraph 65C-13.030(5)(j)3., Florida Adminstrative Code, from Rebecca Taylor, assigned Case No. 09-001W. subparagraph 65C-13-030(5)(j)3., F.A.C., states the licensed out-of-home caregiver shall not have driving violations less than five years old on file with the Department of Motor Vehicles, which relate to driving under the influence of alcohol, or drugs. A copy of the licensed out-of-home caregiver's driving record shall be provided to the licensing authority at the time of initial licensure and at each re-licensure.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Families, 1317 Winewood Blvd., Bldg. 2, Room 204, Tallahassee, FL 32399-0700.

FLORIDA HOUSING FINANCE CORPORATION

NOTICE IS HEREBY GIVEN THAT on January 23, 2009, the Florida Housing Finance Corporation has issued an order.

The Florida Housing Finance Corporation gives notice of the entry of an Order Closing the File.

NAME OF THE PETITIONER: Ability Mayfair II, LLC.

DATE PETITION WAS FILED: December 19, 2008

RULE NUMBER AND NATURE OF THE RULE FROM WHICH THE WAIVER OR VARIANCE IS SOUGHT: paragraphs 67-48.009(5)(e) and 67-48.023(1)(c), Florida Administrative Code.

REFERENCE TO THE PLACE AND DATE OF THE PUBLICATION OF THE NOTICE OF PETITION: Florida Administrative Weekly, December 19, 2008, Vol. 34, No. 52. THE DATE THE BOARD OF DIRECTORS OF FLORIDA HOUSING FINANCE CORPORATION CLOSED THE FILE: January 23, 2009.

THE GENERAL BASIS FOR THE DECISION: The Petitioner withdrew the Petition for Waiver.

A copy of the Order is available for public inspection during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday, except legal holidays, at: Florida Housing Finance Corporation, 227 N. Bronough St., Suite 5000, Tallahassee, FL 32301-1329. The Final Order is posted on Florida Housing's website at www.floridahousing.org.

Requests for copies or inspections should be made to: Della Harrell, Corporation Clerk, at the above address, telephone (850)488-4197 or E-mail to Della.Harrell@floridahousing.org.

NOTICE IS HEREBY GIVEN THAT on January 23, 2009, the Florida Housing Finance Corporation has issued an order.

The Florida Housing Finance Corporation gives notice of the entry of an Order Granting a Petition for Waiver or Variance.

NAME OF THE PETITIONER: Georgia Apartments, LLC. DATE PETITION WAS FILED: November 25, 2008.

RULE NUMBER AND NATURE OF THE RULE FROM WHICH THE WAIVER OR VARIANCE IS SOUGHT: paragraph 67-48.0075(7)(a), Florida Administrative Code.

REFERENCE TO THE PLACE AND DATE OF THE PUBLICATION OF THE NOTICE OF PETITION: Florida Administrative Weekly, December 12, 2008, Vol. 34, No. 50. THE DATE THE BOARD OF DIRECTORS OF FLORIDA HOUSING FINANCE CORPORATION APPROVED THE

THE GENERAL BASIS FOR THE DECISION: The purpose of the underlying statute is to make loans to Eligible Housing Providers and Eligible Home Buyers for the construction of affordable housing. The waiver will further this purpose.

VARIANCE OR WAIVER: January 23, 2009.

A copy of the Order is available for public inspection during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday, except legal holidays, at: Florida Housing Finance Corporation, 227 N. Bronough St., Suite 5000, Tallahassee, FL 32301-1329. The Final Order is posted on Florida Housing's website at www.floridahousing.org.

Requests for copies or inspections should be made to: Della Harrell, Corporation Clerk, at the above address, telephone (850)488-4197 or E-mail to Della.Harrell@floridahousing.org.

NOTICE IS HEREBY GIVEN THAT on January 23, 2009, the Florida Housing Finance Corporation has issued an order.

The Florida Housing Finance Corporation gives notice of the entry of an Order Granting a Petition for Waiver or Variance.

NAME OF THE PETITIONER: SP ONE, LTD.

DATE PETITION WAS FILED: December 12, 2008.

RULE NUMBER AND NATURE OF THE RULE FROM WHICH THE WAIVER OR VARIANCE IS SOUGHT: paragraph 67-48.0075(7)(a), Florida Administrative Code.

REFERENCE TO THE PLACE AND DATE OF THE PUBLICATION OF THE NOTICE OF PETITION: Florida Administrative Weekly, December 26, 2008, Vol. 34, No. 52. THE DATE THE BOARD OF DIRECTORS OF FLORIDA HOUSING FINANCE CORPORATION APPROVED THE VARIANCE OR WAIVER: January 23, 2009.

THE GENERAL BASIS FOR THE DECISION: The purpose of the underlying statute is to make loans to Eligible Housing Providers and Eligible Home Buyers for the construction of affordable housing. The waiver will further this purpose.

A copy of the Order is available for public inspection during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday, except legal holidays, at: Florida Housing Finance Corporation, 227 N. Bronough St., Suite 5000, Tallahassee, FL 32301-1329. The Final Order is posted on Florida Housing's website at www.floridahousing.org.

Requests for copies or inspections should be made to: Della Harrell, Corporation Clerk, at the above address, telephone (850)488-4197 or E-mail to Della.Harrell@floridahousing.org.

NOTICE IS HEREBY GIVEN THAT on January 23, 2009, the Florida Housing Finance Corporation has issued an order.

The Florida Housing Finance Corporation gives notice of the entry of an Order Granting a Petition for Waiver or Variance. NAME OF THE PETITIONER: Villa Patricia Phase III, LLC. DATE PETITION WAS FILED: December 19, 2008

RULE NUMBER AND NATURE OF THE RULE FROM WHICH THE WAIVER OR VARIANCE IS SOUGHT: subsection 67ER06-34(4).

REFERENCE TO THE PLACE AND DATE OF THE PUBLICATION OF THE NOTICE OF PETITION: Florida Administrative Weekly, December 31, 2008, Vol. 34, No. 52. THE DATE THE BOARD OF DIRECTORS OF FLORIDA HOUSING FINANCE CORPORATION APPROVED THE VARIANCE OR WAIVER: January 23, 2009.

THE GENERAL BASIS FOR THE DECISION: The purpose of the underlying statute is to make loans to Eligible Housing Providers and Eligible Home Buyers for the construction of affordable housing. The waiver will further this purpose.

A copy of the Order is available for public inspection during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday, except legal holidays, at: Florida Housing Finance Corporation, 227 N. Bronough St., Suite 5000, Tallahassee, FL 32301-1329. The Final Order is posted on Florida Housing's website at www.floridahousing.org.

Requests for copies or inspections should be made to: Della Harrell, Corporation Clerk, at the above address, telephone (850)488-4197 or E-mail to Della.Harrell@floridahousing.org.

DEPARTMENT OF FINANCIAL SERVICES

NOTICE IS HEREBY GIVEN THAT on December 23, 2008. the Department of Financial Services, received a petition for Variance from subsection 69B-231.090(6), F.A.C., from Timothy Michael Crowley. That rule implements Sections 626.621(6), 624.307(1), 626.611, 626.621, 626.681, and 626.691, Florida Statutes. Mr. Crowley is requesting that the Department of Financial Services grant a variance from the rule and place him on probation for 12 months, require his supervision by a licensed insurance agent during that time, and impose a reasonable fine for violation of Section 626.621(6), Florida Statutes, in lieu of suspending his license for 12 months. Comments on this petition should be filed with the Department of Financial Services, 200 East Gaines Street, Suite 612, Tallahassee, Florida 32399-0333, within 14 days of publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Michael H. Davidson, Assistant General Counsel, Department of Financial Services, at the above address, or telephone (850)413-4178.

Section VI Notices of Meetings, Workshops and Public **Hearings**

DEPARTMENT OF STATE

The Friends of Mission San Luis, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: February 9, 2009, 11:00 a.m. – 1:00 p.m. PLACE: Mission San Luis Archaeology Lab, Tallahassee, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: The Executive Committee will be discussing their responsibilities and goals. Subject matter to be discussed will include new Visitor Center updates and other Friends business.

A copy of the agenda may be obtained by contacting: Jessica Shiver.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Jessica Shiver. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Jessica Shiver at (850)487-1666 or jbshiver@dos.state.fl.us.

The **State Historical Records Advisory Board** announces a public meeting to which all persons are invited.

DATE AND TIME: February 20, 2009, 9:00 a.m. - 12:00 Noon

PLACE: Visual Arts Building, 1 Young Circle, Hollywood, FL 33020

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review of the Board's Strategic Plan; develop measures to assess the goals and objectives outlined in the Board's National Historical Publications and Records Commission Administrative Support Grant; update members on projects and issues of the State Library and Archives of Florida.

A copy of the agenda may be obtained by contacting: Jim Berberich, Coordinator, State Historical Records Advisory Board at (850)245-6750.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Jim Berberich, Coordinator, State Historical Records Advisory Board at (850)245-6750. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Jim Berberich, Coordinator, State Historical Records Advisory Board at (850)245-6750.

The **Department of State**, **Division of Cultural Affairs** announces a public meeting to which all persons are invited.

DATE AND TIME: February 18, 2009, 2:00 p.m. – 4:00 p.m. PLACE: Third Floor, Conference Room, 4070 Esplanade Way, Tallahassee FL 32399-0100. (850)921-8065

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting of the Art Selection Committee for Art in State Buildings Projects numbers: DOR 2600/2102, DOR 2600/2101, and DOR 2600/2103 will determine potential artwork sites and themes.

A copy of the agenda may be obtained by contacting: Lee Modica at (850)245-6476 or lmodica@dos.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Morgan Lewis at (850)245-6356. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Lee Modica at (850)245-6476 or lmodica@dos.state.fl.us.

DEPARTMENT OF LEGAL AFFAIRS

The Florida **Commission on the Status of Women** announces a telephone conference call to which all persons are invited.

DATE AND TIME: February 10, 2009, 3:00 p.m.

PLACE: Please Call: (850)414-3300 for instructions on participation

GENERAL SUBJECT MATTER TO BE CONSIDERED: Bylaws Committee.

DATE AND TIME: February 11, 2009, 10:00 a.m.

PLACE: Please Call: (850)414-3300 for instructions on participation

GENERAL SUBJECT MATTER TO BE CONSIDERED: Annual Report Committee.

DATE AND TIME: February 11, 2009, 11:00 a.m.

PLACE: Please Call: (850)414-3300 for instructions on participation

GENERAL SUBJECT MATTER TO BE CONSIDERED: Legislative Committee.

DATE AND TIME: February 18, 2009, 10:00 a.m.

PLACE: Please Call: (850)414-3300 for instructions on participation

GENERAL SUBJECT MATTER TO BE CONSIDERED: Women's Hall of Fame Committee.

DATE AND TIME: February 19, 2009, 10:00 a.m.

PLACE: Please Call: (850)414-3300 for instructions on participation

GENERAL SUBJECT MATTER TO BE CONSIDERED: Executive Committee.

DATE AND TIME: February 25, 2009, 10:00 a.m.

PLACE: Please Call: (850)414-3300 for instructions on participation

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Outreach Task Force.

DATE AND TIME: March 26, 2009, 11:00 a.m.

PLACE: Please Call: (850)414-3300 for instructions on participation

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Commission on the Status of Women Foundation, Inc.

NOTE: In the absence of quorum, items on this agenda will be discussed as workshop, and notes will be recorded although no formal action will be taken. If you have any questions, please call (850)414-3300.

A copy of the agenda may be obtained by contacting: Florida Commission on the Status of Women, Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050, (850)414-3300, Fax: (850)921-4131.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Florida Commission on the Status of Women, Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050, (850)414-3300, Fax: (850)921-4131. If you are hearing or speech impaired, please contact the agency using the Relay Service, 1(800)955-8771 Florida 1(800)955-8770 (Voice).

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

For more information, you may contact: Florida Commission on the Status of Women, Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050, (850)414-3300, Fax: (850)921-4131.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Florida Agricultural Center and Horse Park Authority announces a public meeting to which all persons are invited. DATE AND TIME: February 17, 2009, 4:00 p.m.

PLACE: Ocala Foxtrotter Ranch, 11800 South Highway 475, Ocala, Florida 34480

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Florida Agricultural Center and Horse

A copy of the agenda may be obtained by contacting: Richard Gunnels at gunnelr@doacs.state.fl.us or (850)488-3022.

If you are in need of specific accommodations due to a disability please contact Richard Gunnels at the above contact information, so reasonable accommodations can be arranged.

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

DATE AND TIME: February 24, 2009, 9:00 a.m. - 12:00

PLACE: Florida Department of Agriculture and Consumer Services, Division of Plant Industry, Doyle Conner Building, 1911 Southwest 34 Street, Gainesville, Florida 32608, (352)372-3505

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues relevant to the Seed Regulatory Program.

For more information, you may contact: Mr. George Hayslip, Florida Department of Agriculture and Consumer Services, 3125 Conner Boulevard, Building 8, L-29, Tallahassee, Florida 32399-1650, (850)487-3863.

The Florida Tobacco Advisory Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, February 16, 2009, 2:30 p.m.

PLACE: Florida Farm Bureau Suwannee, 407 Dowling Avenue, S. E., Live Oak, Florida 32064, (386)362-1274

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss general Council business and funding for 2009.

A copy of the agenda may be obtained by contacting: Marshall Wiseheart at (850)488-4366.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Marshall Wiseheart at (850)488-4366. If you are hearing or speech impaired, please contact the agency using the Service, 1(800)955-8771 Florida Relay (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Marshall Wiseheart at (850)488-4366.

The Department of Agriculture and Consumer Services announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, February 16, 2009, 3:30 - 5:30

PLACE: Florida Farm Bureau Suwannee, 407 Dowling Avenue, S. E., Live Oak, Florida 32064, (386)362-1274

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a hearing concerning the amendment of the Tobacco Production Research Marketing Order. The Department has received application of 10 percent of the affected producers via the Tobacco Production Research Advisory Council who state they have reason to believe that an increase in the rate of assessment under the marketing order will tend to effectuate the declared policy of Sections 573.101-573.124, Florida Statutes. All testimony shall be received under oath and a full and complete record of the proceedings shall be made and filed by the Department in its office. All interested persons shall have a period of not less than 7 days following the public hearing for filing written briefs with the Department concerning this action.

A copy of the agenda may be obtained by contacting: Marshall Wiseheart at (850)488-4366.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Marshall Wiseheart at (850)488-4366. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Marshall Wiseheart at (850)488-4366.

DEPARTMENT OF EDUCATION

RE-ADVERTISEMENT – The Florida Rehabilitation Council announces a public meeting to which all persons are invited.

DATES AND TIME: February 16-18, 2009, 8:00 a.m. - 6:00

PLACE: Tampa, Florida, TBA

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a meeting/workshop of the Florida Rehabilitation

Notices of meetings and hearings must advise that a record is required to appeal. Each board, commission, agency of this state or of any political subdivision; thereof shall include in the notice any meeting or hearing, if notice of the meeting or hearing is required of such board, commission, or agency, conspicuously on such notice, they advise that if a person decides to appeal any decision made by the board, agency, or commission with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record includes the testimony and evidence upon which the appeal is to be based. (Section 286.0105, F.S.)

A copy of the agenda may be obtained by contacting: Yolanda Manning at (850)245-3320.

For more information, you may contact: Yolanda Manning at (850)245-3320.

The Florida Education Foundation announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 18, 2009, 9:00 a.m. - 10:30 a.m. or upon adjournment

PLACE: Conference Call Dial-In Number: 1(888)808-6959, Pass Code: 2459671

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Foundation issues including, but not limited to: Approval of minutes from November 14, 2008, meeting; Commissioner's report; program updates; financial report; executive director's report; partnership proposals; and general discussion of Foundation.

A copy of the agenda may be obtained by contacting: Jenna Vetre at (850)245-9671.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Jenna Vetre at (850)245-9671. If you are hearing or

speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Jenna Vetre at (850)245-9671

The Florida **Department of Education** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 25, 2009, 1:00 p.m.

PLACE: Room 1721/25, Turlington Building, 325 West Gaines Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Articulation issues regarding secondary and postsecondary education.

A copy of the agenda may be obtained by contacting: Dr. Shruti C. Graf at (850)245-7820, shruti.graf@fldoe.org.

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

For more information, you may contact: Dr. Shruti C. Graf at (850)245-7820, shruti.graf@fldoe.org.

The Board of Trustees Endowment Investment Committee of the Florida School for the Deaf and the Blind announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, February 20, 2009, 4:00 p.m.

PLACE: Global Wealth Management, 100 Whetstone Place, Ste. 203, St. Augustine, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Matters pertaining to the Florida School for the Deaf and the Blind.

A copy of the agenda may be obtained by contacting: L. Daniel Hutto, President, Florida School for the Deaf and the Blind, 207 N. San Marco Avenue, St. Augustine, FL 32084-2799, (904)827-2200.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: L. Daniel Hutto. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: L. Daniel Hutto, President, at the aforementioned address.

The Board of Trustees of the Florida School for the Deaf and the Blind announces a public meeting to which all persons are invited.

DATE AND TIME: Saturday, February 21, 2009, 9:00 a.m. PLACE: Center for Leadership Development, Moore Hall, FSDB Campus, St. Augustine, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Matters pertaining to the Florida School for the Deaf and the Blind.

A copy of the agenda may be obtained by contacting: L. Daniel Hutto, President, Florida School for the Deaf and the Blind, 207 N. San Marco Avenue, St. Augustine, FL 32084-2799, (904)827-2200.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: L. Daniel Hutto, President, at the aforementioned address.

DEPARTMENT OF COMMUNITY AFFAIRS

The Century Commission for a Sustainable Florida announces a public meeting to which all persons are invited. DATES AND TIMES: February 9, 2009, 1:00 p.m. completion; February 10, 2009, 8:30 a.m. - completion

PLACE: Sitig Hall, Citizens Center, Kleman Plaza, 300 South Bronough Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: During the upcoming meeting, the members will continue to discuss the Commission's statutory role, including how to address the impacts of population growth during the next 25-50

In addition, topics for this meeting will include health care, and sustainable building and community design.

All information regarding this meeting and the Century Commission may be obtained at the Internet address www.centurycommission.org.

A copy of the agenda may be obtained by calling (850)219-0082, ext. 5, or by visiting the web site.

DEPARTMENT OF TRANSPORTATION

The Florida Scenic Highways Advisory Committee announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, February 18, 2009, 1:30 p.m. -3:30 p.m.

PLACE: The Lafayette Room, Second Floor, Haydon Burns Building, 605 Suwannee Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a Scenic Highway Advisory Committee meeting. The purpose of the meeting is to review and provide a recommendation on the River of Lakes Heritage Corridor Scenic Highway Designation Application.

A copy of the agenda may be obtained by contacting: Mr. Mariano Berrios, State Scenic Highways Coordinator at the Environmental Management Office, Florida Department of Transportation, 605 Suwannee Street, MS-37, Tallahassee, Florida 32399-0450, (850)414-5250, E-mail: mariano.berrios @dot.state.fl.us, Fax (850)414-4443.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Mr. Mariano Berrios, State Scenic Highways Coordinator at the Environmental Management Office, Florida Department of Transportation, 605 Suwannee Street, MS-37, Tallahassee, Florida 32399-0450, (850)414-5250, E-mail: mariano.berrios@dot.state.fl.us, Fax (850)414-4443. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) 1(800)955-8770 (Voice).

The Florida **Department of Transportation**, District 2 announces a hearing to which all persons are invited.

DATE AND TIME: March 5, 2009, 6:30 p.m.

PLACE: Bradham Brooks Northwest Library, 1755 Edgewood Avenue, W., Jacksonville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This hearing is being held to afford interested persons the opportunity to express their views concerning the location, conceptual design, social, economic and environmental effects of Financial Project ID Number 209451-3, otherwise known as SR 111 (Tallulah Avenue) from the east end of Moncrief Creek Bridge to SR 5 (Main Street), Jacksonville, Florida. The proposed improvements will be to resurface Tallulah Avenue. The Department is recommending as part of the resurfacing project to re-stripe the roadway to a three-lane section, replacing the four 10 foot wide travel lanes. The proposed roadway will consist of a 10 foot wide two-way center turn lane and a 12 foot wide travel lane in each direction with a 3 foot wide paved shoulder on either side. This will allow vehicles to safely move into a center turn lane without blocking the remaining travel lanes and place traveling vehicles further away from residences. Five foot sidewalks will also be added from 68th Street to Main Street (north side) and from Lorain Street to Pearl Street (south side). This hearing is being held to present the construction plans, discuss the Department's recommendations and receive public input. Right of way will not be required for the proposed improvements. This project is being developed in compliance with Title VI of the Civil Rights Act of 1964.

A copy of the agenda may be obtained by contacting: Mr. Bill Henderson, District Planning and Environmental Manager, Florida Department of Transportation District 2, 1109 S. Marion Avenue, MS #2007, Lake City, Florida 32025-5874.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Mr. Bill Henderson, District Planning and Environmental Manager, Florida Department of Transportation District 2, 1109 S. Marion Avenue, MS 2007, Lake City, Florida 32025-5874, (386)961-7873 or 1(800)749-2967, extension 7873. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The Florida **Department of Transportation**, District Five announces a public meeting to which all persons are invited. DATE AND TIME: February 12, 2009, 5:00 p.m. – 8:00 p.m. PLACE: Clarion Inn and Conference Center, 230 West SR 436, Altamonte Springs, FL 32714

GENERAL SUBJECT MATTER TO BE CONSIDERED: This public meeting will be held to discuss future modifications of Interstate 4 from the Orange/Seminole County Line to north of Central Parkway in Seminole County. The project includes reconfiguration of the interchange at I-4 and SR 436. The meeting will be held in an "open house" format with brief presentations at 6:00 p.m. and 7:00 p.m. Representatives from the Florida Department of Transportation will be available to answer questions and discuss the project with the public. Modifications include:

- I-4 widening.
- Improved I-4 and SR 436 interchange.
- Closing of the SR 436 median opening at Wymore Road and Douglas Avenue.
- Removal of the traffic signal at SR 436, Wymore Road and Douglas Avenue.
- A pedestrian bridge over I-4 at SR 436.
- Stormwater drainage improvements.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Derek Hudson, I-4 Public Information Office at (407)571-6766 or toll free at 1(888)454-4884. Persons who are

hearing or speech impaired should contact the I-4 Public Information Office using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Derek Hudson, I-4 Public Information Office c/o Global-5, 2180 West SR 434, Suite 1150, Longwood, Florida 32779 or call toll free 1(888)454-4884.

BOARD OF TRUSTEES OF INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

The **Department of Environmental Protection**, Office of Coastal and Aquatic Managed Areas, acting as staff to the **Board of Trustees of the Internal Improvement Trust Fund** announces a workshop to which all persons are invited.

DATE AND TIME: Wednesday, March 4, 2009, 2:30 p.m. – 5:00 p.m.

PLACE: Edgewater Public Library, 103 W. Indian River Blvd., Edgewater, FL 32132

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose is for the members of the Advisory Committee to discuss the revision of the Mosquito Lagoon Aquatic Preserve Management Plan.

A copy of the agenda may be obtained by contacting: Eileen Szuchy at (321)634-6148.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Eileen Szuchy at (321)634-6148. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF CITRUS

The Florida **Department of Citrus**, Long-Range Planning Advisory Council announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, February 17, 2009, 1:30 p.m.

PLACE: Bert J. Harris, Jr. Agricultural Center, 4505 George Blvd., Sebring, FL 33875

GENERAL SUBJECT MATTER TO BE CONSIDERED: The meeting will focus on the development of measureable outcomes related to each of the agreed upon Key Strategic Initiatives (KSIs).

A copy of the agenda may be obtained by contacting: Bob Norberg at (863)499-2500.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Dianne Screws at (863)499-2500. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) 1(800)955-8770 (Voice).

For more information, you may contact: Bob Norberg at (863)499-2500.

The Florida **Department of Citrus**, Florida Citrus Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, January 30, 2009, 9:00 a.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida 33801

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Commission will convene via teleconference to address research contracts. To access the meeting, 1(888)808-6959 and when prompted enter conference code 4992373#.

A copy of the agenda may be obtained by contacting: Bob Norberg at (863)499-2500.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Dianne Screws at (863)499-2500. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) 1(800)955-8770 (Voice).

For more information, you may contact: Bob Norberg at (863)499-2500.

FLORIDA PAROLE COMMISSION

The Florida Parole Commission announces a public meeting to which all persons are invited.

DATE AND TIME: February 19, 2009, 9:00 a.m.

PLACE: 2601 Blair Stone Road, Bldg. C, Tallahassee, Florida 32399-2450

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regularly Scheduled Business Meeting.

A copy of the agenda may be obtained by contacting: Jean Deason at (850)487-1978.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Jean Deason at (850)487-1978. If you are hearing

or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Jean Deason at (850)487-1978.

PUBLIC SERVICE COMMISSION

The Florida **Public Service Commission** announces a public prehearing conference in the following docket to which all persons are invited.

TITLE: Docket Number: 080318-GU PREHEARING CONFERENCE

TIME AND DATE: Monday, February 23, 2009, 1:30 p.m.

PLACE: Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this prehearing conference is to: (1) simplify the issues; (2) identify the positions of the parties on the issues; (3) consider the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) identify exhibits; (5) establish an order of witnesses; and (6) consider such other matters as may aid in the disposition of the action.

GENERAL SUBJECT MATTER TO BE CONSIDERED AT **PREHEARING** CONFERENCE: Docket 080318-Gu-Petition For Rate Increase By Peoples Gas System. The purpose of the meeting is to: (1) Simplify the issues; (2) identify the positions of the parties on the issues; (3) consider the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) identify exhibits; (5) establish an order of witnesses; and (6) consider such other matters as may aid in the disposition of the action. Emergency Cancellation of Customer Meeting: If a named

storm or other disaster requires cancellation of the meeting, Commission staff will attempt to give timely direct notice to the parties. Notice of cancellation of the meeting will also be provided the Commission's website: on http://www.psc.state.fl.us/ under the Hot Topics link found on the home page. Cancellation can also be confirmed by calling the Office of the General Counsel at (850)413-6199.

Any person requiring some accommodation at this meeting because of a physical impairment is asked to advise the agency at least 48 hours before the meeting by contacting: Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-085, (850)413-6770. If you are hearing or speech impaired, please contact the Agency using the Florida Relay Service, which can be reached at 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Florida Public Service Commission, Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850.

The Florida Public Service Commission announces a public customer meeting to which all persons are invited.

DATE AND TIME: Thursday, March 5, 2009, 5:00 p.m.

PLACE: Forest Lake Estates Community Clubhouse, 6429 Forest Lake Drive, Zephyrhills, FL 33540

GENERAL SUBJECT MATTER TO BE CONSIDERED: DOCKET NO. 080249-WS – Application for increase in water and wastewater rates in Pasco County by Labrador Utilities, Inc.

The purpose of this customer meeting is to give customers and other interested persons an opportunity to offer comments regarding the quality of service the utility provides, the proposed rate increase, and to ask questions and comment on other issues. One or more of the Commissioners of the Florida Public Service Commission may attend and participate in this meeting. All persons who wish to comment are urged to be present at the beginning of the meeting, since the meeting may be adjourned early if no customers are present.

EMERGENCY CANCELLATION OF CUSTOMER MEETING: If a named storm or other disaster requires cancellation of the meeting, Commission staff will attempt to give timely direct notice to the parties. Notice of cancellation of the meeting will also be provided on the Commission's website: http://www.psc.state.fl.us/ under the Hot Topics link found on the home page. Cancellation can also be confirmed by calling the Office of the General Counsel at (850)413-6199. A copy of the agenda may be obtained by contacting: Curt Mouring, Division of Economic Regulation, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850)413-6427.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850 or (850)413-6770. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850.

EXECUTIVE OFFICE OF THE GOVERNOR

The Office of Drug Control announces a public meeting to which all persons are invited.

DATE AND TIME: February 26, 2009, 10:00 a.m. – 3:00 p.m. PLACE: Room 2103, The Capitol, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Drug Policy Advisory Council.

A copy of the agenda may be obtained by contacting: Claude Shipley at (850)414-8820.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least days before the workshop/meeting by contacting: Claude Shipley at (850)414-8820. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Claude Shipley at (850)414-8820

REGIONAL PLANNING COUNCILS

The North Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: February 19, 2009, 10:00 a.m.

PLACE: PCS Phosphate, off County Road 137, White Springs, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the North Central Florida (District 3) Local Emergency Planning Committee.

A copy of the agenda may be obtained by contacting: Dwayne Mundy, Public Safety and Regulatory Compliance Program Director, North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Suite A, Gainesville, FL 32653.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 business days before the workshop/meeting by contacting: (352)955-2200. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The East Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, February 9, 2009, 8:30 a.m.

PLACE: 631 N. Wymore Road, Suite 100, Maitland, FL 32751 GENERAL SUBJECT MATTER TO BE CONSIDERED: The regular monthly meeting of the ECFRPC Executive Committee to discuss the upcoming February Council Meeting Agenda. This meeting will be immediately followed by a meeting of the Strategic Regional Policy Plan Task Force at 10:00 a.m.

A copy of the agenda may be obtained by contacting: Ruth Little at (407)623-1075 or rlittle@ecfrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 1 day before the workshop/meeting by

contacting: Ruth Little. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: February 25, 2009, 9:30 a.m.

PLACE: Sebring Civic Center, 355 West Center Avenue, Sebring, FL 33870

GENERAL SUBJECT MATTER TO BE CONSIDERED: Education, Workforce and Economic Development Task Force Meeting of the Heartland 2060 Regional Visioning Committee. A copy of the agenda may be obtained by contacting: Patricia M. Steed, Executive Director.

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

For more information, you may contact: Patricia M. Steed, Executive Director, 555 East Church Street, Bartow, FL 33830, (863)534-7130, ext. 130.

The Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: February 25, 2009, 9:30 a.m.

PLACE: City of Lakeland EOC, 3rd Floor, 219 N. Massachusetts Avenue, Lakeland, FL 33801

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular bi-monthly meeting of the Local Emergency Planning Committee and/or its subcommittees, to discuss the provision of the Emergency Planning and Community Right-to-Know Program. Additionally, items pertaining to the State Emergency Response Commission and its subcommittee for training may be discussed.

A copy of the agenda may be obtained by contacting: Chuck Carter, Program Director.

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

For more information, you may contact: Chuck Carter, Program Director, 555 East Church Street, Bartow, FL 33830, (863)534-7130, ext. 107.

Regional The Tampa Bay Planning Council Executive/Budget Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 9, 2009, 9:00 a.m.

PLACE: 4000 Gateway Centre Blvd., Suite 100, Pinellas Park, FL 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Executive/Budget Committee.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Wren Krahl at (727)570-5151, ext. 22. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Wren Krahl at (727)570-5151, ext. 22.

The Tampa Bay Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 9, 2009, 10:00 a.m.

PLACE: 4000 Gateway Centre Blvd, #100, Pinellas Park, FL 33716

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Tampa Bay Regional Planning Council.

A copy of the agenda may be obtained by contacting: www.tbrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Wren Krahl at (727)570-5151, ext. 22. If you are hearing or speech impaired, please contact the agency using the Service, 1(800)955-8771 (TDD) Florida Relay 1(800)955-8770 (Voice).

For more information, you may contact: Wren Krahl at (727)570-5151, ext. 22.

The Tampa Bay Regional Planning Council, Legislative Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 9, 2009, 11:30 a.m.

PLACE: 4000 Gateway Centre Blvd., #100, Pinellas Park, FL 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the TBRPC Legislative

A copy of the agenda may be obtained by contacting: Wren Krahl at (727)570-5151, ext. 22.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Wren Krahl at (727)570-5151, ext. 22. If you are hearing or speech impaired, please contact the agency using the Relay Service, 1(800)955-8771 Florida 1(800)955-8770 (Voice).

For more information, you may contact: Wren Krahl at (727)570-5151, ext. 22.

The Tampa Bay Regional Planning Council Agency on Bay Management announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, March 12, 2009, 9:00 a.m.

PLACE: 4000 Gateway Centre Blvd., #100, Pinellas Park, FL 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Agency on Bay Management.

A copy of the agenda may be obtained by contacting: www.tbrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Suzanne Cooper at (727)570-5151, ext. 32. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Suzanne Cooper at (727)570-5151, ext. 32.

The Tampa Bay Regional Planning Council Clearinghouse Review Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 23, 2009, 9:30 a.m.

PLACE: 4000 Gateway Centre Blvd. #100, Pinellas Park, FL 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Clearinghouse Review Committee.

A copy of the agenda may be obtained by contacting: www.tbrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Wren Krahl at (727)570-5151, ext. 22. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Wren Krahl at (727)570-5151, ext. 22.

The Southwest Florida Regional Planning Council – Region IX – Local Emergency Planning Committee (LEPC) announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 26, 2009, 9:30 a.m.

PLACE: Southwest Florida Regional Planning Council, 1926 Victoria Avenue, Fort Myers, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and implement provisions of the Emergency Planning and Community Right-To-Know Act. Additionally, the Southwest Florida Regional Hazmat Teams Meeting will be held at the same location beginning at 1:00 p.m.

A copy of the agenda may be obtained by contacting: Mr. John Gibbons, Principal Planner at (239)338-2550, ext. 229 or email: jgibbons@swfrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Mrs. Deborah Kooi at (239)338-2550, ext. 210 or email: dkooi@swfrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Mr. John Gibbons, Principal Planner at (239)338-2550, ext. 229 or email: igibbons@swfrpc.org.

The Southwest Florida Regional Planning Council announces a public meeting to which all persons are invited. DATE AND TIME: Thursday, February 19, 2009, 9:00 a.m. PLACE: Southwest Florida Regional Planning Council, 1st Floor, Conference Room, 1926 Victoria Avenue, Fort Myers,

GENERAL SUBJECT MATTER TO BE CONSIDERED: The regular monthly meeting of the SWFRPC Board.

A copy of the agenda may be obtained by contacting: Ms. Nichole Gwinnett at (239)338-2550, ext. 232 or email: ngwinnett@swfrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Mrs. Deborah Kooi at (239)338-2550, ext. 210 or email: dkooi@swfrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Ms. Nichole Gwinnett at (239)338-2550, ext. 232 or email: ngwinnett@swfrpc.org or visit our website: www.swfrpc.org.

The Treasure Coast Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: February 13, 2009, 10:00 a.m. - 2:00 p.m. PLACE: Stuart Learning Center, 1050 E. 10 Street, Stuart, FL 34994

GENERAL SUBJECT MATTER TO BE CONSIDERED: Topics of discussion will include comprehensive planning, school concurrency, and school funding. Please note that more than one member of the school boards of Palm Beach, Martin, St. Lucie, Indian River, and Okeechobee counties as well as elected officials from local governments in those counties may be in attendance. The workshop is free and open to the public. For more information, please contact: Kim DeLaney, TCRPC at (772)221-4060 or by email: kdelaney@tcrpc.org.

A copy of the agenda may be obtained by contacting: Kim DeLaney at kdelaney@tcrpc.org, (772)221-4060.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The District XI Local Emergency Planning Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 4, 2009, 10:00 a.m.

PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021, (954)985-4416

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the LEPC's ongoing regional hazardous materials training and planning activities for FY08-09.

A copy of the agenda may be obtained by contacting: Manuel Cela at (954)985-4416 or celam@sfrpc.com or by visiting the LEPC website: www.sfrpc.com/lepc.htm.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Manuel Cela at (954)985-4416 or celam@

sfrpc.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Manuel Cela at (954)985-4416 or celam@sfrpc.com.

REGIONAL TRANSPORTATION AUTHORITIES

The South Florida Regional Transportation Authority announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, February 13, 2009, 10:00 a.m.

PLACE: Board Room of SFRTA's Administrative Offices, 800 N.W. 33rd Street, Pompano Beach, FL 33064

GENERAL SUBJECT MATTER TO BE CONSIDERED: Citizen's Advisory Committee Meeting.

A copy of the agenda may be obtained by contacting: SFRTA Executive Office at (954)788-7915.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The South Florida Regional Transportation Authority announces a public meeting to which all persons are invited. DATE AND TIME: Tuesday, February 17, 2009, 2:00 p.m. PLACE: Main Conference Room of SFRTA's Administrative Offices, 800 N. W. 33rd Street, Pompano Beach, FL 33064 GENERAL SUBJECT MATTER TO BE CONSIDERED: Marketing Committee Meeting.

A copy of the agenda may be obtained by contacting: SFRTA Marketing Office at (954)788-7935.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The South Florida Regional Transportation Authority announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 18, 2009, 10:30 a.m. PLACE: Board Room of SFRTA's Administrative Offices, 800 N. W. 33rd Street, Pompano Beach, FL 33064

GENERAL SUBJECT MATTER TO BE CONSIDERED: Planning Technical Advisory Committee Meeting.

A copy of the agenda may be obtained by contacting: SFRTA Planning Office at (954)788-7928.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

WATER MANAGEMENT DISTRICTS

The Suwannee River Water Management District announces a hearing to which all persons are invited.

DATE AND TIME: February 10, 2009, 9:00 a.m.

PLACE: District Headquarters, Live Oak, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Adoption of 2009 Florida Forever Work Plan.

A copy of the agenda may be obtained by contacting: Gwen Lord, Administrative Assistant at (386)362-1001 or gal@srwmd.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Gwen Lord, Administrative Assistant at (386)362-1001 or gal@srwmd.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The St. Johns River Water Management District, Southern Recreational Public Meeting announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 19, 2009, 6:00 p.m. -8:00 p.m.

PLACE: Brevard County Government Center, Building C, 1st Floor, County Commission Chambers Room, 2725 Judge Fran Jamieson Way, Viera, FL 32940

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review land management and land acquisition activities in the Southern Region.

A copy of the agenda may be obtained by contacting: Terri Mashour at (386)329-4855.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Karen M. Davis at (386)329-4404. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 1(800)955-8770 (Voice).

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

For more information, you may contact: Karen M. Davis at (386)329-4404.

The St. Johns River Water Management District announces a workshop to which all persons are invited.

DATE AND TIME: Wednesday, March 25, 2009, 10:00 a.m.

PLACE: St. Johns River Water Management District, Altamonte Springs Service Center, 975 Keller Rd., Altamonte Springs, Florida 32714

GENERAL SUBJECT MATTER TO BE CONSIDERED: The proposed rule amendments would: (1) increase the fee for all noticed general environmental resource permits to \$250; (2) create a \$100 fee for District verification that an activity is exempt from regulation; (3) create a \$100 fee for an informal wetland boundary determination; (4) increase each application fee authorized under Part IV of Chapter 373, F.S., based on a Consumer Price Index, (5) establish the Consumer Price Index used for calculating those fees increases; and (6) clarify that the application fee for proprietary authorization to use State-owned lands under Chapters 253 and 258, F.S., are provided in Chapters 18-21, F.A.C. Also, the proposed rule

would clarify the availability of informal wetland determinations under Section 12.5.6 of the Applicant's Handbook: Management and Storage of Surface Waters, which is adopted and incorporated by reference in paragraph 40C-4.091(1)(a), F.A.C.; Rule 40C-1.603, F.A.C. Permit Fees. A copy of the agenda may be obtained by contacting: Wendy Gaylord, Rules Coordinator, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32177, (386)326-3026, Email: wgaylord@sjrwmd.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sandy Bertram, Assistant District Clerk at (386)329-4127. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

DATE AND TIME: Tuesday, February 17, 2009, 4:00 p.m.

PLACE: Nature's Classroom, 13100 Verges Road, Thonotosassa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Nature's Classroom Re-dedication: Re-dedication of Nature Classroom. Ad Order 16488.

A copy of the agenda may be obtained by contacting: SWFWMD, Executive Department, 2379 Broad Street, Brooksville, Florida 34604, 1(800)423-1476 (Florida) or Frances Sesler at (352)796-7211, extension 4608.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: General Services Department at 1(800)423-1476 (Florida) or (352)796-7211, extension 4527, TDD only 1(800)231-6103. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: SWFWMD Executive Department at the address above.

The Water Resources Advisory Commission (WRAC) Recreation Issues Workshop announces a public meeting to which all persons are invited.

DATE AND TIME: February 17, 2009, 5:00 p.m. – 8:00 p.m.

PLACE: SFWMD, 3301 Gun Club Road, Building B-1, Auditorium, West Palm Beach, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: A Public Meeting of the Water Resources Advisory Commission (WRAC) regarding recreation issues. The public is advised that it is possible that one or more members of the Governing Board of the South Florida Water Management District may attend and participate in this meeting.

A copy of the agenda may be obtained by contacting: Rick Smith at (561)682-6517 or at our website: http://mv.sfwmd. gov/wrac.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: District's Clerk Office, Jacki McGorty at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

Workshop on Calibration Data for the SFWMM

DATE AND TIME: February 18, 2009, 10:00 a.m.

PLACE: SFWMD, Headquarters, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Presentation of the calibration data sets to be used for version 7 of the South Florida Water Management Model.

A copy of the agenda may be obtained by contacting: Jennifer Barnes at (561)682-6943.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: District Clerk's Office at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 1(800)955-8770 (Voice).

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

For more information, you may contact: District Clerk's Office at (561)682-2087.

The WRAC Issues Workshop, River of Grass Project Planning Phase 1 announces a public meeting to which all persons are invited.

DATE AND TIME: February 19, 2009, 10:00 a.m. – 4:00 p.m.

PLACE: Palm Beach Community College, Dolly Hand Cultural Arts Center, 1977 College Dr., Belle Glade, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: All interested parties are invited to participate in a planning workshop for use in configuration of the River of Grass Restoration Plan. The public is advised that it is possible that one or more members of the Governing Board of the South Florida Water Management District may attend and participate in this meeting.

A copy of the agenda may be obtained by contacting: Joni Warner at (561)242-5520, ext. 4221.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: District's Clerk Office, Jacki McGorty at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

Special meeting of the Everglades Technical Oversight Committee (TOC)

DATE AND TIME: February 24, 2009, 10:00 a.m.

PLACE: South Florida Water Management District, Headquarters, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Special meeting of the Everglades Technical Oversight Committee (TOC) if needed.

A copy of the agenda may be obtained by contacting: (1) District Website: http://www.sfwmd.gov/org/ema/toc/draftagenda.html or (2) by writing: South Florida Water Management District, Mail Stop 2130, P. O. Box 24680, West Palm Beach, FL 33416-4680.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: District Clerk's Office at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: District Clerk's Office at (561)682-2087.

The **South Florida Water Management District** announces a workshop to which all persons are invited.

DATE AND TIME: February 26, 2009, 10:00 a.m.

PLACE: Osceola County Commission Chambers, Administration Building, 1 Courthouse Square, Fourth Floor, Kissimmee, FL 34741

GENERAL SUBJECT MATTER TO BE CONSIDERED: Second rule development workshop to amend Rules 40E-2.091, 40E-20.091, 40E-10.011, 40E-10.021, 40E-10.031, 40E-10.041, and new Rule 40E-10.051, F.A.C., to establish a water reservation for the portions of the Kissimmee River (upstream of S-65E), Floodplain and Upper Chain of Lakes, in volumes, locations and seasons of the year as is necessary for the protection of fish and wildlife. Preliminary rule text has not been prepared and will not be available at the workshop. The purpose of the workshop is to discuss the technical evaluation which identifies the water needed for the protection of fish and wildlife.

A copy of the agenda may be obtained by contacting: Scott Burns, Director, Everglades Water Supply Policy, South Florida Water Management District, P. O. Box 24680, West Palm Beach, FL 33416-4680, 1(800)432-2045, ext. 4224 or (561)682-4224, email: sburns@sfwmd.gov. The agenda will also be posted on the District's website: www.sfwmd.gov/watersupplyruledevelopment. Click on Water Reservations tab then KISS/UCOL.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: South Florida Water Management District Clerk, 1(800)432-2045, ext. 2087 or (561)682-2087, If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Scott Burns, Director, Everglades Water Supply Policy, South Florida Water Management District, P. O. Box 24680, West Palm Beach, FL 33416-4680, 1(800)432-2045, ext. 4224 or (561)682-4224, email: sburns@sfwmd.gov or Elizabeth D. Ross, Senior Specialist Attorney, South Florida Water Management District, P. O. Box 24680, West Palm Beach, FL 33416-4680, 1(800)432-2045, ext. 6257 or (561)682-6257, email: bross@sfwmd.gov.

For procedural questions, contact: Jan Sluth, Senior Paralegal, South Florida Water Management District, P. O. Box 24680, West Palm Beach, FL 33416-4680, 1(800)432-2045, ext. 6299 or (561)682-6299, email: jsluth@sfwmd.gov.

FLORIDA COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

The **Florida Commission for the Transportation Disadvantaged** announces an Executive-Personnel Committee meeting to which all persons are invited.

DATE AND TIME: Thursday, February 19, 2009, 3:00 p.m. – until completion

PLACE: Commission Business Office, 2740 Centerview Drive, Suite 1A, Tallahassee, FL 32301, (850)410-5700

CONFERENCE CALL NUMBER: (888)808-6959, CONFERENCE CODE: 34767.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review and discuss the applicants for the Executive Director position and to discuss regular committee business.

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact Nikki Smith at the following address and telephone number: Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)410-5700 or 1(800)983-2435.

The meeting is subject to change upon chairperson's request.

The Florida **Commission for the Transportation Disadvantaged** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 25, 2009, 5:30 p.m. – until completion

PLACE: Embassy Suites Jacksonville, 9300 Baymeadows Road, Jacksonville, FL 32256, (904)731-3555. Conference Call Number: 1(888)808-6959, Conference Code: 34767

GENERAL SUBJECT MATTER TO BE CONSIDERED: To hear comments from the public concerning the Transportation Disadvantaged Program.

A copy of the agenda may be obtained by contacting: Nikki Smith, 605 Suwannee Street, MS-49, Tallahassee, FL 32399, (850)410-5700.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Nikki Smith, 605 Suwannee Street, MS-49, Tallahassee, FL 32399, (850)410-5700. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Nikki Smith, 605 Suwannee Street, MS-49, Tallahassee, FL 32399, (850)410-5700.

The Florida Commission for the Transportation Disadvantaged announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 26, 2009, 10:00 a.m. – until completion

PLACE: Embassy Suites Jacksonville, 9300 Baymeadows Road, Jacksonville, FL 32256, (904)731-3555. Conference Call Number: 1(888)808-6959, Conference Code: 34767

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss regular Commission business.

A copy of the agenda may be obtained by contacting: Nikki Smith, 605 Suwannee Street, MS-49, Tallahassee, FL 32399, (850)410-5700.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Nikki Smith, 605 Suwannee Street, MS-49, Tallahassee, FL 32399, (850)410-5700. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Nikki Smith, 605 Suwannee Street, MS-49, Tallahassee, FL 32399, (850)410-5700.

REGIONAL UTILITY AUTHORITIES

The Withlaccochee Regional Water Supply Authority (WRWSA) announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 18, 2009, 1:00 p.m. PLACE: Withlacoochee Regional Planning Council, Conference Room, 1241 S. W. 10 Street, Ocala, Florida 34474 GENERAL SUBJECT MATTER TO BE CONSIDERED: Technical Review Committee Meeting (TRC): The TRC will review information prepared by the Authority's consultants regarding wellfield design and configuration in north Sumter and south Citrus counties.

A copy of the agenda may be obtained by contacting: Withlacoochee Regional Water Supply Authority, 1107 Shalimar Drive, Tallahassee, Florida 32312, or www.wrwsa.org under "minutes and notices," "current agenda."

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Jackson Sullivan at (850)385-0220. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Jackson Sullivan at (850)385-0220 or (352)796-7211, ext. 4622.

DEPARTMENT OF ELDER AFFAIRS

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

DATE AND TIME: February 18, 2009, 9:30 a.m.

PLACE: Department of Environmental Protection, 3800 Commonwealth Blvd., Tallahassee, FL 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: Long-Term Ombudsman Council Business.

A copy of the agenda may be obtained by contacting: Janice Harvey at (850)921-4703.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Janice Harvey at (850)921-4703. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Janice Harvey at (850)921-4703.

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

DATE AND TIME: February 19, 2009, 12:30 p.m.

PLACE: Haven Hospice, 4200 N. W. 90th Blvd., Gainesville, FL 32606

GENERAL SUBJECT MATTER TO BE CONSIDERED: Long-Term Care Ombudsman Program Council Business.

A copy of the agenda may be obtained by contacting: Ryan Miller at (352)955-5015.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Ryan Miller at (352)955-5015. If you are hearing

or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Ryan Miller at (352)955-5015.

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

DATE AND TIME: February 10, 2009, 10:00 a.m.

PLACE: Elder Source, 4160 Woodcock Drive, Bldg. 2800, 2nd Floor, Jacksonville, FL 32207

GENERAL SUBJECT MATTER TO BE CONSIDERED: Long-Term Care Ombudsman Business.

A copy of the agenda may be obtained by contacting: Micheal Milliken at (904)391-3942.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Micheal Milliken at (904)391-3942. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Micheal Milliken at (904)391-3942.

The Florida **Department of Elder Affairs, Division of Statewide Community-Based Services** announces a telephone conference call to which all persons are invited.

DATE AND TIME: Friday, February 20, 2009, 2:00 p.m. -4:00 p.m. (EST)

PLACE: Call In Number: 1(888)808-6959, Access Code: 9119912

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the conference call is to provide an opportunity for Long-Term Care (LTC) Diversion Program providers to present input to the department on contractual, technical and operational issues involved in the delivery of services under the LTC Diversion Program.

A copy of the agenda may be obtained by contacting: Bobby Bernal, Department of Elder Affairs, 4040 Esplanade Way, Suite 350H, Tallahassee, Florida 32399-7000, (850)414-2487. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Bobby Bernal, Department of Elder Affairs, 4040 Esplanade Way, Suite 350H, Tallahassee, Florida 32399-7000, (850)414-2487. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Bobby Bernal, Department of Elder Affairs, 4040 Esplanade Way, Suite 350H, Tallahassee, Florida 32399-7000, (850)414-2487.

AGENCY FOR HEALTH CARE ADMINISTRATION

The Florida Health Choices Corporation announces a Board Meeting to which all interested persons are invited.

DATE AND TIME: February 25, 2009, 1:00 p.m. – 4:00 p.m. PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room A, Tallahassee, Florida 32308

GENERAL SUBJECT MATTER TO BE CONSIDERED: This will be an organizational meeting for Florida Health Choices.

For more information, contact: Carol Barr Platt or Tom Warring, Bureau of Managed Health Care at (850)487-0640.

The Agency for Health Care Administration announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, February 27, 2009, 1:00 p.m. -4:00 p.m. (EST)

PLACE: Agency for Health Care Administration, Fort Knox Office Complex, 2727 Mahan Drive, Bldg. 3, Conference Room A, Tallahassee, FL 32308. Dial In Number: 1(877)328-1769, Conference ID: 82599689

GENERAL SUBJECT MATTER TO BE CONSIDERED: Technical Advisory Panel Meeting.

A copy of the agenda may be obtained by contacting: dilmores@ahca.myflorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: ruisj@ahca.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: dilmores@ahca.my florida.com.

The for Health Care Administration, Agency Pharmaceutical and Therapeutics Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 11, 2009, 9:30 a.m. -

PLACE: Tampa Airport Marriott, Tampa International Airport, Tampa, Florida 33607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Recommendations for drugs to be included on the Preferred Drug List are made at this meeting.

Members of the public who wish to testify at this meeting must contact: Mark Gibson at gibsonm@ahca.myflorida.com. The number of speakers will be limited and will be accommodated in order of notification to Mr. Gibson. Because of unforeseen events that may cause changes, interested parties are encouraged to watch the website at: http://www.fdhc.state. fl.us/Medicaid/Prescribed_Drug. Procedures for speakers to follow are also available on the website.

A copy of the agenda may be obtained by contacting: Mark Gibson at: gibsonm@ahca.myflorida.com.

DEPARTMENT OF MANAGEMENT SERVICES

The Florida E911 Board announces a public meeting to which all persons are invited.

DATES AND TIMES: April 21, 2009, Grant Committee, 2:00 p.m. – until conclusion of business; April 22-23, 2009, E011 Board Meeting, 9:00 a.m. – until conclusion of business

PLACE: Hilton Garden Inn. 1330 S. Blairstone Road. Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss issues related to the E911 Board and E911 Grant Program.

A copy of the agenda may be obtained by contacting: Penney Taylor at (850)414-9636.

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

The **Department of Management Services** announces a hearing to which all persons are invited.

DATE AND TIME: February 13, 2009, 10:00 a.m. - 12:00 Noon

PLACE: Department of Management Services, 4050 Esplanade Way, Room 101, Tallahassee, Florida 32399-0950 GENERAL SUBJECT MATTER TO BE CONSIDERED: To receive comments from the public on Rule 60L-32.007, F.A.C., Selected Exempt Service Extraordinary Payment Plan, noticed in the November 14th issue of the Florida Administrative Weekly, regarding the Selected Exempt Service Extraordinary Payment Plans. The proposed rule sets forth the requirements and procedures for such plans and payments.

A copy of the agenda may be obtained by contacting: Mr. Phil Spooner, Workforce Design and Compensation Manager, 4050 Esplanade Way, Suite 235, Tallahassee, FL 32399-0950.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 hours before the workshop/meeting by contacting: Mr. Phil Spooner at phil.spooner@dms. myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Construction Industry Licensing Board announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday, February 11, 2009, 2:00 p.m.; Thursday, February 12, 2009, 8:30 a.m.; Friday, February 13, 2009, 8:30 a.m.

PLACE: Embassy Suites Hotel – USF, 3705 Spectrum Blvd., Tampa, FL 33612

GENERAL SUBJECT MATTER TO BE CONSIDERED: General, committee and disciplinary meeting of the Construction Industry Licensing Board.

A copy of the agenda may be obtained by contacting: Andy Janecek, Construction Industry Licensing Board, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2887.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Andy Janecek, Construction Industry Licensing Board, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2887. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Andy Janecek, Construction Industry Licensing Board, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2887.

The Board of Professional Surveyors and Mappers announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, February 25, 2009, 10:00 a.m. PLACE: Call In Number: 1(888)808-6959, Conference Code: 9226020

GENERAL SUBJECT MATTER TO BE CONSIDERED: Application Review and General Board Business.

A copy of the agenda may be obtained by contacting: Richard Morrison, Executive Director, 1940 North Monroe Street, Tallahassee, Florida 32399.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Richard Morrison, Executive Director, 1940 North Monroe Street, Tallahassee, Florida 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Richard Morrison, Executive Director, 1940 North Monroe Street, Tallahassee, Florida 32399.

The **Board of Accountancy**, Education Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: Thursday, February 26, 2009, 9:00 a.m. until all business is concluded

PLACE: Teleconference Call: 1(888)808-6959, Conference Code: 9299108

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider items relating to the educational requirements to sit for the CPA examination.

A copy of the agenda may be obtained by contacting: Vy Hayes, 240 N. W. 76th Drive, Suite A, Gainesville, FL 32607. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Vy Hayes. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Vy Hayes.

The Florida Mobile Home Relocation Corporation announces a public meeting to which all persons are invited. DATE AND TIME: Thursday, February 19, 2009, 9:30 a.m. PLACE: Shady Lane Oaks, 15777 Bolesta Rd., Clearwater, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: Official business of the Florida Mobile Home Relocation Corporation. Review of mobile home owner applications for compensation for relocation and/or abandonment due to change in land use, and such other business as may come before the board. A schedule for future meetings will be determined.

A copy of the agenda may be obtained by contacting: Janet Garrett at 1(888)862-7010.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Janet Garrett at 1(888)862-7010. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Janet Garrett, Executive Director, FMHRC, P. O. Box 3047, Tallahassee, FL 32317-4125, 1(888)862-7010.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

The **Department of Environmental Protection** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 12, 2009, 9:00 a.m. PLACE: Jacksonville City Hall, St. James Building, Exam

Room 3, 117 West Duval Street, Jacksonville, FL 32202 GENERAL SUBJECT MATTER TO BE CONSIDERED: The Lower St. Johns River Tributaries (LSJRT) Fecal Coliform Basin Management Action Plan (BMAP) Technical meetings were formed to provide a forum for stakeholders to discuss issues related to the LSJRT TMDLs, including development, allocation, and implementation of the TMDLs. Topics for this meeting include discussion of the Lower St. Johns River Tributaries Fecal Coliform Basin Management Action Plan.

A copy of the agenda may be obtained by contacting: Ms. Amy Tracy, Department of Environmental Protection, 2600 Blair Stone Road, Watershed Planning and Coordination Section, MS 3565, Tallahassee, Florida 32399-2400 or by calling her at (850)245-8506.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Ms. Amy Tracy at (850)245-8506. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) 1(800)955-8770 (Voice).

The Department of Environmental Protection announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 2, 2009, 10:00 a.m.

PLACE: Bob Martinez Building, Room #609, 2600 Blair Stone Road, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To receive public comments on draft total maximum daily loads (TMDLs) for Munson Slough and Lake Munson in the St. Marks River basin, to be adopted in Rule 62-304.300, F.A.C. The TMDLs to be presented at the public workshop are for Munson Slough above Lake Munson WBID 807D (BOD5 and nutrients), Lake Munson WBID 807C (BOD5, turbidity, and nutrients), and Munson Slough below Lake Munson WBID 807 (BOD5 and un-ionized ammonia). The draft TMDL documents for Munson Slough and Lake Munson will be placed on the Department's TMDL website (http://www.dep. state.fl.us/water/tmdl) by February 13, 2009, and will be provided upon request to interested parties by mail or via e-mail distribution. The Department will accept written comments on the draft TMDLs through March 23, 2009.

Written comments should be directed Jan Mandrup-Poulsen, Environmental Administrator, Watershed Evaluation and TMDL Section, Florida Department of Environmental Protection, Mail Station 3555, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, or via email at: jan.mandrup-poulsen@dep.state.fl.us. This rule development has been given OGC case number 09-0155.

A copy of the agenda may be obtained by contacting: Ms. Pat Waters, Watershed Assessment Section, MS 3555, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, (850)245-8449.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Ms. Pat Waters at (850)245-8449. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service. 1(800)955-8771 (TDD) 1(800)955-8770 (Voice).

DEPARTMENT OF HEALTH

The Florida **Department of Health** announces a telephone conference call to which all persons are invited.

DATES AND TIME: February 10, 18, 26, 2009; March 3, 10, 12, 17, 19, 2009, 1:00 p.m. – 2:00 p.m. or conclusion

PLACE: Toll-Free Conference Call Number: 1(888)808-6959, Code: 1792178

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a conference call for the Governor's Task Force on Autism Spectrum Disorders. The Task Force will discuss the scope and prioritization of issues to be addressed as listed in Executive Order 08-36.

A copy of the agenda may be obtained by contacting: There is no formal agenda for this meeting.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Lona Taylor at (850)245-4242 or by email: Lona Gibson-Taylor@doh.state.fl.us If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: www.healthy floridians.com/autism.html.

The Correctional Medical Authority announces a public meeting to which all persons are invited.

DATE AND TIME: February 19, 2009, 1:00 p.m. – 4:00 p.m. PLACE: Conference Call: 1(888)808-6959 (Toll Free), Conference Code: 5391969; 4030 Esplanade Way, Building 4030, Room 258, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: Continued discussion of issues relating to correctional health care in the Florida Department of Corrections.

A copy of the agenda may be obtained by contacting: Correctional Medical Authority, 4052 Bald Cypress Way, Bin B-04, Tallahassee, FL 32399-1732, (850)245-4557.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Correctional Medical Authority at (850)245-4557. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Correctional Medical Authority at (850)245-4557.

The Board of Hearing Aid Specialists announces a public meeting to which all persons are invited.

DATES AND TIMES: March 19, 2009, 3:00 p.m. (Reconsiderations); March 20, 2009, 9:00 a.m. (General Business)

PLACE: Embassy Suites, 1100 S. E. 17th Street, Ft. Lauderdale, FL 33316

GENERAL SUBJECT MATTER TO BE CONSIDERED: PCP with Reconsiderations and General Business Meeting.

A copy of the agenda may be obtained by contacting: Sue Foster, Executive Director, Department of Health, Board of Hearing Aid Specialists, 4052 Bald Cypress Way, BIN #C08, Tallahassee, FL 32399-3258.

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

Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System at 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster at (850)245-4474 at least one week prior to meeting date.

The Probable Cause Panel of the Florida Board of Massage announces a telephone conference call to which all persons are invited.

DATE AND TIME: February 23, 2009, 1:00 p.m. or soon there

PLACE: Conference Call Number: 1(888)808-6959, Conference Code: 2454590

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review those cases on which a determination of existence of probable cause has already been made.

A copy of the agenda may be obtained by contacting: Kaye Howerton, Executive Director, Board of Massage Therapy, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256, or you may call (850)245-4161. You will be charged seventeen cents per page for the number of copies desired.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Paula Mask at (850)245-4161. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

NOTICE OF CHANGE - The Florida Board of Nursing North Probable Cause Panel announces a telephone conference call to which all persons are invited.

DATE AND TIME: February 9, 2009, 5:00 p.m. – 7:00 p.m.

PLACE: Department of Health, Tallahassee at Meet Me Number: 1(888)808-6959, Passcode: 2456215

GENERAL SUBJECT MATTER TO BE CONSIDERED: For cases previously heard by the panel.

A copy of the agenda may be obtained by contacting: Rick García, Executive Director, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3257.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by

contacting: Board. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The Florida **Board of Nursing** and Council on Certified Nursing Assistants announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday – Friday, February 4-6, 2009; Wednesday, 8:30 a.m., Council on Certified Nursing Assistants (CNA) meets; Wednesday, Practice Committee Meeting immediately following CNA Council Meeting adjournment; Wednesday, Advanced Practice Committee Meeting immediately following Practice Committee Meeting adjournment; Wednesday, Legislative Committee Meeting immediately following; Advanced Practice Committee Meeting adjournment; Wednesday, Special Education Committee Meeting immediately following Legislative Committee Meeting adjournment; Thursday, 8:30 a.m.; Credentials Committee; Thursday, 8:30 a.m., Education Committee; Thursday, 1:00 p.m., Full Board meeting; Friday, 8:30 a.m., Full Board meeting

PLACE: Tallahassee-Leon County Civic Center, 505 W. Pensacola St., Tallahassee, FL 32301, (850)487-1691

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

A copy of the agenda may be obtained by contacting: Executive Director, Florida Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3252.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The Florida **Board of Nursing** and Council on Certified Nursing Assistants announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday – Friday, April 1-3, 2009; Wednesday, 8:30 a.m., Council on Certified Nursing Assistants (CNA) meets; Wednesday Practice Committee Meeting

immediately following CNA Council Meeting adjournment; Wednesday Advanced Practice Committee Meeting following immediately Practice Committee Meeting adjournment; Wednesday, Legislative Committee Meeting immediately following Advanced Practice Committee Meeting adjournment; Wednesday, Special Education Committee Meeting immediately following Legislative Committee Meeting adjournment; Thursday, 8:30 a.m., Credentials Committee; Thursday, 8:30 a.m., Education Committee; Thursday, 1:00 p.m., Full Board meeting; Friday, 8:30 a.m., Full Board meeting.

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)920-3300

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

A copy of the agenda may be obtained by contacting: Executive Director, Florida Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3252.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Board. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The Florida **Board of Nursing** and Council on Certified Nursing Assistants announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday - Friday, June 3-5, 2009; Wednesday, 8:30 a.m., Council on Certified Nursing Assistants (CNA) meets; Wednesday, Practice Committee Meeting immediately following CNA Council Meeting adjournment; Wednesday, Advanced Practice Committee Meeting following Committee immediately Practice Meeting adjournment; Wednesday, Legislative Committee Meeting immediately following Advanced Practice Committee Meeting adjournment; Wednesday, Special Education Committee Meeting immediately following Legislative Committee Meeting adjournment; Thursday, 8:30 a.m., Credentials Committee; Thursday, 8:30 a.m., Education Committee; Thursday, 1:00 p.m., Full Board meeting; Friday, 8:30 a.m., Full Board meeting.

PLACE: Crowne Plaza Tampa East, 10221 Princess Palm Avenue, Tampa, FL 33610, (813)623-6363

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

A copy of the agenda may be obtained by contacting: Executive Director, Florida Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3252.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Board. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The Florida **Board of Nursing** and Council on Certified Nursing Assistants announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday – Friday, August 5-7, 2009; Wednesday, 8:30 a.m., Council on Certified Nursing Assistants (CNA) meets; Wednesday, Practice Committee Meeting immediately following CNA Council Meeting adjournment; Advanced Practice Wednesday, Committee Meeting immediately following Practice Committee Meeting adjournment; Wednesday, Legislative Committee Meeting immediately following Advanced Practice Committee Meeting adjournment; Wednesday, Special Education Committee Meeting immediately following Legislative Committee Meeting adjournment; Thursday, 8:30 a.m., Credentials Committee; Thursday, 8:30 a.m., Education Committee; Thursday, 1:00 p.m., Full Board meeting; Friday, 8:30 a.m., Full Board meeting.

PLACE: Hyatt Regency Jacksonville Riverfront, 225 East Coastline Drive, Jacksonville, FL 32202, (904)588-1234

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

A copy of the agenda may be obtained by contacting: Executive Director, Florida Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3252.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Board. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The Florida **Board of Nursing** and Council on Certified Nursing Assistants announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday – Friday, October 7-9, 2009; Wednesday, 8:30 a.m. Council on Certified Nursing Assistants (CNA) meets; Wednesday, Practice Committee Meeting immediately following; CNA Council Meeting adjournment; Wednesday, Advanced Practice Committee Meeting immediately following Practice Committee Meeting adjournment; Wednesday, Legislative Committee Meeting immediately following Advanced Practice Committee Meeting adjournment; Wednesday, Special Education Committee Meeting immediately following Legislative Committee Meeting adjournment; Thursday, 8:30 a.m., Credentials Committee; Thursday, 8:30 a.m., Education Committee; Thursday, 1:00 p.m., Full Board meeting; Friday, 8:30 a.m., Full Board meeting

PLACE: Radission Worldgate Resort, 3011 Maingate Lane, Kissimmee, FL 34747, (407)396-1400

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

A copy of the agenda may be obtained by contacting: Executive Director, Florida Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3252.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Board. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The Florida **Board of Nursing** South Probable Cause Panel announces a telephone conference call to which all persons are invited.

DATE AND TIME: February 25, 2009, 10:00 a.m.

PLACE: Department of Health, Tallahassee at Meet Me Number: 1(888)808-6959, Passcode: 2458182

GENERAL SUBJECT MATTER TO BE CONSIDERED: For cases previously heard by the panel.

A copy of the agenda may be obtained by contacting: Rick García, Executive Director, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3257.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Board. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The Board of Athletic Training announces a telephone conference call to which all persons are invited.

DATE AND TIME: February 25, 2009, 3:00 p.m.

PLACE: (850)245-4474 to inquire about call-in number GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting.

A copy of the agenda may be obtained by contacting: Sue Foster, Executive Director, Department of Health, Board of Hearing Aid Specialists, 4052 Bald Cypress Way, BIN #C08, Tallahassee, FL 32399-3258.

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

Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System at 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster at (850)245-4474 at least one week prior to meeting date.

The Florida Department of Health, Division of Health Access and Tobacco announces a public meeting to which all persons are invited.

DATE AND TIME: March 2, 2009, 9:00 a.m. – 4:00 p.m. PLACE: Room 301, 4052 Bald Cypress Way, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of an Advisory Council required by Section 381.84, Florida Statutes. The council meets four times per year to provide advice to the Department of Health relating to the Comprehensive Tobacco Education and Use Prevention Program. The meeting will provide updates for the council about the program's progress, as well as additional information about the media, tobacco cessation, and community program contracts which are underway. There will be additional discussion in the Advisory Council Subcommittee breakout sessions during this meeting.

A copy of the agenda may be obtained by contacting: Jacqui (850)245-4444, ext. 2110, jacqui_sosa@doh.state.fl.us or, by going to the Department of Health Tobacco website: http://www.doh.state.fl.us/tobacco/ TAC.html prior to the meeting.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Jacqui Sosa at (850)245-4444, ext. 2110, email: jacqui_sosa@doh.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Jacqui Sosa at (850)245-4444, ext. 2110, email: jacqui_sosa@doh.state.fl.us.

FINANCIAL SERVICES COMMISSION

The Financial Services Commission, Office of Insurance Regulation announces a workshop to which all persons are invited.

DATE AND TIME: Tuesday, February 17, 2009, 9:30 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review proposed Rule 69O-125.005, F.A.C., and to discuss specific objections to the language in the draft rule and receive suggestions for changes to the draft rule.

A copy of the agenda may be obtained by contacting: Michael Milnes, Office of Insurance Regulation at E-mail: Michael.milnes@floir.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Michael Milnes, Office of Insurance Regulation at E-mail: Michael.milnes@floir.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770

For more information, you may contact: Michael Milnes, Office of Insurance Regulation at E-mail: Michael.milnes@ floir.com.

The Financial Services Commission, Office of Insurance Regulation announces a hearing to which all persons are invited.

DATE AND TIME: February 18, 2009, 9:00 a.m. – conclusion PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To take public testimony regarding the use of credit scoring, credit history and credit models by insurers in the underwriting and setting of rates charged to consumers. The Office of Insurance Regulation is also seeking testimony and information regarding the adverse impacts credit scoring has on individuals based on race, color, religion, marital status, age, gender, income, national origin, or place of residence, as well as testimony regarding proposed rules which regulate the manner in which credit scoring models are approved by the Office.

A copy of the agenda may be obtained by contacting: Michael Milnes at (850)413-5306 or e-mail him at michael.milnes@floir.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Michael Milnes at (850)413-5306 or e-mail him at michael.milnes@floir.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Michael Milnes at (850)413-5306 or e-mail him at michael.milnes@floir.com.

FLORIDA SELF-INSURERS GUARANTY ASSOCIATION, INC.

The Florida Self-Insurers Guaranty Association, Inc. announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, February 11, 2009, 2:00 p.m. PLACE: Florida Self-Insurers Guaranty Association, Inc., 1427 E. Piedmont Drive, 2nd Floor, Tallahassee, Florida 32308 GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider settlement of litigation against National Union Fire Insurance Company of Pittsburg, PA.

A copy of the agenda may be obtained by contacting: Brian Gee, Executive Director, Florida Self-Insurers Guaranty Association, Inc. at (850)222-1882.

FLORIDA ATLANTIC RESEARCH AND DEVELOPMENT AUTHORITY

The Florida Atlantic Research and Development Authority announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, February 18, 2009, 8:00 a.m. PLACE: Conference Room, Technology Business Incubator, 3701 FAU Blvd., Suite 210, Boca Raton, FL 33431

GENERAL SUBJECT MATTER TO BE CONSIDERED: Budget revision, general matters.

A copy of the agenda may be obtained by contacting: Scott Ellington, Executive Director at Scott@research-park.org or (561)416-6092.

TREASURE COAST EDUCATION AND RESEARCH DEVELOPMENT AUTHORITY

The Treasure Coast Education, Research and Development Authority announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 19, 2009, 2:00 p.m. PLACE: Room 219 West, University of Florida Indian River Research and Education Center, 2199 South Rock Road, Fort Pierce, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Minutes of the Meeting of January 13, 2009, committee reports, and such other business as the Authority may deem appropriate.

A copy of the agenda may be obtained by contacting: Treasure Coast Education, Research and Development Authority ("Authority") at (772)467-3107.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: the Authority at (772)467-3107. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

The Treasure Coast Education, Research and Development Authority announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, February 16, 2009, 12:30 p.m. PLACE: Room 219 West, University of Florida Indian River Research and Education Center, 2199 South Rock Road, Fort Pierce, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Committee Reports and such other business as the Authority may deem appropriate.

A copy of the agenda may be obtained by contacting: Treasure Coast Education, Research and Education Authority ("Authority") at (772)467-3107.

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

The Conceptual Design and Infrastructure Committee of the Treasure Coast Education, Research and Development **Authority** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 19, 2009, 12:30 p.m. PLACE: Room 100, University of Florida Indian River Research and Education Center, 2199 South Rock Road, Fort Pierce, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Minutes of the January 13, 2009 meeting and such other business as the Committee may deem appropriate.

A copy of the agenda may be obtained by contacting: Treasure Coast Education, Research and Development Authority ("Authority") at (772)467-3107.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 days before the workshop/meeting by contacting: the Authority at (772)467-3107. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

ADVOCACY CENTER FOR PERSONS WITH DISABILITIES, INC.

The Advocacy Center for Persons with Disabilities, Inc. announces a public meeting to which all persons are invited. DATE AND TIME: Friday, February 27, 2009, 9:00 a.m. -5:00 p.m.

PLACE: Hilton Garden Inn-Tallahassee Central, Seminole Room, 1330 S. Blair Stone Road, Tallahassee, Florida 32301, (850)893-8300

GENERAL SUBJECT MATTER TO BE CONSIDERED: Advocacy Center for Persons with Disabilities, Inc., Florida's Protection and Advocacy Programs Quarterly Board of Directors Meeting.

A copy of the agenda may be obtained by contacting: Paige Morgan at (850)488-9071, ext. 219.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the

agency at least 7 days before the workshop/meeting by contacting: Advocacy Center for Persons with Disabilities, Inc., 2728 Centerview Drive, Suite 102, Tallahassee, Florida 32301, 1(800)346-4127. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Dawn Williams or Paige Morgan at (850)488-9071, ext. 218/219.

FLORIDA CENTER FOR ADVISING AND ACADEMIC **SUPPORT**

The Florida Center for Advising and Academic Support announces a telephone conference call to which all persons are invited.

DATE AND TIME: February 16, 2009, 3:00 p.m. – 5:00 p.m. PLACE: Conference Call-In Number: 1(888)808-6959, Conference Code: 3398442, 325 West Gaines Street, Conference Room 1721/25, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The meeting of the Florida Center for Advising (FCAAS) Articulation Coordinating Committee (ACC) will be held to dicuss the ongoing development and administration of the FACTS.org project.

A copy of the agenda may be obtained by contacting: FCAAS, 325 West Gaines Street, Suite 834, Tallahassee, FL 32399-0400.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Stacie Causey, FCAAS at (850)245-0518. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

WORKFORCE FLORIDA

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

DATES AND TIMES: February 17, 2009, 1:30 p.m. - 4:00 p.m., Partners Council, TBD; February 18, 2009, 9:00 a.m. -5:30 p.m., Council Meetings; February 18, 2009, 5:30 p.m. – 7:00 p.m., Reception, Historic Capitol; February 19, 2009, 8:30 a.m. – 12:30 p.m., Board of Directors meeting

PLACE: DoubleTree Hotel, 101 South Adams Street, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board meeting, Council meetings discussing workforce issues.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Peggy Dransfield at (850)921-1119. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

CITIZENS PROPERTY INSURANCE CORPORATION

NOTICE OF RESCHEDULING – The Audit Committee of **Citizens Property Insurance Corporation** announces a public meeting to which all persons are invited.

DATE AND TIME: The February 19, 2009 meeting is cancelled and rescheduled on Tuesday February 17, 2009, 2.30 p.m.

PLACE: Tampa Airport Marriott, Tampa, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: As per the agenda.

For additional information, please contact: Betty Veal at (904)407-0440.

Special Accommodations: In accordance with the Americans with Disabilities Act, people with disabilities or physical impairments who require assistance to participate in this meeting are requested to contact Betty Veal at least five days prior to the meeting.

A copy of the agenda may be obtained by contacting: Betty Veal at (904)407-0440.

COMPREHENSIVE HEALTH INFORMATION SYSTEM ADVISORY COUNCIL

The **Florida Comprehensive Health Association** announces a public meeting to which all persons are invited.

DATE AND TIME: February 20, 2009, 1:00 p.m.

PLACE: Wagner, Vaughn, McLaughlin & Brennan, 601 Bayshore Blvd., Ste. 910, Tampa, FL 33606

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Meeting.

A copy of the agenda may be obtained by contacting: Jerry Ashford.

VISIT FLORIDA

The **Visit Florida**, Board of Directors, Florida Commission on Tourism announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 25, 2009, 8:00 a.m. – until adjournment

PLACE: Visit Florida, Corporate Offices, 2540 West Executive Center Circle, Suite 200, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Visit Florida, Board of Directors will meet to discuss committee reports, on-going and developing issues and other matters. The Florida Commission will ratify actions of the Board of Directors and discuss other matters as necessary.

A copy of the agenda may be obtained by contacting: Susan Gale at sgale@visitflorida.org.

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

For more information, you may contact: sgale@visitflorida.org.

FLORIDA LOCAL GOVERNMENT FINANCE COMMISSION

The **Florida Local Government Finance Commission** announces a public meeting to which all persons are invited. DATE AND TIME: Friday, February 20, 2009, 10:30 a.m.

PLACE: 2502 Rocky Point Drive, Suite 1060, Tampa, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: The meeting of the Commission will be for the purposes of reviewing the statewide pooled commercial paper loan program for Florida governmental entities. The Commission is an unincorporated, nonprofit association whose members are comprised of Brevard County, Florida, Charlotte County, Florida, Collier County, Florida, Lee County, Florida, Osceola County, Florida and Sarasota County, Florida.

A copy of the agenda may be obtained by contacting: Elizabeth Newberry, Florida Association of Counties, 100 South Monroe Street, Tallahassee, Florida 32301

SOUTHWEST FLORIDA PUBLIC SERVICE ACADEMY

The **Southwest Florida Public Service Academy** announces a public meeting to which all persons are invited.

DATE AND TIME: February 17, 2009, 9:30 a.m.

PLACE: SWFPSA, 3800 Michigan Ave., Fort Myers, FL 33916

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Criminal Justice Standards and Training Region X Council announces a meeting to which all interested persons are invited.

DATE AND TIME: February 17, 2009, 9:30 a.m.

PLACE: SWFPSA, 3800 Michigan Ave, Fort Myers FL 33916

GENERAL SUBJECT MATTER TO BE CONSIDERED: Agenda: Call meeting to order, Pledge of Allegiance, Approval of minutes of 12/02/08 meeting. Academy Report from Sarasota Technical Institute, Academy Report from Southwest Florida Public Service Academy, Filling of vacancies on Region-10 Board, Older Business, New Business, Schedule of next meeting, Adjournment.

A copy of the agenda may be obtained by contacting: Angela Esteves, Timothy Day at (239)334-3897.

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

FLORIDA ENERGY AND CLIMATE COMMISSION

The Florida Energy and Climate Commission announces a telephone conference call to which all persons are invited.

DATE AND TIME: Friday, February 13, 2009, 2:00 p.m. -4:00 p.m.

PLACE: Toni Jennings Room, 110 Senate Office Building, 404 South Monroe Street, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Governor's Energy Office staff will update members of the Florida Energy and Climate Commission on the federal stimulus package as it relates to energy and climate change as well as the recommended work plan. Staff will conduct the conference call from the Toni Jennings Room, 110 Senate Office Building, where members of the public are invited to attend.

A copy of the agenda may be obtained by contacting: April Groover at (850)487-3800.

SUNSHINE STATE ONE CALL OF FLORIDA, INC.

The Sunshine State One Call of Florida, Inc. announces a public meeting to which all persons are invited.

Executive Committee Meeting

DATE AND TIME: February 13, 2009, 10:00 a.m. - 12:00 Noon

PLACE: Teleconference Call: 1(866)213-2185, Participant Code: 332328

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this Executive Committee Meeting is to set the agenda for the March 19-20, 2009, SSOCOF Committee and Board of Directors meetings.

For more information, you may contact: Wendy Schaefer at (386)574-1548.

The Sunshine State One Call of Florida, Inc. announces a public meeting to which all persons are invited.

Legislative Ad Hoc Committee Meeting

DATE AND TIME: February 19, 2009, 12:30 p.m. – 3:00 p.m. PLACE: Caribe Royale Hotel, Curacao Room 7 & 8, 8101 World Center Drive, Orlando, FL 32821

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this Legislative Committee Meeting is to review and discuss potential amendments to the "Underground Facility Damage Prevention and Safety Act," Chapter 556, Florida Statutes.

For more information, you may contact: Wendy Schaefer at (386)574-1548.

REGION XII TRAINING COUNCIL

The Region XII Training Council announces a public meeting to which all persons are invited.

DATE AND TIME: March 5, 2009, 9:00 a.m.

PLACE: Clayton Hutchinson Agricultural Center, Exhibit Hall "B", 559 North Military Trail, West Palm Beach, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Agenda will include but is not limited to: F.D.L.E./C.J.S.T.C. updates; Palm Beach Community College/Criminal Justice Institute Assessment Center update; Region XII Budget approval and any other business.

A copy of the agenda may be obtained by contacting: Sue Voccola at (561)868-3403.

FLORIDA WORKERS' COMPENSATION INSURANCE **GUARANTY ASSOCIATION, INC.**

The Board of Directors of the Florida Workers' Compensation Insurance Guaranty Association, Inc., announces a telephone conference call to which all persons are invited.

DATE AND TIME: Monday, March 2, 2009, 10:00 a.m. (EST) PLACE: Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will meet regarding general business of the Association. A copy of the agenda may be obtained by contacting: Cathy Irvin at cirvin@agfgroup.org or (850)523-1810.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

FLORIDA NETWORK OF YOUTH AND FAMILY SERVICES, INC.

The Florida Network of Youth and Family Services, Inc. announces a public meeting to which all persons are invited. DATE AND TIME: Friday, February 20, 2009, 10:00 a.m. -

PLACE: Florida Network of Youth and Family Services Office, 2850 Pablo Avenue, Tallahassee, FL 32308 GENERAL SUBJECT MATTER TO BE CONSIDERED: AGENDA ITEMS:

- Quality Improvement Committee reconstruction.
- Contract Update.
- New Board member approval.
- Roles and structure of the Board of Directors.
- Special session wrap up.
- Department of Juvenile Justice update.

A copy of the agenda may be obtained by contacting: Mary D. Richter, Executive Director, Florida Network of Youth and Family Services at Dee@floridanetwork.org or (850)922-4324.

FLORIDA WORKERS' COMPENSATION JOINT UNDERWRITING ASSOCIATION, INC.

The Florida Workers' Compensation Joint Underwriting Association, Inc., Rates and Forms Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: February 19, 2009, 9:00 a.m.

PLACE: To participate in the teleconference meeting, please contact: Kathy Coyne at (941)378-7408

GENERAL SUBJECT MATTER TO BE CONSIDERED: Agenda topics may include 2008 year-end reserves; 2009 rates; and return of premium dividend.

A copy of the agenda may be obtained by contacting: Kathy Coyne at (941)378-7408, or from the FWCJUA's website: www.fwcjua.com.

Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN THAT the Department of Community Affairs, Division of Community Planning has received the petition for declaratory statement from Stephanie D. Alexander, Esquire, on behalf of the Renaissance Charter School, on December 11, 2008. This is an amendment to a petition received on July 30, 2008. The petition seeks the agency's opinion as to the applicability of Section 163.3180(13), Florida Statutes, as it applies to the petitioner.

The Petitioner seeks determination whether charter public schools qualify as a "public school" within Section 163.3180(13), Florida Statutes, for purposes of establishing school concurrency; whether charter public schools are included in the Public School Facilities Element adopted into the local government's comprehensive plan under Section 163.3180(13)(a), Florida Statutes; and if Level of Service Standards established under Section 163.3180(13)(b), Florida Statutes, apply equally to all public schools. It has been assigned the number DCA08-DEC-218.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN THAT the Division of Florida Condominiums, Timeshares, and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has received the petition for declaratory statement from James Wergeles, Petitioner, In Re: Tregate East Condominium Association, Inc., Docket No. 2009002765. The petition seeks the agency's opinion as to the applicability of Section 718.1035, Florida Statutes as it applies to the petitioner.

Whether Tregate East Condominium Association, Inc. may adopt a rule that restricts an existing power of attorney held by a unit owner under Section 718.1035, Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division Clerk, Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

Please refer all comments to: Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

NOTICE IS HEREBY GIVEN THAT the Division of Florida Condominiums, Timeshares, and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has received the petition for declaratory statement from Darrell Beaty, Petitioner/Unit Owner, In Re: Punta Gorda Isles, Section 22 Homeowners Association, Inc., Docket No.

2008064735. The petition seeks the agency's opinion as to the applicability of Section 720.3075(1)(b), Florida Statutes, as it applies to the petitioner.

Whether an agreement between the Punta Gorda Isles, Section 22 Homeowners Association, Inc., (Association) and the developer restricting Association's ability to challenge certain development changes within the Burnt Store Marina community violates Section 720.3075(1)(b), Florida Statutes and constitutes a substantial and/or material change to the governing documents.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division Clerk, Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

Please refer all comments to: Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

NOTICE IS HEREBY GIVEN THAT the Division of Florida Condominiums, Timeshares, and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has received the petition for declaratory statement from Rick and Christine H. Irizarry, Petitioners/Unit Owners, In Re: Laguna Pointe Condominium Association of Pensacola, Inc., Docket No. 2009003292. The petition seeks the agency's opinion as to the applicability of Sections 718.113(1) and 718.111(4), Florida Statutes, as it applies to the petitioner.

Whether Laguna Pointe Condominium Association of Pensacola, Inc. is obligated to repair and maintain the sliding glass doors of the units under the declaration and Sections 718.113(1) and 718.111(4), Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division Clerk, Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

Please refer all comments to: Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

The Construction Industry Licensing Board hereby gives notice of the issuance of an Order regarding the Petition for Declaratory Statement for Tankinetics, Inc. The Notice of Petition for Declaratory Statement was published in Vol. 34, No. 39, of the September 26, 2008, Florida Administrative Weekly. The Board considered the Petition at a duly-noticed public meeting held on October 10, 2008. The petition requested the Board's interpretation of Sections 489.103(6),

489.105, 489.115(1) and 489.133(5)(a), Florida Statutes, and whether the Petitioner is generally exempt from construction industry licensing requirements pursuant to Section 489.103(6), Florida Statutes, for its manufacture, assembly, and erection of prefabricated, fiberglass, above-ground storage tanks for industrial application, and/or that Petitioner is not acting as a "contractor" as defined by Section 489.105(3), Florida Statutes, and/or that the assembly and installation of the pre-fabricated tanks do not require any license in any category under Section 489.105(3)(a)-(q) or 489.133(5)(a), Florida Statutes.

The Board's Order, filed on December 4, 2008, answers the Petition for Declaratory Statement. The activities described are exempt from Chapter 489, Part 1, Florida Statutes, pursuant to Section 489.103(6), Florida Statutes. A contractor's license is not required for the delivery of construction equipment and materials when the items are fabricated off-site and delivered to the site, including the related placement and assembly of the items at the site as explained above, provided such assembly does not fall within the scope of services of any licensed contractor, as described in Chapter 489, Part 1, Florida

A copy of the Board's Order may be obtained by contacting: G. W. Harrell, Executive Director, Construction Industry Licensing Board, P. O. Box 5257, Tallahassee, Florida 32314-5257.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

The Board of Medicine hereby gives notice that it has received a Petition for Declaratory Statement filed on behalf of Tamara L. Densmore, M.D., on January 22, 2009. The Petitioner seeks the Board's opinion as to whether the Petitioner, a pathologist employed by Suncoast Pathology, Inc., must perform a physical examination before ordering a diagnostic test if the test is directly requested by the patient. Specifically, the Petitioner seeks the Board's clarification in whether Section 458.331(1)(m), Florida Statutes, requires a pathologist to perform a physical examination on a patient before ordering a diagnostic test where there is no referring physician, and whether the act of ordering a test requested by a patient would be considered the practice of telemedicine under Rule 64B8-9.014. Florida Administrative Code. The Board will consider this petition at its meeting scheduled for April 4, 2008, in Orlando, Florida.

A copy of the petition may be obtained by writing: Larry G. McPherson, Jr., Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

NOTICE IS HEREBY GIVEN THAT the Board of Nursing has declined to rule on the petition for declaratory statement filed by Debra Shelby, ARNP on January 16, 2009. The following is a summary of the agency's declination of the petition:

The Board of Nursing hereby gives notice that it has issued an Order on the Petition for Declaratory Statement, which was filed on January 16, 2009, on behalf of Debra Shelby, ARNP. The Notice of Petition for Declaratory Statement was published in Vol. 34, No. 46, of the November 14, 2008 issue of the Florida Administrative Weekly. Specifically, the Petitioner requested that the Board issue a Declaratory Statement determining a scope of practice issue. The Board of Nursing considered the Petition at its meeting held on December 5, 2008, in Kissimmee, Florida. The Board's Order, filed on January 12, 2009, dismissed the petition, finding that the petition sought the interpretation of the practice of licensees other than Petitioner.

A copy of the Order Declining of the Petition for Declaratory Statement may be obtained by contacting: Rick Garcia, Executive Director, Board of Nursing, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3259.

DEPARTMENT OF FINANCIAL SERVICES

NOTICE IS HEREBY GIVEN THAT the Department of Financial Services, Division of State Fire Marshal has issued an order disposing of the petition for declaratory statement filed by Terri Hicks on October 30, 2008. The following is a summary of the agency's disposition of the petition:

Petitioner has withdrawn her petition for declaratory statement on January 20, 2009.

Please refer all comments to: Lesley Mendelson, Assistant General Counsel, 200 East Gaines Street, Tallahassee, Florida 32399-0340.

NOTICE IS HEREBY GIVEN THAT the Department of Financial Services, Division of State Fire Marshal has received the petition for declaratory statement from Frank McElroy on January 23, 2009. The petition seeks the agency's opinion as to the applicability of Section 633.025(6), F.S. and NFPA 101, Section 31.3.4, Florida 2004 edition as it applies to the petitioner.

1) Is it the intent of the Florida Fire Prevention Code and Chapter 633, F.S., including NFPA 101, Section 31.3.4, Florida 2004 edition, and Section 633.025(6), F.S., that Ocean Sunrise Condominium shall be required to retroactively install a fire alarm system? and 2) Was the decision of the local fire official to require such a fire alarm installation at Ocean Sunrise reasonable as contemplated in Section 633.025(6), F.S.?

A copy of the Petition for Declaratory Statement may be obtained by contacting: Lesley Mendelson, Assistant General Counsel, 200 East Gaines Street, Tallahassee, Florida 32399-0340, (850)413-3604 or (850)413-4238, Fax: (850)922-1235 or (850)488-0697 (please advise if you would like it mailed or faxed to you and please include your phone number on your request in case any question arises), or by e-mailing your request to Lesley.Mendelson@my floridacfo.com.

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF EDUCATION

NOTICE TO PROFESSIONAL CONSULTANTS:

The University of Florida Board of Trustees announces that Professional Services in the disciplines of engineering and architecture for Total Building Commissioning will be required for the project listed below:

Project: UF-331, Southwest Recreation Center Expansion (Gainesville, Florida)

The facility will include the projects consists of and approximately 37,000 GSF addition and renovation of 6,600 GSF to the Southwest Recreation Center. The construction/ renovation of the facilities is necessary to fulfill a growing demand for intramural sports, personal training, and other recreation sports uses. The current facilities are used extensively with daily overcrowding and lines constantly form for use of the equipment and facilities. The proposed project will alleviate the immediate problem and establish a framework for future growth and ultimate build-out of the complete recreation sports center complex. The scope of services shall include design phase peer review, completion and maintenance of the Owner's Project Requirements (OPR) document, development of the Commissioning Plan and Commissioning Specifications, and construction phase pre-functional, functional, and performance testing for mechanical, electrical, building automation, and building envelope systems. The consultant shall also support project efforts to achieve higher-than-normal energy efficiency and attain minimum (Gold) LEED certification.

Blanket professional liability insurance will be required for this project in the amount of \$1,000,000.

INSTRUCTIONS:

Firms desiring to apply for consideration shall submit a proposal only after thoroughly reviewing the facilities program, Project Fact Sheet for Commissioning Consultants, and other background information. The proposal shall be limited to 20 single-sided pages OR 10 double-sided, consecutively-numbered pages and shall include:

- 1. A Letter of Application that concisely illustrates the applicant's understanding of the scope of services.
- 2. A completed Commissioning Services Proposal Form using the project-specific version available at the UF Facilities Planning and Construction website. Applications on any other form will not be considered.
- 3. Resumes and copies of the applicant's current Professional Registration Certificate(s) from the appropriate governing board, corporate charter(s) if applicable, LEED accreditation, and other pertinent credentials.

At the time of application, the applicant must possess current design Professional Registration Certificate(s) from the appropriate governing board; must be properly registered to practice its profession in the State of Florida; and, if the applicant is a corporation, must be chartered by the Florida Department of State to operate in Florida. As required by Section 287.133, Florida Statutes, an applicant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected applicant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Unsigned proposals or proposals containing expired or invalid licenses will be disqualified. Submittal materials will not be returned

The Commissioning Services Proposal Form, Project Fact Sheet, UF Design Services Guide, UF Design and Construction Standards, FP&C non-technical specifications, standard University of Florida Owner-Commissioning Consultant agreement, and other project and process information can be found on the Facilities Planning and Construction website. Finalists may be provided with supplemental interview requirements and criteria as needed.

Provide the number of copies prescribed in the Project Fact Sheet. Submittals must be received in the Facilities Planning and Construction office by 3:00 p.m. (Local Time), Friday, February 27, 2009. Facsimile (FAX) submittals are not acceptable and will not be considered.

Facilities Planning and Construction 232 Stadium/P. O. Box 115050 Gainesville, FL 32611-5050

Telephone: (352)273-4000, Fax: (352)273-4034

Internet: www.facilities.ufl.edu

The University of Florida, Purchasing and Disbursement Services will receive sealed bids for the following: ITB09SVF-139, SL-1 CHW Loop to CHW Plant 10 Cross Connect, estimated budget: \$800,000, to be opened March 11, 2009, 2:00 p.m., in 101 Elmore Hall, Radio Road, Gainesville, FL.

SCOPE OF WORK: The work includes all piping, fittings, excavation and coordination with existing utilities required to install 14 inch CHW S&R mains below grade as indicated in the Contract Documents. Mandatory pre-bid meeting will be held February 25, 2009, 2:00 p.m., in the PPD A/E Conference Room, Building 700, Radio Road, Gainesville, FL.

Questions should be directed to: Lisa Pennington, lpenn@ufl.edu or (352)392-1331. For more information visit www.purchasing.ufl.edu.

AMERICANS WITH DISABILITY ACT OF 1991 - If special accommodations are needed in order to attend the Pre-Bid Meeting or the Bid opening, contact Purchasing, purchasing@ufl.edu or (352)392-1331 within three (3) days of the event.

NOTICE TO CONSTRUCTION MANAGERS:

The University of Florida Board of Trustees announces that CM-At-Risk services will be required for the project listed below:

Project: UF-280, UF Research and Academic Center at Lake Nona, Orlando, Florida.

The project consists of a new Research and Academic Center for UF programs located at Lake Nona adjacent to the Burnham Institute site in Orlando, Florida. The facility will be a four story 100,000 GSF and include conference center, research, office, and administrative support space to facilitate the UF mission at Lake Nona. The Burnham Institute is establishing a major science center at Lake Nona focusing on biomedical research, technology development and drug design. This project will be part of a multi-use development being created to facilitate collaboration between the University of Florida, Burnham Institute, University of Central Florida, and other entities.

The estimated construction budget is approximately \$44,000,000, including site improvements and utilities, interior voice/data, and other site-specific allowances. The University is interested in utilizing Building Information Modeling (BIM) as a tool for improving quality of construction documents from the models for clash detection, eliminate or greatly reduce the RFIs, electronic exchange information, prefabrication of material/equipment from models, constructability reports, site logistic planning, and visualization; thereby reducing cost of construction and shortening the construction schedule. Gold LEED (Leadership in Energy and Environmental Design) certification by the U.S. Green Building Council is mandatory and an independent consultant will provide commissioning services throughout design and construction.

The contract for construction management services will consist of two phases, pre-construction and construction. Construction will also be phased with the anticipation of early site package release. Pre-construction services will begin at the Design Development stage and will include production of cost studies and estimates; value engineering; analysis of the design documents for constructability, coordination, detailing, materials, and systems; development and maintenance of the construction schedule; production of detailed jobsite management plans; development of strategies for the procurement of trade contracts; and development of potentially three phased Guaranteed Maximum Price (GMP) proposals, including early site work at the end of Design Development, Foundation based on 60% Construction Documents, and the building based on 100% Construction Documents. If the GMP

proposal(s) are accepted and executed, the construction phases will be implemented. During these phases, the construction manager becomes the single point of responsibility for performance of the construction of the project and shall publicly bid trade contracts. Failure to negotiate an acceptable fixed fee for phase one of the contract, or failure to arrive at an acceptable GMP budget within the time provided in the agreement, may result in the termination of the construction manager's contract.

Applicants will be evaluated on the basis of their past performance, experience, personnel, references, bonding capacity, workload, and responses to questions posed both in the shortlist and interview phases. The Selection Committee may reject all proposals and stop the selection process at any

At the time of application, the applicant must be licensed to practice as a general contractor in the State of Florida and, if the applicant is a corporation, must be chartered by the Florida Department of State to operate in Florida.

Applicants desiring to provide construction management services for the project shall submit a proposal only after thoroughly reviewing the facilities program, Project Fact Sheet, and other background information. The proposal shall be one hard copy limited to 40 single-sided OR 20 double-sided, consecutively-numbered pages and one CD containing color pages of the same information as the hard copy and shall include:

- 1. A Letter of Application that concisely illustrates the applicant's understanding of the scope of services, schedule, and other goals and considerations as outlined in the Project Fact Sheet and facilities program.
- 2. Company information and signed certification.
- 3. A completed, project-specific "CM Qualifications Supplement" (CMQS) proposal. Applications on any other form will not be considered.
- 4. Resumes, LEED accreditation, and other pertinent credentials for all proposed staff.
- Proof of the applicant's corporate status in Florida (if applicable) and a copy of the applicant's current contracting license from the appropriate governing board.
- 6. Proof of applicant's bonding capacity.

As required by Section 287.133, Florida Statutes, an applicant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction manager must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Unsigned proposals or proposals containing expired or invalid licenses will be disqualified. Submittal materials will not be returned.

The project-specific CMQS forms, instructions, Project Fact Sheet, facilities program, UF Design Services Guide, UF Design and Construction Standards, standard University of Florida Owner-CM agreement, UF General Terms and Conditions, and other project and process information can be found on the Facilities Planning & Construction website.

Finalists may be provided with supplemental interview requirements and criteria as needed.

Provide the number of copies prescribed in the Project Fact Sheet. Submittals must be received in the Facilities Planning and Construction office by 3:00 p.m. (Local Time), Tuesday, March 10, 2009. Facsimile (FAX) submittals are not acceptable and will not be considered.

Attn: Eugene Herring Facilities Planning & Construction 232 Stadium/P. O. Box 115050 Gainesville, FL 32611-5050 Telephone: (352)273-4000

Fax: (352)392-4034

Internet: www.facilities.ufl.edu

NOTICE TO DESIGN BUILDERS

The University of Central Florida announces that design build services will be required for the project listed below:

Project No.: UCF-TBD

Project and Location: Parking Garage VI, University of Central Florida, Orlando, FL 32816

Project description: The project consists of constructing a parking garage that will include approximately 1,400 parking spaces. Conceptual design studies shall be primarily focused on the site located on the north side of campus adjacent to Gemini Blvd. Additionally, the design of garage's exterior façade should match the existing structures design.

The selected Design Build (DB) team will provide design, construction documents, and construction administration services with a two (2) year warranty.

Major building systems, including mechanical and the building envelope, will be commissioned by an independent consultant, with whom the Design Builder shall plan and coordinate its efforts. Silver LEED (Leadership in Energy and Environmental Design) accreditation by the US Green Building Council is a mandatory minimum. The proposed team shall include at least LEED-certified design professional LEED-certified field construction professional that will work with the university's LEED administration.

Conceptual and schematic design shall take place onsite with the University in an interactive, charette-style format. The design team shall prepare graphic illustrations of design concepts for review and will participate in the presentation of those concepts.

The approximate dollar value of this project will be determined by the Design Build Team. Funding for this project will be available from the sale of bonds.

The contract for design build services will consist of two phases. Phase one is pre-construction services, for which the design builder will be paid a fixed fee. Phase one services include design, value engineering, constructability analysis, development of a cost model, estimating, and the development of a Guaranteed Maximum Price (GMP) at 75% Construction Document phase. If the GMP is accepted, phase two, the construction phase, will be implemented. The design builder is the single point of responsibility for performance of the construction of the project and shall publicly bid trade contracts, encouraging the inclusion of Minority Business Enterprises (MBEs). Failure to negotiate an acceptable fixed fee for phase one of the contract, or to arrive at an acceptable GMP within the time provided in the agreement may result in the termination of the design builder's contract.

Selection of finalists for interviews will be made on the basis of the design builder's qualifications, including experience and ability; past experience; bonding capacity; cost estimating; qualification of the firm's personnel, staff and consultants. Finalists will be provided with a copy of the final interview requirements and a copy of the standard University of Central Florida design build agreement. The Selection Committee may reject all proposals and stop the selection process at any time.

Carefully review the Design Build Contract and General Conditions documents. Submitting a proposal for this project constitutes complete agreement with and acceptance of the terms and conditions contained within these documents. These documents can be found on our website at www.fp.ucf.edu with the advertisement.

Firms desiring to provide design build services for the project shall submit a letter of application and a completed University Central Florida "Design Builder **Qualifications** Supplement." Proposals must not exceed 40 pages, including the Design Builder Qualifications Supplement and letter of application. Pages must be numbered consecutively. Submittals which do not comply with these requirements or do not include the requested data will not be considered. No submittal material will be returned.

All applicants must be licensed to practice as general contractors in the State of Florida at the time of application. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations, at the time of application. As required by Section 287.133, Florida Statutes, a design build firm may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected design build firm must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of placement on the convicted vendor list.

The University of Central Florida Design Builder Qualifications Supplement forms and the Project Fact Sheet which contains the selection criteria may be obtained by contacting: Gina Seabrook, Office of Facilities Planning, University of Central Florida, 4000 Central Florida Boulevard, Post Office Box 163020, Orlando, FL 32816-3020, (407)823-2166, Fax: (407)823-5141, Email: gseabroo@mail.ucf.edu or on our website: www.fp.ucf.edu.

Four (4) bound copies of the required proposal data shall be submitted to: Mrs. Gina Seabrook, Facilities Planning, 4000 Central Florida Blvd., Post Office Box 163020, Orlando, FL 32816-3020. Submittals must be received by 4:30 p.m. (Local Time), March 24, 2009. Facsimile (FAX) submittals are not acceptable and will not be considered. Late submissions will not be accepted.

NOTICE TO PROFESSIONAL CONSULTANTS

Request for Qualifications (RFQ)/OFDC RFQ-001-08/09 Professional Services Architectural/Engineering Services Various Roof Replacement Projects/Publish date February 6, 2009. The Office of Facilities Design and Construction announces that Architect/Engineer services are required for Various Roof Replacement Projects for schools and facilities throughout the Duval County School District. The Owner reserves the right to select one or more firms to perform the work. The firm(s) selected will be responsible for consulting studies, design, engineering, bid review, inspection and construction administration of various roofing projects. Total estimated construction contract value of project work is estimated at \$12,000,000 over a 3-year contract period. The projects may be multi-year funded and are subject to availability of funds as authorized by the Owner. The selected firm(s) shall be required to execute the Duval County School Board standard form of agreement. Applicants are advised that all plans, drawings and specifications for these projects become property of the Owner. Applications are to be sent to: Duval County Public Schools Office of Facilities Design and Construction, 1701 Prudential Drive, 5th Floor, Jacksonville, FL 32207-8182.

PROJECT MANAGER: Dale Hughes at (904)858-6308. RESPONSE DUE DATE: RFQ's ARE DUE ON OR BEFORE MARCH 10, 2009 AND WILL BE ACCEPTED UNTIL 4:30 p.m.

MBE GOALS: Encouragement. Information on the selection process can be found at www.duvalschools.org, then go to About DCPS, then DCPS Departments, then Facilities Design and Construction, then Selection Booklets.

Invitation to Bid for a Mechanical Contractor

Sealed bids will be received by Duval County Public Schools, Facilities Design and Construction, Room 535, 1701 Prudential Drive, Jacksonville, FL 32207, until the time and date(s) recorded below and immediately thereafter publicly opened and recorded in the Duval County Public Schools, School Board Building, 1701 Prudential Drive, 5th Floor, Room 513D, Jacksonville, Florida.

BIDS ARE DUE ON OR BEFORE FEBRUARY 24, 2009, AND WILL BE ACCEPTED UNTIL 2:00 p.m.

OFFICIAL PROJECT TITLE: REPLACE WATER SOURCE HEAT PUMPS AT ALIMACANI ELEMENTARY SCHOOL NO. 257 AND MANDARIN OAKS ELEMENTARY SCHOOL NO. 258/DCSB PROJECT NO: M-84500.

SCOPE OF WORK: The project will consist of replacing all the original water source heat pumps for the specified classrooms and additional air handling units for larger areas such as cafeteria, media center, etc. Minor related HVAC equipment and/or controls will also be replaced as indicated on the drawings and specifications. The estimated construction budget is not to exceed \$650,000. All contractors that are interested in bidding are required to attend a mandatory pre-bid conference to be held on February 10, 2009, 1:00 p.m., at Alimacani Elementary School No. 257, 2051 San Pablo Road, Jacksonville, Florida 32224. Failure to attend the pre-bid conference shall result in disqualification of that firm's proposal. Attendees will be required to sign an attendance register. All bidders and subcontractors shall be licensed contractors and registered corporations as required by the laws of the State of Florida. Contract documents for bidding may be obtained at: Southside Blueprint Services, 1024 Kings Avenue, Jacksonville, FL, DCSB Point of Contact: Alonza Anderson at (904)390-2504. Contract documents for bidding may be examined at Local Plan Rooms. MBE Participation Goal: 10% Overall. The Duval County Public Schools has begun prequalifying all contractors who intend to submit bids for all construction projects exceeding \$200,000 and electrical projects exceeding \$50,000. Effective May 31, 2003, all Contractors submitting bids must be prequalified with Duval County Public Schools. No bids will be accepted from Contractors who are not prequalified with Duval County Public Schools. Prequalification forms and information may be obtained by contacting: Richard Beaudoin or Ronald A. Fagan, 1701 Prudential Dr., Jacksonville, FL 32207, (904)390-2358 or (904)390-2922, Fax: (904)390-2265, Email: beaudoinr@ duvalschools.org or faganr@duvalschools.org.

The Bid Award Recommendation will be posted on the First Floor, Bulletin Board, Duval County School Board Building, 1701 Prudential Drive, Jacksonville, Florida 32207-8182.

Close Circuit Television (CCTV) Systems at Kernan Middle School, Robert E. Lee High School, and Kirby-Smith Middle School, Jacksonville, Florida

Subcontract Proposals Due: March 3, 2009, 2:00 p.m.

Scope: New Camera security system for Three (3)

Duval County Public Schools.

Owner: Duval County Public Schools, Facilities,

Design and Construction, 1701 Prudential Drive, 5th Floor, Jacksonville, Florida 32207,

(904)392-2279, Fax: (904)390-2265

CM/GC: Olatech Group, Inc., 2352 Rogero Rd.,

Jacksonville, Florida 32211, (904)744-5552, Fax: (904)744-5545, email: erik.olatech@

yahoo.com

Purchase P/S: Southside Blueprint Service, Inc.

1024 Kings Ave.

Jacksonville, Florida 32207

Ph: (904)398-0575 Fax: (904)398-4065 plot@ssblue.com

Note: Prequalification necessary. Contact CM/GC.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

EXECUTIVE OFFICE OF THE GOVERNOR

Volunteer Florida is pleased to announce a Request for Proposals (RFP) funding opportunity to operate an AmeriCorps program.

AmeriCorps programs support local community efforts to address education, environmental, homeland security, public safety or other human needs. AmeriCorps is a national service program that provides opportunities for citizens to serve their community. Participants of AmeriCorps called "members" join a local program and provide intensive community services such as tutoring students who need extra help, assisting in after-school programs, and a host of other services that strengthen communities. AmeriCorps members are not staff but can assist in capacity building efforts such as volunteer recruitment and management.

A full grant application will be posted on the Volunteer Florida website: www.volunteerflorida.org, by February 13, 2009. Proposals are due in the federal eGrants system by April 17, 2009, 5:00 p.m. (Eastern Standard Time).

Volunteer Florida, The Governor's Commission on Volunteerism and Community Service was established in 1994 by the Florida Legislature to administer grants under the National and Community Service Trust Act of 1993. The Commission administers the state's AmeriCorps programs;

promotes volunteerism in emergency management and preparedness; and helps to strengthen and expand Volunteer Centers in Florida.

AmeriCorps is a program funded by the U.S. Congress under the Catalog of Federal Domestic Assistance number 94.006. The national public/private partnership supporting AmeriCorps is the Corporation for National and Community Service (CNCS). For more information about the CNCS and national AmeriCorps programs, visit: www.americorps.org.

REGIONAL PLANNING COUNCILS

Request for Proposals

The Florida-Alabama Transportation Planning Organization is seeking Proposals from qualified entities desiring to serve as the Community Transportation Coordinator (CTC) for Escambia County. The selected entity or firm will be recommended as the designated CTC to the Florida Commission for the Transportation Disadvantaged (CTD). If approved by the CTD, the selected contractor will coordinate the administration and operation of the Escambia County Transportation Disadvantaged system, as authorized by Chapter 427, Florida Statutes, and more fully described in Chapter 41-2, Florida Administrative Code.

The full RFP document will be available February 6, 2009 at: www.wfrpc.org/flaltpo.

A mandatory pre-proposal conference will be held Friday, February 13, 2009, West Florida Regional Planning Council, 4081 E. Olive Road, Suite A, Pensacola, Florida,10:00 a.m. (CST), to review the RFP and answer questions.

For more information, contact: Julia Pearsall, West Florida Regional Planning Council by email: Julia.Pearsall@wfrpc.org or Telephone 1(800)226-8914, extension 231.

Request for Proposals

The Florida-Alabama Transportation Planning Organization is seeking Proposals from qualified entities desiring to serve as the Community Transportation Coordinator (CTC) for Santa Rosa County. The selected entity or firm will be recommended as the designated CTC to the Florida Commission for the Transportation Disadvantaged (CTD). If approved by the CTD, the selected contractor will coordinate the administration and operation of the Santa Rosa County Transportation Disadvantaged system, as authorized by Chapter 427, Florida Statutes, and more fully described in Chapter 41-2, Florida Administrative Code.

The full RFP document will be available February 6, 2009 at: www.wfrpc.org/flaltpo.

A mandatory pre-proposal conference will be held Friday, February 13, 2009, West Florida Regional Planning Council, 4081 E. Olive Road, Suite A, Pensacola, Florida at 10:00 a.m. (CST), to review the RFP and answer questions.

For more information, contact: Julia Pearsall, West Florida Regional Planning Council by email: Julia.Pearsall@wfrpc.org or by phone at 1(800)226-8914, extension 231.

ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY

GENERAL TRAFFIC AND EARNINGS CONSULTANT REQUEST FOR TECHNICAL PROPOSALS CONTRACT NO. 000600

The Orlando-Orange County Expressway Authority (Authority) requests Technical Proposals from qualified Traffic and Earnings Consultants (Consultant) to provide professional services to perform ongoing traffic and revenue evaluations, studies and projections. These analyses will be used in support of bond issuance, financial planning, system long range planning and project feasibility.

The Consultant must be qualified to do business in Florida, have a national reputation for skill and experience in such work, experience and familiarity with modeling and forecasting in the Orlando urban area, and be pre-qualified by the Florida Department of Transportation under Chapter 14-75, F.A.C., to perform work under Group 13.4, System Planning, and Group 13.5, Subarea/Corridor Planning.

Any firm wanting to be considered by the Authority can obtain a copy of the Proposal Submittal Requirements package, free of charge, by contacting: Robert Johnson at (407)690-5372.

DESCRIPTION OF SERVICES: Consultant services are required to provide general traffic and earnings/revenue on a continuing basis for financial planning on the Authority system of toll roads including any extensions, expansion projects or candidate projects. The work to be performed by the selected consultant includes, but is not necessarily limited to: data collection and analysis, traffic forecasting, impact analysis, evaluation of alternative toll rate structures, cost analysis, revenue projections, and financial/economic feasibility studies as assigned.

MINIMUM REOUIREMENTS: Proposers corporations must be registered to do business in Florida. All Proposers must be qualified to perform the work as described by the Proposal Submittal Requirements. The Authority will evaluate and determine the relative ability of each Proposer to perform the required services based upon the information provided by the Proposer in its submittal.

PROPOSAL DUE DATE: Proposals will be received by the Authority until 3:00 p.m. (Orlando Local Time), February 18, 2009. Proposals delivered or received after that time and date will not be considered, and will be rejected as non-responsive.

AUTHORITY CONTACT PERSON:

Mr. Robert Johnson, CPM

Procurement Manager

Orlando-Orange County Expressway Authority

4974 ORL Tower Road

Orlando, Florida 32807

Telephone: (407)690-5372

NOTIFICATION OF CRIME CONVICTION: Each Proposer shall notify the Authority within 30 days after conviction of a contract crime applicable to any of its officers, directors, executives, shareholders active in management, employees or agents of its affiliates.

EOUAL **OPPORTUNITY** STATEMENT: Orlando-Orange County Expressway Authority, in accordance with the provisions of Title VI and Title VII of the Civil Rights Act of 1964, as amended, prohibits discrimination on the basis of race, color, sex, national origin, age, religion and disability. The Authority hereby notifies all Proposers and individuals that it requires and encourages equal employment opportunity for minority and women as employees in the workforce.

MINORITY/WOMEN/DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION: The Orlando-Orange County Expressway Authority hereby notifies all Proposers and individuals that it will require affirmative efforts be made to ensure participation of local minority and women business enterprises on contracts awarded by the Authority.

CODE OF ETHICS: All consultants selected to work with the Authority are required to comply with the Authority's Code of Ethics, a copy of which may be obtained by contacting the Authority.

NON-SOLICITATION PROVISION: From the first date of publication of this notice, no person may contact any Authority Board Member, Officer or Employee or any selection committee member, with respect to this notice or the services to be provided, except as related to the Submittal Requirements detailed above. Reference is made to the lobbying guidelines of the Authority for further information regarding this Non-Solicitation Provision. All questions should be directed to the Director of Procurement.

ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY Michael Snyder, P.E.

Executive Director

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

MID-FLORIDA AREA AGENCY ON AGING

Request for Proposals

Competitive sealed proposals will be received by the Mid-Florida Area Agency on Aging dba Elder Options until 4:00 p.m., April 1, 2009, for the designation of Community Care for the Elderly Lead Agencies. The Community Care for the Elderly Lead Agency designation includes the provision of an array of home and community based services to frail older persons. A Community Care for the Elderly Lead Agency will be designated for each county in Planning and Service Area 3. These counties are: Alachua, Bradford, Citrus, Columbia, Dixie, Gilchrist, Hamilton, Hernando, Lafavette, Lake, Levy, Marion, Putnam, Sumter, Suwannee, and Union. The Community Care for the Elderly program is administered pursuant to provisions of Chapter 430, F.S. The proposal package and application instructions may be obtained from Elder Options' offices on February 11, 2009 or thereafter. Elder Options' Office, 5700 S. W. 34th Street, Suite 222, Gainesville, FL. Elder Options reserves the right to reject any and all proposals.

A Bidders Conference will be conducted concerning this Request for Proposals at 2:00 p.m., February 18, 2009. Interested parties are encouraged to attend the Bidders Conference at the following location:

Elder Options 5700 S. W. 34th Street, Suite 222 Gainesville, FL

Correspondence concerning this Request for Proposals should be addressed to:

Mr. David Huckabee, Director of Program Operations **Elder Options** 5700 S. W. 34th Street, Suite 222 Gainesville, FL 32608 (352)378-6649

POLK COUNTY WORKFORCE DEVELOPMENT BOARD, INC.

REQUEST FOR PROPOSALS

The Polk County Workforce Development Board, Inc. is soliciting proposals from qualified entities to provide Comprehensive Customer Services/One-Stop Operator Services as required under the Workforce Investment Act of 1998; the Social Security Act, Title IV; the Personal Responsibility and Work Opportunity Act of 1996 (Welfare Transition Program); and Florida's Workforce Innovation Act of 2000.

The Proposers' conference is scheduled for Friday, February 13, 2009, 2:00 p.m. Letters of Intent to Propose are due in the Board's administrative office before 4:00 p.m. (ET), Friday, February 20, 2009. All proposals are due in the Board's administrative office before 4:00 p.m. (ET), Thursday, March 12, 2009.

A copy of this Request for Proposals may be obtained from the Board's web site: www.polkworks.org, by clicking on <Contact us> and then <Business Opportunities> then clicking on <Request for proposals> or by contacting: Luz Heredia at (863)519-0100, ext. 111 or email: luz heredia@polk works.org.

Section XII Miscellaneous

DEPARTMENT OF COMMUNITY AFFAIRS

Florida Small Cities Community Development Block Grant Program – Notice of Anticipated Funding Availability

The Department of Community Affairs (DCA) announces anticipated funding availability under the Florida Small Cities Community Development Block Grant (CDBG) Neighborhood Stabilization Program.

In response to the current foreclosure and subprime mortgage crisis, Congress enacted and the President signed into law, the Housing and Economic Recovery Act of 2008. Title III of Division B of that Act (Public Law 110-289, approved July 30, 2008) appropriated \$3.92 billion for emergency assistance for redevelopment of abandoned and foreclosed homes and residential properties. The grant program provided under Title III is commonly referred to as the Neighborhood Stabilization Program (NSP). The State of Florida, through the Department of Community Affairs, will receive \$91.14 million in NSP funds. In order to receive NSP funds, the State of Florida submitted a substantial amendment to the 2008 CDBG action plan to HUD as required in Federal Register Notice, Vol. 73, No. 194, December 1, 2008. The Department of Community Affairs will allocate \$88,041,478 to eligible local governments in accordance with the substantial amendment submitted to HUD.

Federal Register Notice, Vol. 73, No. 194, also requires that no less than 25 percent, or \$22,785,000, of the State's allocation must assist the NSP Low-Income (NSPLI) target population not exceeding 50 percent of area median income. These funds will target each geographic area receiving a regular state allocation based on both its proportionate allocation of regular state NSP funds and its proportionate concentration of NSPLI target population. In addition, these funds shall be used to provide rental housing.

Eligible applicants for NSP funds are the local governments listed below.

Local Government	County	Allocation
Jurisdiction		Amount
Alachua County	Alachua	\$2,929,238

Bay County	Bay	\$2,523,747
Titusville	Brevard	\$2,113,781
Melbourne	Brevard	\$1,920,191
Davie	Broward	\$2,316,292
Charlotte County	Charlotte	\$6,787,057
Citrus County	Citrus	\$2,171,420
Clay County	Clay	\$3,638,523
Palm Coast	Flagler	\$2,664,903
Hernando County	Hernando	\$5,644,384
Indian River County	Indian River	\$4,680,825
Tallahassee	Leon	\$2,945,670
Bradenton	Manatee	\$2,576,267
Ocala	Marion	\$1,743,205
Martin County	Martin	\$3,537,463
Miami Beach	Miami-Dade	\$2,549,551
Okaloosa County	Okaloosa	\$3,258,435
Apopka	Orange	\$1,909,966
Osceola County	Osceola	\$14,091,818
Delray Beach	Palm Beach	\$1,905,005
Clearwater	Pinellas	\$2,845,751
Santa Rosa County	Santa Rosa	\$2,365,403
St. Johns County	St. Johns	\$2,489,443
Ft. Pierce	St. Lucie	\$2,085,396
St. Lucie County	St. Lucie	\$3,984,601
Daytona Beach	Volusia	\$2,363,142
•	Total =	\$88,041,478

Eligible local governments interested in receiving funds must return the Intent to Apply Form to the Department by February 6, 2009. The completed form may be transmitted to the Department via E-mail, Fax (850)922-5609, or by regular mail.

The application cycle for NSP funding will begin February 20, 2009 and end at 5:00 p.m. (Eastern Standard Time) April 6, 2009. Applications must be submitted on forms required by and in the format specified by the Department and must be received in the CDBG Program Office by 5:00 p.m. (Eastern Standard Time) on the deadline date. The completed application must be submitted to the following address:

Attention: CDBG Program Department of Community Affairs Sadowski Building, Room 260 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100

To assist local governments in the application process, the Department will conduct an NSP Application Workshop on February 19, 2009 in Orlando at the Sheraton Downtown Hotel located at 60 South Ivanhoe Boulevard. For reservations, call the hotel directly at (407)425-4455. Workshop registration information, as well as application forms and instructions, may be obtained by writing to the address above or accessed at the Department's website: http://www.floridacommunity development.org/cdbg/NSP.cfm.

If you have questions, please contact: Gail Stafford, Interim Administrator of the Small Cities CDBG Program, or Judy Peacock, Planning Manager, at (850)487-3644 or by E-mail at: gail.stafford@dca.state.fl.us or judy.peacock@dca. state. fl.us.

Any person requiring special accommodations at the workshop because of a disability or physical impairment should contact: Pat Harvey, Department of Community Affairs, (850)487-3644, at least seven days before the workshop to request the accommodation. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8771 (TDD).

DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation intends to issue an "Airport Site Approval Order," in accordance with Chapter 330, Florida Statutes, "Regulation of Aircraft, Pilots, and Airports" and Chapter 14-60, Florida Administrative Code, "Airport Licensing, Registration, and Airspace Protection" for the following site:

Cuchens, a private airport, in Walton County, at Latitude 30° 38' 34" and Longitude 86° 07' 6", to be owned and operated by Mr. Victor Cuchens, 219 Cuchens Lane, DeFuniak Springs, FL 32435.

A copy of the Airport Site Approval Order, the Airport's application, the applicable rules, and other pertinent information may be obtained by contacting: Mr. William J. Ashbaker, P.E., State Aviation Manager, Florida Department of Transportation, Aviation Office, 605 Suwannee Street, Mail Station 46, Tallahassee, Florida 32399-0450, (850)414-4500, aviation.fdot@dot.state.fl.us, Website: http://www.dot.state. fl.us/aviation.

ADMINISTRATIVE HEARING RIGHTS: Any person whose substantial interests will be determined or affected by this Airport Site Approval Order has the right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative hearing. The petition for an administrative hearing must conform to the requirements of Rule Chapter 28-106, Florida Administrative Code, and must be filed, in writing, within twenty-one days of the publication of this notice, with: Clerk of Agency Proceedings, Office of General Counsel, Florida Department of Transportation, 605 Suwannee Street, Mail Station 58, Room 550, Tallahassee, Florida 32399-0450. Failure to file a petition within the allowed time constitutes a waiver of any right such person has to request a hearing under Chapter 120, Florida Statutes.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

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

Pursuant to Section 320.642, Florida Statutes, notice is given that American Lifan Industry, Inc., intends to allow the establishment of Acme Scooter, Inc., as a dealership for the sale of motorcycles manufactured by Chongqing Lifan Industry Group (CHOL) at 358 A Cypress Drive, Tequesta (Palm Beach County), Florida 33469, on or after January 22, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Acme Scooter, Inc. are dealer operator(s): David Wakefield, 358 A Cypress Drive, Tequesta, Florida 33469; principal investor(s): David Wakefield, 358A Cypress Drive, Tequesta, Florida 33469.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Peter Xie, General Manager, American Lifan Industry, Inc., 10990 Petal Street, Suite 500, Dallas, Texas 75238.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that American Lifan Industry, Inc., intends to allow the establishment of Action Motorsports, Inc., as a dealership for the sale of motorcycles manufactured by Chongqing Lifan Industry Group (CHOL) at 11485 Cleveland Avenue, Units 1 and 2, Fort Myers (Lee County), Florida 33907, on or after January 22, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Action Motorsports, Inc. are dealer operator(s): James Lynch, 11485 Cleveland Avenue, Units 1 and 2, Fort Myers, Florida 33907; principal investor(s): James Lynch, 11485 Cleveland Avenue, Units 1 and 2, Fort Myers, Florida 33907.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Peter Xie, General Manager, American Lifan Industry, Inc., 10990 Petal Street, Suite 500, Dallas, Texas 75238.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Zongshen, Inc., intends to allow the establishment of Biker-Barn Source Sales, Inc., as a dealership for the sale of motorcycles manufactured by Zongshen Industrial Group (ZONG) at 924 Del Prado Boulevard South, Unit B, Cape Coral (Lee County), Florida 33990, on or after January 23, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Biker-Barn Source Sales, Inc. are dealer operator(s): Joe Arguinzoni, 924 Del Prado Boulevard South, Unit B, Cape Coral, Florida 33990; principal investor(s): Joe Arguinzoni, 924 Del Prado Boulevard South, Unit B, Cape Coral, Florida 33990.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Patricia Fornes, Zongshen, Inc., 3511 Northwest 113th Court, Miami, Florida 33178.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Snyder Computer Systems, Inc. d/b/a Wildfire Motors, intends to allow the establishment of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida, as a dealership for the sale of motorcycles manufactured by Chongqing Hi-Bird Motorcycle Industry Co. Ltd. (HIBR) at 12400 West Colonial Drive, Winter Garden (Orange County), Florida 34787, on or after January 3, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida are dealer operator(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761; principal investor(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Ronald Gardner, Snyder Computer Systems, Inc. d/b/a Wildfire Motors, 11 Technology Way, Steubenville, Ohio 43952.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Snyder Computer Systems, Inc. d/b/a Wildfire Motors, intends to allow the establishment of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida, as a dealership for the sale of motorcycles manufactured by Zhejiang Jiajue Apollo Vehicle Manufacture Co. Ltd. (JIAJ) at 12400 West Colonial Drive, Winter Garden (Orange County), Florida 34787, on or after January 3, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida are dealer operator(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761; principal investor(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

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The name and address of the dealer operator(s) and principal investor(s) of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida are dealer operator(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761; principal investor(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761.

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The name and address of the dealer operator(s) and principal investor(s) of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida are dealer operator(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761; principal investor(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761.

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The name and address of the dealer operator(s) and principal investor(s) of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida are dealer operator(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761; principal investor(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761.

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The name and address of the dealer operator(s) and principal investor(s) of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida are dealer operator(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761; principal investor(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761.

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Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

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The name and address of the dealer operator(s) and principal investor(s) of Wheels For Sale By Owner and Storage, LLC d/b/a Cross Lander of Central Florida are dealer operator(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761; principal investor(s): Leonard Argentine, 201 South Lakeshore Drive, Ocoee, Florida 34761.

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Snyder Computer Systems, Inc. d/b/a Wildfire Motors, intends to allow the establishment of Family Power Sports, LLC, as a dealership for the sale of motorcycles manufactured by Zhejiang Jiajue Apollo Vehicle Manufacture Co. Ltd. (JIAJ) at 7200 Ridge Road, #108, Port Richey (Pasco County), Florida 34668, on or after January 15, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Family Power Sports, LLC are dealer operator(s): Louis Mazzarese, 7012 Pin Cherry Lane, Port Richey, Florida 34668 and Janet Tretter, 7012 Pin Cherry Lane, Port Richey, Florida 34668; principal investor(s): Louis Mazzarese, 7012 Pin Cherry Lane, Port Richey, Florida 34668 and Janet Tretter, 7012 Pin Cherry Lane, Port Richey, Florida 34668.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Snyder Computer Systems, Inc. d/b/a Wildfire Motors, intends to allow the establishment of Family Power Sports, LLC, as a dealership for the sale of motorcycles manufactured by Kinroad Xintian Motorcycle Manufacture Co. Ltd. (KNRO) at 7200 Ridge Road, #108, Port Richey (Pasco County), Florida 34668, on or after January 15, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Family Power Sports, LLC are dealer operator(s): Louis Mazzarese, 7012 Pin Cherry Lane, Port Richey, Florida 34668 and Janet Tretter, 7012 Pin Cherry Lane, Port Richey, Florida 34668; principal investor(s): Louis Mazzarese, 7012 Pin Cherry Lane, Port Richey, Florida 34668 and Janet Tretter, 7012 Pin Cherry Lane, Port Richey, Florida 34668.

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Snyder Computer Systems, Inc. d/b/a Wildfire Motors, intends to allow the establishment of Family Power Sports, LLC, as a dealership for the sale of motorcycles manufactured by Taixing Sandi Motorcycle Co. Ltd. (SNDI) at 7200 Ridge Road, #108, Port Richey (Pasco County), Florida 34668, on or after January 15, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Family Power Sports, LLC are dealer operator(s): Louis Mazzarese, 7012 Pin Cherry Lane, Port Richey, Florida 34668 and Janet Tretter, 7012 Pin Cherry Lane, Port Richey, Florida 34668; principal investor(s): Louis Mazzarese, 7012 Pin Cherry Lane, Port Richey, Florida 34668 and Janet Tretter, 7012 Pin Cherry Lane, Port Richey, Florida 34668.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Ronald Gardner, Snyder Computer Systems, Inc. d/b/a Wildfire Motors, 11 Technology Way, Steubenville, Ohio 43952.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Classic Motorcycles and Sidecars, Inc., intends to allow the establishment of Larkin Motorworks, LLC, as a dealership for the sale of motorcycles manufactured by Taizhou Zhongneng Motorcycle Co. Ltd. (ZHNG) at 3029 9th Street, North, St. Petersburg (Pinellas County), Florida 33704, on or after November 1, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Larkin Motorworks, LLC are dealer operator(s): Ron Larken, 3029 9th Street, North, St. Petersburg, Florida 33704; principal investor(s): Ron Larken, 3029 9th Street, North, St. Petersburg, Florida 33704.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Bobbette Lynott, Classic Motorcycles and Sidecars, Inc., Post Office Box 969, Preston, Washington 98050.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Zongshen, Inc., intends to allow the establishment of Scooter City USA, LLC, as a dealership for the sale of motorcycles manufactured by Zongshen Industrial Group (ZONG) at 2650 West Fairbanks Avenue, Winter Park (Orange County), Florida 32789, on or after January 23, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Scooter City USA, LLC are dealer operator(s): Randy Lozanas, 2650 West Fairbanks Avenue, Winter Park, Florida 32789; principal investor(s): Randy Lozanas, 2650 West Fairbanks Avenue, Winter Park, Florida 32789.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Patricia Fornes, Zongshen, Inc., 3511 Northwest 113th Court, Miami, Florida 33178.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Piaggio Group Americas, Inc., intends to allow the establishment of Scooter Superstore of America, Inc. d/b/a Vespa Jacksonville, as a dealership for the sale of Piaggio

motorcycles (PIAG) at 10100 San Jose Boulevard, Jacksonville (Duval County), Florida 32257, on or after January 22, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Scooter Superstore of America, Inc. d/b/a Vespa Jacksonville are dealer operator(s): Peter Warrick, 10100 San Jose Boulevard, Jacksonville, Florida 32257; principal investor(s): Peter Warrick, 10100 San Jose Boulevard, Jacksonville, Florida 32257.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Angellina Fraser-Lubin, Piaggio Group Americas, Inc., 140 East 45th Street, 17th Floor, New York, New York 10017.

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

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Adly Moto, LLC, intends to allow the establishment of Stivers of Englewood, Inc. d/b/a Booty Scooters, as a dealership for the sale of motorcycles manufactured by HerChee Industrial Co. Ltd. (HERH) at 850 South River Road, Englewood (Sarasota County), Florida 34223, on or after January 27, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Stivers of Englewood, Inc. d/b/a Booty Scooters are dealer operator(s): Bill Stiver, 850 South River Road, Englewood, Florida 34223; principal investor(s): Bill Stiver, 850 South River Road, Englewood, Florida 34223.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Henry Li, Adly Moto, LLC, 1725 Hurd Drive, Suite 108, Irving, Texas 75038.

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

Almag Enterprises, Inc. d/b/a Accent Motor Scooters Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Power Group International, LLC, intends to allow the establishment of Almag Enterprises, Inc. d/b/a Accent Motor Scooters, as a dealership for the sale of motorcycles manufactured by Taizhou Zhongneng Motorcycle Co. Ltd. (ZHNG) at 950 South Hoagland Boulevard, Kissimmee, (Osceola County), Florida 34741, on or after January 19, 2009.

The name and address of the dealer operator(s) and principal investor(s) of Almag Enterprises, Inc. d/b/a Accent Motor Scooters are dealer operator(s): Allan R. Collins, 950 South Hoagland Boulevard, Kissimmee, Florida 34741; principal investor(s): Allan R. Collins, 950 South Hoagland Boulevard, Kissimmee, Florida 34741.

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

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

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Michelle Nobles, Power Group International, LLC, 3123 Washington Road, Augusta, Georgia 30907.

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

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

REGIONAL PLANNING COUNCILS

The Chairman and Vice Chairman of the Southwest Florida Regional Planning Council will be in attendance at the Climate Prosperity Project National Kick-Off Meeting in San Jose, California from February 19-22, 2009, and may discuss matters that could come before the Southwest Florida Regional Planning Council for consideration.

AGENCY FOR HEALTH CARE ADMINISTRATION

DECISION ON EXPEDITED APPLICATIONS

The Agency for Health Care Administration made the following decisions on Certificate of Need application for expedited review:

County: Indian River Service District: 9

Decision Date: 1/23/2009 CON#: 10045 Decision: A

Facility/Project: Freedom Pointe at the Villages Applicant: ACTS Retirement-Life Communities, Inc.

Project Description: Add 20 sheltered beds as part of a replacement facility for an existing 100 sheltered bed skilled nursing home

County: Miami-Dade Service District:11 CON#: 10046 Decision Date: 1/23/2009 Decision: W Facility/Project: Long Term Care Hospital on Douglas Gardens **Hospital Campus**

Applicant: Sanderling LTAC, LLC

Project Description: Transfer of CON #9893 to construct a 30 bed long term care hospital to Sanderling LTAC, LLC from Miami Jewish Home and Hospital for the Aged, Inc.

A request for administrative hearing, if any, must be made in writing and must be actually received by this department within 21 days of the first day of publication of this notice in the Florida Administrative weekly pursuant to Chapter 120, Florida Statutes and Chapter 59C-1, Florida Administrative Code.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

FLORIDA CATEGORICAL EXCLUSION NOTICE

The Department of Environmental Protection has determined that Niceville's proposed project for the replacement of wastewater pump station number 1 will not have a significant adverse affect on the environment. The total project cost is estimated at \$700,000. The project is expected to qualify for a State Revolving Fund loan composed of federal and state matching funds.

A full copy of the Florida Categorical Exclusion Notice can be obtained by writing to: David P. O'Brien, Bureau of Water Facilities Funding, Department of Environmental Protection, 2600 Blair Stone Road, MS #3505, Tallahassee, Florida 32399-2400 or Telephone (850)245-8367.

FLORIDA STATE CLEARINGHOUSE

The state is coordinating reviews of federal activities and federally funded projects as required by Section 403.061(40), F.S. A list of projects, comments deadlines and the address for providing comments are available at http://www.dep.state.fl.us

/secretary/oip/state_clearinghouse/. For information, call (850)245-2161. This public notice fulfills the requirements of 15 CFR 930.

DEPARTMENT OF JUVENILE JUSTICE

The Florida Department of Juvenile Justice has posted three revised policies for review and comment on MyFlorida.com at: http://www.djj.state.fl.us/policies_procedures/policyreview.html.

Provider Access to the Juvenile Justice Information System (JJIS) and JJIS Data (FDJJ 1205.60) establishes standards for Provider access to the Department of Juvenile Justice (DJJ), Juvenile Justice Information System (JJIS) and JJIS data, in order to protect the integrity of confidential DJJ and JJIS data from unauthorized access, disclosure and transmission.

Property Management and Control (FDJJ - 1312) establishes formal procedures for the management, control and inspection of state owned, tangible personal property.

Property Insurance (FDJJ – 1320) states that it is the policy of the DJJ to preserve and protect the assets of the state through a comprehensive risk management program. The Department will manage these risks by utilizing appropriate coverage and risk management tools to reduce uncertainty and safeguard state property.

The policies are posted for a single 20 working day review and comment period, with the closure date for submission of comments on the policy of February 5, 2009. Responses to comments received will be posted during the review period to the extent possible, but no later than 10 working days after the end of the review period on the above Website.

NOTICE OF CORRECTION - The Florida Department of Juvenile Justice has posted a revised policy for review and comment on MyFlorida.com at: http://www.djj.state.fl.us /policies_procedures/policyreview.html.

User Password Policy (FDJJ – 1225) establishes a standard for creating strong passwords, the protection of those passwords and the frequency for changing passwords. It identifies appropriate and inappropriate construction of passwords and general password standards to thereby mitigate security risks.

The policy is posted for a single 20 working day review and comment period, with the closure date for submission of comments on the policy of March 5, 2009. Responses to comments received will be posted during the review period to the extent possible, but no later than 10 working days after the end of the review period on the above Website.

Correction: Three other policies noticed in this edition of the F.A.W. had an incorrect date for closure of comments of February 5, 2009. The correct date is: March 5, 2009.

The Florida Department of Juvenile Justice has posted a new policy for review and comment on MyFlorida.com at: http://www.djj.state.fl.us/policies_procedures/policyreview.html.

Computer Security Incident Response Team (C-SIRT) (FDJJ – 1250), establishes guidelines for the Florida Department of Juvenile Justice's Computer Security Incident Response Team (C-SIRT) for the purpose of reporting, responding to, mitigating, and documenting computer security incidents, which occur within this agency and applicable providers.

The policy is posted for a single 20 working day review and comment period, with the closure date for submission of comments on the policy of March 5, 2009. Responses to comments received will be posted during the review period to the extent possible, but no later than 10 working days after the end of the review period on the above Website.

DEPARTMENT OF HEALTH

On January 26, 2009, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General, issued an Order of Emergency Suspension Order with regard to the license of Margaret S. Buzan, L.C.S.W. license number SW 3533. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6). Florida Statutes. The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On January 26, 2009, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General, issued an Order of Emergency Suspension Order with regard to the license of Mark W. Holder, M.D. license number ME 96776. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On January 26, 2009, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General, issued an Amended Order of Emergency Restriction Order with regard to the license of Wilson C. Williams, M.D. license number ME 28758. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public. For additional information, contact the Department of Health, Agency Clerk's Office.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The Department of Children and Family Services seeks an exception, under Rule 28-108.001, Florida Administrative Code to Uniform Rule of Procedure paragraph 28-106.213(5)(b), Florida Administrative Code, that will apply in public assistance hearings conducted in accordance with Section 409.285 F.S., by agency hearing officers under the authority granted in Section 120.80(7) F.S. The exemption is needed to improve client access to the hearing process and to enhance the operational efficiency in providing fair hearings. The Department's Rule 65-2.057, Florida Administrative Code, will be amended to provide that the hearing officer will administer the oath for all witnesses including those appearing by telephone.

UNIFORM RULE FROM WHICH EXCEPTION IS SOUGHT: 28-106.213 Evidence paragraph (5)(b).

SUMMARY OF GROUNDS FOR EXCEPTION: To make the fair hearing process more accessible to the Department's public benefits clients; to increase the Department's operational efficiency in providing fair hearings.

The Department conducts administrative hearings involving the denial, reduction, or suspension of federally-funded public benefits pursuant to Section 409.285, Florida Statutes. These hearings are administrative proceedings governed by Chapter 120, Florida Statutes, but are conducted by Department hearing officers pursuant to Section 120.80(7), Florida Statutes. These hearings are conducted in accordance with the Uniform Rules of Procedure, except where the Administration Commission has previously granted exceptions to enable the Department to conform the hearings to federal

requirements. The Department has promulgated Rules 65-2.042, et seq., Florida Administrative Code, to address the procedures that differ from the Uniform Rules.

Paragraph 28-106.213(5)(b), F.A.C., requires that, when an individual appears by telephone, there must be a notary present to administer the oath. Generally, petitioners in Department fair hearings will appear by telephone from their home or place of employment. These petitioners do not have ready access to notaries. An exemption to the notary requirement will allow the Department to provide clients a meaningful opportunity to appear at hearings by telephone. Many of the Department's clients involved in these hearings are elderly or disabled, and most are financially disadvantaged. Many must rely on public transportation, paratransit, or friends and family to attend hearings. Some clients may even refrain from requesting or following through with a fair hearing because of the difficulty attendant to physical appearance at a hearing or finding a notary to go to the petitioner's location to swear them in for telephonic testimony. At a minimum, petitioners will save time away from their home or employment and travel cost to attend the hearing. Telephone hearings will be cost effective for the Department both in reduced staff travel and the more efficient use of hearing officer time.

The federal programs allow the hearings to be conducted by telephone with the petitioner's agreement. Medicaid program policy requires the state to make special plans, including conducting the hearing by telephone, as necessary, for the convenience of the claimant.

Section 120.569(2)(f), F.S., grants the hearing officer the power to swear in witnesses and take testimony under oath. Section 837.02, F.S., provides that witnesses who make a false statement under oath may be subject to prosecution. This exception will not eliminate the requirement that testimony in a fair hearing be sworn; nor will it protect individuals from the legal consequences of perjury. The exception simply allows the hearing officer to administer the oath telephonically. The Department will provide appropriate procedures for hearing officers to administer the oath telephonically, including identification verification and advising witnesses of the legal effect of the oath. The hearing is recorded and the recording is maintained as a part of the permanent record.

THE ADMINISTRATION COMMISSION IS EXPECTED TO REVIEW THE DEPARTMENT'S PETITION FOR EXCEPTION AT THE MARCH 10, 2009, CABINET MEETING. (This notice was previously published in the Florida Administrative Weekly, Vol. 35, No. 3, January 23, 2009, for the petition to be reviewed at the February 24, 2009 Cabinet meeting. That meeting was cancelled.)

THE PERSON TO BE CONTACTED FOR COPY OF THE PETITION FOR EXCEPTION: John Pritchard, Department of Children and Families, Office of Appeal Hearings, Building 5, Room 203, 1317 Winewood Blvd., Tallahassee, FL 32399-0700, (850)488-1429.

DEPARTMENT OF FINANCIAL SERVICES

LIST OF APPROVED SPARKLERS ADDED TO FEBRUARY 1, 2009 TO JANUARY 31, 2010

The Department of Financial Services, Division of State Fire Marshal, pursuant to Section 791.013(1), Florida Statutes, hereby approves the following sparklers for sale from February 1, 2009 to January 31, 2010. The products are listed by ITEM (the name of the product, and any major words or numbers on the product); BRAND (means by the name or logo of the manufacturer); and DESCRIPTION (a specific physical description of the product, size should be accurate to within one (1) inch). ALL ASSORTMENT PACKAGES OR **MUST** CONTAIN **APPROVED** CONTAINERS SPARKLERS.

PLEASE NOTE: This list contains only the sparklers which were provided to the Department on or after January 31, 2008 through September 1, 2008 and approved for use from February 1, 2009 through January 31, 2010.

A complete list of all approved sparklers which are approved for use from February 1, 2009 through January 31, 2010 are available at: www.fldfs.com or to obtain a printed copy, please write or fax your request to: Bureau of Fire Prevention, Regulatory Licensing Section, 200 East Gaines Street, Tallahassee, Florida 32399-0342, (850)410-2467 or email: www.fldfs.com.

PRODUCT NAME: JUPITER 2

BRAND: PHANTOM FIREWORKS PHYSICAL DESCRIPTION: 8 1/2" WIDE X 4 1/4" HIGH

SAUCER SHAPE

PRODUCT NAME: **BAZOOKA TORCH**

FOUNTAIN

BRAND: PHANTOM FIREWORKS PHYSICAL DESCRIPTION: 29" HIGH X 2 1/4" WIDE

CYLINDRICAL TUBE

PRODUCT NAME: STORM WARNING

FOUNTAIN-FOUNTAIN 1

BRAND: PHANTOM FIREWORKS

BLACK CAT

PHYSICAL DESCRIPTION:	14" HIGH X 8 1/2" WIDE HEXAGON WITH	PRODUCT NAME:	FORMULA PYRO, BLACK CAT
	RELOADABLE TUBES	BRAND:	BLACK CAT
	INSIDE	PHYSICAL DESCRIPTION:	BOX OF TWO 6 1/2" LONG
PRODUCT NAME:	STORM WARNING	THI BICHE BESCHI HOW.	X 2 1/2" WIDE RACE CAR
11020011	FOUNTAIN- FOUNTAIN 2	PRODUCT NAME:	LIGHTNING BUG BC 380
BRAND:	PHANTOM FIREWORKS	BRAND:	BLACK CAT
PHYSICAL DESCRIPTION:			
THISICAL DESCRIPTION.	HEXAGON WITH	PHYSICAL DESCRIPTION:	BOX OF TWO 3 1/2" WIDE X
	RELOADABLE TUBES		4" LONG BUG WITH
	INSIDE	DD ODLIGENANCE	WHEELS
PRODUCT NAME:	STORM WARNING	PRODUCT NAME:	CAR CARRIER CHAOS BC
TRODUCT NAME.	FOUNTAIN- FOUNTAIN 3	DD 411D	382
BRAND:	PHANTOM FIREWORKS	BRAND:	BLACK CAT
		PHYSICAL DESCRIPTION:	11" LONG X 4" WIDE SEMI
PHYSICAL DESCRIPTION:			TRUCK WITH 2 CARS ON
	HEXAGON WITH		TOP
	RELOADABLE TUBES INSIDE	PRODUCT NAME:	FIRE RESCUE BC 381
DDODLICT NAME.		BRAND:	BLACK CAT
PRODUCT NAME:	STORM WARNING	PHYSICAL DESCRIPTION:	BOX OF TWO 5" LONG X 2"
DD AND.	FOUNTAIN- FOUNTAIN 4		HIGH FIRE TRUCK WITH
BRAND:	PHANTOM FIREWORKS		WHEELS
PHYSICAL DESCRIPTION:		PRODUCT NAME:	LOST IN SPACE, BLACK
	HEXAGON WITH		CAT
	RELOADABLE TUBES INSIDE	BRAND:	BLACK CAT
DDODLICT NAME.		PHYSICAL DESCRIPTION:	BOX OF TWO 4" WIDE BY 2
PRODUCT NAME:	STORM WARNING		1/2" HIGH BALL WITH
DD AND	FOUNTAIN- FOUNTAIN 5		SAUCER SHAPE AND
BRAND:	PHANTOM FIREWORKS		WHEELS
PHYSICAL DESCRIPTION:		PRODUCT NAME:	DISCO RAP BC 839-1
	HEXAGON WITH	BRAND:	BLACK CAT
	RELOADABLE TUBES	PHYSICAL DESCRIPTION:	3" HIGH X 1" WIDE
PD OF MOTIVA	INSIDE		CYLINDRICAL TUBE
PRODUCT NAME:	STORM WARNING	PRODUCT NAME:	DISCO INFERNO BC 839-2
	FOUNTAIN- FOUNTAIN 6	BRAND:	BLACK CAT
BRAND:	PHANTOM FIREWORKS	PHYSICAL DESCRIPTION:	3" HIGH X 1" WIDE
PHYSICAL DESCRIPTION:			CYLINDRICAL TUBE
	HEXAGON WITH	PRODUCT NAME:	CAN OF SMOKE BC 719
	RELOADABLE TUBES	BRAND:	BLACK CAT
DD CD LIGHT VIA G	INSIDE	PHYSICAL DESCRIPTION:	
PRODUCT NAME:	TROPICAL FISH		CYLINDRICAL TUBE
BRAND:	CANNON BRAND	PRODUCT NAME:	MOONSHINE, BLACK CAT
PHYSICAL DESCRIPTION:	3" WIDE X 8" HIGH	TRODUCT THINE.	in or office the

BRAND:

PHYSICAL DESCRIPTION: 3" WIDE X 8" HIGH

CYLINDRICAL TUBE

DIMIGICAL DESCRIPTION	411 111 CM 12 2 1 /211 11 11 11 11 11 11 11 11 11 11 11 11	DD ODLIGT MANE	WAS MORNING OF ORM OR
PHYSICAL DESCRIPTION:	4" HIGH X 3 1/2" WIDE SPHERE WITH FLAT BASE	PRODUCT NAME:	#36 MORNING GLORY CP 835
	AND PROTRUSIONS	BRAND:	TNT FIREWORKS
PRODUCT NAME:	HAWAIIAN LAVA, BLACK	PHYSICAL DESCRIPTION:	PACKAGE OF SIX 35 3/4"
	CAT		HIGH X 1/2" WIDE STICK
BRAND:	BLACK CAT		AND COLORED PAPER
PHYSICAL DESCRIPTION:	3 1/2" WIDE X 9 1/2" HIGH	PRODUCT NAME:	WANGO TANGO CP 1560
	CONICAL TUBE	BRAND:	TNT FIREWORKS
PRODUCT NAME:	PURE TORTURE, BLACK	PHYSICAL DESCRIPTION:	8" HIGH X 5 1/2"
	CAT		SNOWMAN SHAPED
BRAND:	BLACK CAT		FOUNTAIN
PHYSICAL DESCRIPTION:	PACKAGE OF TWO 3" WIDE	PRODUCT NAME:	COUNTDOWN CP1520
	X 8" HIGH CYLINDRICAL	BRAND:	TNT FIREWORKS
	TUBE WITH BASE	PHYSICAL DESCRIPTION:	
PRODUCT NAME:	ROBOT, BLACK CAT		RECTANGULAR
BRAND:	BLACK CAT		FOUNTAIN
PHYSICAL DESCRIPTION:	BOX OF TWO 5 1/2" HIGH X	PRODUCT NAME:	ROCK-A-BYE BABY
	2" WIDE ROBOT		CP1484
PRODUCT NAME:	TIKI MON BC 2161	BRAND:	TNT FIREWORKS
BRAND:	BLACK CAT	PHYSICAL DESCRIPTION:	
PHYSICAL DESCRIPTION:	,		CONICAL FOUNTAIN WITH
	CYLINDRICAL TUBE	DD ODLIGE NAME	ROUNDED BASE
PRODUCT NAME:	MOONLIGHT MADNESS	PRODUCT NAME:	BRAVEHEART CP 1639
DD AND	FOUNTAIN	BRAND:	TNT FIREWORKS
BRAND:	BLACK CAT	PHYSICAL DESCRIPTION:	
PHYSICAL DESCRIPTION:			HEART SHAPED FOUNTAIN
	CYLINDRICAL TUBE WITH BASE	PRODUCT NAME:	HEARTLAND CP 1638
PRODUCT NAME:	MAGIC CUBE APE 231	BRAND:	TNT FIREWORKS
BRAND:	TNT FIREWORKS	PHYSICAL DESCRIPTION:	
PHYSICAL DESCRIPTION:		FITTSICAL DESCRIPTION.	HEART SHAPED
PRODUCT NAME:	JUMBO ROCKET		FOUNTAIN
PRODUCT NAME.	FOUNTAIN 20 CP 678	PRODUCT NAME:	PINK ICE CP 1327
BRAND:	TNT FIREWORKS	BRAND:	TNT FIREWORKS
PHYSICAL DESCRIPTION:		PHYSICAL DESCRIPTION:	
THI SICAL DESCRIPTION.	HIGH X 1 1/4" WIDE		CYLINDRICAL TUBE
	ROCKET WITH STICK	PRODUCT NAME:	GRANDE LATTE CP 1507
		BRAND:	TNT FIREWORKS
		.= .	

PHYSICAL DESCRIPTION: 5" HIGH X 4 1/4" WIDE

REVERSE CONICAL TUBE

PRODUCT NAME: **CAUTION HOT CP1547**

BRAND: TNT FIREWORKS

PHYSICAL DESCRIPTION: 5" HIGH X 4 1/4" WIDE REVERSE CONICAL TUBE

PRODUCT NAME:

WEDDING SPARKLER CP

1490SPK#14

BRAND: TNT FIREWORKS

PHYSICAL DESCRIPTION: PACKAGE OF FIVE 14"

HIGH DIPPED STICK

PRODUCT NAME: BIRTHDAY SPARKLER CP

1491SPK#14

BRAND: TNT FIREWORKS

PHYSICAL DESCRIPTION: PACKAGE OF FIVE 14"

HIGH DIPPED STICK

PRODUCT NAME: LIL RED DEVIL CP 1502

BRAND: TNT FIREWORKS

PHYSICAL DESCRIPTION: 3" HIGH X 3 1/2" WIDE

CYLINDRICAL TUBE

FINANCIAL SERVICES COMMISSION

NOTICE OF FILINGS

Notice is hereby given that the Office of Financial Regulation, Division of Financial Institutions, has received the following application. Comments may be submitted to the Director, 200 East Gaines Street, Tallahassee, Florida 32399-0371, for inclusion in the official record without requesting a hearing. However, pursuant to provisions specified in Chapter 69U-105, Florida Administrative Code, any person may request a public hearing by filing a petition with: Clerk, Legal Services Office, Office of Financial Regulation, 200 East Gaines Street, Tallahassee, Florida 32399-0379. The Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., February 27, 2009):

APPLICATION AND PLAN FOR THE PURCHASE OF CERTAIN ASSETS AND ASSUMPTION OF CERTAIN LIABILITIES

Acquiring Entity: Florida Shores Bank - Gulf Coast (in organization), 12995 S. Cleveland Avenue, Suite 145, Fort Myers, Florida 33907

Selling Entity: Florida Shores Bank - (Branch Office located

in Fort Myers, Florida) Venice, Florida 34285

Received: January 23, 2009

Section XIII Index to Rules Filed During Preceding Week

RULES FILED BETWEEN January 19, 2009 and January 23, 2009

Rule No. File Date Effective Proposed Amended

Date Vol./No. Vol./No.

DEPARTMENT OF HEALTH **Board of Hearing Aid Specialists**

64B6-7.007 1/21/09 2/10/09 34/50