

Section I
Notices of Development of Proposed Rules
and Negotiated Rulemaking

DEPARTMENT LEGAL AFFAIRS

Florida Elections Commission

RULE CHAPTER TITLE: Practice and Procedure
RULE CHAPTER NO.: 2B-1

RULE TITLE: Monor Violation
RULE NO.: 2B-1.003

PURPOSE AND EFFECT: The rule identifies additional minor violations of Chapter 106, Florida Statutes, that can be resolved by consent order.

SUBJECT AREA TO BE ADDRESSED: The subject of the rule is procedures regarding minor violations of Chapter 106, Florida Statutes.

SPECIFIC AUTHORITY: 106.26(12) FS.

LAW IMPLEMENTED: 106.26(12) FS.

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

TIME AND DATE: 10:00 a.m., Monday, December 20, 1999

PLACE: Room 2002N, The Capitol, Tallahassee, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT AT NO CHARGE: Phyllis Hampton, Assistant General Counsel, Florida Elections Commission, 2002 The Capitol, Tallahassee, FL 32399-1050, Telephone (850)922-4539

DEPARTMENT OF CITRUS

RULE CHAPTER TITLE: Ownership and Use of "Florida's Seal of Approval" Certification Mark
RULE CHAPTER NO.: 20-97

RULE TITLE: Withdrawal of License or Permission
RULE NO.: 20-97.010

PURPOSE AND EFFECT: Would postpone date for rescinding authorizations to use the "Florida's Seal of Approval" mark.

SUBJECT AREA TO BE ADDRESSED: Use of "Florida's Seal of Approval" certification mark.

SPECIFIC AUTHORITY: 601.10(1), 601.11, 601.15(2)(b),(10)(a) FS.

LAW IMPLEMENTED: 601.101 FS.

IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT A TIME, DATE AND PLACE TO BE ANNOUNCED.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Joan B. Martin, Administrative Assistant, Legal Department, Florida Department of Citrus, P. O. Box 148, Lakeland, Florida 33802-0148

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

DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY

Division of Vocational Rehabilitation

RULE TITLES:
RULE NOS.:

Definitions 38J-1.002

Right to Make Informed Choice 38J-1.003

Division Services - General 38J-1.004

Additional Requirements for Providing

Certain Services 38J-1.005

Division Decisions and Appeal Procedures 38J-1.006

Case Closure Due to Individual's Actions 38J-1.007

Destruction of Records 38J-1.008

Forms and Documents 38J-1.009

PURPOSE AND EFFECT: The proposed rules clarify the range of services delivered by the division consistent with Chapter 413, Part II, F.S.

SUBJECT AREA TO BE ADDRESSED: Delivery of Services by the Department of Labor and Employment Security, Division of Vocational Rehabilitation.

SPECIFIC AUTHORITY: 413.22, 413.30 FS.

LAW IMPLEMENTED: 413.24, 413.28, 413.30, 413.32, 413.731 FS.

IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULES DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE TO BE ANNOUNCED IN THE FUTURE.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Louise T. Sadler, Senior Attorney, Department of Labor and Employment Security, Office of the General Counsel, 2012 Capital Circle, S. E., The Hartman Building, Suite 307, Tallahassee, Florida 32399-2189, Telephone number (850)488-9370

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

38J-1.002 Definitions.

(1) "Administrative Review" is the informal, internal review process to contest a Division Decision.

(2) "Division" is the Florida Division of Vocational Rehabilitation.

(3) "Division Decision" is any decision that affects the provision of vocational rehabilitation services to applicants or Eligible Individuals.

(4) "Eligible Individual" is an individual who meets the eligibility requirements established under applicable federal and state law and regulation for Division services.

(5) "EEP" or "Extended Evaluation Program" is a program of services to determine eligibility used only when eligibility is questioned due to the significance of a disability and the applicant cannot take advantage of trial work experiences.

(6) "IPE" is an individualized plan for employment.

(7) "Meaningful Employment Outcome" means employment consistent with an Eligible Individual's unique strengths, resources, priorities, concerns, abilities, capabilities, interests and informed choice.

(8) "Necessary Vocational Rehabilitation Services" are those goods and services required to determine eligibility or required, due to an Eligible Individual's disability(ies), to prepare for, secure, retain or regain a Meaningful Employment Outcome.

Specific Authority 413.22, 413.30 FS. Law Implemented 413.24, 413.28, 413.30 FS. History—New _____.

38J-1.003 Right to Make Informed Choice.

(1) The Division shall provide information and services necessary for each Eligible Individual or Applicant to make informed choices regarding:

(a) Meaningful Employment Outcomes;

(b) Necessary Vocational Rehabilitation Services; and

(c) Providers of Necessary Vocational Rehabilitation Services.

(2) Service Providers.

(a) An Eligible Individual or Applicant may choose to receive Necessary Vocational Rehabilitation Services from any qualified or licensed provider.

(b) The Division's highest allowable fee for health care services is the amount payable for such services in Florida under the Medicare Part B system or, for hospital per diem payments, the amount payable under the Medicaid system. In setting its highest allowable fee for all other services, the Division shall ensure such fee is not set so low as to deny individuals the right to make informed choices among service providers.

(c) If an individual chooses a service provider that charges in excess of the Division's highest permitted fee, the individual shall be responsible to fully pay such excess.

(3) The Eligible Individual's or Applicant's informed choice must be consistent with the comparable services and benefits provisions of 34 CFR 361.53.

Specific Authority 413.22, 413.30 FS. Law Implemented 413.24, 413.28, 413.30, 413.731 FS. History—New _____.

38J-1.004 Division Services – General.

The Division shall not pay for goods or services unless such goods or services are listed in the IPE or EEP (or amendment thereto) or part of the assessment for determining eligibility and vocational rehabilitation needs and:

(1) The goods or services were authorized in writing by the Division prior to the time they were provided; or

(2) The goods or services were provided under emergency circumstances subsequent to verbal authorization by the Division.

Specific Authority 413.22, 413.30 FS. Law Implemented 413.24, 413.28, 413.30, 413.731 FS. History—New _____.

38J-1.005 Additional Requirements for Providing Certain Services.

(1) Training and Education Services.

(a) The Division shall not continue payment for training or educational programs for Eligible Individuals who fail to maintain institution standards for both satisfactory academic performance and a full academic load unless such failure is due to circumstances beyond the Eligible Individual's control such as personal illness, physical limitation, the need for part-time employment or to care for children or other family members and other similar circumstances.

(b) When providing training or education services, the Division shall pay only the amount charged by Florida's public colleges or universities (less the amount the Eligible Individual is eligible to receive in grants) unless attendance at an out of state or private college or university or private training program is:

1. The most cost effective option when taking in account transportation and maintenance due to location;

2. Necessary due to its unduplicated educational resources to prepare for, secure, retain or regain the Meaningful Employment Outcome; or

3. Necessary due to circumstances beyond the Eligible Individual's control such as personal illness, physical limitation, the need for part-time employment or to care for children or other family members and other similar circumstances.

(c) Training materials or occupational equipment purchased by the Division shall become the property of the Eligible Individual upon purchase. However, such property reverts to the Division upon written demand if the Division determines such property will not result in the Eligible Individual achieving a Meaningful Employment Outcome.

(2) Vehicle Modification Services. The Division shall not fund the modification of a vehicle to facilitate the entry, exit and operation of that vehicle unless, in addition to the requirements of §103(a)(8) of the Rehabilitation Act of 1973, as amended (29 U.S.C. §723(a)(8)):

(a) A qualified mechanic's inspection determines the vehicle is in satisfactory mechanical and structural condition; and

(b) The Eligible Individual (and all other owners of the vehicle) execute(s) the Division's Vehicle Modification Owner Acknowledgment.

(3) Self-Employment or Establishment of Small Business. The Division shall not fund the establishment of a small business unless the small business would constitute a Meaningful Employment Outcome and the Eligible Individual, with the cooperation of the Division, prepares an accurate, detailed and comprehensive business plan demonstrating expected success.

(4) Post-Employment Services. Post-employment services shall not be provided unless records are available to verify the original impairment and services provided, the Eligible Individual has been successfully rehabilitated and the services necessary are not so involved as to require a redetermination of eligibility.

Specific Authority 413.22, 413.30 FS. Law Implemented 413.24, 413.28, 413.30, 413.32, 413.731 FS. History--New _____.

38J-1.006 Division Decisions and Appeal Procedures.

(1) If an individual files a petition for an Administrative Hearing, and upon the agreement of both the individual and the Division, the dispute shall be mediated by a Florida Supreme Court certified family or circuit civil mediator. Such mediation shall be paid for by the Division. The Division shall propose the names of three qualified mediators from the district in which the petitioner resides. The petitioner shall select from such list one individual to act as the mediator in the dispute.

(2) A list of qualified mediators may be obtained by contacting: The Division of Vocational Rehabilitation, 801 W. Bay Drive, Suite 434, Largo, Florida.

Specific Authority 413.22, 413.30 FS. Law Implemented 413.24, 413.28, 413.30, 413.731 FS. History--New _____.

38J-1.007 Case Closure Due to Individual's Actions.

An individual's case shall be closed when, despite provision of any and all necessary reasonable accommodations, the individual's actions or non-actions materially interfere with providing services including:

(1) Unreasonable failure to sign an IPE or an amendment to an IPE, or violations of the IPE;

(2) Continued unavailability or continued failure to keep scheduled appointments;

(3) Repeated failure to comply with reasonable requests for diagnostic assessments; or

(4) Threatening bodily harm to Division employees or destruction of Division property.

Closure on this basis shall not be substituted for the Division's duty under §102(a)(2) or (3) of the Rehabilitation Act of 1973, as amended (1998)(29 U.S.C. §722(a)(2) or (3)).

Specific Authority 413.22, 413.30 FS. Law Implemented 413.24, 413.28, 413.30, 413.731 FS. History--New _____.

38J-1.008 Destruction of Records.

The Division may destroy records of services provided to individuals three (3) years after the most recent case closure date.

Specific Authority 413.22, 413.30 FS. Law Implemented 413.24, 413.28, 413.30, 413.32 FS. History--New _____.

38J-1.009 Forms and Documents.

The following forms and documents are incorporated by reference into Chapter 38J and may be obtained from the Division of Vocational Rehabilitation, 2002 Old St. Augustine Road, Building A, Tallahassee, FL 32399-0696:

(1) State of Florida, Division of Vocational Rehabilitation, Vehicle Modification Consumer Acknowledgment, LES Form DVR/BCL-4000 (10/99);

(2) State of Florida, Division of Vocational Rehabilitation, Vehicle Modification Vendor Acknowledgment, LES Form DVR/BCL-4001 (10/99);

(3) State of Florida, Division of Vocational Rehabilitation, Home Modification Consumer Acknowledgment, LES Form DVR/BCL-4025 (10/99);

(4) State of Florida, Division of Vocational Rehabilitation, Home Modification Vendor Acknowledgment, LES Form DVR/BCL-4026 (10/99);

(5) Division of Vocational Rehabilitation, Florida Department of Labor and Employment Security, Referral/Application for Vocational Rehabilitation Services, LES Form DVR/BCL-1007 (10/97);

(6) Division of Vocational Rehabilitation, Florida Department of Labor and Employment Security, Referral/Application for Vocational Rehabilitation Services, Spanish, LES Form DVR/BCL-1007-S (1/98);

(7) Handbook of Services, LES Form DVR/BCL-5000 (5/99);

(8) Handbook of Services, Spanish, LES Form DVR/BCL-5000-S(5/99);

(9) On-The-Job Training Agreement, LES Form DVR/BCL-3030 (Rev. 11/87);

(10) On-The-Job Training Agreement, Spanish Version, LES Formulario DVR/BCL-3030-S (12/93);

(11) Florida Department of Labor and Employment Security, Division of Vocational Rehabilitation, Receipt for Equipment Issued for Items Over \$1,000, LES Form DVR/BCL-1295 (6/97);

(12) Florida Department of Labor and Employment Security, Division of Vocational Rehabilitation, Receipt for Equipment Issued for Items Over \$1,000, Spanish Version, LES Formulario DVR/BCL-1295-S (12/93); and

(13) Florida Department of Labor and Employment Security, Division of Vocational Rehabilitation, Consumer Budget Worksheet, LES Form DVR/BCL-3071 (rev. 8/13/96).

Specific Authority 413.22, 413.30 FS. Law Implemented 413.24, 413.28, 413.30, 413.32, 413.731 FS. History—New

**LAND AND WATER ADJUDICATORY COMMISSION
Dunes Community Development District**

RULE CHAPTER TITLE: Dunes Community Development RULE CHAPTER NO.: 42E-1

District 42E-1
RULE TITLE: Boundary RULE NO.: 42E-1.002

PURPOSE, EFFECT AND SUMMARY: The purpose of this proposed rule amendment is to amend the boundaries of the Dunes Community Development District (“District”), a community development district (CDD) pursuant to Chapter 190, F.S. The District currently consists of approximately 2114.54 acres located entirely within Flagler County. It is generally located between the Intracoastal Waterway and the Atlantic Ocean, just south of Malacompra Road. The District’s petition to amend the boundaries of the District requests that the Florida Land and Water Adjudicatory Commission amend Rule 42E-1 by adding approximately 33 (expansion parcel) acres to the boundaries of the District. The expansion parcel to be included in the District is generally known as the 16th Road 33 acre County Park. After expansion, the District will encompass a total of approximately 2147.54 acres of land. The lands sought to be added to the District are included within the Hammock Dunes Development of Regional Impact, as amended. The proposed development within the expansion parcel contemplates possible hotel and residential uses. The District has written consent to amend the District from the owners of 100% of the real property to be added to the District. The petition evidences the District’s intention to provide utility facilities to the land to be added to the boundaries of the District. The District has no present plans to issue general obligation debt or to impose ad valorem taxes.

SUBJECT AREA TO BE ADDRESSED: Amend the boundaries of the Dunes Community Development District.

SPECIFIC AUTHORITY: 190.005 FS.

LAW IMPLEMENTED: 190.004, 190.005 FS.

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

TIME AND DATE: 2:00 p.m. – 4:00 p.m., Monday, January 10, 2000

PLACE: Room 2106, The Capitol, Tallahassee, Florida

Any person requiring a special accommodation to participate in the workshop because of a disability should contact Barbara Leighty, (850)488-7793, at least 5 business days in advance to make appropriate arrangements.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Jonathan T. Johnson, Hopping Green Sams & Smith, Post

Office Box 6526, Tallahassee, Florida 32314, telephone (850)222-7500 or Barbara Leighty, Governmental Analyst, Florida Land and Water Adjudicatory Commission, The Capitol, Room 2105, Tallahassee, Florida 32399-0001, telephone (850)488-7793

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

42E-1.002 Boundary.

The boundaries of the district are as follows:

A PARCEL OF LAND LYING WITHIN GOVERNMENT SECTION 20, 21, 28, 29, 33, AND 40, TOWNSHIP 10 SOUTH, RANGE 31 EAST AND GOVERNMENT SECTIONS 3, 4, 9, 10, 15, 22, 23, 37, 38, 44 AND 46, TOWNSHIP 11 SOUTH, RANGE 31 EAST, LYING EAST AND WEST OF THE INTRACOASTAL WATERWAY (500' R/W), FLAGLER COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

From a POINT OF BEGINNING being the intersection of the Westerly boundary line of Government Section 10, Township 11 South, Range 31 East, with the Northerly right-of-way of A-1-A (100' R/W); Thence South 89°35'06" West 354.27 feet along said right-of-way to a POINT OF CURVATURE; Thence Northwesterly 2266.81 feet along a curve to the right having a radius of 1860.08 feet and a central angle of 69°49'27" to a POINT OF TANGENCY; Thence North 20°35'27" West 3319.79 feet; Thence departing said right-of-way South 69°24'33" West 100.00 feet to a POINT on the Westerly right-of-way of A-1-A; Thence departing said Westerly right-of-way South 59°09'36" West 945.19 feet to a POINT on the Easterly right-of-way of the Intracoastal Waterway (500' R/W); Thence departing said Easterly right-of-way of the Intracoastal Waterway South 59°09'36" West 490.08 feet to a POINT OF CURVATURE; Thence Southwesterly 1158.94 feet along a curve to the left having a radius of 1045.92 feet, a central angle of 63°29'15", a chord of 1100.56 feet and a chord bearing South 27°24'59" West to a POINT OF TANGENCY; Thence departing said curve on a radial line South 85°40'21" West 25.00 feet; Thence South 04°19'39" East 550.00 feet; Thence South 85°40'21" West 150.00 feet; Thence North 07°04'46" West 490.75 feet to a POINT OF CURVATURE; Thence Northeasterly 1440.40 feet along a concentric curve to the right having a radius of 1245.92 feet, a central angle of 66°14'22", a chord of 1361.51 feet and a chord bearing North 26°02'25" East to a POINT OF TANGENCY; Thence North 59°09'36" East 525.35 feet to a POINT on said Easterly right-of-way of the Intracoastal Waterway; Thence North 20°50'24" West 2276.77 feet along said Easterly right-of-way; Thence North 20°35'42" West 1641.38 feet to a POINT on the Southerly boundary line of Township 10 South; Thence North 26°09'18" West 288.04 feet; Thence departing said right-of-way of the Intracoastal Waterway North 85°47'21" East 1202.32 feet to a POINT on

the Westerly right-of-way of A-1-A; Thence South 16°45'12" East 638.65 feet; Thence departing said Westerly right-of-way North 73°14'48" East 100.00 feet to a POINT on the Easterly right-of-way of A-1-A; Thence departing said Easterly right-of-way North 89°19'02" East 148.56 feet; Thence North 16°34'25" West 210.00 feet to a POINT on the Southerly right-of-way of Jungle Hut Road (50' R/W); Thence North 89°19'02" East along said right-of-way 855.66 feet; Thence departing said Southerly right-of-way North 19°50'00" West along the Westerly boundary line of Section 40, Township 10 South, Range 31 East 3356.28 feet; Thence South 71°11'00" West 1290.19 feet to a POINT on the Easterly right-of-way of said A-1-A, being a POINT ON A CURVE; Thence Northwesterly along said right-of-way 244.67 feet along a curve to the right having a radius of 1860.08 feet, a central angle of 07°32'11", a chord of 244.49 feet and a chord bearing North 22°35' 06" West to a POINT OF TANGENCY; Thence North 18°49'00" West 1645.60 feet; Thence departing said right-of-way of A-1-A North 71°11'00" East 180.00 feet; Thence North 18°49'00" West 25.00 feet; Thence North 71°11'00" East 25.00 feet; Thence North 18°49'00" West 200.00 feet; Thence South 71°11'00" West 205.00 feet to a POINT on said Easterly right-of-way of A-1-A; Thence North 18°49'00" West along said right-of-way 350.65 feet; Thence departing said right-of-way North 71°11'00" East 1262.52 feet to a POINT on the Easterly boundary line of said Section 40; Thence North 19°50'00" West along said Easterly boundary line 200.03 feet; Thence departing said Easterly boundary line South 71°11'00" West 1258.97 feet to a POINT on said Easterly right-of-way of A-1-A; Thence North 18°49'00" West along said right-of-way 200.00 feet; Thence departing said right-of-way North 71°11'00" East 1255.42 feet to a POINT on the said Easterly boundary line of Section 40; Thence North 19°50'00" West along said Easterly boundary line 900.14 feet to a POINT on the Northerly right-of-way of 16th Road; Thence departing said boundary line of Section 40, South 71°10'52" West along said Northerly right-of-way 1239.45 feet to a POINT on the Easterly right-of-way of said A-1-A; Thence departing said right-of-way of 16th Road North 18°49'00" West along said right-of-way of A-1-A, 1832.56 feet; Thence departing said Easterly right-of-way of A-1-A North 71°11'00" East 808.33 feet; Thence North 18°49'00" West 808.33 feet; Thence South 71°11'00" West 808.33 feet to a POINT on said Easterly right-of-way of A-1-A; Thence North 18°49'00" West 2537.61 feet to a POINT on the Southerly right-of-way of Malacompra Road; Thence North 71°10'09" East along said Southerly right-of-way 1138.42 feet; Thence North 88°23'31" East 9.62 feet to a POINT on the said Easterly boundary line of Section 40; Thence departing said Easterly boundary line of Section 40, along the Southerly right-of-way of Malacompra Road North 88°23'31" East 2073.88 feet; Thence South 00°36'49" East 24.00 feet; Thence North 88°23'31" East 161.76 feet; Thence departing said Southerly right-of-way of Malacompra Road South 59°50'14"

East 903.24 feet; Thence North 70°16'28" East 149.70 feet to a POINT on the Mean High Water Line of the Atlantic Ocean; Thence along the said Mean High Water Line South 19°43'32" East 488.98 feet; Thence South 1928'39" East 506.20 feet; Thence South 19° 58'00" East 510.90 feet; Thence South 19°51'56" East 498.83 feet; Thence South 19°59'52" East 505.34 feet; Thence South 18°07'53" East 498.03 feet; Thence South 18°03'02" East 191.19 feet; Thence departing said Mean High Water Line of the Atlantic Ocean South 71°10'52" West 710.00 feet; Thence South 47°55' 12" West 591.12 feet; Thence South 18°49'08" East 730.00 feet; Thence South 76°24'51" East 430.15 feet; Thence North 81°10'52" East 400.00 feet; Thence North 71°10'52" East 500.00 feet to a POINT on the said Mean High Water Line of the Atlantic Ocean; Thence along said Mean High Water Line South 19°29'22" East 64.84 feet; Thence South 20°54'05" East 497.62 feet; Thence South 19°45'00" East 507.57 feet; Thence South 20°49'52" East 497.95 feet; Thence South 20°18'41" East 507.65 feet; Thence South 19°30'43" East 510.25 feet; Thence South 18°30'55" East 494.37 feet; Thence South 19°52'39" East 502.28 feet; Thence South 22°20'56" East 497.23 feet; Thence South 20°41'30" East 508.67 feet; Thence South 20°26'31" East 500.09 feet; Thence South 19°53'06" East 499.88 feet; Thence South 21°45'36" East 503.26 feet; Thence South 24°02'33" East 516.08 feet; Thence South 18°20' 30" East 356.06 feet; Departing said Mean High Water Line of the Atlantic Ocean South 71°39'30" West 250.00 feet; Thence South 61°47'41" West 218.61 feet; Thence South 07°25'03" East 50.00 feet; Thence South 76°10'20" East 270.32 feet; Thence North 69°00'33" East 250.00 feet to a POINT on said Mean High Water Line of the Atlantic Ocean; Thence along said Mean High Water Line of the Atlantic Ocean South 20°59'25" East 194.96 feet to a POINT on the Northerly right-of-way of Jungle Hut Road; Thence departing said Northerly right-of-way South 20°59'25" East 53.31 feet to a POINT on the Southerly right-of-way of Jungle Hut road; Thence departing said Southerly right-of-way along said Mean High Water Line, South 20°59'25" East 181.06 feet; Thence South 20°20'30" East 505.02 feet; Thence South 20°08'17" East 500.64 feet; Thence South 19°52'12" East 501.56 feet; Thence South 19°13'54" East 497.29 feet; Thence South 21°19'23" East 502.64 feet; Thence South 19°57'05" East 507.06 feet; Thence South 17°56'45" East 507.34 feet; Thence South 18°49'25" East 504.65 feet; Thence South 21°02'20" East 497.73 feet; Thence South 21°04'43" East 482.98 feet; Thence South 21°04'34" East 11.02 feet; Thence South 19°11'42" East 496.68 feet; Thence South 22°23'45" East 506.75 feet; Thence South 20°55' 06" East 500.63 feet; Thence South 20°42'16" East 499.00 feet; Thence South 22°07'09" East 499.32 feet; Thence South 21°45'31" East 500.88 feet; Thence South 21°59'38" East 227.33 feet; Thence South 21°59'39" East 264.23 feet; Thence South 22° 30'14" East 498.51 feet; Thence South 22°43'23" East 499.93 feet; Thence South 21°20'52" East 499.51 feet; Thence South 22°12'03"

East 499.95 feet; Thence South 21°18'01" East 498.09 feet; Thence South 23°31'50" East 493.34 feet; Thence South 23°12'12" East 498.28 feet; Thence South 22°31'35" East 377.81 feet; Thence departing said Mean High Water Line of the Atlantic Ocean South 63°01'05" West 666.44 feet to a POINT on the Westerly right-of-way of the Old Florida East Coast Canal (200' R/W); Thence South 26°58'55" East 805.88 feet along said Westerly right-of-way of the Old Florida East Coast Canal; Thence South 19°11'11" East along said Westerly right-of-way 2844.27 feet; Thence South 17°01'23" East 3542.51 feet to a POINT of intersection with the Easterly right-of-way of the Intracoastal Waterway (500' R/W); Thence departing said Westerly right-of-way of the Old Florida East Coast Canal North 46°36'23" West along said Easterly right-of-way of the Intracoastal Waterway 1326.21 feet; Thence North 22°42'28" West 8360.55 feet; Thence North 22°41'50" West 563.33 feet; Thence North 44°45'20" West 1003.14 feet; Thence North 66°49'09" West 1914.50 feet to a POINT of intersection with the Southerly right-of-way of said Old Florida East Coast Canal; Thence departing said Easterly right-of-way of the Intracoastal Waterway South 89°41'27" East along said Southerly right-of-way of the Old Florida East Coast Canal 1203.59 feet; Thence departing said Southerly right-of-way North 00°18'33" West 200.00 feet to a POINT on the Northerly right-of-way of the Old Florida East Coast Canal; Thence departing said Northerly right-of-way North 00°37'47" West 247.39 feet to a POINT of the Southerly right-of-way of said A-1-A; Thence departing said Southerly right-of-way North 00°24'54" West 100.00 feet to a POINT on the Northerly right-of-way of A-1-A; Thence South 89°35'06" West along said Northerly right-of-way 309.45 feet to the POINT OF BEGINNING of this description.

Less and except the right-of-way of A-1-A,
 All platted streets lying within the Johnson Beach Subdivision, Lots 1-9, 15-22, Block 1; 1-3, 18 & 19, Block 2; Lot 19, Block 3; Lots 1-4, 18-22, Block 4; Lots 1-11, 18-29, Block 5; Lots 13 & 14, 16-24, Block 7; Lots 2 & 5-11, Block 8 of said Johnson Beach Subdivision. Old Florida East Coast Canal, the Intracoastal Waterway and Jungle Hut Road.

AND INCLUDING THE FOLLOWING PARCEL:

DESCRIPTION:

A Parcel of land lying within Government Section 28, Township 10 South, Range 31 East, Flagler County, Florida, being more particularly described as follows:
A POINT OF REFERENCE being the Southeast Corner of Government Section 40, Township 10 South, Range 31 East, thence North 19°50'00" West along the East Line of Section 40 a distance of 7019.14 feet to a point on the southerly right-of-way of 16th Street, thence departing the East Line of Section 40 North 71°10'52" East a distance of 1559.67 feet to the POINT OF BEGINNING of this description, thence North 18°49'08" West a distance of 430.00 feet, thence North 47°55'12" East a distance of 591.12 feet, thence North

71°10'52" East a distance of 710.00 feet more or less to a point on the Mean High Water Line (MHWL) of the Atlantic Ocean, thence South 18°03'02" East a distance of 313.20 feet to a point on the MHWL, thence South 19°09'34" East a distance of 503.68 feet to a point on the MHWL, thence South 19°29'22" East a distance of 446.61 feet to a point on the MHWL of the Atlantic Ocean, thence departing said Atlantic Ocean South 71°10'52" West a distance of 500.00 feet, thence South 81°10'52" West a distance of 400.00 feet, thence North 76°24'51" West a distance of 430.15 feet, thence North 18°49'08" West a distance of 300.00 feet to the POINT OF BEGINNING.

Less and except 16th Road (80'R/W) and its extension easterly to the Atlantic Ocean according to the Subdivision Plat North Raffles Surf Club Section-85, recorded in Map Book 23, Pages 41 through 57, of the Public Records of Flagler County, Florida.

Parcel (less 16th Road) containing 30.7061 acres more or less. Bearings refer to the Mercator Grid System of the East zone of Florida and locally referenced to the East Line of Government Section 40, Township 10 South, Range 31 East, being North 19°50'00" West.

Net Acres containing ~~214.54~~ 2145.2461 acres, more or less.

Specific Authority 120.53(1), 190.005 FS. Law Implemented 190.004, 190.005 FS. History—New 10-22-85, Formerly 42E-1.02, Amended _____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: _____ RULE NO.: _____

Advanced Registered Nurse Practitioner Services 59G-4.010
 PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Advanced Registered Nurse Practitioner Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Advanced Registered Nurse Practitioner Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Advanced Registered Nurse Practitioner Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., Monday, December 20, 1999
 PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room A, Tallahassee, Florida
 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Belinda McClellan, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)488-4481

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.010 Advanced Registered Nurse Practitioner Services

(2) All advanced registered nurse practitioner services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Advanced Registered Nurse Practitioner Coverage and Limitations Handbook, January 2000 1999, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT-221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905, 409.908, 409.9081 FS. History--New 12-21-80, Formerly 10C-7.52, Amended 8-18-92, Formerly 10C-7.052, Amended 8-22-96, 3-11-98, 10-13-98, 6-8-99, _____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Birth Center Services RULE NO.: 59G-4.030

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Birth Center and Licensed Midwife Services Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Birth Center and Licensed Midwife Services Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Birth Center Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 383.335, 409.906, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., Monday, December 20, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room A, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Belinda McClellan, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)488-4481

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.030 Birth Center Services.

(2) All birth center services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Birth Center and Licensed Midwife Services Coverage and Limitations Handbook, January 2000 1999,

which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 383.335, 409.906, 409.908, 409.9081 FS. History--New 4-18-85, Formerly 10C-7.532, Amended 8-18-92, Formerly 10C-7.0532, Amended 4-22-96, 3-11-98, 10-13-98, 5-24-99, _____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Chiropractic Services RULE NO.: 59G-4.040

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Chiropractic Services Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Chiropractic Services Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Chiropractic Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., Monday, December 20, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room A, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Karen Jackson, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)488-4481

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.040 Chiropractic Services.

(2) All chiropractic services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Chiropractic Services Coverage and Limitations Handbook, January 2000 1999, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908, 409.9081 FS. History--New 6-1-89, Amended 7-1-91, 12-31-91, 3-17-92, 4-21-92, 11-9-92, 7-5-93, 1-19-94, Formerly 10C-7.066, Amended 10-10-94, 5-25-95, 1-9-96, 10-21-97, 5-24-99, _____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Dental Services
 RULE NO.: 59G-4.060

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Dental Coverage and Limitations Handbook, January 2000 and the Florida Medicaid Provider Reimbursement Handbook, Dental 111, October 1999. The effect will be to incorporate by reference in the rule the current Florida Medicaid Dental Coverage and Limitations Handbook and the current Florida Medicaid Provider Reimbursement Handbook, Dental 111.

SUBJECT AREA TO BE ADDRESSED: Dental Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908 FS.

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

TIME AND DATE: 9:00 a.m., Monday, December 20, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room A, Tallahassee, Florida
 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Millard Howard, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)488-4481

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.060 Dental Services.

(2) All dental services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Dental Coverage and Limitations Handbook, January ~~2000~~ ~~1999~~, and Florida Medicaid Provider Reimbursement Handbook, Dental 111, October 1999, which are incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated in 59G-5.020. All three handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908 FS. History—New 7-10-80, Amended 2-19-81, 10-27-81, 7-21-83, Formerly 10C-7.523, Amended 9-11-90, 11-3-92, Formerly 10C-7.0523, Amended 6-29-93, Formerly 10P-4.060, Amended 7-19-94, 7-16-96, 3-11-98, 10-13-98, 12-28-98, 6-10-99,_____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Home Health Services
 RULE NO.: 59G-4.130

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Home Health Services Coverage and Limitations Handbook,

March 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Home Health Services Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Home Health Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905, 409.908, 409.9081 FS.

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

TIME AND DATE: 10:00 a.m., December 20, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room C, Tallahassee, Florida
 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Peggy Stafford, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)488-9990

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.130 Home Health Services.

(2) All home health agency providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Home Health Services Coverage and Limitations Handbook, March 2000 ~~October 1997~~, incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905, 409.908, 409.9081 FS. History—New 1-1-77, Amended 4-1-78, 9-28-78, 1-24-79, 7-17-83, Formerly 10C-7.44, Amended 6-1-88, 4-9-89, 1-1-90, 5-26-93, Formerly 10C-7.044, Amended 3-14-95, 12-27-95, 5-7-96, 2-9-98,_____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Optometric Services
 RULE NO.: 59G-4.210

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Optometric Services Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Optometric Services Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Optometric Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., Wednesday, December 29, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room E, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Debra Marshall, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)488-4481

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.210 Optometric Services.

(2) All optometry practitioners enrolled in the Medicaid program must be in compliance with the Florida Medicaid Optometric Services Coverage and Limitations Handbook, January 2000 ~~1999~~, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated by reference in Chapter 59G-5.020., F.A.C. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908, 409.9081 FS. History--New, 4-13-93, Amended 7-1-93, Formerly 10C-7.069, Amended 12-21-97, 10-13-98, 5-24-99,_____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Podiatry Services

RULE NO.: 59G-4.220

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Podiatry Services Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Podiatry Services Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Podiatry Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., Monday, December 20, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room A, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Karen Jackson, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)488-4481

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.220 Podiatry Services.

(2) All podiatry providers enrolled in the Medicaid program must be in compliance with the provisions Florida Medicaid Podiatry Services Coverage and Limitations Handbook, January 2000 ~~1999~~, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908, 409.9081 FS. History--New 1-23-84, Amended 10-25-84, Formerly 10C-7.529, Amended 4-21-92, 11-9-92, 7-1-93, Formerly 10C-7.0529, 10P-4.220, Amended 1-7-96, 3-11-98 10-13-98, 5-24-99,_____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Physician Services

RULE NO.: 59G-4.230

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Physician Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Physician Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Physician Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., Monday, December 20, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room A, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Lynne Metz, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)922-7325

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.230 Physician Services.

(2) All physician services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Physician Coverage and Limitations Handbook,

January ~~2000~~ 1999, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905, 409.908, 409.9081 FS. History—New 1-1-77, Revised 2-1-78, 4-1-78, 1-2-79, 1-1-80, Amended 2-8-82, 3-11-84, Formerly 10C-7.38, Amended 1-10-91, 11-5-92, 1-7-93, Formerly 10C-7.38, Amended 6-29-93, 9-6-93, Formerly 10P-4.230, Amended 6-13-94, 2-9-95, 3-10-96, 5-28-96, 3-18-98, 9-22-98, 8-25-99,_____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Physician Assistant Services
 RULE NO.: 59G-4.231

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Physician Assistant Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Physician Assistant Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Physician Assistant Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., Monday, December 20, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room A, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Belinda McClellan, Medicaid Program Development, P. O. Box 2600, Tallahassee, Florida 32317-2600, (850)488-4481

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.231 Physician Assistant Services.

(2) All physician assistant providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Physician Assistant Coverage and Limitations Handbook, January ~~2000~~ 1999, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908, 409.9081 FS. History—New 8-21-95, Amended 5-28-96, 3-11-98, 10-13-98, 8-9-99,_____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Registered Nurse First Assistant Services
 RULE NO.: 59G-4.270

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Registered Nurse First Assistant Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Registered Nurse First Assistant Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Registered Nurse First Assistant Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., Monday, December 20, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room A, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Madeleine Oberner, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)487-3270

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.270 Registered Nurse First Assistant Services.

(2) All registered nurse first assistant services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Registered Nurse First Assistant Coverage and Limitations Handbook, January ~~2000~~ 1999, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908, 409.9081 FS. History—New 3-11-98, Amended 10-13-98, 5-24-99,_____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Visual Services
 RULE NO.: 59G-4.340

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Visual Services Coverage and Limitations Handbook, January 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Visual Services Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Visual Services.
SPECIFIC AUTHORITY: 409.919 FS.
LAW IMPLEMENTED: 409.906, 409.908 FS.
IF REQUESTED IN WRITING BY AN AFFECTED PERSON AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW.

TIME AND DATE: 9:00 a.m., Wednesday, December 29, 1999

PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room E, Tallahassee, Florida
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Debra Marshall, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)488-4481

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.340 Visual Services.

(2) All visual services practitioners enrolled in the Medicaid program must be in compliance with the provisions of the Florida Medicaid Visual Services Coverage and Limitations Handbook, January 2000 1999, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up EPSDT 221, which is incorporated by reference in Chapter 59G-5.020, F.A.C. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908 FS. History—New 7-30-80, Formerly 10C-7.521, Amended 4-20-93, 8-25-93, Formerly 10C-7.0521, Amended 12-21-97, 10-13-98, 6-10-99.

DEPARTMENT OF HEALTH

Board of Orthotists and Prosthetists

RULE TITLE: Continuing Education Fees

RULE NO.: 64B14-2.010

PURPOSE AND EFFECT: The Board proposes the development of an amendment to increase fees to become an approved continuing education provider.

SUBJECT AREA TO BE ADDRESSED: Continuing Education Fees.

SPECIFIC AUTHORITY: 455.521, 455.587(4), 468.806(3) FS.

LAW IMPLEMENTED: 455.521, 455.587(4), 468.806(3) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Joe R. Baker, Jr., Executive Director, Board of Orthotists and Prosthetists/MQA, Capital Circle, S. E., Bin # C09, Tallahassee, Florida 32399-3259

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B14-2.010 Continuing Education Fees.

~~The fee for application for approval of a continuing education course is \$200.~~

(1) The fee for application for approval as a continuing education provider is \$250.00.

(2) The renewal fee for continuing education provider approval is \$250.00.

Specific Authority 455.521, 455.587(4), 468.806(3) FS. Law Implemented 455.521, 455.587(4), 468.806(3) FS. History—New 5-2198, Amended

DEPARTMENT OF HEALTH

Board of Orthotists and Prosthetists

RULE TITLES:	RULE NOS.:
Continuing Education Requirement	64B14-5.002
Continuing Education Course Criteria	64B14-5.003
Provider Application	64B14-5.004

PURPOSE AND EFFECT: Rule 64B14-5.002, the purpose for the development is to provide procedures relating to Continuing Education Requirements. In Rules 64B14-5.003 and 64B14-5.004, The Board proposes to promulgate new rules entitled “Continuing Education Course Criteria” and “Provider Application.”

SUBJECT AREA TO BE ADDRESSED: Continuing Education Fees; Continuing Education Course Criteria; Provider Application.

SPECIFIC AUTHORITY: 468.802, 468.806, 455.564(8) FS.

LAW IMPLEMENTED: 468.806(3), 455.564(8) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Joe R. Baker, Jr., Executive Director, Board of Orthotists and Prosthetists/MQA, 2020 S. E., Bin #C09, Tallahassee, Florida 32399-3259

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

(Substantial rewording of Rule 61G16-3.001 follows. See Florida Administrative Code for present text.)

64B14-5.002 Continuing Education Requirement.

(1) As a condition of license renewal or recertification, each licensee must completed approved continuing education.

(a) For the biennium ending May 31, 2001, each licensee must complete 10 hours of continuing education.

(b) For each biennium ending after May 31, 2001, each licensee must complete the following continuing education within 24 months immediately preceding the date license renewal is due:

1. Orthotists/Prosthetists: 30 hours.

2. Pedorthists: 30 hours.

3. Orthotic Fitters 20 hours.

4. Orthotic Fitter Assistants: 10 hours

5. Any licensee holding more than 1 license must complete a maximum of 30 hours of continuing education.

(c) For each biennium ending after May 31, 2001, each licensee's continuing education must include one hour of continuing education on cardiopulmonary resuscitation; one hour on infectious diseases including HIV/AIDS and two hours on Chapter 455, Part II, F.S., Chapter 468; Part XIV, F.S., and Rule Chapter 64B14, F.A.C.

(2) At least 90% of the continuing education hours used to meet the requirements of these rules shall consist of one or more of the following:

(a) Orthotics/prosthetics/pedorthics practice areas and special health care problems;

(b) biological, physical, and behavioral sciences.

(3) Up to 10% of the continuing education requirement of these rules may be satisfied by courses in business and practice management including courses covering the following topics:

(a) legal aspects of health care;

(b) management of health care personnel;

(c) health insurance issues;

(d) facility management;

(e) practice and risk management.

(4) Each licensee may receive one hour of continuing education credit in risk management by attending a meeting of the Board at which disciplinary cases are heard.

(5) Credit for continuing education is approved for the following:

(a) Courses offered by a provider approved by the Board.

(b) Courses offered for continuing education by ABC or BCP for their respective professions

(c) Courses intended for use as continuing education provided by a regionally accredited college or university, whose graduates are eligible for licensure under this chapter which meet the requirements of Rule 64B14-5.003.

(d) Graduate level academic courses provided by a regionally accredited college or university, provided such courses are offered by a graduate program in a health care profession.

(6) The licensee shall retain the original continuing education certificates of attendance for a minimum of four years.

(7) The Board will audit at random a number of licensees as necessary to assure that the continuing education requirements are met. Within 21 days of a request from the Board, the licensee must provide evidence of completion of the continuing education requirements by submission of one or more of the following:

(a) certificates of attendance from approved courses.

(b) an official transcript and copy of course syllabus of any graduate level course taken from a regionally accredited college or university.

(8) A licensee who is the spouse of a member of the Armed Forces of the United States shall be exempt from all licensure renewal provisions for any period of time which the licensee is absent from the State of Florida due to the spouse's duties with the Armed Forces. The licensee must document the absence and the spouse's military status to the Board.

Specific Authority 468.802, 468.806 FS. Law Implemented 468.806(3) FS. History—New 7-1-98, Amended _____.

64B14-5.003 Continuing Education Course Criteria.

(1) To be eligible for credit toward the licensee's continuing education requirement, a continuing education course shall be designed to enhance the learning and promote the continued development of knowledge and skills of the individual licensee's professional practice. The course content shall be specifically designed to the stated level and learning needs of the participants.

(2) Each course must have stated learning objectives which describe expected learner outcomes in behavioral terms, can be evaluated, are attainable, and are relevant to current professional practice. The objectives shall determine the content, teaching methodology and plan for evaluation.

(3) The course faculty shall demonstrate academic preparation and/or experience in the subject matter of the course.

(4) Course length shall be sufficient to provide meaningful education in the subject matter presented. Courses must include 50 minutes of didactic instruction or 100 minutes of lab/clinical experience for each hour of credit awarded. All courses must be at least 50 minutes in length.

(5) Distance learning courses, which include home study, correspondence, computer interactive, video cassette and audio cassette courses must meet all the requirements of this rule and must include a testing mechanism on which a passing score must be attained by the licensee prior to the issuance of continuing education credit. Videocassette courses shall not exceed 5 hours per subject.

(6) Currency and accuracy of the content of the course shall be documented by references and/or bibliography.

(7) Each course shall include a certificate of attendance given to each participant, provider, the name of the course, which shall be the same as the name submitted to the Board, the provider number assigned by the Board, the name of the

participant, the date the course was taken; the number of hours of continuing education credit awarded; and the signature of the provider, official representative or instructor.

(8) Each licensee attending a course must be required to sign in and out, and must attend all of the course in order to be awarded continuing education credit.

Specific Authority 455.564, 468.802, 468.806 FS. Law Implemented 455.564(8), 468.806 FS. History—New

64B14-5.004 Provider Application.

(1) Submit a completed Continuing Education Provider Application (Form No. XX, effective 8/1/99, incorporated herein by reference), with the application fee stated in Rule 64B14-2.010. The form may be obtained from the Board office 2020 S. E. Capital Circle, Bin #C06, Tallahassee, Florida 32399-32505

(2) Provide an identifiable person to be responsible for ensuring that each program presented under their provider number meets program requirements set forth in (3) below.

(3) Retain a “sign-in-sheet” with the signature of participants and copies of any promotional materials for at least 3 years following the course.

(4) Provide each participant with a certificate of attendance verifying the program has been completed. The certificate shall not be issued until completion of the program and shall contain the provider’s name and number title of program, and program number, instructor, date, number of contact hours of credit, the licensee’s name and license number.

(5) Notify the Board of any significant changes relative to the maintenance of standards as set forth in these rules.

(6) Each program presented by an approved provider shall meet the standards of Rule 64B14-5.003(2) or (3) and 64B14-5.004.

(7) The Board retains the right and authority to audit and/or monitor programs given by any provider. The board will rescind provider status if the provider has disseminated any false or misleading information in connection with the continuing education program or if the provider has failed to conform to these rules or the rules of the Board.

(8) Provider numbers must be renewed biennially on or before the renewal date for licenses under Chapter 468, Part XIV. The provider must return the renewal form provided by the department together with the renewal fee stated in Rule 64B14-2.010. If the renewal form and renewal fee are not received by the department on or before the renewal date, the provider must submit a new application and, if approved, receive a new provider number.

Specific Authority 455.564(8), 468.806 FS. Law Implemented 455.564(8), 468.806 FS. History—New

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLE: Definitions
RULE NO.: 68A-1.004

PURPOSE AND EFFECT: The purpose and effect of the proposed rule development is to provide definitions for language in rules of the Fish and Wildlife Conservation Commission.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered in the proposed rule include rule language definitions.
SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A HEARING ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATES AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tim Breault, Division of Wildlife, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLE: Quota Hunt Permits and Special-Opportunity Permits – Application; Selection; Issuance
RULE NO.: 68A-5.005

PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to establish procedures for issuance of special-opportunity permits.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered in the proposed rule includes the application, selection and issuance of Quota Hunt Permits and Special-opportunity Permits.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A HEARING ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATES AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tim Breault, Division of Wildlife, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLES: RULE NOS.:
 Special-use Permits; Short-term Use Permits; Fees; Special-opportunity Hunting and Fishing 68A-9.007
 Permits for Hunting or Other Recreational Use on Type I Wildlife Management Areas 68A-9.004

PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to establish special-opportunity hunts and related fees on specified Type I Wildlife Management Areas (WMA), Type II WMAs and Wildlife and Environmental Areas and establish provisions for recreational use permits and related fees on Type I WMAs.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered in the proposed rule includes Special-use Permits; Short-term Use Permits; Fees; Special-opportunity Hunting and Fishing; and Recreational Use Permits.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A HEARING ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATES AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.
 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tim Breault, Division of Wildlife, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLES: RULE NOS.:
 Open Season for Taking Game; Bag and Possession Limits 68A-13.001
 Migratory Birds; Adoption of Federal Statutes and Regulations 68A-13.002
 Hunting Regulations for Ducks, Geese, and Coots 68A-13.003

Open Season for Taking and Bag Limits for Non-Migratory Game and Issuance of Antlerless Deer Permits to Private Landowners 68A-13.004
 Hunting on National Wildlife Refuges 68A-13.006
 Hunting Regulations on Public Small-Game Hunting Areas 68A-13.007
 Hunting Regulations for Migratory Birds Other than Ducks and Coots 68A-13.008

PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to (1) establish open seasons, bag limits and possession limits for taking game; (2) establish hunting regulations for ducks, geese, coots, and other migratory birds; (3) provide for adoption of Federal statutes and regulations pertaining to migratory birds and hunting on National Wildlife Refuges; (4) establish hunting regulations for public small-game hunting areas; and (5) provide for the issuance of antlerless deer permits to private landowners.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered in the proposed rules include regulations for taking game including waterfowl and other migratory birds, issuance of antlerless deer permits to private landowners, public small-game hunting area regulations, adoption of Federal statutes and regulations, and hunting on National Wildlife Refuges.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A HEARING ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATES AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.
 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tim Breault, Division of Wildlife, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLE: RULE NO.:
 Establishment Orders 68A-14.001
 PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to make reference to Commission Establishment Orders that (1) establish land as Type I or Type II wildlife management areas, wildlife and environmental areas, refuges, bird sanctuaries, restricted hunting areas, critical wildlife areas, fish management areas,

miscellaneous areas, or wild hog areas, (2) adjust acreage of said lands; and (3) make technical changes to Establishment Orders.

SUBJECT AREA TO BE ADDRESSED: The subject area to be addressed is establishment orders for wildlife management areas, wildlife and environmental areas, refuges, bird sanctuaries, restricted hunting areas, critical wildlife areas, fish management areas, miscellaneous areas, or wild hog areas.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A HEARING ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATES AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tim Breault, Division of Wildlife, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLES:	RULE NOS.:
General Regulations Relating to Type I Wildlife Management Areas	68A-15.004
Quota Permits; Antlerless Deer Permits	68A-15.005
Specific Regulations for Type I Wildlife Management Areas – South Region	68A-15.061
Specific Regulations for Type I Wildlife Management Areas – Northeast Region	68A-15.062
Specific Regulations for Type I Wildlife Management Areas – Northwest Region	68A-15.063
Specific Regulations for Type I Wildlife Management Areas – Everglades Region	68A-15.064
Specific Regulations for Type I Wildlife Management Areas – Central Region	68A-15.065

PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to (1) establish general regulations relating to Type I Wildlife Management Areas (WMA); (2) establish or adjust hunter quotas for Type I WMAs; (3) establish or modify specific area regulations for Type I WMAs; and (4) adjust hunting season dates on Type I WMAs to conform with proposed 1999-2000 hunting season dates for the appropriate hunting zone.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered in the proposed rules include general regulations, quota hunt permits, hunting season dates and specific area regulations pertaining to Type I WMAs.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A HEARING ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATES AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tim Breault, Division of Wildlife, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLES:	RULE NOS.:
General Regulations Relating to Type II Wildlife Management Areas	68A-16.004
Specific Regulations on Type II Wildlife Management Areas	68A-16.005

PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to (1) establish general regulations relating to Type II Wildlife Management Areas (WMA); (2) establish or modify specific area regulations for Type II WMAs; and (3) adjust hunting season dates on Type II WMAs to conform with proposed 1999-2000 hunting season dates for the appropriate hunting zone.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered in the proposed rules include hunting season dates, general regulations and specific area regulations pertaining to Type II WMAs.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A HEARING ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATES AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tim Breault, Division of Wildlife, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLES:	RULE NOS.:
General Regulations Relating to Wildlife and Environmental Areas	68A-17.004
Specific Regulations on Wildlife and Environmental Areas	68A-17.005

PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to (1) establish general regulations relating to Wildlife and Environmental Areas (WEA); (2) establish or modify specific area regulations for WEAs; and (3) adjust hunting season dates on WEAs to conform with proposed 1999-2000 hunting season dates for the appropriate hunting zone.

SUBJECT AREA TO BE ADDRESSED: Subject areas covered in the proposed rules include hunting season dates, general regulations and specific area regulations pertaining to WEAs.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A WORKSHOP ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tim Breault, Division of Wildlife, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLE:	RULE NO.:
Specific Fish Management Area Regulations	68A-20.005

PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to establish regulations on specific fish management areas for taking and possessing alligators that will ensure conservation of alligator populations while providing for realization of their potential aesthetic, recreational, and economic values.

SUBJECT AREA TO BE ADDRESSED: Requirements for taking and possessing alligators.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.

LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.

A WORKSHOP ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Mr. Timothy A. Breault, 620 South Meridian Street, Tallahassee, Florida 32399-1600.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLES:	RULE NOS.:
General Provisions for Taking, Possession and Sale of Reptiles	68A-25.002
Taking and Disposal of Nuisance Alligators Statewide	68A-25.003
Regulations Governing the Operation of Alligator Farms	68A-25.004
Regulations Governing the Validation and Sale of Alligator Hides	68A-25.021
Regulations Governing Alligator Egg and Hatchling Collections on Lands Not Included in Alligator Management Programs on Private Lands	68A-25.031
Regulations Governing the Establishment of Alligator Management Programs on Private Lands	68A-25.032
Regulations Governing Statewide Alligator Trapping, Permitting, Taking and Sale	68A-25.042
Regulations Governing The Harvest of Alligators on Special-opportunity Alligator Hunt Areas	68A-25.047
Regulations Governing the Processing of Alligators and the Sale of Alligator Meat and Parts	68A-25.052

PURPOSE AND EFFECT: The purposes and effects of the proposed rule development is to establish regulations for taking and possessing alligators that will ensure conservation of alligator populations while providing for realization of their potential aesthetic, recreational, and economic values.

SUBJECT AREA TO BE ADDRESSED: Requirements for taking and possessing alligators and other reptiles.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.
LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.
A WORKSHOP ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S PUBLIC MEETING AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME, DATE AND PLACE: To be announced at a later date.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Mr. Timothy A. Breault, 620 South Meridian Street, Tallahassee, Florida 32399-1600.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Freshwater Fish and Wildlife

RULE TITLE: Procedures for Listing, Delisting and Reclassifying Endangered, Threatened and Species of Special Concern
RULE NO.: 68A-27.0012

PURPOSE AND EFFECT: The purpose and effect of the proposed rule development is to secure Fish and Wildlife Conservation Commission (FWC) concurrence to evaluate an anticipated petition to delist the Bald eagle (*Haliaeetus leucocephalus*) from the state threatened species list.
SUBJECT AREA TO BE ADDRESSED: It is anticipated that FWC concurrence on a time-line for development of a biological status report will be sought and on the make-up of a panel of scientific peer-reviewers who will evaluate the status report.

SPECIFIC AUTHORITY: Article IV, Section 9, Fla. Const.
LAW IMPLEMENTED: Article IV, Section 9, Fla. Const.
WORKSHOPS ON THE PROPOSED RULES WILL BE HELD IN CONJUNCTION WITH THE COMMISSION'S WORKSHOPS AND PUBLIC MEETINGS AT THE TIMES, DATES AND PLACES SHOWN BELOW:

TIME , DATE AND PLACE: To be announced at a later date.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Dr. Brad Gruver, Division of Wildlife, 620 S. Meridian St., Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AND CAN BE OBTAINED FROM: James V. Antista, General Counsel, Fish And Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

**Section II
Proposed Rules**

DEPARTMENT OF STATE

Division of Library and Information Services

RULE TITLE: Library Grant Programs
RULE NO.: 1B-2.011

PURPOSE AND EFFECT: The proposed amendment revises the guidelines and forms for the Library Construction Grant, Library Services and Technology Grant, and Library Cooperative Grant programs. The amendment also adds guidelines and forms for the Florida Library Literacy Grant program.

SUMMARY: Library Construction Grants: The proposed amendment clarifies the ranking of multiple applications from single applicants and guidelines for grant awards; modifies the point values for scoring and authorizations to sign Payment request Forms; changes the amount of time applicants have to award contracts; and eliminates the requirement for restrictive covenants.

Library Services and Technology Grants (LSTA) Grant categories have been revised and consolidated; application requirements scoring and report forms have been modified to reflect the outcome-based approach to project evaluation.

Library Cooperative Grants: An annual statistical report form has been added to collect data on continuing education, training, resource sharing and financial activities.

Florida Library Literacy Grants: Guidelines for this program are outlined in the application packet which contains information on eligibility requirements, application review procedures, evaluation and funding criteria, grant administration procedures and application and report forms.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 257.14, 257.191, 257.24, 257.41(2) FS.

LAW IMPLEMENTED: 257.12, 257.15, 257.16, 257.17, 257.171, 257.172, 257.18, 257.19, 257.191, 257.195, 257.21, 257.22, 257.23, 257.24, 257.25, 257.40-.42 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW: (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD).

TIME AND DATE: 9:00 a.m., December 27, 1999
PLACE: Board Room, State Library of Florida, R. A. Gray Building, 500 South Bronough Street, Tallahassee, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Barratt Wilkins, Director, Division of Library and Information Services, R. A. Gray Building, 500 South Bronough Street, Tallahassee, FL 32399-0250, (850)487-2651, Suncom 277-2651

THE FULL TEXT OF THE PROPOSED RULE IS:

1B-2.011 Library Grant Programs.

(1) through (2)(a) No change.

(b) The Library Construction Grant Guidelines and Application (~~Form DLIS/PLC01~~), effective 4-1-98, Amended 2-14-99 which contain instructions and application (Form # DLIS/PLC01~~2~~), effective 4-1-98, Amended 2-14-99, Amended

(c) The Library Cooperative Grant Guidelines and Application (~~Form DLIS/LCG01~~), effective 4-1-98 which contain instructions and application Form #DLIS/LCG01~~2~~, effective 4-1-98, Amended; ~~and~~ Annual Report Form #DLIS/LCG02~~3~~, effective 4-1-98, Amended; and Annual Statistical Report Form for Multitype Library Cooperatives, effective

(d) The Library Services and Technology Act Grant Guidelines and Application (~~Form DLIS/LSTA01~~), effective 4-1-98, Amended 2-14-99 which contain instructions and applications (Form # DLIS/LSTA01~~2~~), effective 4-1-98, Amended 2-14-99, Amended; Mid Year Report (Form #DLIS/LSTA02~~3~~), effective 4-1-98, Amended 2-14-99, Amended; and Annual Report (Form DLIS/LSTA03~~4~~), effective 4-1-98, Amended 2-14-99, Amended

(e) The Florida Library Literacy Grants Guidelines and Application, effective which contain instructions and application (Form #DLIS/FLL01), effective; Mid-Year Report (Form # DLIS/FLL02), effective; and Annual Report (Form # DLIS/FLL03), effective

(3) through (4) No change.

Specific Authority 257.14, 257.191, 257.24, 257.41(2) FS. Law Implemented 257.12, 257.15, 257.16, 257.17, 257.171, 257.172, 257.18, 257.19, 257.191, 257.195, 257.21, 257.22, 257.23, 257.24, 257.25, 257.40-42 FS. History—New 1-25-93, Amended 7-17-96, 4-1-98, 2-14-99, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Lorraine Summers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Barratt Wilkins, Director, Division of Library and Information Services, and Katherine Harris, Secretary of State

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 3, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 14, 1999 and July 2, 1999

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

DOCKET NO.: 99-46R

RULE TITLE:

RULE NO.:

Management, Policies, Standards, and Criteria 18-21.004

PURPOSE AND EFFECT: The purpose of this rule is to preclude the use of sovereignty submerged lands for the anchoring and mooring of vessels engaged in “cruises to nowhere.”

SUMMARY: The rule prohibits the use of sovereignty submerged lands for the anchoring and mooring of vessels engaged in “cruises to nowhere,” vessels used primarily for gambling purposes, as well as vessels carrying passengers to or from such vessels.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None has been prepared.

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

SPECIFIC AUTHORITY: 253.03(7)(a), (7)(b) FS.

LAW IMPLEMENTED: Art. X, s. 11, Fla. Const., 253.001, 253.03, 253.04, 253.77 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Phil Coram, Chief, Bureau of Submerged Lands and Environmental Resources, Department of Environmental Protection, Mail Station 2500, 2600 Blair Stone Road, Tallahassee, FL 32399-2400, (850)488-0130

THE FULL TEXT OF THE PROPOSED RULE IS:

18-21.004 Management Policies, Standards, and Criteria.

The following management policies, standards, and criteria shall be used in determining whether to approve, approve with conditions or modifications, or deny all requests for activities on sovereign submerged lands.

(1) General Proprietary

(a) through (h) No change.

(i) The use of sovereign submerged lands for the anchoring or mooring of vessels used primarily for the purposes of gambling shall be prohibited when such vessels are engaged in “cruises to nowhere,” where the vessels leave and return to the State of Florida without an intervening stop within another state or foreign country. This prohibition also applies to any vessel used to carry passengers to, or from, “cruises to nowhere.”

(i) through (j) renumbered (j) through (k) No change.

(2) through (5) No change.

Specific Authority 253.03, 253.73 FS. Law Implemented Art. X, s.11, Fla. Const., 253.001, 253.03, 253.034, 253.04, 253.041, 253.141, 253.51, 253.61, 253.68, 253.72, 253.74, 253.75, 253.77 FS. History--New 3-27-82, Amended 8-1-83, Formerly 16Q-21.04, 16Q-21.004, Amended 12-25-86, 1-25-87, 3-15-90, 7-21-92, 10-15-98.

NAME OF PERSON ORIGINATING PROPOSED RULE: Suzanne B. Brantley
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Trustees of the Internal Improvement Trust Fund, State of Florida
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 22, 1999
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 24, 1999

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE CHAPTER TITLE: Procedural
RULE TITLE: Permits Required

RULE CHAPTER NO.: 40D-1
RULE NO.: 40D-1.602

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to repeal the obsolete reference to artificial recharge permits under Chapter 40D-5, Florida Administrative Code (F.A.C.) contained in paragraph 4 of Rule 40D-1.602, F.A.C.

SUMMARY: The District's Rule Chapter 40D-5, F.A.C., Artificial Recharge, was repealed effective 2-18-98. The proposed amendment of Rule 40D-1.602, F.A.C. will repeal the obsolete reference to the artificial recharge permits under Chapters 40D-5, F.A.C. contained within paragraph 4 of Rule 40D-1.602, F.A.C.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A Statement of Estimated Regulatory Costs is not being prepared based on the District's determination that the proposed revisions to Rules 40D-1.1001, 40D-1.1021, 40D-1.1022 and 40D-1.1023, F.A.C., will not result in a substantial increase in costs to affected parties and there will not be significant adverse effects on competition, employment, investment or productivity.

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

SPECIFIC AUTHORITY: 373.044, 373.4135 FS.
LAW IMPLEMENTED: 102.57, 120.60, 373.085, 373.106, 373.427, Chapter 373 Parts II, III and IV, 403.812 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: Karen E. West, Senior Attorney, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34609-6899, (352)796-7211, Extension 4651

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-1.602 Permits Required.

Unless expressly exempt by law or District rule, the following permits shall be obtained from the District prior to commencement of the following activities:

- (1) through (3) No change.
- ~~(4) An artificial recharge permit under Chapter 40D-5 must be obtained prior to construction of any project involving artificial recharge or the intentional introduction of water into any underground formation;~~
- (5) through (7) renumbered (4) through (6) No change.

Specific Authority 373.044, 373.4135 FS. Law Implemented 120.57, 120.60, 373.085, 373.106, 373.427, Chapter 373 Parts II, III and IV, 403.812 FS. History--New 10-1-84, Amended 12-22-94, 10-16-96.

NAME OF PERSON ORIGINATING PROPOSED RULE:

Karen E. West, Senior Attorney, Office of General Counsel, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, Florida 34609-6899, (352)796-7211, Extension 4651

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: The Governing Board of the Southwest Florida Water Management District

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 25, 1999
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 24, 1999

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE CHAPTER TITLE: Individual Environmental Resource
RULE TITLE: Permits
Formal Determination of Wetlands and Other Surface Waters

RULE CHAPTER NO.: 40D-4
RULE NO.: 40D-4.042

PURPOSE AND EFFECT: The purpose of the proposed amendment is to provide a reference to the location in the District's rules where the form entitled Petition for Formal Determination has been incorporated by reference.

SUMMARY: The proposed amendment will provide a reference to Rule 40D-1.659 Florida Administrative Code, (F.A.C.), where the form entitled Petition for Formal Determination has been incorporated by reference.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A Statement of Estimated Regulatory Costs is not being prepared based on the District's determination that the proposed revisions to Rule 40D-4.042, F.A.C., will not result in a substantial increase in costs to affected parties and there will not be significant adverse effects on competition, employment, investment or productivity.

Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to 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, 373.421(2) FS.

LAW IMPLEMENTED: 373.421(2) 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: Karen E. West, Senior Attorney, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34609-6899, (352)796-7211, Extension 4651

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-4.042 Formal Determination of Wetlands and Other Surface Waters.

(1) Pursuant to subsection 373.421(2), F.S., a real property owner, an entity that has the power of eminent domain, or any other person who has a legal or equitable interest in real property may petition the District for a formal determination for that property. A formal determination means the District will determine the locations on the property of the landward extent (boundaries) of wetlands and other surface waters.

(2) To petition for a formal determination, the petitioner must submit to the District the following:

(a) ~~Five~~ copies of a Petition for Formal Determination which is adopted by reference into Rule 40D-1.659, F.A.C., including copies of all items required by that form.

(b) ~~A~~ non-refundable formal determination fee as specified in Rule 40D-1.607, F.A.C.

(3) A petitioner can request a formal determination consisting of a certified survey, an approximate delineation, or combinations thereof as described in Section 3.4 of the Basis of Review for Environmental Resource Permit Applications adopted by reference in Rule 40D-4.091, F.A.C.

(4) The Executive Director is delegated the authority to take final action on petitions for formal determinations under this section. A formal determination shall be issued only if the petitioner has satisfied all the requirements of this section.

(5) A formal determination shall be binding for five years provided physical conditions on the property do not change so as to alter the boundaries of the wetlands and other surface waters during that period.

(6) A petition for a new formal determination for a property for which a formal determination already exists shall require the reduced fee set forth in Rule 40D-1.607, F.A.C., provided:

(a) physical conditions on the property have not changed so as to alter the boundaries of the wetlands and other surface waters during that period; and

(b) the petition is submitted prior to the existing determination's expiration.

(7) Pursuant to subsection 373.421(4), F.S., the Governing Board may revoke the formal wetland determination upon a finding that the petitioner has submitted inaccurate information to the District.

Specific Authority 373.044, 373.113, 373.421(2) FS. Law Implemented 373.421(2) FS. History--New 10-3-95, Amended 7-2-98,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Karen E. West, Senior Attorney, Office of General Counsel, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, Florida 34609-6899, (352)796-7211, Extension 4651

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: The Governing Board of the Southwest Florida Water Management District

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 25, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 24, 1999

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Independent Laboratory Services

RULE NO.: 59G-4.190

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Independent Laboratory Services Coverage and Limitations Handbook, April 1999.

SUMMARY: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Independent Laboratory Services Coverage and Limitations Handbook, April 1999. The handbook update includes a section on the Family Planning Waiver expansions, the January 1999 fee schedule update, changes to the coding panels, clarification on those billing parameters that relate to duplication of tests within panels and laboratory record requirements.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No statement of estimated regulatory cost has been prepared.

Any person who wishes to provide information regarding the statement of estimated regulatory costs or to 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: For Medicaid services 409.905, 409.908 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD.)

TIME AND DATE: 10:00 a.m., December 27, 1999

PLACE: Agency for Health Care Administration, 2728 Ft. Knox Boulevard, Building 3, Conference Room C, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Susan Rinaldi, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)922-7308

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.190 Independent Laboratory Services.

(2) All independent laboratory providers enrolled in the Medicaid program must comply with the provisions of the Florida Medicaid Independent Laboratory Coverage and Limitations Handbook, April 1999 ~~January 1998~~, incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up 221, which is incorporated by reference in Chapter 59G-5.020, F.A.C. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905(7), 409.908, 409.9081, ~~409.913~~ FS. History--New 1-1-77, Amended 10-11-81, Formerly 10C-7.41, Amended 6-30-92, Formerly 10C-7.041, Amended 9-28-94, 1-9-96, 10-20-96, 9-14-97, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Susan Rinaldi

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ruben J. King-Shaw, Jr.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 10, 1999

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: Portable X-ray RULE NO.: 59G-4.240

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Portable X-ray Services Coverage and Limitations Handbook, April 1999. The handbook contains the 1999 fee schedule update.

SUMMARY: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Portable X-ray Services Coverage and Limitations Handbook, April 1999.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No statement of estimated regulatory cost has been prepared.

Any person who wishes to provide information regarding the statement of estimated regulatory costs or to 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: For Medicaid services 409.905, 409.908, 409.9081 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD.)

TIME AND DATE: 10:30 a.m., December 27, 1999

PLACE: Agency for Health Care Administration, 2728 Ft. Knox Boulevard, Building 3, Conference Room C, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Susan Rinaldi, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)922-7308

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.240 Portable X-ray Services.

(2) All portable x-ray providers enrolled in the Medicaid program must comply with the provisions of the Florida Medicaid Portable X-ray Services Coverage and Limitations Handbook, January 1999 ~~March 1997~~, incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up 221, which is incorporated by reference in Chapter 59G-5.020, F.A.C. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905(40), 409.908, 409.9081, ~~409.913~~ FS. History--New 10-11-81, Formerly 10C-7.411, Amended 7-1-92, Formerly 10C-7.0411, Amended 5-16-94, 1-9-96, 10-20-96, 8-27-97, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Susan Rinaldi

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ruben J. King-Shaw, Jr.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 10, 1999

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLE: Procedure for Approval of Attendance at Continuing Education Courses RULE NO.: 64B8-52.003

PURPOSE AND EFFECT: The Board has determined that 2 rather than 4 hours of continuing education per biennium may be obtained in approved offerings on blood-borne diseases and 1 rather than 2 hours on HIV/AIDS education. Further, the Board authorized a licensee to receive up to 2 hours of credit per biennium for certain activities.

SUMMARY: Procedures for Approval of Attendance at Continuing Education Courses.

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

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

SPECIFIC AUTHORITY: 478.43(4), 478.50(2),(4)(a),(b) FS.

LAW IMPLEMENTED: 455.604, 478.50(2),(4)(a),(b), 455.564(6) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FLORIDA ADMINISTRATIVE WEEKLY (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Electrolysis Council, 2020 Capital Circle, S. E., Bin #C03, Tallahassee, Florida 32399-3253

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-52.003 Procedure for Approval of Attendance at Continuing Education Courses.

(1) through (2) No change.

(3) ~~A minimum of 2~~ 4 hours each biennium must be obtained by each licensee in approved offerings on blood-borne diseases including ~~1~~ 2 hours on HIV/AIDS education. Approved offerings in HIV/AIDS are those that meet the requirements of Section 455.604(1), F.S. Courses approved by any Board within the Division of Medical Quality Assurance of the Department of Health pursuant to Section 455.604, F.S., are approved by this council.

(4) No change.

(5) Up to 2 hours each biennium must be obtained in the area of risk management by a licensee by attending a Board meeting in which another licensee is being disciplined, or by serving as volunteer expert witness in a disciplinary case.

Specific Authority 478.43(4), 478.50(2), (4)(a),(b) FS. Law Implemented 455.604, 478.50(2),(4)(a),(b), ~~455.564(6)~~ FS. History--New 6-1-93, Formerly 21M-77.003, 61F6-77.003, Amended 5-11-95, Formerly 59R-52.003, Amended 2-9-98, 2-16-99,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Medicine

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 8, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 5, 1999

DEPARTMENT OF HEALTH

Division of Environmental Health

RULE TITLES: RULE NOS.:

Part I	
General	64E-6.001
Definitions	64E-6.002
Permits	64E-6.003
Application for System Construction Permit	64E-6.004
Location and Installation	64E-6.005
Site Evaluation Criteria	64E-6.006
Location of Systems in Floodways	64E-6.007
System Size Determinations	64E-6.008
Alternative Systems	64E-6.009
Septage, Grease, Holding Tanks and	
Portable Toilets	64E-6.010
Construction Materials and Standards for	
Treatment Receptacles	64E-6.013
Construction Standards for Drainfield Systems	64E-6.014
Permitting and Construction of Repairs	64E-6.015
Additive Use	64E-6.0151
Part II	
Definitions	64E-6.017
System Location, Design and	
Maintenance Criteria	64E-6.018
Cesspit and Undocumented	
System Replacement	64E-6.0181
Coordinated Permitting	64E-6.0182
Part III	
Issuance of Registration Certificates	
and Renewal	64E-6.021
Part IV	
Definitions	64E-6.025
Location and Installation	64E-6.028
Monitoring	64E-6.029
Part V	
Fees	64E-6.030

PURPOSE AND EFFECT: Recently amended Chapter 381, Florida Statutes, specifically addresses the requirements for use of onsite sewage treatment and disposal systems. The rule must be modified to incorporate revisions. Rule language that requires technical corrections will also be addressed, as well as areas that have previously been addressed by the Technical Review and Advisory Panel.

SUMMARY: The proposed rule amends many of the current standards related to onsite sewage treatment and disposal systems which are necessitated by the modification of Chapter 381, F.S. Additionally, changes are necessary to codify updated standards and methods related to the industry and program.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS.

LAW IMPLEMENTED: 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, 386.041 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

TIME AND DATE: 10:00 a.m., Monday, January 3, 2000
PLACE: Building 5, Room 203, Winewood Office Complex, 1311 Blairstone Road, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Gerald Briggs, Environmental Administrator, Onsite Sewage Program, HSEWOS, 2020 Capital Circle, S. E., Bin #A08, Tallahassee, FL 32399-1713

THE FULL TEXT OF THE PROPOSED RULES IS:

PART I

64E-6.001 General.

(1) The provisions of Part I of this rule shall apply to all areas of the state except where specific provisions found in Part II which specifically addresses the Florida Keys, or specific provisions found in Part IV which specifically address performance-based treatment systems, exempt or modify compliance with Part I or Part II requirements. Performance-based treatment systems are intended as an alternative to the systems conforming to the prescriptive standards detailed in Parts I and II of this rule and shall be used only for a single family residence. Designs for performance-based treatment systems allow for the use of alternative and innovative methods, materials, processes, and techniques that reduce the total biological, chemical, hydraulic, organic, nutrient, bacterial and viral discharge to the environment. Where used, the performance-based treatment systems shall be designed, operated, constructed, maintained and used in conformance with s. 381.0065(4)(j)(+), F.S. Part III addresses the registration of septic tank contractors and certification of partnerships and corporations. Part V addresses fees for Parts I, II, III, and IV of this rule.

(3) ~~Use of holding tanks and portable toilets shall be in accordance with the provisions of rule 64E-6.010(10). The department shall approve, on a temporary basis, portable toilets, privies, or holding tanks for fairs, carnivals, revivals, field locations, encampments and other locations which lack permanent structures where people congregate for short periods of time, provided the construction, maintenance, and utilization of such systems conform to the general provisions~~

~~of this Chapter. Portable toilets, holding tanks or other toilet facilities shall be provided at construction sites for the duration of construction any time workers are present, and shall not be bound by the definition of temporary. The department shall waive or reduce any of the setback requirements of rule 64E-6.005(1)-(3), where it is determined no health hazard will result.~~

(4) Except as provided for in s. 381.00655, F.S., any existing and prior approved system which has been placed into use and which remains in satisfactory operating condition shall remain valid for use under the terms of the rule and permit under which it was approved. Alterations that change the conditions under which the system was permitted and approved, sewage characteristics or increase sewage flow will require that the owner, or their authorized representative, apply for and receive reapproval of the system by the DOH county health department, prior to any alteration of the structure, or system. If an applicant requests that the department consider the previous structure's or establishment's most recent approved occupancy, the applicant must provide written documentation that the onsite sewage treatment and disposal system was approved by the department for that previous occupancy. An applicant will be required to complete form DH 4015, 10/97, Application for Onsite Sewage Treatment and Disposal System Construction Permit, herein incorporated by reference, and provide a site plan in accordance with rule 64E-6.004(3)(a), to provide information of the site conditions under which the system is currently in use and conditions under which it will be used. The applicant shall have all system tanks, the septic tank pumped by a permitted septage disposal service to determine tank volume based on the actual measurements of the tank. The service pumping the tank shall perform a visual inspection of the tank when the tank is empty to detect any observable defects or leaks in the tank, and structural integrity, and shall submit the results to the DOH county health department as part of the application. If a prior approved existing system has been approved inspected by the DOH county health department within the preceding three years, and the system was determined to be in satisfactory operating condition at that time, a new inspection is not required unless there is a record of failure of the system. If it is determined that a new inspection is not required, there will be no charge for this application, but reapproval shall be required. A commercial system out of service for more than one year shall be ~~inspected by the department and~~ brought into full compliance with current requirements of this Chapter prior to the system being placed into service. If the use of a building is changed or if additions or alterations to a building are made which will increase domestic sewage flow, change sewage characteristics, or compromise the integrity or function of the system, the onsite sewage treatment and disposal system serving such building shall be brought into full compliance with the provisions and requirements of these rules. Proper well setbacks shall be maintained. Prior to any modification of

the system, the owner shall apply for and obtain a permit for modification of the system from the county health department in accordance with rule 64E-6.004. The permit shall be valid for 18 months from the date of issue. Where building construction has commenced, it shall be valid for an additional 90 days. Necessary site investigations and tests shall be performed at the expense of the owner by either an engineer with soils training who is registered in the state of Florida pursuant to 471, F.S., registered septic tank contractors, master septic tank contractors, or persons certified under s. 381.0101, F.S., or department personnel for the appropriate fee specified in s. 381.0066, F.S.

(a) For residences, flows shall be calculated using new system criteria for bedrooms and building area, including existing structures and any proposed additions. Table I and footnotes shall apply. For example, a current three bedroom, 1300 square foot home would be able to add building area to have a total of 2250 square feet of building area with no change in their approved system, provided no additional bedrooms are added, where only one bedroom or no more than 750 square feet of building area is added and where No part of the existing structure, or the addition to the structure shall be allowed to will not partially cover any part of the system. Non-load bearing structures, such as a concrete patio floor, are allowed to cover the septic tank, provided that access to the tank is provided for maintenance. The structure above the septic tank shall have a minimum opening of 225 square inches at each end of the septic tank for access into the tank. The structure shall not be in direct contact with the tank. A barrier of soil or plastic shall be used between the tank and non-load bearing structure. For those residences that add sewage flow, the system shall be required to be altered to meet the following criteria:

1. The septic tank need not be replaced if it is structurally sound and is within ~~one two~~ tank sizes of the required specifications found in Table II, size for the proposed structure. An approved outlet filter shall be installed if one is currently not in place.

2. The county health department shall require the existing drainfield to be increased to current rule drainfield size requirements for the proposed estimated sewage flow using the appropriate soil loading rate and sizing criteria for new systems. Where the septic tank has not been replaced and where the tank size is smaller than what is currently required, and the existing elevation of the bottom surface of the drainfield is less than 24 inches above the wet season high water table, the bottom of the drainfield shall be is maintained at the existing separation or a minimum of 12 six inches above the wet season high water table, whichever is greater, the county health department shall require the existing drainfield to be increased to a maximum of 100% of current rule drainfield size requirements for the proposed number of bedrooms.

3. Where the bottom of the drainfield is less than 12 inches above the wet season high water table, the drainfield shall be brought into full compliance with all new system standards, as long as it is the intent of the applicant to proceed with the addition to the residence. Any existing system where the elevation of the bottom surface of the drainfield is below the wet season water table shall be required to be brought into full compliance with current repair specifications.

4. Any system where the tank needs to be replaced or is replaced as part of a system upgrade shall be brought into full compliance with all new system specifications.

(b) For commercial establishments, the system shall not be required to be altered if domestic sewage flow is not expected to increase by more than 20% of original design flow or require more than one tank size adjustment. A department approved outlet filter device shall be installed. Any commercial system where the tank needs to be replaced shall be brought into full compliance with all new system specifications.

(c) These requirements do not authorize a residence or establishment to exceed the lot flow allowances authorized under rule 64E-6.005(7)(c). Establishments that currently exceed lot flow allowances shall not be allowed to increase sewage flow.

(d) Any system which is used to treat and dispose of commercial wastewater shall be brought into full compliance with the provisions and requirements of current rules when any change in sewage flow or characteristics is made.

(e) Repair of the system to repair system standards shall not alter the standards found in this subsection for existing system use or modification.

(f) The installation of a laundry system, a gray water system, a grease interceptor, or additional drainfield as a precautionary measure to prolong system functioning of an existing system is considered a modification to the system. Such installation is not a modification if it is associated with an increase in estimated sewage flow or change in sewage characteristics, if the system is in failure or if the existing system is in non-compliance with the terms of the original permit, in which case it will be considered a new system.

(g) Where the current structure exceeds the design capacity of the existing system, the system shall not be allowed for use with any addition.

(5) If a person having ownership of, control of, or use of an onsite sewage treatment and disposal system requests to have the system inspected due to a reason that is not related to an increase in sewage flow or change in sewage characteristics, or failure of the system, the department Procedure for Non-Mandatory Inspection and Assessment of Existing Systems, August 1999, herein incorporated by reference, shall be used. The inspection is designed to assess the condition of a system at a particular moment in time. The inspection will identify obviously substandard systems, for example systems without drainfields. The inspection is not designed to

determine precise code compliance, nor provide information to demonstrate that the system will adequately serve the use to be placed upon it by this or any subsequent owner. Nothing in this section shall be construed to limit the amount of detail an inspector may provide at their professional discretion. Persons allowed to perform work under this section shall be master septic tank contractors, registered septic tank contractors, state-licensed plumbers, and persons certified under section 381.0101, F.S. Department employees are excluded from performing these evaluations. Aerobic treatment units and performance-based treatment systems shall not be evaluated using this criteria, but shall be evaluated by the approved maintenance entity which maintains the unit or system.

(6)(5) Citations issued by the department shall be on form DH 3146, 10/97, Citation for Violation, Onsite Sewage Programs/Sanitary Nuisance, hereby incorporated by reference.

(7) All forms incorporated herein may be obtained by contacting the department.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, Part 1 386.041, 489.553, FS. History—New 12-22-82, Amended 2-5-85, Formerly 10-6.41, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6.041, Amended 11-19-97, 2-3-98, _____.

64E-6.002 Definitions.

For the purposes of this Chapter, the following words and phrases shall have the meanings indicated:

(15) Domestic sewage waste – as defined by s. 381.0065(2)(c), F.S. Domestic sewage is further categorized as:

- (a) Blackwater – as defined by s. 381.0065(2)(b), F.S.
- (b) Graywater – as defined by s. 381.0065(2)(d), F.S.
- (c) Domestic sewage waste ~~septic tank effluent~~ ranges:
 1. Carbonaceous Biochemical Oxygen Demand (CBOD5), maximum 300 mg/l
 2. Total Suspended Solids (TSS), maximum 200 mg/l
 3. pH, 6-8; or within 1 pH unit of the water supply pH
 4. Nitrogen (Total Kjeldahl Nitrogen, TKN) maximum 100 mg/l

(16) Dosing Tank – See Pump Tank

(16) through (26) renumbered (17) through (27) No change.

(28) Impermeable – when used in reference to s. 381.0065(2)(k), shall mean a condition where the maximum hydraulic conductivity is less than or equal to 1 x 10⁻⁷ centimeters per second.

(27) through (30) renumbered (29) through (32) No change.

(33) Mean annual flood line – as defined by s. 381.0065(2)(i), F.S.

(34) Mean annual flood line indicators – as used in s. 381.0065(2)(i), F.S. means:

(a) Water stains – shall mean the same as the hydrologic indicator used in the Florida Wetlands Delineation Manual, under the definition of “Water marks”;

(b) Hydric adventitious roots – shall mean the same as the hydrologic indicator used in the Florida Wetlands Delineation Manual, under the definition of “Morphological plant adaptations”;

(c) Drift lines – shall mean the same as the hydrologic indicator used in the Florida Wetlands Delineation Manual, under the definition of “Drift lines and rafted debris”;

(d) Rafted debris – shall mean the same as the hydrologic indicator used in the Florida Wetlands Delineation Manual, under the definition of “Drift lines and rafted debris”;

(e) Aquatic mosses and liverworts – shall mean the same as the hydrologic indicator used in the Florida Wetlands Delineation Manual, under the definition of “Aquatic mosses and liverworts”;

(f) Moss collars – a proliferation of terrestrial mosses and liverworts that mark the upper limits of the mean annual flood line;

(g) Lichen lines – shall mean the same as the hydrologic indicator used in the Florida Wetlands Delineation Manual, under the definition of “Elevated lichen lines.”

(31) through (38) renumbered (35) through (42) No change.

~~(39) Ordinary high water line, non tidal – a line determined by examining the bed and banks of a water body and ascertaining where the presence and action of the water has marked upon the bed a character distinct from that of the banks with respect to vegetation or the nature of the soil itself.~~

(43)(40) Potable water line – as defined by s. 381.0065(2)(l)(j), F.S.

(44)(41) Potable water well – a source of water used for drinking, culinary or domestic purposes. The following classifications of potable wells are used in this Chapter.

(a) Private potable well – a well used only by one or two residences, one of which may be a four or less non-rental residences. A single rental residence is included in this category so that a maximum of three non-rental residences and one rental residence can be supplied by a single private potable well.

(c) Multi-family water well – a well that is used by three or four residences, one of which may be a rental residence.

(45) Pump tank – a tank, or dedicated section of a multi-compartment tank used to locate a pump that is used to distribute effluent to a drainfield, or other part of an onsite sewage treatment and disposal system.

(42) renumbered (46) No change.

(47)(43) Repair – replacement of or modifications or additions to a failing system which are necessary to allow the system to function in accordance with its design or must be made to eliminate a public health or pollution hazard.

servicing or replacing with like kind mechanical or electrical parts of an approved onsite sewage treatment and disposal system; ~~pumping of septage from a system;~~ or making minor structural corrections to a tank, or distribution box, does not constitute a repair. The use of any treatment method that is intended to improve the functioning of any part of the system, or to prolong or sustain the length of time the system functions, shall be considered a repair. The use of any non-prohibited additive by the system owner, through the building plumbing, shall not be considered a repair. Removal of the contents of any tank or the installation of an approved outlet filter device, where the drainfield is not disturbed, shall not be considered a repair. Replacement of a broken lid to any tank shall not be considered a repair. The installation of a laundry system, a gray water system, a grease intercepter, or additional drainfield, as a precautionary measure to prolong system functioning, is considered a repair provided that system modification is not associated with an increase in estimated sewage flow or change in sewage characteristics, in which case it will be considered a new system.

~~(48)(44)~~ Septage – as defined by s. 381.0065(2)(m)(4), F.S. Excluded from this definition are the contents of portable toilets, holding tanks, and grease interceptors.

(45) renumbered (49) No change.

(50) Spoil material – any part of the existing drainfield, any adjacent soil material within 24 inches vertically and 12 inches horizontally of the drainfield, and any soil that has visible signs of effluent that has been removed as part of a repair, modification or abandonment of an onsite sewage treatment and disposal system.

(46) renumbered (51) No change.

~~(52)(47)~~ Subdivision – as defined by s. 381.0065(2)(n)(4), F.S.

~~(53)(48)~~ Surface water bodies – are classified as defined by s. 381.0065(2)(m), F.S.

(a) Permanent nontidal surface water body – as defined by s. 381.0065(2)(k), F.S.

(b) Tidally influenced surface water body – as defined by s. 381.0065(2)(o), F.S.

(49) through (54) renumbered (54) through (59) No change.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.006(7), 381.0061, 381.0065, 381.00655 FS. History–New 12-22-82, Amended 2-5-85, Formerly 10D-6.42, Amended 3-17-92, 1-3-95, Formerly 10D-6.042, Amended 11-19-97, _____.

64E-6.003 Permits.

(2) System Inspection – Before covering with earth and before placing a system into service, a person installing or constructing any portion of an onsite sewage treatment and disposal system shall notify the county health department of the completion of the construction activities and shall have the

system inspected by the department for compliance with the requirements of this Chapter, except as noted in s. 64E-6.003(3) for repair installations.

~~(d) Where an establishment is serviced by an onsite sewage treatment and disposal system, section 381.0065(4), F.S., shall govern when occupancy of a building can be allowed. A building or structure shall not be occupied, nor shall any county, municipal, state, or federal agency authorize occupancy until an onsite sewage treatment and disposal system has been installed and approved for use by the DOH county health department and a final installation approval notification has been issued. "Approved" installation does not imply that a system will perform satisfactorily for a specific period of time.~~

(5) Operating permits – No business shall occupy a building served by an onsite sewage treatment and disposal system if the building is located in an area zoned or used for industrial or manufacturing purposes or its equivalent; where a business will generate commercial sewage waste; or where an aerobic treatment unit is used, until an "Application for Onsite Sewage Treatment and Disposal System Operating Permit" has been received and approved by the department. Form DH 4081, 10/96, "Application for Onsite Sewage Treatment and Disposal System Operating Permit," is hereby incorporated by reference.

(b) Operating permits are not transferable. If the owner of the system remains the same but the tenancy of the building changes, a survey form which is an attachment to DH 4081, 10/96 must be completed and submitted to the DOH county health department for review in order to amend the operating permit. Changes in building occupancy shall be reviewed per Section 381.0065(4), F.S. No new building occupant shall be approved by a county, municipal or state governmental entity until the DOH county health department has reviewed the survey form, approved the change of tenancy, and amended the operating permit.

(6) All forms incorporated herein may be obtained by contacting the department.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, ~~Part 4 386.041~~ FS. History–New 12-22-82, Amended 2-5-85, Formerly 10D-6.43, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6.043, Amended _____.

64E-6.004 Application for System Construction Permit.

(3) The suitability of a lot, property, subdivision or building for the use of an onsite sewage treatment and disposal system shall be determined from an evaluation of lot size, anticipated sewage flow into the proposed system, the anticipated sewage waste strength, soil and water table conditions, soil drainage and site topography and other related criteria. Necessary site investigations and tests shall be performed at the expense of the owner by either an engineer with soils training who is registered in the State of Florida pursuant to Chapter 471, Florida Statutes, by department

personnel, registered septic tank contractors, master septic tank contractors, and persons certified under s. 381.0101, F.S. Registered septic tank contractors shall perform site evaluations for system repairs only. When determining that the necessary site investigations and tests be performed by, or under the responsible supervision, direction and control of an engineer registered in the State of Florida, the county health department must consider the criteria listed in Rule 64E-6.004(4). Results of site investigations shall be entered on, or attached to, the construction permit application form for consideration by the county health department. The application shall also include the following data:

(a) A plan or plat of the lot or total site ownership drawn to scale showing boundaries with dimensions, locations of any existing or proposed residences or buildings, swimming pools, recorded easements, the onsite sewage treatment and disposal system components and their location on the property, the slope of the property and any existing or proposed wells, potable and non-potable water lines, including valves, drainage features, filled areas, obstructed areas, and surface waters bodies such as lakes, ponds, streams or canals. The site plan shall be for the property where the system is to be installed. If the county health department is responsible for performing the site evaluation, the applicant or applicant's authorized representative shall indicate the approximate location of wells, onsite sewage treatment and disposal systems, surface waters bodies and other pertinent facilities or features on contiguous or adjacent property. If the features are within 75 feet of the applicant lot, the estimated distance to the feature must be shown but need not be drawn to scale. If the county health department will not be performing the site evaluation, the applicant or authorized agent shall be responsible for the measurements to all features, including the pertinent features within 75 feet of the applicant lot. The location of any public drinking water well, as defined in Rule 64E-6.002(44)(41)(b), within 200 feet of the applicant's lot shall also be shown, with the distance indicated from the system to the well. If an individual lot is five acres or greater, the applicant may draw a minimum one acre parcel to scale showing all required features, or the minimum size drawing necessary to properly exhibit all required features, whichever is larger. The applicant must also show the location of that one acre or larger parcel inside the total site ownership. All information that is necessary to determine the total sewage flow and proper setbacks on the site ownership shall be submitted with the application. The applicant lot shall be clearly identified. A copy of the legal description or survey must accompany the application for confirmation of property dimensions only.

(f) ~~An applicant for a holding tank installation permit shall provide to the DOH county health department a copy of a contract with a permitted disposal company which states the scheduled tank pumping frequency.~~

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a), 489.553 FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.00655, 381.0067, ~~Part 4~~ 386.041, 489.553 FS. History--New 12-22-82, Amended 2-5-85, Formerly 10D-6.44, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6.044, Amended 11-19-97.

64E-6.005 Location and Installation.

All systems shall be located and installed so that with proper maintenance the systems function in a sanitary manner, do not create sanitary nuisances or health hazards and do not endanger the safety of any domestic water supply, groundwater or surface water. Sewage waste and effluent from onsite sewage treatment and disposal systems shall not be discharged onto the ground surface or directly or indirectly discharged into ditches, drainage structures, groundwaters, surface waters or aquifers. To prevent such discharge or health hazards:

(1) Systems and septage stabilization facilities established after the effective date of the rule shall be placed no closer than the minimum distances indicated for the following:

(a) Seventy-five feet from a private potable well as defined in Rule 64E-6.002(44)(41)(a), or a multi-family water well as defined in Rule 64E-6.002(44)(c).

(b) One-hundred feet from a public drinking water well as defined in Rule 64E-6.002(44)(41)(b) if such a well serves a facility with an estimated sewage flow of 2000 gallons or less per day.

(c) Two-hundred feet from a public drinking water well as defined in Rule 64E-6.002(44)(41)(b) if such a well serves a facility with an estimated sewage flow of more than 2000 gallons per day.

(d) Fifty feet from a non-potable water well as defined in Rule 64E-6.002(39)(35).

(2) Systems shall not be located under buildings or within 5 feet of building foundations, including pilings for elevated structures, or within 5 feet of mobile home walls, swimming pool walls, or within 5 feet of property lines except where property lines abut utility easements which do not contain underground utilities, or where recorded easements are specifically provided for the installation of systems for service to more than one lot or property owner.

(a) Sidewalks, decks and patios shall not be subject to the 5 foot setback, however, drainfields shall not be installed beneath such structures. Any tank located beneath a driveway shall have traffic lids as specified in Rule 64E-6.013(1)(h)(e). Concrete structures which are intended to be placed over a septic tank shall have a barrier of soil or plastic material placed between the structure and the tank so as to preclude adhesion of the structure to the tank.

(3) Except for the provisions of s. 381.0065(4)(g)(f)1. and 2., F.S., systems and septage stabilization facilities shall not be located laterally within 75 feet of the boundaries of surface water bodies, the mean high water line of tidal water bodies or within 75 feet of the ordinary high water line of lakes, streams, canals, normally wet drainage ditches, retention areas designed

to contain standing or flowing water for 72 hours or more following a rainfall, marshes, or other non-tidal surface waters. This requirement does not apply to swales which are designed to not contain water 72 hours after a rainfall event. Systems and septage stabilization facilities shall be located a minimum of 15 feet from the design high water line of a swale, retention or detention area designed to contain standing or flowing water for less than 72 hours after a rainfall, or the design high water level of normally dry drainage ditches or normally dry individual lot storm water retention areas.

(4) Suitable, unobstructed land shall be available for the installation and proper functioning of the system. At least 75 percent of the unobstructed area must meet minimum setback requirements of subsections (1) and (3) above to allow for drainfield repair or system expansion. The minimum unobstructed area shall:

(a) Be at least 2 times as large as the drainfield absorption area required by Rule ~~64E-6.008(5)~~. For example, if a 200 square feet drainfield is required, the total unobstructed area required, inclusive of the 200 square feet drainfield area, would be 400 square feet. Unobstructed soil area between drain trenches shall be included in the unobstructed area calculation.

(7) Onsite sewage treatment and disposal systems shall be installed where a sewerage system is not available and when conditions in ss. 381.0065(4)(a)-(g)(f), F.S., are met. Onsite graywater tank and drainfield systems may, at the homeowners' discretion, be utilized provided blackwater is disposed into a sanitary sewerage system when such sewerage system is available. Graywater systems may, at the homeowners' discretion, be utilized in conjunction with an onsite blackwater system where a sewerage system is not available for blackwater disposal.

(a) The minimum area of each lot under s. 381.0065(4)(a), F.S., shall consist of at least 1/2 acre (21,780 square feet) exclusive of all paved areas and prepared road beds within public rights-of-way or easements and exclusive of ~~streams, lakes, normally wet drainage ditches, marshes or other such bodies of surface water bodies.~~

(b) The determination of lot densities under s. 381.0065(4)(b), F.S., shall be made on the basis of the net acreage of the subdivision which shall exclude from the gross acreage all paved areas and prepared road beds within public or private rights-of-way or easements and shall also exclude ~~streams, lakes, normally wet drainage ditches, marshes or other such bodies of surface water bodies.~~

(c) Maximum daily sewage flow allowances specified in s. 381.0065(4)(a),(b), and (g)(f), F.S., shall be calculated on an individual lot by lot basis. The acreage or fraction of an acre of each lot or parcel of land shall be determined and this value shall be multiplied by 2500 gallons per acre per day if a public drinking water well serving a public system as defined in 64E-6.002(44)(41)(b)1., 2., or 3. is utilized, or be multiplied by 1500 gallons per acre per day if a public drinking water well

serving a public water system as defined in rule 64E-6.002(44)(41)(b)4., or a private potable well is utilized. Contiguous unpaved and non-compacted road rights-of-way, and easements with no subsurface obstructions that would affect the operation of drainfield systems, shall be included in total lot size calculations. Where an unobstructed easement is contiguous to two or more lots, each lot shall receive its pro rata share of the area contained in the easement. ~~Streams, lakes, normally wet drainage ditches, marshes and other such bodies of surface water bodies~~ shall not be included in total lot size calculations. Rule 64E-6.008(1), Table I, shall be used for determining estimated average daily sewage flows.

(d) Platted residential lots shall be subject to the requirements set forth in subsections 381.0065(4)(g)(f)1. and 2., F.S.

(e) When portions of a lot or lots which were platted prior to January 1, 1972 are combined in such a manner that will decrease the total density of the subdivision, pre-1972 lot provisions shall apply. However, the maximum setback possible to surface water bodies shall be maintained with a minimum setback of 50 feet.

(8) Notwithstanding the requirements of this section, where an effluent transmission line consists of schedule 40 PVC or consists of schedule 20 PVC enclosed in a sleeve of schedule 40 PVC, the transmission line shall be set back from private potable wells, irrigation wells, or surface water bodies by the maximum distance attainable but not less than 25 feet when installed.

(9) Onsite sewage treatment and disposal systems for estimated establishment domestic sewage flows exceeding 5000 gallons per day but not exceeding 10,000 gallons per day shall be located and installed under the following conditions.

(a) The average estimated daily sewage flow from the establishment shall be divided by the net land area associated with the establishment. The resulting number shall not exceed 2500 gallons per acre per day for establishments which use a water supply as defined in 64E-6.002(44)(40)(b)1., 2. and 3.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553, 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, ~~Part I 386.041~~, 489.553 FS. History—New 12-22-82, Amended 2-5-85, Formerly 10D-6.46, Amended 3-17-92, 1-3-95, Formerly 10D-6.046, Amended 11-19-97, 2-3-98.

64E-6.006 Site Evaluation Criteria.

Onsite sewage treatment and disposal systems may be utilized where lot sizes are in compliance with requirements of rule 64E-6.005(7) and all of the following criteria are met:

(1) The effective soil depth throughout the drainfield installation site extends 42 inches or more below the bottom surface of the drainfield. Paragraphs (a), (b) and (c) list soil texture classes with their respective limitation ratings.

(c) Clay, bedrock, oolitic limestone, fractured rock, hardpan, organic soil, gravel and coarse sand, when coarse sand is associated with an estimated wet season high water

table within 48 inches of the absorption surface are severely limited soil materials. If severely limited soil material can be replaced with slightly limited soil material, see Footnotes 3 and 4 of Table III for minimum requirements. Where limestone is found to be discontinuous along the horizontal plane and is dispersed among slightly or moderately limited soils, the Department Policy for Drainfield Sizing in Areas With Discontinuous Limestone, August 1999, herein incorporated by reference, shall be used. The referenced policy may be obtained by contacting the department.

(4) The site of the installation and the additional required unobstructed land referred to in Rule 64E-6.005(4) shall not be covered with asphalt or concrete, or be subject to vehicular traffic or other activity as defined in 64E-6.002(41)(37) which would adversely affect the soil, or the operation of the system.

(6) The existing lot elevation at the site of the proposed system installation and any contiguous land referred to in rule 64E-6.005(4), shall not be subject to frequent flooding. Except for areas affected by section 381.0065(4)(t), Florida Statutes, rule 64E-6.007(2); fill material, if permitted, shall be placed in the area for the system and contiguous unobstructed area to raise the lot elevation above the 2 year flood.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, Part I 386.041, FS. History—New 12-22-82, Amended 2-5-85, Formerly 10D-6.47, Amended 3-17-92, 4-16-92, 1-3-95, Formerly 10D-6.047, Amended _____.

64E-6.007 Location of Systems in Floodways.

~~(1) The absorption surface of the drainfield shall not be subject to flooding based on 10-year flood elevations. Provided however, for lots or parcels created by the subdivision of land in accordance with applicable local government regulations prior to January 17, 1990, if an applicant cannot construct a drainfield system with the absorption surface of the drainfield at an elevation equal to or above the 10-year flood elevation, the department shall issue a permit for an onsite sewage treatment and disposal system within the 10-year floodplain of rivers, streams, and other bodies of flowing water if all of the following criteria are met:~~

- ~~(a) the lot is at least one-half acre in size;~~
- ~~(b) the bottom of the drainfield is at least 36 inches above the two-year flood elevation; and~~
- ~~(c) the applicant installs either:~~

~~1. a waterless, incinerating or organic waste composting toilet in compliance with 64E-6.009(1) and a graywater system and drainfield in compliance with rule 64E-6.008(3);~~

~~2. an aerobic treatment unit and drainfield in compliance with rule 64E-6.012;~~

~~3. a system approved by the State Health Office which is capable of reducing effluent nitrate by at least 50 percent; or~~

~~4. a system approved by the DOH county health department pursuant to rule 64E-6.009(6) other than alternating drainfields. USDA Soil Conservation Service soil maps, State of Florida Water Management District data, and Federal Emergency Management Agency Flood Insurance maps are resources that shall be used to identify flood-prone areas.~~

~~(2) The use of fill or mounding to elevate a drainfield system out of the 10-year floodplain of rivers, streams, or other bodies of flowing water shall not be permitted if such a system lies within a regulatory floodway. In cases where the 10-year flood elevation does not coincide with the boundaries of the regulatory floodway, the regulatory floodway will be considered for the purposes of this rule to extend at a minimum to the 10-year flood elevation.~~

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, Part I 386 FS. History—New 4-16-92, Amended 1-3-95. Formerly 10D-6.0471, Amended 11-19-97, Repealed _____.

64E-6.008 System Size Determinations.

(2) Minimum effective septic tank capacity shall be determined from Table II. However, where multiple family dwelling units are jointly connected to a septic tank system, minimum effective septic tank capacities specified in the table shall be increased 75 gallons for each dwelling unit connected to the system. With the exception noted in rule 64E-6.013(2)(3)(a), all septic tanks shall be multiple chambered or shall be placed in series to achieve the required effective capacity. The use of an approved outlet filter device shall be required. Outlet filters shall be installed within or following the last septic tank or septic tank compartment before distribution to the drainfield. For tanks placed in series, the outlet device shall be placed in the last tank. The outlet filter device requirement includes ~~graywater tanks and blackwater tanks~~, but does not include graywater tanks or grease interceptors or laundry tanks. Outlet filters devices shall be placed to allow accessibility for routine maintenance. Utilization and sizing of outlet filters devices shall be in accordance with the manufacturers' recommendations. The approved outlet filter device shall be installed in accordance with the manufacturers' recommendations. The Bureau of Onsite Sewage Programs shall approve outlet filter devices per the department's Policy on Approval Standards For Onsite Sewage Treatment And Disposal Systems Outlet Filter Devices, August 1999 ~~February 1995~~, which is herein incorporated by reference.

TABLE II
SEPTIC TANK AND PUMP TANK CAPACITY

AVERAGE SEWAGE FLOW in Gallons/Day	SEPTIC TANK	PUMP TANK	
	MINIMUM EFFECTIVE CAPACITY in GALLONS	<u>MINIMUM EFFECTIVE CAPACITY GALLONS</u>	<u>MINIMUM EFFECTIVE CAPACITY GALLONS</u>
		<u>Residential</u>	<u>Commercial</u>
0-200	900	150	225
201-300	900	225	375
301-400	1050	300	450
401-500	1200	375	600
501-600	1350	450	600
601-700	1500	525	750
701-800	1650	600	900
801-1000	1900	750	1050
1001-1250	2200	900	1200
1251-1750	2700	1350	1900
1751-2500	3200	1650	2700
2501-3000	3700	1900	3000
3001-3500	4300	2200	3000
3501-4000	4800	2700	3000
4001-4500	5300	2700	3000
4501-5000	5800	3000	3000

(3) Where a separate graywater tank and drainfield system is used, the minimum effective capacity of the graywater retention tank shall be 250 gallons with such system receiving not more than 75 gallons of flow per day. For graywater systems receiving flows greater than 75 gallons per day, minimum effective tank capacity shall be based on the average daily sewage flow plus 200 gallons for sludge storage. Design requirements for graywater retention tanks are described in Rule 64E-6.013(2)(4). Where separate graywater and blackwater systems are utilized, the size of the blackwater system can be reduced, but in no case shall the blackwater system be reduced by more than 25 percent. However, the minimum capacity for septic tanks disposing of blackwater shall be 900 gallons.

(4) A separate laundry waste tank and drainfield system may be utilized for residences and may be required by the DOH county health department where building codes allow separation of discharge pipes of the residence to separate stubouts and where lot sizes and setbacks allow system construction. Where an aerobic treatment unit is used, all blackwater, graywater and laundry waste flows shall be consolidated and treated by the aerobic treatment unit. Where a residential laundry waste tank and drainfield system is used:

(b) The laundry waste interceptor shall meet requirements of Rule 64E-6.013(2) and (9)(6).

(6) All materials incorporated herein may be obtained by contacting the department.

Specific Authority 381.0011(4)(13), 381.006, 381.0065(3)(a), 489.553 FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.0061, 381.0065, 381.0067, Part 4 386.041, 489.553 FS. History—New 12-22-82, Amended 2-5-85, Formerly 10D-6.48, Amended 3-17-92, 1-3-95, Formerly 10D-6.048, Amended 11-19-97, _____.

64E-6.009 Alternative Systems.

(1) Waterless, incinerating or organic waste composting toilets – may be approved for use if found in compliance with standards for Wastewater Recycle/Reuse and Water Conservation Systems as defined by ANSI/NSF International Standard Number 41, revised May 1983, hereby incorporated by reference, and provided that graywater and any other liquid and solid waste is properly collected and disposed of in accordance with standards established in this Chapter. For residences, the required drainfield absorption surface and unobstructed area of the system treating the remaining sewage flow shall be reduced by 25% when waterless, incinerating or organic waste composting toilets are used exclusively for all toilet wastes. Solids removed from waterless, incinerating or organic waste composting toilets shall be mixed with lime, containerized, and disposed of with the solid waste from the establishment. Liquids discharging from waterless, incinerating or organic waste composting toilets shall be plumbed into the onsite system serving the establishment.

(3) Mound systems – are used to overcome certain limiting site conditions such as an elevated seasonal high water table, shallow permeable soil overlying slowly permeable soil and shallow permeable soil located over creviced or porous bedrock. Special installation instructions or design techniques to suit a particular site ~~shall may~~, using the criteria in section 64E-6.004(4), be specified on the construction permit in addition to the following general requirements.

(h) The site shall be landscaped according to permit specifications and shall be protected from automotive traffic or other activity that could damage the system. Swales or other surface drainage structures shall be utilized to prevent surface water shed from mounds draining onto neighboring property.

(5) Alternative drainfield materials and design approval – Requests for approval of drainfield materials and designs which are not specifically addressed in section 64E-6.014, FAC., shall be submitted to the department’s Bureau of Onsite Sewage Programs. Requests for alternative drainfield approval shall be accompanied by detailed system design and construction plans by an engineer registered in the State of Florida, certification of the performance capabilities of the product submitted by an engineer registered in the State of Florida, research supporting the proposed system materials, ~~design and sizing~~, and empirical data showing results of system use in other states with similar soil conditions. The detailed plans and information submitted with the approval request shall be reviewed by the department onsite sewage program to determine whether or not there is a reasonable certainty that the information submitted provides evidence of the effectiveness and reliability of the proposed alternative drainfield. Except as provided for in Part IV, until performance based system standards are developed as mandated by Section 381.0065(4)(i), Florida Statutes, no proposed alternative drainfield units shall not be approved

which would result in a reduction in drainfield size using the mineral aggregate drainfield system as described in section 64E-6.014, FAC., and the total surface area of soil at the bottom of the drainfield as the criteria for drainfield sizing comparisons. If the department is not satisfied that the information provided provides reasonable evidence of the effectiveness and reliability of the alternative drainfield, the department shall deny the approval. Department approval of any alternative drainfield system does not guarantee or imply that any individual system installation will perform satisfactorily for a specific period of time. The individual system design engineer, or the registered septic tank contractor if an engineer did not design the system, is primarily responsible for determining the best system design to meet the specific wastewater treatment and disposal needs and to address specific installation area site conditions and limitations.

(8) All materials incorporated herein may be obtained by contacting the department.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, Part I 386.041, 489.553 FS. History--New 12-22-82, Amended 2-5-85, Formerly 10D-6.49, Amended 3-17-92, 1-3-95, Formerly 10D-6.049, Amended 11-19-97, 2-3-98.

64E-6.010 Disposal of Septage, Grease, Holding Tanks and Portable Toilets.

(1) No septic tank, grease interceptor, privy, ~~portable toilet, holding tank~~ or other receptacle associated with an onsite sewage treatment and disposal system shall be cleaned or have its contents removed until the service person has obtained an annual written permit (form DH 4013, 01/92, Operating Permit, herein incorporated by reference) from the DOH county health department in the county in which the service company is located. Permits issued under this section authorize the disposal service to handle liquid waste associated with food operations, ~~portable toilets, holding tanks containing domestic waste, or domestic septage.~~ Such authorization applies to all septage produced in the State of Florida, ~~all holding tanks containing domestic waste, all portable toilet waste~~ and food establishment sludge which is collected for disposal from onsite sewage treatment and disposal systems.

(2) Application for a service permit shall be made to the DOH county health department on form DH 4012, 01/92, "Application for Septage Disposal Service Permit, Temporary System Service Permit, Septage Treatment and Disposal Facility, Septic Tank Manufacturing Approval" herein incorporated by reference, which may be obtained by contacting the department. The following must be provided for the evaluation prior to issuance of a service permit:

(a) Evidence that the applicant possesses adequate equipment such as a tank truck with a liquid capacity of at least 1500 gallons, except portable toilet servicing vehicles, pumps, off truck stabilization tanks and pH testing equipment where lime stabilization and land application are proposed, as well as

other appurtenances and tools necessary to perform the work intended. Equipment may be placed into service only after it has been inspected and approved by the DOH county health department. Tanks used for the stabilization and storage of septage and food service sludges shall be constructed, sized, and operated in accordance with the following provisions: Lime stabilization tanks shall be constructed and installed to meet the standards set forth in rule 64E-6.013(8).

1. Stabilization tanks and septage storage tanks shall be constructed of concrete, fiberglass, corrosion-resistant steel, or other equally durable material. Tanks shall be watertight and shall be water tested for leaks prior to placing into service. The tank shall have a liquid capacity of at least 3000 gallons.

2. Construction of concrete tanks shall be at a minimum equal to that required of concrete septic tanks in rule 64E-6.013. Fiberglass tanks and tanks of similar materials shall be constructed in accordance with standards found in rule 64E-6.013.

3. Stabilization tanks shall contain aeration or mixing devices which will ensure thorough agitation or mixing of lime with the waste as specified in Chapter 6, EPA 625/1-79-011, Process Design Manual for Septage Treatment and Disposal, herein incorporated by reference.

~~(b) Vehicles used for servicing portable toilets, privies and holding tanks shall be provided with a dual compartment tank. One tank shall be used for receiving and removing wastes and shall be equipped with a suction hose having a cut off valve not more than 36 inches from the intake end. The second tank shall be used for clean water storage and shall have adequate capacity to allow proper cleaning of each serviced unit.~~

~~(c) Standby portable toilet service equipment shall be available for use during breakdowns or emergencies. If equipment from another approved service is to be used for stand-by purposes, a written agreement between the services must be provided to the DOH county health department.~~

~~(d) The permanent location and address of the business where operations will originate and where equipment is to be stored when it is not in use.~~

(e) through (f) renumbered (b) through (c) No change.

(4) After septage or food establishment sludge is removed from an onsite sewage treatment and waste disposal system, the original lid of the tank shall be put back in place, or be replaced with a new lid if the original lid is broken. The tank lid shall be completely sealed and secured as per Rule 64E-6.013(2)(k)(3)(b) and the ground backfilled and compacted so that the site is left in a nuisance free condition.

(a) Contents of any treatment tank, including all chambers of a multichambered tank, or pump tank shall be removed in their entirety when pumped. Where in the opinion of the person pumping any onsite sewage treatment and disposal system waste receptacle or pump tank, the complete removal of all tank contents may create an unintended problem in regards to the continued use of the system, a complete

umpout is not required. The pumper must document, in writing, to the system owner the reason for the partial pump out, the gallonage pumped from the system, and what material was left in the tank.

(b) The access to pump a tank must be through the lid of the tank, through the manhole or by moving a sectional lid. Where the tank is chambered, separate chambers must be accessed through the manholes or sectional lid for the chamber being pumped. Pumping shall not be accomplished by entering the tank through inlets or outlets. Where the lid of the tank must be broken in order to gain access for the removal of tank contents, or at anytime when the lid is broken, the lid shall be replaced.

(5) Untreated food establishment sludges, ~~portable toilet waste, holding tank waste,~~ and septage shall be transported to an approved treatment facility in such a manner as to preclude leakage, spillage or the creation of a sanitary nuisance.

(7) The food establishment sludge and contents from onsite waste disposal systems shall be disposed of at a site approved by the DOH county health department and by an approved disposal method. Untreated domestic septage or food establishment sludges shall not be applied to the land. ~~Portable toilet wastes and the contents from holding tanks are not considered to be septage. Disposal of these liquid wastes shall be in compliance with provisions found in (a) through (v).~~ Criteria for approved stabilization methods and the subsequent land application of domestic septage or other domestic onsite wastewater sludges shall be in accordance with the following criteria for land application and disposal of domestic septage.

(d) Land application of septage shall occur only in accordance with rule 64E-6.010(7)(a) unless prohibited by the DOH county health department due to a brief condition which creates a potential for a sanitary nuisance as exemplified in rule 64E-6.010(7)(~~l~~).

(e) All septage and septage-related haulers regulated by Chapter 64E-6, F.A.C. are to maintain a collection and hauling log at the treatment site or at the main business location which provides the ~~following~~ information listed in 1. through 8. below. Septage related haulers who haul only portable toilet or holding tank waste shall maintain a daily log which includes 1., 4., 6., 7. and 8., below. Records shall be retained for five (5) years.

1. date of septage or waste collection
2. address of collection
3. indicate whether the point of collection is a residence or business and if a business, the type of business
4. estimated volume, in gallons, of septage or waste transported treated
5. receipts for lime or other materials used for treatment
6. location of the approved treatment facility
7. date and time of discharge to the treatment facility
8. Acknowledgement from treatment facility of receipt of septage or waste

(f) All Department of Health-regulated septage treatment facility operators shall maintain permanent records of the septage or waste receipt, treatment and discharge. Records shall be retained for five (5) years. At a minimum, these records shall include the following.

1. Date and time of each load of septage or waste is received
2. Name of company from which the septage or waste is received
3. Identification of the truck from which the septage or waste was received
4. Signature from the driver acknowledging delivery of the septage or waste
5. Quantity of septage or waste received
6. Date and time of discharge of each load of treated septage or waste
7. Name of the company which received the treated septage or waste from the treatment facility
8. Signature from the driver of the truck which received the treated septage or waste
9. Quantity of treated septage or waste discharged to the truck

(f) through (h) renumbered (g) through (i) No change.

~~(j)~~ The land application area shall not be located closer than 3000 feet to any Class I water body or Outstanding Florida Water as defined in Chapter 62-302, F.A.C. or 200 feet to any surface water bodies except canals or bodies of water used for irrigation purposes which are located completely within and not discharging from the site. The land application area shall not be located closer than 500 feet to any shallow public water supply wells, nor closer than 300 feet to any private drinking water supply well. The application area shall be no closer than 300 feet to any habitable building and a minimum of 75 feet from property lines and drainage ditches.

(j) through (p) renumbered (k) through (q) No change.

~~(r)~~ Permanent records of actual application areas and application rates shall be kept. These records shall be maintained by the site owner, lessee, or the land applicator for a period of five years, and shall be available for inspection upon request by the department or by DEP. An annual summary of the total septage or sludge applied shall be provided with the annual update to the Agricultural Use Plan. Records shall be kept and shall include:

1. Location of the septage treatment facility from which each load of treated septage is obtained.
2. Date and time the treated septage was obtained from the treatment facility.
- ~~3.~~ Dates of septage or sludge land application
- ~~4.~~ Weather conditions when applied
- ~~5.~~ Location of septage or sludge application site
- ~~6.~~ Amounts of septage or sludge applied

~~7.5.~~ Specific area of the site where septage or sludge was applied

~~8.6.~~ pH of stabilized septage or sludge being applied

~~9.7.~~ Soil groundwater table when septage was applied

~~10.8.~~ Vegetational status of application area

(r) through (u) renumbered (s) through (v) No change.

~~(v) Holding tank and portable toilet wastes shall be disposed of into a septage treatment and disposal facility approved by the department or into a treatment facility approved or permitted for such disposal by the Department of Environmental Protection. These wastes shall be land applied under provisions of 64E-6.010(7) provided an approved DEP treatment facility is not available and the wastes have been blended with domestic septage at a rate of 3 parts septage to 1 part holding tank or portable toilet waste prior to lime stabilization. Companies which service holding tanks or portable toilets which use quaternary ammonium sanitizing and deodorizing compounds are prohibited from having the wastes treated or disposed of at lime stabilization facilities.~~

(10) Portable Toilets, Sinks and Holding Tanks.

(a) The department shall approve, on a temporary basis, portable toilets, or holding tanks for fairs, carnivals, revivals, field locations, encampments and other locations which lack permanent structures where people congregate for short periods of time, provided the construction, maintenance, and utilization of such systems conform to the general provisions of this Chapter. Portable toilets, holding tanks or other toilet facilities shall be provided at construction sites for the duration of construction any time workers are present, and shall not be bound by the definition of temporary. The department shall waive or reduce any of the setback requirements of rule 64E-6.005(1)-(3), where it is determined no health hazard will result. For purposes of this rule, a holding tank is any sealed, water tight fixture for receiving and storing domestic wastewater from plumbing fixtures in remote locations or at construction sites or special events. For purposes of this rule, a portable toilet is a transportable, self contained static or flush-type toilet constructed to promote a sanitary environment at remote locations, construction sites or special events, comprised of at least a waste storage receptacle, a riser and toilet seat and a protective enclosure. Portable toilets at construction sites or at a location for a temporary period of time do not require a permit from the department, but must comply with the provisions of this rule.

(b) The department shall permit and approve, for permanent use or placement, portable toilets or holding tanks at continually used locations where toilet facilities are desirable for the promotion of public health and where conventional facilities are neither available nor practical. Examples of such locations would be boat ramps, golf courses, or other places where people congregate which meet the above criteria. The portable toilet service company providing portable toilets shall be responsible for maintenance of the unit and removal if conventional facilities are made available.

(c) Portable toilets shall be self-contained, have self closing doors and shall be designed and maintained so that insects are excluded from the waste container. Additional requirements are:

(d) Portable toilet service company operators shall use Table PT I to determine the required number of facilities for special events for use in situations where no local or state codes provide a minimum number of toilet facilities. Table PT I assumes that the portable toilets are serviced only once per day. If the toilets are serviced twice per day, the value from the table shall be divided by two. If they are pumped three or more times per day, the value shall be divided by three. All resulting fractional numbers of toilets required shall be rounded up to the next higher whole number of toilets. If permanent toilet facilities are available for use by the attendees, the number of portable toilets may be reduced based on the number of attendees the permanent facilities are designed to accommodate. At least one working day prior to the special event, special event organizers shall provide to the county health department a signed contract, or facsimile copy thereof, with the portable toilet service company specifying the dates the facilities will be on the event site, the number of toilet facilities to be provided, the servicing frequency and the removal date for the units.

(e) Table PT II shall be used to determine the number of required facilities at remote locations.

(f) Waste receptacles shall be watertight and made of non-absorbent, acid resistant, corrosion-resistant and easily cleanable material.

(g) The floors and interior walls shall have a non-absorbent finish and be easily cleanable.

(h) The inside of the structure housing the storage compartment shall be cleaned and disinfected on each service visit.

(i) Each portable toilet shall have listed in a conspicuous place the name and telephone number of the servicing company.

(j) Portable toilets shall be maintained in a sanitary condition. Portable toilets at special events shall be serviced at least daily.

TABLE PT I

NUMBER OF PORTABLE TOILETS REQUIRED FOR SPECIAL EVENTS
(ASSUMES SERVICING ONCE PER DAY)

NUMBER OF PEOPLE PER DAY	NUMBER OF HOURS FOR EVENT PER DAY									
	1	2	3	4	5	6	7	8	9	10
250	2	2	2	2	2	3	3	3	3	3
500	2	3	4	4	4	4	4	4	4	4
1000	4	5	6	7	7	8	8	8	8	8
2000	6	10	12	13	14	14	14	15	15	15
3000	9	14	17	19	20	21	21	21	21	22
4000	12	19	23	25	28	28	28	30	30	30
5000	15	23	30	32	34	36	36	36	36	36
6000	17	28	34	38	40	42	42	42	44	44
7000	20	32	40	44	46	48	50	50	50	50
8000	23	38	46	50	54	57	57	58	58	58
9000	26	42	52	56	60	62	62	62	64	64
10,000	30	46	57	63	66	70	70	72	72	72
12,500	36	58	72	80	84	88	88	88	88	92
15,000	44	70	84	96	100	105	105	110	110	110
17,500	50	80	100	110	115	120	125	125	126	126
20,000	57	92	115	125	132	138	138	144	144	150
25,000	72	115	144	154	168	175	175	176	176	184
30,000	88	138	168	192	200	208	208	216	216	216

TABLE PT II

PORTABLE TOILETS REQUIRED FOR REMOTE LOCATIONS
PER SITE OR LOCATION

(ASSUMES SERVICING ONCE PER WEEK)

NUMBER OF PEOPLE PER SITE 8 HOURS PER DAY - 40 HOURS PER WEEK	NUMBER OF TOILETS REQUIRED
1-10	1
11-20	2
21-30	3
31-40	4
41-50	5
over 50	Add 1 toilet for every 10 additional people or fraction thereof

TABLE PT III

HOLDING TANK CAPACITY REQUIRED FOR REMOTE LOCATIONS,
AND SPECIAL EVENTS
PER SITE OR LOCATION

(ASSUMES SERVICING TWICE PER WEEK)

NUMBER OF PEOPLE PER SITE 8 HOURS PER DAY - 40 HOURS PER WEEK	MINIMUM HOLDING TANK CAPACITY (IN GALLONS)
1	140
2-3	280
4-5	560
6-7	840
over 7	Add 140 gallons for each additional person

(k) Portable hand washing facilities shall be self-contained and have a fresh water compartment and a wastewater compartment.

(l) Portable hand washing facilities shall be provided in a proportion of one hand wash facility to every ten portable toilets required, and shall be provided at special events and remote locations where food is served or picnic areas are provided. With the exception of locations where food is served, hand sanitizers may be used in lieu of hand washing facilities, at the option of the applicant.

(m) The number and location of portable toilet and hand washing facilities for food handlers at special events shall be based on this section or applicable local or state food hygiene requirements, whichever is greater.

(n) An applicant for a holding tank installation permit shall provide to the county health department a copy of a contract with a permitted disposal company which states the holding tank capacity and the scheduled tank pumping frequency.

(o) Holding tanks shall be serviced at least weekly to prevent insanitary conditions.

(p) Table PT III shall be used to determine the required total capacity of holding tanks serving a remote location or special event. The values from Table PT III shall be adjusted proportionately to the number of times per week the holding tank will be emptied.

(q) Persons servicing portable toilets, portable hand washing facilities and holding tanks shall obtain an annual permit on Form DH 4013, 01/92, Operating Permit, herein incorporated by reference, from the county health department in the county in which the service company has an office or storage yard. Permits issued under this section authorize the disposal service to handle liquid waste associated with portable toilets, portable hand washing facilities and holding tanks containing domestic wastewater produced in the State of Florida.

(r) Application for a service permit shall be made to the county health department on Form DH 4012, 01/92, "Application for Septage Disposal Service Permit, Temporary System Service Permit, Septage Treatment and Disposal Facility, Septic Tank Manufacturing Approval" herein incorporated by reference, which may be obtained by contacting the department. The following must be provided for the evaluation prior to issuance of a service permit:

1. The permanent location and address of the business where operations will originate and where equipment is to be stored when it is not in use.

2. The proposed disposal method and the site to be used for disposing of the waste.

(s) The following equipment, maintenance and service requirements shall be complied with:

1. Vehicles used for servicing portable toilets, privies and holding tanks shall be provided with a dual compartment tank. One tank shall be used for receiving and removing wastes and shall be equipped with a suction hose having a cut-off valve

not more than 36 inches from the intake end. The second tank shall be used for clean water storage and shall have adequate capacity to allow proper cleaning of each serviced unit.

2. Standby portable toilet service equipment shall be available for use during breakdowns or emergencies. If equipment from another approved service is to be used for stand-by purposes, a written agreement between the services must be provided to the county health department.

3. The waste storage compartment of a tank truck shall be maintained as necessary to prevent the creation of sanitary nuisance conditions.

(t) When a permit is issued, the number of said permit along with the name of the company, its phone number, and the gallon capacity of the truck shall be prominently and permanently displayed on the service truck in contrasting colors with 3 inch or larger letters. Use of removable magnetic signs shall not be considered permanent display of vehicle identification information.

(u) A servicing permit shall be suspended, revoked, or denied by the department in accordance with Chapter 120, F.S., for failure to comply with the requirements of this chapter.

(v) Holding tank, portable toilet, and portable hand sink wastes shall be disposed of into a septage treatment and disposal facility approved by the department or into a treatment facility approved or permitted for such disposal by the Department of Environmental Protection. These wastes shall be land applied under provisions of rule 64E-6.010(7) provided an approved DEP treatment facility is not available. Companies which service holding tanks or portable toilets which use quaternary ammonium sanitizing and deodorizing compounds are prohibited from having the wastes treated or disposed of at lime stabilization facilities.

(w) When disposed of in a department approved lime stabilization facility, the portable toilet, portable hand washing and holding tank wastes shall be blended with domestic septage at a rate of no less than 3 parts septage to 1 part holding tank, portable toilet or portable hand washing facility waste prior to lime stabilization. Treatment and disposal shall comply with the provisions of Rule 64E-6.010(7)(a)-(u).

(x) Contents of portable toilets and holding tanks shall be removed in their entirety when pumped. Portable toilets shall be self-contained, have self-closing doors, have screened vents and shall be designed and maintained so that insects are excluded from the waste container. Additional requirements are:

(a) Local plumbing codes shall be used to determine the required number of facilities. Where a local plumbing code does not address facility requirements, Chapter 64E-10, F.A.C. places of public assembly, shall be utilized.

(b) Waste receptacles shall be watertight and made of non-absorbent, acid-resistant, non-corrosive and easily cleanable material.

(c) The floors and interior walls shall have a nonabsorbent finish and be easily cleanable.

(d) The inside of the structure housing the storage compartment shall be cleaned and disinfected on each service visit.

(e) Each portable or temporary toilet shall have listed in a conspicuous place the name and telephone number of the servicing company.

(f) Portable toilets shall be serviced weekly or at a more frequent interval to prevent the creation of insanitary conditions.

(11) All materials incorporated herein may be obtained by contacting the department.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, Part 1 386.041 FS. History—New 12-22-82, Amended 2-5-85, Formerly 10D-6.52, Amended 3-17-92, 1-3-95, 5-14-96, Formerly 10D-6.052, Amended _____.

(Substantial rewording of Rule 64E-6.013 follows. See Florida Administrative Code for present text.)

64E-6.013 Construction Materials and Standards for Treatment Receptacles.

(1) Onsite wastewater treatment receptacle design- The following requirements shall apply to all onsite wastewater treatment receptacles manufactured for use in Florida unless specifically exempted by other provisions of these rules:

(a) Onsite wastewater treatment receptacles include: septic tanks, graywater tanks, laundry tanks, grease interceptors, pump tanks, aerobic treatment unit tanks, tanks containing treatment media.

(b) Treatment receptacles shall be watertight as defined in ASTM C1227 98, Standard Specification for Precast Concrete Septic Tanks, paragraph 9.2., herein incorporated by reference. ASTM C1227 98, paragraph 9.2.2, herein incorporated by reference, shall be modified to read as follows: Water-pressure testing – Fill the tank with water to the invert of the outlet and let stand for 24 hours. Refill the tank. The tank is approved as water tight if the water level is held for one hour.

(c) Structural design of receptacles shall be by calculation or by performance. Design by calculation shall be completed using the Strength Design Method (ultimate strength theory) or the Alternate Design Method (working stress theory) outlined in the American Concrete Institute (ACI) publication ACI 318-99, Building Code Requirements for Structural Concrete (318-99) and Commentary (318R-99), herein incorporated by reference. The Strength Design Method is outlined in Chapter 9 and the Alternate Design Method is in Appendix A. Equation (9-1), herein incorporated by reference, shall be modified to read as follows: $U=1.4L + 1.4D$.

(d) When the Strength Design Method is used to verify satisfaction of the required strength a strength reduction factor of 0.90 shall be applied per ACI 318-99 paragraph 9.3.2.1.

(e) Structural design of receptacles shall be verified by actual vacuum load or hydrostatic test in accordance with the department's policy for Test Requirements for Structural Proofing August 1999, herein incorporated by reference. All vacuum testing shall be followed by a watertightness test as defined in ASTM C1227 98, Standard Specification for Precast Concrete Septic Tanks, paragraph 9.2. Calculations shall not be used in place of proof testing for structural design verification of receptacles.

(f) Testing shall be conducted in the presence of an engineer registered in the state of Florida, or by an employee of the department that has been certified by the State Health Office to perform or witness tank testing. Test results shall be certified by the engineer or state employee.

(g) Receptacle tank lids for non-traffic residential installations shall be designed for a dead load of 12 inch earth cover with a dry soil density of 100 pounds per cubic foot or a live load of two concentrated loads of 1750 pounds at a 60 inch spacing or a concentrated load of 1750 pounds located at the center of the tank lid, whichever provides the greater shear and moment stresses to the tank lid. The required strength shall be per ACI 318-99, equation (9-1) as follows: $U=1.4D + 1.7L$. Structural integrity proof test or calculations for the 12 inch overburden earth load and the 1750 pound concentrated loading shall be provided. Designs sealed by an engineer registered in the state of Florida shall be acceptable for design proof of receptacle tank lid designs.

(h) Receptacles and receptacle tank lids for traffic installations shall be designed, signed and sealed by an engineer registered in the State of Florida. Whenever vehicular traffic is anticipated to cross over the septic tank or other onsite waste receptacle, traffic lids shall be installed with manhole covers to finished grade. Traffic receptacles and lids shall be designed in accordance with ASTM C 890-91 (Reapproved 1999), Standard Practice for Minimum Structural Design Loading for Monolithic or Sectional Precast Concrete Water and Wastewater Structures, herein incorporated by reference, for the appropriate loading. Application of paragraph 5.2.4 of ASTM C 890-91 (Reapproved 1999), shall be at the discretion of the design engineer.

(2) Onsite wastewater treatment receptacle design requirements – The following details shall be incorporated into the design:

(a) Septic tanks and graywater tanks shall have multiple compartments, or single compartment tanks shall be placed in series to achieve the required effective capacity. Grease interceptors, laundry tanks, pump tanks, aerobic treatment unit tanks and retention tanks shall be either multi-compartment or single compartment tanks. Except as noted in this paragraph, the first chamber of a dual compartment septic or graywater tank shall have a minimum effective capacity of at least 2/3 of the total required effective capacity. The second chamber shall have a minimum effective capacity of at least 1/3 of the total

required effective capacity. Systems with daily flows of 3500 gallons or less per day may utilize two tanks to achieve the total required effective capacity, provided that the first tank shall provide no less than 2/3 and no more than 4/5 of the total effective required capacity. Systems with daily flows in excess of 3500 gallons per day may utilize two tanks to achieve the total required effective capacity, provided that the first tank shall provide no less than 1/2 and no more than 4/5 of the total required effective capacity.

(b) The liquid depth of compartments for septic tanks, laundry interceptors and grease interceptors shall be at least 42 inches. The liquid depth of compartments for graywater tanks and pumping tanks shall be at least 30 inches. Liquid depths greater than 84 inches shall not be considered in determining the effective capacity.

(c) A minimum free board or airspace of 15 percent of the effective capacity of all tanks shall be provided. For pump tanks, the 15% airspace may be included in the pump tank minimum effective capacity.

(d) The inlet invert shall enter the tank 1 to 3 inches above the liquid level of the tank. A vented inlet tee, vented sweep or a baffle may be provided at the discretion of the manufacturer to divert the incoming sewage. The inlet device, if utilized, shall have a minimum diameter of 4 inches and shall not extend below the liquid surface more than 33 percent of the liquid depth.

(e) A minimum 4 inch diameter vented outlet tee, sweep or baffle shall extend below the liquid level of the tank so that the invert level of the outlet device is a distance not less than 30 percent nor greater than 40 percent of the liquid depth. The outlet device shall extend at least 4 inches above the liquid level. The submerged intake orifice of the outlet fixture shall be provided with an approved solids deflection device to reduce, by a minimum of 90 percent, the intake area of the outlet fixture exposed to the vertical rise and fall of solid particles within the tank. Turning the intake orifice of an outlet tee or sweep 90 degrees from the vertical will satisfy the solids deflection device requirement.

(f) The inlet and outlet devices shall be located at opposite ends of the tank so as to be separated by the maximum distance practical and shall be in accordance with ASTM C 923-98, Standard Specification for Resilient Connectors Between Reinforced Concrete Manhole Structures, Pipes, and Laterals, herein incorporated by reference. The building sewer can enter the side of the tank no more than 12 inches from the inlet end of the tank if this construction will allow for better plumbing routing of the building sewer to the septic tank. The outlet device can exit the side of the tank no more than 12 inches from the outlet end of the tank if this construction will allow for better plumbing routing from the septic tank to the drainfield.

(g) Compartment walls shall be designed to withstand the stresses induced by pumping out either of the compartments. There shall be no relief holes. However, the compartment walls may be inserted in grooves without grouting, fiberglassing or otherwise permanently attaching in place, unless such attachment is required for proving structural integrity of either the tank or compartment wall.

(h) Sewage flow between the first and second chamber of a multi-chamber tank shall interconnect utilizing either a minimum 4 inch diameter hole or equivalent size slot in the wall or with a minimum 4 inch diameter vented and inverted U-fitting or a tee. Tanks in series shall interconnect utilizing a minimum 4 inch diameter vented, inverted U-fitting or a tee. The outlet device or slot shall extend below the liquid level of the tank so that the invert level is located not less than 30 percent nor greater than 40 percent of the liquid depth.

(i) Joints of tanks, including mid-seams, risers, and tank lids shall be sealed using a bonding compound that meets ASTM C 990-96, Standard Specification for Joints for Concrete Pipe, Manholes, and Precast Box Sections using Preformed Flexible Joint Sealants, herein incorporated by reference.

(j) The State Health Office's designated approval number for the tank, and the effective capacity of the tank in gallons shall be cast or stamped into the wall or permanently stenciled or decaled onto the wall at the inlet end, to begin within 6 inches of the top of the wall. All identifying marks shall be inscribed or affixed at the point of manufacture only. All information supplied in the legend shall be provided with a minimum of two inch high lettering.

(k) Each compartment shall have access using manholes, with each manhole having a minimum area of 225 square inches. Septic tanks and pump tanks with an effective capacity of 1200 gallons or less shall have a lid of one-piece construction. Septic tanks and pump tanks with an effective capacity of greater than 1200 gallons shall have a one piece lid or a lid with a maximum of three sections with each being equal in size. Manholes shall be located so as to allow access to the inlet and outlet devices. A minimum 6-inch diameter opening shall be placed at the inlet and outlet ends of the tank lid if a minimum 225 square inch access port is placed in the middle of the tank lid. The access manhole over the inlet and outlet shall extend to within 8 inches of finished grade, however the entire septic tank shall be covered with a minimum of four inches of soil cover. If a riser is used, and if the riser access lid opens directly to the tank interior, joints around the riser and tank shall be sealed and made watertight as specified in 6.013(2)(i) to prohibit intrusion of ground water into the tank. For multi-compartment tanks or tanks in series, manholes shall extend to within 8 inches of finished grade over the first compartment inlet and the last compartment outlet. An appropriate mechanism shall be provided to make access

manholes vandal, tamper, and child resistant. Acceptable protection of openings shall consist of one or more of the following methods as specified by the tank manufacturer:

1. A padlock.

2. A twist lock cover requiring special tools for removal.

3. Covers weighing 58 pounds or more, net weight.

4. A hinge and hasp mechanism which uses stainless steel or other corrosion resistant fasteners to fasten the hinge and hasp to the lid and tank for fiberglass, metal or plastic lids.

(3) Onsite wastewater treatment receptacle design approval – All onsite wastewater treatment receptacles distributed in the state shall be approved for use by the department prior to being offered for sale or installed. Such approval shall not be obtained until the manufacturer of a specific tank model has submitted the following:

(a) Detailed design drawings of the tank and tank lid showing:

1. Design calculations or proof testing results in accordance with 6.013(1).

2. Dimensions, including location and size of all inlets, outlets, access hatches, manholes and pass through orifices.

3. Effective capacity in gallons.

4. Freeboard or air space in gallons.

5. Production materials. For concrete tanks include 28 day compressive strength, in pounds per square inch (psi).

6. Reinforcing materials. For concrete tanks, include size and location of all rebar, if any; and fiber reinforcing material size and quantity (in pounds) per cubic yard, if any.

(b) For concrete tanks – see 6.013(6)(k).

(c) For fiberglass, polyethylene and similar material tanks-see 6.013(7)(f).

(d) Certification that the receptacle has undergone flow testing to confirm the effective capacity, airspace, and water tightness.

(e) Designs shall be submitted to the State of Florida Department of Health, Bureau of Water and Onsite Sewage Programs.

(f) There shall be four tank design classifications. The following criteria shall be used for each category:

1. Category 1 tanks shall be designed for unsaturated soil. The design shall provide for 6 inches of dry soil cover over the top of the tank. Dry soil density shall be 100 pounds per cubic foot. The lateral earth pressure coefficient (K) shall be no less than 0.50.

2. Category 2 tanks shall be designed for partially saturated soil with the saturation at 31 inches below the outlet invert. The design shall provide for 6 inches of wet soil cover over the top of the tank. Wet soil density shall be 110 pounds per cubic foot. The lateral earth pressure coefficient (K) shall be no less than 0.50.

3. Category 3 tanks shall be designed for saturated soil with the saturation at the top of the tank surface. The design shall provide for 6 inches of wet soil cover over the top of the tank. Wet soil density shall be 110 pounds per cubic foot. The lateral earth pressure coefficient (K) shall be no less than 0.50.

4. Category 4 tanks shall be designed for saturated soil with the saturation at the top of the tank surface. The design shall provide for 48 inches of wet soil cover over the top of the tank. Wet soil density shall be 110 pounds per cubic foot. The lateral earth pressure coefficient (K) shall be no less than 0.50. Where a tank will be placed with greater than 48 inches of soil over the top of the tank, an engineer registered in the state of Florida shall design the tank.

(g) Soil cover shall be limited to 18 inches over the top of the tank lid. An additional 12 inches of soil cover shall be allowed for each increase in tank category when using a higher category tank in a lower tank category condition.

(h) A series of receptacles may be approved by successful demonstration of the largest in a series of tanks. Approval for inclusion of the receptacles to be considered in a series must be obtained from the state health office prior to testing the receptacles. A series is where only one dimension, this being height, length, or width, is changed to offer a different capacity of treatment tank.

(i) The manufacturer shall notify the state health office in writing, stipulating the date, time and location of the test, no less than ten working days prior to the receptacle proof testing. The notice shall include the tanks to be tested. Approval shall not be granted until after successfully passing the required tests, and submitting the testing results.

(j) The department will issue an approval number to the manufacturer. Form DH 4012, 01/92, "Application for Septage Disposal Service Permit, Temporary System Service Permit, Septage Treatment and Disposal Facility, Septic Tank Manufacturing Approval" herein incorporated by reference, shall be used to apply for septic tank manufacturing approval. The form can be obtained from the department.

(4) Reapproval of receptacles approved prior to effective date of this rule – It shall be the responsibility of each manufacturer to apply for reapproval of existing tank designs. The reapproval request shall list the existing State of Florida approval numbers, indicating the effective capacity in gallons, liquid depth, and wall thickness. The state health office will review the manufacturer's files on record at the state office for verification of approval numbers and satisfactory detailed drawings. The state health office shall notify the manufacturer of deficiencies that must be corrected. The manufacturer shall provide engineering drawings or utilize a standard drawing and dimension table format provided by the state office. Designs shall be submitted to the State of Florida Department of Health, Bureau of Water and Onsite Sewage Programs. Flat concrete lid designs will be evaluated either by requesting in writing that the state health office perform the calculations

using the working stress theory or by the manufacturer performing proof testing and submitting satisfactory results. Cylindrical tanks shall be proof tested. Reapproval shall be obtained only after the manufacturer of a specific tank model has submitted the following:

(a) Details of the tank and tank lid showing:

1. Proof testing results in accordance with 6.013(1).

2. Dimensions.

3. Effective capacity in gallons.

4. Freeboard or air space in gallons.

5. Production materials.

6. Reinforcing materials. Drawings on file with the state health office that do not detail reinforcing must be updated by the manufacturer.

(b) There shall be four tank design classifications. The criteria and categories in 6.013(3)(f) shall be used.

(c) A series of receptacles may be approved by successful demonstration of the largest in a series of tanks. Approval for inclusion of the receptacles to be considered in a series must be obtained from the state health office prior to testing the receptacles.

(d) The manufacturer shall notify the state health office no less than ten working days prior to the receptacle proof testing. Approval shall not be granted until after successfully passing the required tests, and submitting the testing results.

(e) The department will issue an approval number to the manufacturer. Form DH 4012, 01/92, "Application for Septage Disposal Service Permit, Temporary System Service Permit, Septage Treatment and Disposal Facility, Septic Tank Manufacturing Approval" herein incorporated by reference, shall be used to apply for septic tank manufacturing approval. The form can be obtained from the department.

(5) Onsite wastewater treatment manufacturer's yearly inspection – Yearly inspection of the manufacturer's facility shall consist of the following:

(a) Verify that the manufacturer has the design mix recorded and in a readily accessible location for the plant operators.

(b) Verify that the production process is recorded and that the operators are following the process.

(c) Verify that the necessary tests are being conducted by a certified testing lab or by a technician certified by the ACI. The preparation of the test specimens shall be performed by certified third party testing laboratory personnel; or manufacturers, or their employees, that have successfully passed the certification program. Each manufacturer shall submit a minimum of three cylinders per year. The specimens shall be taken from a production mix.

(d) Verify that the manufacturer has the proper number of tests for the year and that the results are recorded. Review the results for compliance with the design.

(e) Examine the material stockpiles to insure that the materials are free from deleterious materials.

(f) Examine the measuring equipment to insure that the equipment has been calibrated within the last year.

(g) Examine conveyors to insure that material is transported as measured.

(h) Inspect a minimum of five tanks in the manufacturers' inventory. For different series, a minimum of one tank shall be inspected from each series. Report the following unacceptable defects:

1. Cracks in all interior and exterior surfaces of the tanks.
2. Cold joint lines. This is an indication of non-monolithic pours. Examine both the interior and exterior of the tank for confirmation of a cold joint that extends across the thickness of the wall.

3. Evidence of improper steel cover. Rebar and wire mesh shall not be exposed.

4. Watertight inlets and outlets shall be provided per rule.

(i) Where cold-joint lines that appear to extend through the wall, or cracks in any surface of the tank exist, conduct a watertightness test on a maximum of two tanks per ASTM C 1227-98, Standard Specification for Precast Concrete Septic Tanks, paragraph 9.2. The tanks shall not be tested until they have cured for 28 days. If there are no indications of cold-joint lines that appear to extend through the wall, or cracking of tank surfaces, two tanks shall be tested at random. Record all data and submit results to the department.

(j) Verify that the manufacturer is not relocating the tanks prior to the tank achieving 75% of the design compressive strength. Record how this is accomplished.

(k) Conduct Schmidt Hammer tests-record data.

(l) Yearly inspection shall be performed by an employee of the department that has been certified in accordance with the policy entitled "Test Requirements for Structural Proofing, August 1999", herein incorporated by reference. A report shall be submitted to the State Health Office.

(6) Concrete onsite wastewater receptacles shall be built of precast or poured in place concrete in accordance with ACI 318-99, Building Code Requirements for Structural Concrete or ASTM C 1227-98, Standard Specification for Precast Concrete Septic Tanks, except as revised herein.

(a) For design and analysis of concrete septic tanks, the publication "Rectangular Concrete Tanks" revised 5th edition, as published by the Portland Cement Association may be used at the designer's discretion, herein incorporated by reference. When computing length to height and width to height ratios the designer may interpolate between tables for intermediate ratios and values or may use the table and values for the higher ratios.

(b) Temperature and shrinkage crack control in concrete receptacles shall be accomplished by use of steel reinforcing in accordance with ACI 318-99 Chapter 14, or by use of fiber reinforcement. Minimum ratio of vertical and horizontal reinforcement area to gross concrete area shall be 0.0015 for

deformed bars or welded wire fabric. Fiber reinforcing materials may be used by the manufacturer to achieve crack control equivalent to the use of deformed bars or welded wire fabric. To be considered equivalent, acceptable fibers shall at least meet or exceed ACI recommendations regarding materials, fiber sizing, and required fiber quantities. Any current or future revisions to the ACI recommendations may be used by the manufacturer, at their option. Materials other than materials recognized by ACI for crack control use will not be acceptable.

(c) Concrete mixes shall be in accordance with the Portland Cement Association (PCA) publication entitled PCA Design and Control of Concrete Mixtures, Thirteenth Edition, herein incorporated by reference.

(d) Terminology relating to concrete and concrete aggregates shall be in accordance with ASTM C 125-98, Standard Terminology Relating to Concrete and Concrete Aggregates, herein incorporated by reference.

(e) Concrete aggregates used in the manufacturing of all precast or poured-in-place concrete receptacles for use in onsite sewage treatment and disposal systems shall conform to ASTM C 33-99, Standard Specification for Concrete Aggregates, herein incorporated by reference.

(f) Minimum concrete cover over structural steel reinforcing shall be 3/4 inches. The minimum bend radius for structural reinforcing shall be three times the reinforcing bar diameter.

(g) Temperature and shrinkage crack control steel shall not be exposed. Exposure of fiber reinforcing is acceptable.

(h) Minimum 28-day compressive strength shall be 4000 psi.

(i) Three compressive test cylinders shall be prepared, cured, and tested in accordance with ASTM C 31-98, Standard Practice for Making and Curing Concrete Test Specimens in the Field, herein incorporated by reference, and ASTM C 39-96, Standard Test Method for Compressive Strength of Cylindrical Concrete Specimens, herein incorporated by reference, at least one time every year, or whenever the manufacturer changes the design mix or the manufacturing process.

(j) The bottoms of concrete septic tanks shall be monolithic and shall be an integral part of the walls and shall not contain openings for any purpose, for example, to facilitate the removal of rainwater.

(k) Reapproval of designs approved prior to the effective date of this rule and approval of new designs shall not be granted until the following has been completed and submitted as part of the application:

1. Establish a design mix and production process. Record the aggregate material, size and gradation; type and strength of cement; cement to aggregate ratios; water to cement ratio; and any other pertinent design data. Record the production process, for example; measuring equipment, batch sizes, mixing

sequence, transportation techniques from mixer to mold, pouring techniques with consolidation of concrete methods detailed.

2. Construct three tanks using the design mix.
3. Test two sets of cylinders from the design mix at 7 day and 28 days.
4. Structural proof test three tanks to the design strength in accordance with rule 6.013(1)(e).
5. Verify that the manufacturer is not removing tanks from the producer's facility prior to the tank achieving 75% of the design compressive strength. Record how this is accomplished.

(7) Fiberglass reinforced plastic onsite wastewater receptacles – the following structural requirements are applicable to fiberglass and polyethylene receptacles, and receptacles made of a comparable class of materials:

(a) Materials and sealants used in the tank manufacturing process shall be capable of effectively resisting the corrosive influences of the liquid components of sewage, sewage gases and soil burial. Materials used shall be formulated to withstand shock, vibration, normal household chemicals, deterioration from sunlight and other environmental factors.

(b) Not less than 30 percent of the total weight of the fiberglass tank shall be fiberglass reinforcement.

(c) Internal surfaces shall be coated with an appropriate gel coating to provide a smooth, pore-free, watertight surface.

(d) Fiberglass tanks shall be constructed so that all parts of the tank meet the following mechanical requirements.

1. Ultimate tensile strength – minimum 12,000 psi when tested in accordance with ASTM D 638-98, Standard Test Method for Tensile Properties of Plastics, herein incorporated by reference.

2. Flexural strength – minimum 19,000 psi when tested in accordance with ASTM D 790-98, Standard Test Methods for Flexural Properties of Unreinforced and Reinforced Plastics and Electrical Insulating Materials, herein incorporated by reference.

3. Flexural modulus of elasticity – minimum 800,000 psi when tested in accordance with ASTM D 790-98 Standard Test Methods for Flexural Properties of Unreinforced and Reinforced Plastics and Electrical Insulating Materials, herein incorporated by reference.

(e) A test report from an independent testing laboratory is required to substantiate that individual tank designs and material formulations meet the requirements of (d) above.

(f) Reapproval of designs approved prior to August 31, 1999 and approval of new designs shall not be granted until the following has been completed and submitted as part of the application:

1. Establish a design mix and production process. Record the fiberglass and resin material specifications any other pertinent design data. Record the production process, for

example; measuring equipment, batch sizes, mixing sequence, transportation techniques from mixer to mold, and spraying techniques.

2. Construct three tanks using the design mix.
3. Test two sets of test strips from the design mix.
4. Structural proof test three tanks to the design strength per 6.013(1)(f).
5. Verify that the manufacturer is not planning to relocate the tanks prior to the tank achieving 75% of the design compressive strength. Record how this is accomplished.

(8) Grease interceptors are not required for a residence. However, one or more grease interceptors are required where grease waste is produced in quantities that could otherwise cause line stoppage or hinder sewage disposal. The design of grease interceptors shall be based on standards found in (a) below. In addition, the following general requirements found in (b), (c), and (d), apply when determining the proper use and installation of a grease interceptor used as a component of an onsite sewage treatment and disposal system.

(a) The inlet invert shall discharge a minimum 2 1/2 inches above the liquid level line and the outlet pipe shall have a tee with a minimum diameter of 4 inches that extends to within 8 inches of the bottom of the tank, and may be a single compartment.

(b) Interceptors must be located so as to provide easy access for routine inspection, cleaning and maintenance. Manholes shall be provided over the inlet and outlet of each interceptor and be brought to finished grade.

(c) Where a grease interceptor is required or used, only kitchen wastewater shall first pass through the interceptor and then be discharged into the first compartment of a septic tank or other approved system.

(d) Sizing of grease interceptors shall be based on the equations below. The minimum volume of any grease interceptor shall be 750 gallons and the maximum volume of a single grease interceptor shall be 1250 gallons. When the required effective capacity of the grease interceptor is greater than 1250 gallons, installation of grease interceptors in series is required.

1. Restaurants: (S) X (GS) X (HR/12) X (LF) = effective capacity of grease interceptor in gallons.

S = number of seats in the dining area

GS = gallons of wastewater per seat; use 25 gallons for ordinary restaurant, use 10 gallons for single service article restaurants.

HR = number of hours establishment is open.

LF = loading factor: use 2.0 interstate highways, 1.5 other freeways, 1.25 recreational areas,

1.0 main highways, and 0.75 other roads.

2. Other type establishments with commercial kitchens: (M) X (GM) X (LF) = effective capacity of grease interceptor in gallons.

M = meals prepared per day.

GM = gallons of wastewater per meal: use 5 gallons.

LF = loading factor: use 1.00 with dishwashing and 0.75 without dishwashing.

(9) Laundry waste interceptor – when a separate system is installed to accept effluent from a single home washing machine only, the retention tank or interceptor for such system shall meet the following minimum standards:

(a) The minimum effective capacity shall be 225 gallons.

(b) The interceptor shall be provided with a vented inlet tee, vented sweep, or a baffle.

(c) The interceptor shall not receive waste flow from kitchen fixtures or be used as a grease trap.

(10) Pump tanks and pumps – when used as part of an onsite sewage treatment and disposal system, the following requirements shall apply to all pump tanks manufactured for use in Florida unless specifically exempted by other provisions of these rules:

(a) Pump tanks shall have a minimum effective capacity measured from the bottom of the tank to the invert of the inlet in accordance with Table II. Pump levels shall be set as low as practical to preserve as much reserve capacity as possible in the event of pump failure.

(b) Construction standards for pump tanks shall be the same as for treatment receptacles, except that single compartment tanks are allowed.

(c) When a pump is used as part of a system, the following conditions shall apply.

1. Pumps used to distribute sewage effluent must be certified by the manufacturer to be suitable for such purpose. The use of a timer as a part of any pump system shall not be allowed unless it is part of a design submitted by an engineer, or master septic tank contractor, and is approved by the department.

2. An audio and visual high water alarm shall be provided in a conspicuous location visible by system users to warn of pump failures. If the alarm is located outdoors, the alarm shall be waterproof and specified by the manufacturer for outdoor use.

3. A pump shall be placed in a separate compartment or tank, except when using a pump chamber insert. Except as noted below, any compartment or tank in which a pump is located shall not be considered when determining total effective capacity of a septic tank.

4. A pump chamber insert may, at the applicant's discretion, be used to house a pump inside a septic tank. If a pump chamber insert is used, it must be approved for use by the State Health Office. Approval shall be based on the ability of the pump chamber insert to effectively filter solids from the effluent prior to intake by the pump. The efficiency of solids removal by the pump chamber insert must be at least equal to a currently approved outlet filter device. Pump chamber inserts that do not meet this criteria shall not be approved and shall not

be used. The filter device used as part of the pump chamber insert shall be considered to meet the requirement of using an outlet filter device for purposes of rule 64E-6.008(2). The tank or compartment used to house the pump chamber insert shall be included in calculating the minimum effective capacity of the tank, subject to the following conditions.

a. When placed in a compartmentalized tank or tanks in series, the pump chamber insert shall be placed in the last chamber or tank. When placed in a single compartment tank, the pump chamber insert shall be placed as close to the outlet side of the tank as possible. In no case shall the insert be placed farther than 1/2 the distance to the inlet as measured from the outlet of the tank. The pump chamber insert and filter shall be accessible for routine maintenance. The manufacturer shall provide instructions on how to maintain the filter unit and the insert device.

b. Pump levels shall be set so that the high water alarm is activated when the liquid level of the tank will exceed the height of the inlet invert of the tank. The pump-on switch shall be set to maintain the greatest possible effective capacity of the tank, and in no case shall it be set higher than 1 inch below the inlet invert. Floats used for operation of the pump shall be allowed outside the pump chamber insert.

c. The intake openings of the pump chamber insert shall not be located within 12 inches of the bottom of the tank, or within 12 inches of the liquid level line of the tank.

d. The volume discharged by the pump shall not exceed 1/4 of the average daily sewage flow in any dose.

e. A pump chamber insert shall not be used when the total absorption area for the system is greater than 1000 square feet, or when automatic dosing is required.

f. For new system installations, in addition to the requirements above, the total septic tank capacity shall include the required minimum septic tank effective capacity, which shall be contained below the pump-off switch level, plus the pumping tank capacity per Table II, plus the required 15% airspace.

g. For repair installations, in addition to the requirements of a. through f. above, pump chamber inserts shall not be used in an existing septic tank of less than 750 gallons effective capacity. In addition, the minimum tank liquid depth shall be 36 inches below the pump-off switch level and the minimum effective capacity contained below the pump-off switch level shall be within two tank sizes of that required in rule 64E-6.008, Table II. The total septic tank capacity shall include the minimum effective capacity within two tank sizes of required tank size, plus dosing capacity, plus dosing reserve capacity equal to the dosing capacity, plus freeboard or air space capacity which is equal to 15% of the minimum effective capacity.

(11) Transportation and installation.

(a) Onsite wastewater receptacles shall not be removed from the manufacturer's facility until the compressive strength of the concrete has reached 75% of the design strength. Use of concrete industry published graphs or tables indicating compressive strength vs. concrete age for the design mix are satisfactory proof of strength.

(b) Tanks shall be installed level.

(c) If a pumping device has been placed in the building sewer, an inlet device shall be used.

(d) Cast in place tanks or tanks manufactured with water stops below the invert of the outlet, and tanks with seams below the invert of the outlet shall be watertightness tested in accordance with ASTM C 1227-98, Standard Specification for Precast Concrete Septic Tanks, paragraph 9.2.2, after installation in the field.

(12) Repair of receptacles – Repairs shall be allowed for receptacles prior to shipment per ASTM, ACI, PCA and National Precast Concrete Association (NPCA), Septic Tank Manufacturing Best Practices Manual (1998), standards and publications. Tanks damaged after they leave the manufacturer's facility may be repaired for the following defects:

(a) Chips and cracks that occur above the invert of the outlet.

(b) Chips that occur below the invert of the outlet, provided that such chips do not penetrate more than 1/3 of the wall or bottom thickness.

(13) Effective Dates – Except as noted herein, all provisions of this section are effective immediately.

(a) Tanks that have been approved prior to the effective date of this rule must comply with rules 64E-6.013(2)(f) and (i), and 64E-6.013(6)(h), as of August 1, 2000 and must be reapproved for use in compliance with this entire section no later than February 1, 2002.

(b) Tanks that have not been reapproved as of February 1, 2002 shall not be used as part of an onsite sewage treatment and disposal system.

(14) All materials incorporated by reference in this section of rule may be obtained by contacting the department.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a), 489.553 FS, Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, Part 4 386.041, 489.553 FS, History—New 12-22-82, Amended 2-5-85, Formerly 10D-6.55, Amended 3-17-92, 1-3-95, Formerly 10D-6.055, Amended 11-19-97, 2-3-98, _____.

64E-6.014 Construction Standards for Drainfield Systems

(2) Header pipe – Header pipe, when used, shall be installed in compliance with the following requirements:

(a) Header pipe shall meet one or more of the following requirements:

1. of ASTM D 3034-9889, Standard Specifications for Type PSM Poly(Vinyl Chloride) (PVC) Sewer Pipe and Fittings, herein incorporated by reference, ASTM F 892-90 Standard Specification for Polyethylene (PE) Corrugated Pipe with a Smooth Interior and Fittings,

2. ASTM D 2729-9689 Standard Specification for Poly(Vinyl Chloride)(PVC) Sewer Pipe and Fittings, herein incorporated by reference.

3. AASHTO M252M-96 Standard Specification for Corrugated Polyethylene Drainage Pipe, herein incorporated by reference. Materials used to produce this pipe shall meet ASTM D 3350-98a, Standard Specification for Polyethylene Plastics Pipe and Fittings Materials, Cell Classification 324420C, herein incorporated by reference.

4. of ASTM F 405-97, Standard Specification for Corrugated Polyethylene (PE) Pipe and Fittings, herein incorporated by reference. Materials used to produce this pipe shall meet ASTM D 3350-98a, Standard Specification for Polyethylene Plastics Pipe and Fittings Materials, Cell Classification 324420C or E, herein incorporated by reference.

5. ASTM F 810-9985, Standard Specification for Smoothwall Polyethylene (PE) Pipe for Use in Drainage and Waste Disposal Absorption Fields, herein incorporated by reference. Materials used to produce this pipe shall meet ASTM D 3350-98a, Standard Specification for Polyethylene Plastics Pipe and Fittings Materials, Cell Classification 32442C or E, herein incorporated by reference for other pipe materials. Header pipe shall have a minimum inside diameter of 4 inches for gravity flow applications. Header pipe shall not be perforated.

(b) Corrugated or smooth wall fittings (elbows, tees and crosses) shall be acceptable for gravity flow headers. Header pipe interior shall be smooth. Header pipe shall have a minimum inside diameter of 4 inches for gravity flow applications. Header pipe shall not be perforated.

(c)(b) The header pipe shall be laid level with direct, watertight connections to each drainfield line and the septic tank outlet pipe. When installed in a drainfield which uses mineral aggregate, header pipe shall be encased in mineral aggregate, and shall be included as part of the drainfield area. Gravity flow header pipes, when installed within the mineral aggregate drainfield, may be non-watertight but shall be soil tight. Snap connections are acceptable. On non-mineral aggregate systems, header pipe must be supported by soil. All connections shall be such that all joints or fittings are firmly connected to pipes. When a drainfield system is a pumped system, utilized which does not require the use of mineral aggregate or the header pipe is not included within the absorption surface area, the header pipe and fittings shall be smooth-walled and watertight. Where the header pipe is not within the absorption surface area it shall not be included in drainfield size calculations, but shall be considered part of the

system. The header pipe shall be designed to distribute effluent as equally as practical to each individual drainline and shall be supported so that the header is laid level.

(c) renumbered (d) No change.

(3) Automatic dosing – where the total required area of drainfield is greater than 1000 square feet, an automatic dosing device discharging into a low pressure distribution network designed by a registered engineer shall be used. Plans and equipment specifications for automatic dosing systems shall be approved by the department prior to construction or installation. ~~Pumps used to distribute sewage effluent must be certified by the manufacturer to be suitable for such purpose. The use of a timer as a part of any dosing system shall not be allowed unless it is part of a design submitted by an engineer and is approved by the department.~~

(a) Dosing systems with 2000 square feet of drainfield or less shall consist of a pump dosing tank that receives the flow from a septic tank or other sewage waste receptacle. ~~This dosing tank shall be at least 24 inches in diameter, or equivalent rectangular size, and shall be provided with one or more pumps with level controls set in accordance with the requirements set forth in (c) and (d) of this section, and rule 64E-6.013(7)(a).~~ Two pumps shall be required for commercial use where dosing is required due to drainfield size or where gravity flow into the drainfield is not possible, and estimated establishment sewage flows exceed 500 gallons per day. Where more than one pump is used, ~~t~~The pumps shall dose alternately. Where dosing is required for a commercial system for flows of 500 gallons or less per day, only one pump shall be required if the drainfield does not exceed 2000 square feet.

(b) Systems having more than 2000 square feet of drainfield shall have a minimum of two dosing pumps, with each pump serving a proportionate amount ~~one-half~~ of the total required absorption area. The pumps shall dose alternately. ~~The dosing tank shall be at least 24 inches in diameter, or equivalent rectangular size, and the pumps shall be provided with effluent level controls set in accordance with the requirements set forth in (c) and (d) of this section, and rule 64E-6.013(7)(a).~~

(c) ~~The volume dosed of the dosing chamber between the pump operating levels shall be adequate to assure that the entire drain pipe is dosed each cycle, or as stipulated by the design engineer.~~

(d) When a drainfield is installed in slightly limited soil, operating levels shall ~~should~~ be adjusted to dose the drainfield a maximum of six times in a 24 hour period. For moderately limited soils the drainfield shall ~~should~~ be dosed no more than two times in a 24 hour period. More frequent dosing may be allowed with systems designed by engineers registered in the state of Florida ~~Class I effluent from an approved aerobic treatment unit.~~

~~(e) Where a septic tank or sewage waste receptacle must be placed too low to permit gravity flow into a properly designed, constructed and located drainfield, a pump may be used to lift the effluent to a properly constructed header pipe or distribution box for effluent distribution by gravity throughout the drainfield. This provision shall apply only to drainfields of 1000 square feet or less of total area.~~

~~(f) An audio and visual high water alarm shall be provided in a conspicuous location visible by system users to warn of pump failures. If the alarm is located outside, the alarm shall be waterproof and specified by the manufacturer for outside use.~~

~~(g) A pump shall not be located within the septic tank, but shall be placed in a separate compartment or tank. A pump system shall not be configured in a manner which will cause the liquid level line within the septic tank to fall below the invert of the tank outlet device. Any compartment or tank in which a pump is located shall not be considered when determining total effective capacity of a septic tank.~~

(4) Lift dosing – Where a septic tank or sewage waste receptacle is placed too low to permit gravity flow into a properly designed, constructed and located drainfield, a pump tank with a pump or similar type device shall be used to lift the effluent to a properly constructed header pipe or distribution box for effluent distribution by gravity to the drainfield. This provision shall apply only to drainfields of 1000 square feet or less of total area. Tank size and pumps with effluent level controls and alarms shall be set in accordance with the requirements set forth in rule 64E-6.013(10).

(5)~~(4)~~ Drain trenches and absorption beds – drain trenches and absorption beds are the standard subsurface drainfield systems used for disposing of effluent from septic tanks or other sewage waste receptacles. When used, these systems shall be constructed as specified below.

(g) The inside diameter of the drain pipe used in drainfields shall be determined based on the type and design of the proposed absorption system. However, for standard gravity aggregate drainfield systems, inside pipe diameter shall not be less than 4 inches. Perforated pipe shall have two rows of holes, and a minimum perforated area of 1 1/2 square inches per linear foot. Perforations shall be located not less than 30° or more than 60° from the vertical on either side of the center line of the bottom of the pipe. However, for drainfield systems designed by an engineer, drainpipe perforation area and hole configuration shall assure that effluent is distributed as equally as possible throughout the drainfield area. All plastic pipe shall conform to the standards of ASTM D 3034-~~9889~~, Standard Specification for Type PSM Poly (Vinyl Chloride) (PVC) Sewer Pipe and Fittings, herein incorporated by reference, ASTM F 405-~~9789~~, Standard Specification for Corrugated Polyethylene (PE) Pipe Tubing and Fittings, herein incorporated by reference, or ASTM F 810-~~9985~~, herein incorporated by reference.

(j) No part of a drainfield shall be placed within 18 inches of the treatment or ~~pump dosing~~ tank.

(6) All materials incorporated by reference in this section of rule may be obtained by contacting the department.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, ~~Part I~~ 386.041 FS. History—New 12-22-82, Amended 2-5-85, Formerly 10D-6.56, Amended 3-17-92, 1-3-95, Formerly 10D-6.056, Amended 2-3-98,_____.

64E-6.015 Permitting and Construction of Repairs.

(6) Construction materials used in system repairs shall be of the same quality as those required for new system construction. Aggregate and soil in Contaminated spoil material from drainfield repairs shall not be used in system repair in any manner. Undamaged infiltration units, pipes and mechanical components may be reused on the original site. Any ~~contaminated~~ spoil material taken off site shall be disposed of in a permitted sanitary landfill or shall be limed and stockpiled for at least 30 days to prevent a sanitary nuisance. Offsite spoil material stockpile areas shall meet the prohibition requirements of rule 62-701.300(2), FAC. The resulting lime-treated material shall not be used for drainfield repair, or construction of any onsite sewage treatment and disposal system. Any use of the lime treated material shall not cause a violation of Chapter 386, F.S., and shall not impair groundwater or surface water. Mineral aggregate and soil in spoil material may, at the option of the septic tank contractor and the property owner, be buried on site if limed before burial. Lime amount must be sufficient to preclude a sanitary nuisance. Depth of seasonal high water table to the spoil material must be at least six inches. Setbacks for buried spoil material shall be the same as for onsite sewage treatment and disposal system drainfields. A minimum of six inches of slightly or moderately limited soil shall cover the spoil material and shall extend to at least five feet around the perimeter of the burial site. Any failing system shall, at a minimum, be repaired in accordance with the following criteria:

(h) If the total drainfield area exceeds 1000 square feet, or if the tank is too low to permit gravity flow into the drainfield, the drainfield shall be dosed. The requirements of rule 64E-6.014(3) ~~and 64E-6.014(3)(a)-(e)~~ shall be used for dosing requirements.

(7) If a repair cannot be made utilizing the standards in (6) above, all available area for drainfield repair shall be assessed and the repair permit shall allow for the maximum size drainfield that can be accommodated in the available area while allowing for the system to be installed above the wet season water table. Total removal of the existing drainfield and replacement of the drainfield in its original location shall be authorized if there is no additional area to enlarge the system. Setbacks to wells, surface waters bodies, and other pertinent features which are less than the setbacks in (6) above shall not be reduced below existing setbacks. Nothing in this section shall be construed to allow a drainfield to remain in the wet

season water table. The appropriate requirements for bottom of drainfield absorption surface to wet season water table separation in Table V shall be adhered to in all repairs.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, ~~Part I~~ 386.041 FS. History—New 3-17-92, Amended 1-3-95, 2-13-97, Formerly 10D-6.0571, Amended 2-3-98,_____.

64E-6.0151 Additive Use.

(1) Any onsite sewage treatment and disposal system additive or drainfield conditioner or restorative product sold or used in the state shall be in compliance with the requirements of s. 381.0065(4)(m), F.S. The following criteria shall be used in determining product compliance.

(a) Use of the product shall not result in violations of Surface Water Quality Rule 62-302.500, F.A.C. or Groundwater Quality Rules 62-520.400 and 62-520.420, F.A.C.

(b) The product's formula itself shall not exceed water quality contaminant concentrations in ss. 62-302.500, 62-520.400 and 62-520.420, F.A.C.

(c) The product shall contain no substance in concentrations or amounts that would interfere with or prevent the successful operation of an onsite sewage treatment and disposal system.

(2) If the Department determines an onsite sewage treatment and disposal system additive or drainfield conditioner or restorative product is not in compliance with the criteria in Rule 64E-6.0151, F.A.C., the Department shall notify the product manufacturer of the items in non-compliance. The product shall be allowed to be continued for sale and use in Florida for a maximum of 90 days from date of receipt of notification of violation. This is to allow the manufacturer an opportunity to exhibit to the department that the product satisfactorily complies with the conditions of s. 381.0065(4)(m), F.S., and this rule. In attempting to demonstrate compliance with s. 381.0065(4)(m), F.S., and this rule, the manufacturer shall provide at a minimum the following information:

(a) A listing of all physical, chemical, biological or other agents which make up the additive, conditioner or restorative and provide toxicity information for each component. This information shall include trade names, chemical names, and concentrations of all individual or complexed components. Any trade secret will be treated according to s. 381.83, F.S.

(b) A list of all known, expected, or possible reactions and by-products resulting from use of the product including the effect on bacteria, all standard contents of the tank, including sludge layer; scum layer; fats, oils and greases, and the effects on currently approved drainfield distribution systems.

(c) Evidence which demonstrates that use of the additive, drainfield conditioner or restorative product will not result in violations of surface water or groundwater standards in ss. 64E-6.0151, F.A.C.

(d) A description of the anticipated use of the product in onsite sewage treatment and disposal systems. Where and how the product is to be applied, any exceptions to application guidelines, the frequency of applications, who is allowed to perform the applications, and the amount and concentration of product per application shall be included in the product description. When the product should not be used shall also be included in the description.

(e) All studies done on the use of the additive, conditioner or restorative product which support or disputes the information required in rule 64E-6.0151, F.A.C. and which demonstrates the product will not harm public health or the environment and will not impair system components and functioning. Monitoring reports and data from systems in use shall be provided if available.

(f) A signed and dated certification by the manufacturer that states: "I certify under penalty of law that these documents and all attachments, to the best of my knowledge and belief, are true, accurate and complete, and represent all available data for [name of product or products]."

(g) Scientific documentation demonstrating claimed benefits occurring due to the use of the product.

(3) If the department determines that the product does not comply with the provisions of s. 381.0065(4)(m), F.S., the department shall stop the sale of the product or take other actions deemed necessary to preclude the sale and use of the non-compliant product.

Specific Authority 154.06, 381.0011, 381.006, 381.0065(4)(m) FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065(4)(m), 381.00655, 381.0066, 381.0067, 386.041 FS. History--New _____.

PART II

64E-6.017 Definitions.

Definitions in Chapter 64E-6, Parts I and III, are also applicable to Chapter 64E-6, Part II.

- (2) renumbered (1) No change.
(3) renumbered (2) No change.
(5) renumbered (3) No change.

(4)(4) Minimum level of Advanced waste treatment – a treatment which will provide a recovered water product that contains not more, on a permitted annual average basis, than the following concentrations from a sampling point located after the treatment following the final design treatment step of the onsite sewage treatment and disposal system:

- (a) Biochemical Oxygen Demand (CBOD5) 105 mg/l
(b) Suspended Solids 105 mg/l
(c) Total Nitrogen, expressed as N 103 mg/l
(d) Total Phosphorus, expressed as P 1 mg/l

(e) Has received disinfection as defined by Chapter 62-600.440(5), F.A.C.

(4) Effective grain size – that size soil particle or grain, in millimeters, in which 10 percent by weight of the soil particles in a sample are smaller.

(6) renumbered (5) No change.

(6) Nutrient reducing material – material which is used in the final treatment stage of an onsite sewage treatment and disposal system to reduce effluent nutrient levels to the minimum level of waste treatment.

(7) Undocumented system – an onsite sewage treatment and disposal system that does not have a record of installation and approval, but meets system construction standards for the time period the structure was originally built.

(8) Uniformity coefficient – the number representing the degree of homogeneity in the distribution of particle size of filter sand or other granular material. The coefficient is calculated by determining the ratio of the grain size in a soil sample that has 60 percent by weight finer than itself to the grain size which has 10 percent of the soil sample by weight finer than itself.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a),(4)(k) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.006(7), 381.0061, 381.0065, 381.00655, Part I, 386.041 FS. History--New 7-15-86, Amended 3-17-92, 1-3-95, Formerly 10D-6.062, Amended 3-3-98, _____.

64E-6.018 System Location, Design and Maintenance Criteria.

Table III of Chapter 64E-6, Part I, and other subsections of Part I pertaining to soil texture, soil depth, and maximum sewage loading rates for specific soils shall not apply to areas subject to the provisions of this Part except for Table III, footnote 2. as it relates to the falling head percolation test procedure. However, maximum system loading rates, approved system design criteria, system location, operation, and maintenance and monitoring requirements of subsections 64E-6.018(1),(2), (3) and (4) shall apply. A minimum of one soil profile and one percolation test per application shall be required for site evaluations performed in the Florida Keys. However, a soil profile and percolation test is not required when the system design engineer applicant chooses the use of an injection well for effluent disposal. The systems described in rule 64E-6.018 shall be considered as interim systems which meet the interim level of service standard required in rule 28-20.100(58)(B), FAC. Interim systems shall be permitted until such time as engineer-designed performance-based systems that meet or exceed advanced secondary treatment standards as defined in rule 64E-6.025(1) are available. Notwithstanding the requirements for total nitrogen (TN) and total phosphorus (TP) in rule 64E-6.025(1), the arithmetic mean of the TN values for the effluent samples collected (whether grab or composite technique is used) during an annual period shall not exceed 10 mg/l and the arithmetic mean of the TP values for the effluent samples collected (whether grab or composite technique is

used) during an annual period shall not exceed 5 mg/l. When systems meeting AWT standards become available, such systems shall be used in place of interim and advanced secondary treatment systems. Interim systems and advanced secondary treatment systems which have been permitted up to that point shall not be required to be replaced with a system which meets AWT standards. All new onsite sewage treatment and disposal systems shall be designed by an engineer registered in the State of Florida and shall meet the minimum level of waste treatment as defined in Rule 64E-6.017. All receptacles subject to a positive buoyancy exposure shall be anchored or otherwise weighted to prevent flotation during flooding periods. The receptacles shall be evaluated for buoyancy while in their normal operating condition.

(1) An onsite sewage treatment and disposal system Class I aerobic treatment unit which meets the location, construction, maintenance and operational requirements of rule 64E-6.018(1)(a) or (b) shall be approved, provided that if an aerobic treatment unit is a component of the system design, and the certification, construction, operational and maintenance requirements of 64E-6.012 shall also be met approved.

(a) ~~When~~ Where a Class I aerobic treatment unit is utilized, and where final effluent disposal is into a nutrient reducing material sand lined drainfield system, the following general requirements shall apply:

1. ~~For a sand lined drainfield, a minimum 12 inch thick layer of quartz sand shall be placed beneath the bottom of the drainfield absorption surface and a minimum 12 inch wide and minimum 24 inch thick layer of quartz sand shall be placed contiguous to the drainfield sidewall absorption surfaces in order to provide an additional level of effluent treatment prior to effluent passing into the surrounding natural limestone rock. Sand material shall have either an effective grain size in the range of 0.25 millimeter to 1.00 millimeter and shall have a uniformity coefficient of less than 3.5, or the material shall be of such size whereby at least 90 percent of the sand particles pass a U.S. Standard Number 18 sieve and less than 10 percent pass a number 60 sieve. These materials are in the USDA soil texture classes known as medium sand and coarse sand. The county health department shall require the installer of a nutrient reducing material sand lined drainfield system to provide certification from the installer's nutrient reducing material sand supplier that the material sand supplied for such type of installations meets the requirements of this subsection.~~

2. No part of the system shall be within 25 feet of the boundaries of surface water bodies mean high water line of tidal surface water bodies or within 25 feet of the ordinary high water line of lakes, ponds or other non-tidal surface waters or salt marsh and Buttonwood Association habitat areas where the dominant vegetation species are those typical of salt marsh communities.

3. The bottom surface of the nutrient reducing material sand layer shall be at least 12 inches above mean high water.

4. ~~The maximum sewage loading rate to an aerobic treatment unit absorption bed drainfield with underlying sand liner shall be 1.1 gallons per square foot per day.~~

5. renumbered 4. No change.

5. Nutrient reducing material has a finite life span. The nutrient reducing material shall be replaced as necessary to ensure that the system continues to meet the minimum level of waste treatment.

(b) ~~Provided a Class I aerobic treatment unit is utilized and provided effluent from the treatment unit, prior to discharge into an injection well, is passed through a mineral aggregate filter unit as described in rule 64E-6.018(1)(b), or where effluent is passed through a filter unit of another design which has been determined by the State Health Office to be at least equal to the mineral aggregate filter unit with regard to sewage treatment capability, a~~ An injection well shall be approved for final effluent disposal provided setbacks from salt marsh/buttonwood habitats and other surface waters bodies cannot be met by another effluent disposal system noted above, and provided the installation is in compliance with the following:

2. In areas where injection wells are approved for use, the DOH Monroe County Health Department shall be the permitting authority agent for the engineer designed onsite sewage aerobic treatment unit, the filter unit and the injection well, where the estimated daily domestic sewage flow will not exceed 2000 gallons per day. For establishments having a total daily sewage flow greater than 2000 gallons per day but not greater than 10,000 gallons per day, the Monroe County Health Department shall be the permitting authority for the engineer designed aerobic treatment unit and the filter unit and DEP is the permitting authority agent for the injection well and any additional associated effluent treatment device. ~~The effluent from the treatment unit permitted by the DOH Monroe County Health Department shall not exceed 20 mg/l CBOD₅ or 20 mg/l suspended solids on a permitted annual average basis and shall have disinfection in accordance with rule 64E-6.018(1)(b)8., F.A.C., prior to discharge into any injection well.~~

3. ~~The interior of the aerobic treatment unit, the top surface of the mineral aggregate filter soil cover, and the ground surface within a distance of at least 10 feet in all directions around the injection well, filter unit and aerobic treatment unit and any portion of the onsite sewage treatment and disposal system~~ shall not be subject to surface or ground water flooding. In addition, the invert of the effluent inlet pipe to the injection well shall be a minimum 18 inches above the estimated seasonal high water level.

4. If there is adequate vertical and horizontal clearance to allow for proper maintenance, repair or replacement of the aerobic treatment unit, ~~filter unit~~ and injection well, such

components of the onsite sewage treatment and disposal system shall be allowed to be placed beneath an elevated building.

~~5. If a mineral aggregate filter as referred to in rule 64E-6.018(1)(b) is utilized, effluent discharge from the aerobic unit shall be by gravity or pressure distribution to a perforated pipe distribution system as specified in Part I, rule 64E-6.014. Such distribution system shall be placed within the walls of the mineral aggregate filter, shall have at least 4 inches of soil cover and shall be placed above a mineral aggregate filter layer which shall be at least 24 inches thick. Mineral aggregate filter material shall have either an effective size in the range of 2.36 millimeters to 4.75 millimeters and shall have a uniformity coefficient of less than 3.5 or the material shall be equivalent in size to Florida Department of Transportation aggregate classification number eight or nine. The DOH Monroe County Health Department shall require the installer of mineral aggregate filter systems to provide certification from the installer's mineral aggregate supplier that the aggregate supplied meets requirements of this sub paragraph.~~

~~6. The maximum sewage loading rate to the mineral aggregate filter shall be 5.5 gallons per square foot per day based upon the top surface area of the filter layer. The maximum sewage loading rate to an approved filter unit other than a mineral aggregate filter as described in this section shall be evaluated by the State Health Office based on unit design, size, filter media characteristics and expected functional life of the unit.~~

~~7. Effluent having passed through a mineral aggregate filter shall collect in an underdrain for gravity or mechanical discharge into an injection well. The underdrain shall consist of minimum 4 inch diameter perforated drainpipe which is encased within a minimum 8 inch depth of 1/2 to 2 inch diameter washed and durable aggregate. The walls and bottom of the filter unit shall be reinforced concrete or other material of adequate strength and durability to withstand hydrostatic and earth stresses to which the unit will be subjected. The walls and bottom of the unit shall be made waterproof so that the total volume of effluent passed through the mineral aggregate filter will be collected in the filter underdrain for discharge into the injection well.~~

~~5.8. Prior to discharge into an injection well, effluent from the filter unit shall be disinfected by chlorination or other disinfection method approved by the State Health Office. A minimum disinfection level equivalent to a free chlorine residual of 0.5 milligrams per liter measured at the point of effluent discharge after a minimum chlorine contact time of 15 minutes into the injection well, shall be maintained in the effluent at all times.~~

~~6.9. An injection well to receive an estimated daily domestic sewage flow not exceeding 2000 gallons per day shall meet minimum construction criteria a., b. and c. of this sub-paragraph. The Monroe County Health Department shall~~

be notified by the well driller the time when the well will be drilled so the county health department can schedule observation of well construction. The DOH Monroe County Health Department shall not approve an injection well for use until the well driller has certified, in writing to the DOH Monroe County Health Department, that the well has been installed in compliance with the provisions of this sub-paragraph. The inspection fee for the construction of an injection well shall be \$125.00.

a. An injection well as defined in rule 64E-6.017(3)(6), F.A.C., shall be constructed, in part, utilizing a casing of polyvinyl chloride, commonly referred to as PVC. The minimum PVC casing weight and strength classification shall be schedule 40 and the minimum outside diameter of the casing shall be 4 inches. Other casing materials having strength and corrosion resistance properties equal to or greater than PVC schedule 40 pipe shall also be approved.

~~7.40. A minimum of one maintenance visit every four months shall be made to those systems using injection wells for effluent disposal. In addition to the standard aerobic treatment unit maintenance visit, the~~ The visit shall include an inspection of the chlorination unit and any filter units. When an aerobic treatment unit is a component of the onsite sewage treatment and disposal system, documents and reports required in Rule 64E-6.012 shall also include the results of aerobic treatment unit these inspections and shall include information on chlorine residuals to assess compliance with the disinfection requirements of this rule.

~~8.4. If an injection well is discontinued for effluent disposal the use such injection well shall be properly abandoned and plugged by filling the injection well from bottom to top with cement grout.~~

(2) For an aerobic treatment unit treating domestic sewage flows in excess of 1500 gallons per day but not exceeding 10,000 gallons per day, where effluent from the treatment unit will be discharged to an engineer designed soil absorption drainfield system, the following requirements shall be met:

(a) The soil absorption drainfield system shall be set back from surface waters bodies by the greatest distance attainable, but shall meet at least minimum setback and elevation requirements specified in rule 64E-6.018(1).

(b) The owner or lessee of a system shall comply with the general maintenance and operational requirements of rule 64E-6.012(2) and (3), and any additional operation and maintenance requirements specified by the system design engineer.

(3) All new onsite sewage treatment and disposal systems shall be inspected by an approved maintenance entity at least two times each year.

(a) A maintenance report shall be kept by the maintenance entity. A copy of all maintenance reports shall be provided to the county health department. The report shall include the following information.

1. The address of the system.
2. Date and time of inspection.
3. Sample collection time and date, and person who collected sample.
4. Results of all sampling.
5. Volume of effluent treated, to include total monthly and daily average.
6. Maintenance performed.
7. Problems noted with the treatment system and actions taken or proposed to overcome them.

(b) The maintenance entity shall at least annually sample the treated system effluent to determine compliance with the required minimum level of waste treatment.

(3) renumbered (4) No change.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a),(4)(k) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.006(7), 381.0061, 381.0065, 381.00655 FS. History—New 7-15-86, Amended 3-17-92, 1-3-95, Formerly 10D-6.063, Amended 3-3-98, _____.

64E-6.0181 CESSPIT and Undocumented System Replacement and Undocumented System Upgrade.

(1) Where a property is determined to have a cesspit or an undocumented system, the cesspit or undocumented system shall be required to be replaced with an onsite sewage treatment and disposal system complying with rule 64E-6.018, except as provided for in (2) and (3). Where a property is determined to have an undocumented onsite sewage treatment and disposal system, such system shall be required to be upgraded to meet the Department of Health Policy for the Evaluation, Approval and Permitting of Existing Onsite Sewage Treatment and Disposal Systems in the Florida Keys, dated December 19, 1997, which is herein incorporated by reference.

(2) Existing onsite sewage treatment and disposal system applications submitted for approval in areas scheduled to be served by a neighborhood or central sewerage system by December 31, 2004, shall be approved if the system is not a cesspit and provided the system is functioning so as to not create a sanitary nuisance. If a neighborhood or central sewerage system will not be available by December 31, 2004, but is scheduled for availability by December 31, 2009, an applicant that does not have a cesspit shall be required to upgrade the onsite sewage treatment and disposal system to meet at least the following minimum design criteria:

(a) The existing septic tank shall be retrofitted with an approved outlet filter device.

(b) The existing drainfield shall be replaced with a drainfield having a design effluent loading rate not exceeding 1.2 gallons per square foot per day and shall have approved nutrient reducing material underlying the entire area of the drainfield.

(c) The bottom surface of the nutrient reducing material underlying the drainfield shall be a minimum of 6 inches above mean high water and the drainfield shall be set back from surface water the maximum distance practical.

(3) If a neighborhood or central sewerage system will be available by December 31, 2009, and the existing system is a cesspit, the cesspit shall be replaced with an interim onsite sewage treatment and disposal system which meets the following minimum interim system design, or a design that will produce at least an equal level of treatment as the interim system design. The minimum interim system shall be a properly sized septic tank per 64E-6.008, Table II, with an approved outlet filter and a drainfield having a design effluent loading rate not exceeding 1.2 gallons per square foot per day, and shall have a nutrient reducing material liner. The onsite sewage treatment and disposal system shall meet the maximum surface water setback achievable and the bottom surface of the nutrient removing material shall be a minimum of 12 inches above mean high water.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a) and (4)(k) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.006(7), 381.0061, 381.0065, 381.00655, 386.01, 386.03, 386.041 FS. History—New 3-3-98, Amended _____.

64E-6.0182 Coordinated Permitting.

Chapter 28-20, F.A.C., and the Memorandum Of Understanding (MOU) between Monroe County, the Department of Community Affairs, the Department of Environmental Protection, and the Department of Health, including the Monroe County Health Department, dated July 25, 1997, are herein incorporated by reference, and is available by contacting the department. Chapter 28-20, F.A.C., and the MOU establish a ~~an interim~~ permit allocation system for ~~interim~~ development and a coordinated permit review process. Chapter 28-20, F.A.C., and the MOU prohibit new system construction permits to serve new residential development that would allow development in excess of the number of permits that Monroe County may issue under its' ~~interim~~ policy.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a),(4)(k) FS. Law Implemented 154.01, 381.0011(4), 381.006(7), 381.0065, 381.00655, 386.01, 386.03, 386.041 FS. History—New 3-3-98, Amended _____.

Part III

64E-6.021 Issuance of Registration Certificates and Renewal.

(5) Approval of continuing education courses and course providers will be in accordance with the department Policy on Requirements for Continuing Education Courses and Course Providers, August 1999, herein incorporated by reference.

(6) All materials incorporated herein may be obtained by contacting the department.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, Part I 386.041, Part III 489 FS. History—New 10-25-88, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6.073, Amended _____.

PART IV

PERFORMANCE-BASED TREATMENT SYSTEMS

64E-6.025 Definitions.

Definitions in Chapter 64E-6, Parts I and II, are also applicable to Chapter 64E-6, Part IV.

(1) Advanced Secondary Treatment Standards: A wastewater system with the following operational criteria:

(d) Fecal coliform – system operation shall result in not more than 200 ~~14~~ fecal coliform colonies per 100 ml of effluent sample. Where chlorine is used for disinfection, the design shall include provisions for rapid and uniform mixing and a total chlorine residual of at least 0.5 ~~1.0~~ mg/l shall be maintained after at least 15 minutes contact time at the peak hourly flow. To determine compliance of a system, the following operational criteria (using either MF or MPN methods) are applicable.

1. The arithmetic mean of the fecal coliform colonies collected during the annual period shall not exceed 200 ~~14~~ per 100 ml of effluent.

2. The median value of the fecal coliform colonies for a minimum number of 10 samples of effluent, each collected on a separate day during a period of 30 days (monthly) shall not exceed 200 ~~14~~ per 100 ml of sample.

3. No more than 10% of the samples collected during the period of 30 consecutive days shall exceed 400 ~~43~~ fecal coliform colonies per 100 ml of sample.

4. Any one sample shall not exceed 800 ~~86~~ fecal coliform colonies per 100 ml of sample.

(3) Baseline system standards – A passive, gravity fed subsurface trench system that is made up of the following components and characteristics, and is in compliance with Part I requirements:

(b) an approved outlet filter device meeting the manufacturers recommendations, installed on or immediately after in a separate chamber the septic tank discharge outlet immediately prior to discharge into the drainfield,

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, ~~Part I 386.041~~, 489.553 FS. History–New 2-3-98, Amended.

64E-6.028 Location and Installation.

Performance-based treatment systems shall be installed in compliance with the following.

(1) Systems shall receive the following setbacks to the listed feature. If no setback is specified for a specific feature, Part I requirements shall apply unless the performance-based treatment system is located in the Florida Keys. If located in the Florida Keys, Part II shall be used for all setbacks.

(a) Secondary Treatment Standards. The system shall be a minimum of 65 feet from any surface water bodies or wet retention or detention area if the lot was platted on or after January 1, 1972.

(b) Advanced Secondary Treatment Standards

1. Surface water bodies: The system shall be a minimum of 50 feet from any surface water bodies or wet retention or detention area if the lot was platted on or after January 1, 1972.

4. Where a performance-based treatment system is placed adjacent to Class II waters, setbacks that are applied to secondary treatment levels shall be applicable. Alternatively, where the fecal coliform complies with the following levels, reduced setbacks in rule 64E-6.028(1)(b)1. through 3. above shall be allowed.

a. System operation shall result in not more than 14 fecal coliform colonies per 100 ml of effluent sample. Where chlorine is used for disinfection, the design shall include provisions for rapid and uniform mixing and a total chlorine residual of at least 1.0 mg/l shall be maintained after at least 15 minutes contact time at the peak hourly flow. To determine compliance of a system, the following operational criteria (using either MF or MPN methods) are applicable.

b. The arithmetic mean of the fecal coliform colonies collected during the annual period shall not exceed 14 per 100 ml of effluent.

c. The median value of the fecal coliform colonies for a minimum number of 10 samples of effluent, each collected on a separate day during a period of 30 days (monthly) shall not exceed 14 per 100 ml of sample.

d. No more than 10% of the samples collected during the period of 30 consecutive days shall exceed 43 fecal coliform colonies per 100 ml of sample.

e. Any one sample shall not exceed 86 fecal coliform colonies per 100 ml of sample.

(c) Advanced Wastewater Treatment Standards

1. Surface water bodies: The drainfield shall be a minimum of 25 feet from any surface water bodies or wet retention or detention area. The treatment unit or process containers shall be a minimum of 50 feet from any surface water bodies or wet retention or detention area.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, ~~Part I 386.041~~, 489.553 FS. History–New 2-3-98, Amended.

64E-6.029 Monitoring.

Monitoring requirements – All performance-based treatment systems shall be monitored in compliance with the following requirements.

(1) Advanced wastewater treatment systems

(a) A maintenance report shall be kept by the performance system maintenance entity. A copy of all maintenance reports shall be provided to the county health department on monthly intervals, to begin one month after system operation has started. After the first six reports are provided to the county health department, reports shall be provided once every three months. All reports must be legible. The report shall include the following information.

8. During the first six months of system operation, or after the system has failed, systems shall be monitored a minimum of once every two weeks. Monitoring shall include sampling for CBOD₅, TSS, TN, TP and fecal coliform. Monitoring shall occur at the time the system is expected to be at capacity, or as close to capacity as possible. Re-sampling within 48 hours of receipt of laboratory results shall be allowed on all samples that exceed design parameters in order to evaluate the validity of the original sample results. If the re-sample is in compliance with the appropriate performance-based standard, the original result shall be disregarded. Laboratories must be approved by the department or the Department of Environmental Protection for all analyses performed. All results shall be certified by the laboratory.

c. When an applicant installs a system designed to meet advanced wastewater treatment standards, the monitoring frequency shall be reduced by 50% if only one of the following three location and installation requirements is used and the other two remain at the standards required of prescriptive systems. The three requirements are:

(II) Seasonal high water table 64E-6.028(1)(c)4.(d).

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, ~~Part I 386.041~~, 489.553 FS. History--New 2-3-98, Amended.

Part V

64E-6.030 Fees.

(1) The following fees are required to accompany applications for site evaluations, construction, modifications to existing systems or repair permits, and other services provided by the department, but do not include performance-based treatment systems.

(c) Site evaluation for a system repair which includes an evaluation of criteria specified in rule 64E-6.015(1), or modification of a system. \$40

(d) Site re-evaluation, new or repair, or modification of a system \$40

(e) Permit for new system, or modification to system, including standard subsurface, filled or mounded system \$55

(f) New system or modification of a system installation inspection \$55

The following research fee is to be collected in addition to, and concurrent with the permit for a new system installation fee \$5

(h) Inspection of System Previously in Use, does not include modifications to system \$50

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 381.0066, 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0066, 381.0067, ~~Part I 386.041~~, 489.553, 489.554, 489.555, 489.557 FS. History--New 2-3-98, Amended.

NAME OF PERSON ORIGINATING PROPOSED RULE: Gerald Briggs

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Bart Bibler, Chief, Onsite Sewage Program

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 5, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 6, 1999

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Marine Fisheries

RULE CHAPTER TITLE: Stone Crabs

RULE TITLES:	RULE NOS.:
Definitions	68B-13.0015
Stone Crabs, Regulation	68B-13.002
Designation as Restricted Species; Season Licenses, Endorsements, and Permits for Experimental, Scientific and Exhibitional Purposes	68B-13.006
Restrictions on Size and on Transport and Possession of Stone Crabs and Stone Crab Claws	68B-13.007
Gear, Trap Construction, Commercial Trap Marking Requirements, Trap Working Regulations, Trap Transfer	68B-13.008
Recreational Stone Crab Harvest – Bag Limit, Trap Limit, Trap Marking Requirements, Trap Pulling	68B-13.009
Stone Crab Trap Limitation Program	68B-13.010
Prohibitions	68B-13.011

PURPOSE AND EFFECT: Rapid growth of Florida's stone crab industry has created problems in the stone crab fishery, and associated problems in the state's marine resources. Continuously increasing trap numbers have reduced efficiency without producing additional yield. The excessive number of traps in the water also has increased conflicts between crabbers and shrimp trawlers, led to detrimental harvesting practices, and damaged live coral bottoms and grass beds. In addition, the large number of buoys and ropes associated with traps creates shoreline debris when lost, impedes navigation, and results in unnecessary entanglement and mortality of threatened and endangered sea turtles and manatees. In an attempt to create a more efficient fishery and minimize natural resource damage, the Fish and Wildlife Conservation Commission is proposing to manage the effort associated with the stone crab fishery by implementing a passive reduction, trap limitation program. The program seeks to reduce the number of traps as participants leave the fishery. The effect will be to allow existing fishers to continue their present level of operation and maintain overall catch levels, while simultaneously reducing the number of traps in Florida's waters.

In addition, with the recent creation of the Fish and Wildlife Conservation Commission as the state agency vested with full constitutional rulemaking authority over marine life, this rulemaking proposes to incorporate substantive provisions presently existing in s. 370.13, F.S., into the commission's stone crab rule chapter. Accordingly, language is added to establish an open season for the harvest and sale of stone crab claws, designate stone crabs as a restricted species, extend the moratorium on endorsements until July 1, 2001, and provide prohibitions relating to traps and the trap limitation program. Finally, as a benefit to commercial harvesters, a new provision has been added to provide a means to allow another person pull a harvester's traps for limited periods of time.

All of this is done against the backdrop of a reorganized rule chapter. As substantive provisions have been added over time, it was felt that, in particular, Rule 68B-13.002, FAC., grew too large in size, incorporating the regulation of too many diverse aspects of the fishery. Thus, the rule chapter has been made more readily understandable for the public through greater organization of the subject matter into more clearly delineated rules. The effect of these proposed amendments will be to provide greater protection for Florida's stone crab fishery while organizing all stone crab regulations into one comprehensive rule chapter.

SUMMARY: Rule 68B-13.015, FAC., is amended to clarify the definition of stone crab and to include definitions of "immediate family", "incidental take endorsement", and "stone crab endorsement". Rule 68B-13.002, FAC., is repealed, however, the rule's provisions are maintained and reorganized throughout the rule chapter. New Rule 68B-13.005, establishes within the Commission's rule chapter, the requirements presently existing within Florida Statutes, that provide a season for stone crabs and designate stone crabs as a restricted species. Paragraph (a) of subsection (1) of new Rule 68B-13.006, clarifies the existing requirement that a stone crab endorsement is required to harvest stone crabs for commercial purposes, and that such endorsement shall only be issued to a person, firm or corporation that possesses a valid saltwater products license with a restricted species endorsement. Paragraph (b) of subsection (1) of the same rule continues until July 1, 2001, what is presently a statutorily based moratorium on the issuance of new endorsements, and subsection (2) contains a provision transferred from Rule 68B-13.002, regarding the issuance of permits for scientific, experimental, educational and exhibitional purposes. New Rule 68B-13.007, contains regulations regarding the size, transport and possession of stone crabs and stone crab claws, transferred from repealed Rule 68B-13.002. New Rule 68B-13.008, contains regulations governing gear, trap construction, commercial trap marking requirements, trap transfer, and rules governing working traps, previously within repealed Rule 68B-13.002. Paragraph (c) of subsection (4) of the same rule provides a new provision which allows commercial harvesters to obtain permission to allow another harvester pull his or her

traps. New Rule 68B-13.009, contains provisions from repealed Rule 68B-13.002, governing recreational stone crab harvest. New Rule 68B-13.010 establishes the stone crab trap limitation program. Subsection (1) provides the purpose and intent of the program. Subsection (2) provides parameters for certificates and trap tags. Subparagraph (a)1., establishes eligibility criteria for obtaining trap certificates; subparagraph (a)2., provides the formula for the initial allotment of certificates; subparagraph (a)3., establishes that certificates shall only be issued to natural persons and provides a definition for the term "natural persons" or "person"; subparagraph (a)4., establishes that certificates shall only be issued to persons who possess a current year saltwater products license and a stone crab endorsement neither of which are under suspension or revocation; subparagraph (a)5., asserts that no person or entity shall possess or control more than 1% of available certificates during any one fishing season; and (a)6., establishes that unpaid certificate fees may accumulate for up to three years, after which time such certificates shall be removed from the pool of available certificates. Subsection (b) establishes the requirement of having a current tag firmly attached to each stone crab trap. Paragraph (a) of subsection (3) provides requirements for the transfer of certificates, and (3)(b), establishes the schedule for the percentage reduction in the number of available certificates upon sale or transfer outside the immediate family. In paragraph (c) it is established that the Commission will provide endorsement holders annual statements of their certificate accounts; and in (d), parameters for transfer upon the death or disability of a certificate holder are provided. Subsection (4) prohibits the leasing of certificates; subsection (5) establishes an endorsement which allows commercial harvesters to land up to 5 gallons of stone crabs as an incidental take, when legally harvesting blue crabs or spiny lobster; and in subsection (6), it is asserted that this program does not create any vested rights for the participants. Subsection (7) establishes the Trap Certificate Advisory and Appeals Board. The board's composition is established in paragraph (a), and paragraph (b) provides parameters for meetings held by the board. Subsection (c) establishes that board members shall receive no compensation but shall be reimbursed for expenses. Subsection (d) addresses the final action of the board in providing recommendations to the executive director of the Commission whose decision constitutes final agency action. Board authority in allotting certificates is established in subsection (e), along with a list of special circumstances for the board's consideration, and subsection (f) provides a dissolution date of July 1, 2002 for the board. Finally, new Rule 68B-13.011, provides a list of prohibitions related to traps and to the trap limitation program.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The proposal will regulate the trap fishery for stone crabs by limiting participation to persons holding a stone crab commercial endorsement, X Number, during the 1994/95 fiscal year and continuing to renew it

through 1999/2000. Each fisherman's traps will be documented with a trap certificate. The program will require fishermen to pay for the annual endorsement, pay for a trap tag for each trap, and pay for the sale of certificates outside the immediate family. The program will convey to the fishermen, the ability to sell certificates for market value. Certificates for lobster traps have become a valuable asset in the lobster fishery, however the program will not create a vested right so the certificates will only have value so long as the program continues. The program will reduce the number of traps, any time they are sold outside the immediate family, to reduce the total number of traps in the fishery. The estimate of initial program traps is 1.4 million while the optimum number of traps necessary to maintain catch levels is thought to be at least 600,000. As traps are reduced, the revenue per trap should increase. The reduction in traps will reduce fixed and variable costs of fishing and reduce problems associated with lost gear and crowding of traps. Implementation will require support from law enforcement and marine fisheries services for tag compliance, tag dissemination, certificate tracking, appeal of certificate assignments, and program eligibility appeals. The rule does not create new fishing gear design standards but the proposal will increase paperwork. All businesses affected by the rule are assumed to be small businesses and the net effect will be beneficial, small cities and counties will not be affected, employment levels in the fishery will be affected.

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution.

THE FISH AND WILDLIFE CONSERVATION COMMISSION WILL CONDUCT A PUBLIC RULEMAKING HEARING ON THE PROPOSED RULES AT A DATE TIME AND PLACE TO BE ANNOUNCED AT A LATER TIME IN THIS PUBLICATION.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting, is asked to advise the agency at least 5 calendar days before the meeting by contacting Andrena Knicely at (850)487-1406. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542. All written material received by the Commission within 21 days of the date of publication of this notice shall be made a part of the official record.

SECTION 286.0105, FLORIDA STATUTES, PROVIDES THAT, IF A PERSON DECIDES TO APPEAL ANY DECISION MADE BY THE COMMISSION WITH RESPECT TO ANY MATTER CONSIDERED AT THIS HEARING, THEY WILL NEED A RECORD OF

PROCEEDINGS, AND FOR SUCH PURPOSES, THEY MAY NEED TO ENSURE THAT A VERBATIM RECORD OF THE PROCEEDINGS IS MADE, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: James Antista, General Counsel, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, FL 32399-1600

THE FULL TEXT OF THE PROPOSED RULES IS:

68B-13.0015 Definitions.

(1) The term "stone crab" for purposes of this chapter and Section 370.13, Florida Statutes, means any crustacean of the species *Menippe mercenaria* or *Menippe adina* or ~~their the~~ interbreeding hybrids hybrid ~~*Menippe mercenaria x adina*~~, or any part of such crustacean.

(2) As used in this rule chapter:

(a) "Harvest" means the catching or taking of a stone crab by any means whatsoever, followed by a reduction of such stone crab to possession. Stone crabs caught but immediately returned to the water free, alive, and unharmed, temporarily possessed to determine compliance with size requirements or remove claws, or stored aboard a vessel temporarily until claws are removed as authorized by Rule 68B-13.007(3) ~~68B-13.002(1)(e)~~, FAC., are not harvested.

(b) "Harvest for commercial purposes" means the taking or harvesting of stone crabs for purposes of sale or with intent to sell or in excess of the recreational bag limit.

(c) The term "immediate family" for purposes of this chapter and Section 370.13, Florida Statutes, refers to an endorsement or certificate holder's mother, father, sister, brother, spouse, son, daughter, step-father, step-mother, step-son, step-daughter, half-sister, or half brother.

(d) "Incidental take endorsement" means an identification number stamped on a saltwater products license, showing that the holder of the license is authorized to harvest a limited amount of stone crab claws for commercial purposes as specified in this rule chapter. Such endorsement shall only be valid when used in conjunction with a crawfish or blue crab endorsement.

(e) "Stone crab endorsement" means an identification number stamped on a saltwater products license showing that the holder of the license is authorized to harvest stone crabs for commercial purposes.

(f) "Untreated pine" means raw pine wood that has not been treated with any preservative or pine wood that has been pressure treated with no more than 0.40 pounds of chromated copper arsenate (CCA) compounds per cubic foot of wood.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History--New 8-25-87, Amended 10-4-95 Formerly 46-13.0015, Amended _____.

68B-13.002 Stone Crabs, Regulation.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New 4-10-85, Formerly 46-13.02 and 46-13.002, Amended 4-18-90, 6-17-93, 10-4-95, 9-30-96, 1-1-98, 6-1-99, Repealed _____.

68B-13.005 Designation as Restricted Species: Season.

(1) Stone Crabs are hereby designated as a restricted species pursuant to s. 370.01(21), F.S.

(2) The season for the harvest, possession and sale of stone crab claws shall be from October 15 through May 15, each year. No person, firm or corporation, shall harvest, or have in his or her possession, regardless of where taken, or sell or offer for sale, any stone crab of any size, or any parts thereof, from May 16 through October 14, each year, except for stone crab claws, placed in inventory by a wholesale or retail dealer as defined in s. 370.07, F.S., prior to May 16 of each year.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New _____.

68B-13.006 Licenses, Endorsements, and Permits for Experimental, Scientific and Exhibitional Purposes.

(1)(a) Except as provided in Rule 68B-13.010(5), FAC., in addition to a saltwater products license, a stone crab endorsement is required in order to harvest stone crabs for commercial purposes. This endorsement shall only be issued to a person, firm or corporation that possess a valid restricted species endorsement on their saltwater products license issued pursuant to s. 370.06, Florida Statutes.

(b) Until July 1, 2001, no stone crab endorsements shall be renewed or replaced except those endorsements that were active during the 1999-2000 fiscal year. Renewal of such endorsements shall be made by the endorsement holder or an immediate family member on the endorsement holder's behalf, prior to September 30, 2000. Failure to renew by September 30, 2000, shall lead to the deactivation of the holder's endorsement.

(2) In accordance with Section 370.10(2), Florida Statutes, the Fish and Wildlife Conservation Commission may issue permits to collect and possess whole stone crabs, dead or alive, solely for experimental, scientific, educational or exhibitional purposes.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New _____.

68B-13.007 Restrictions on Size and on Transport and Possession of Stone Crabs and Stone Crab Claws.

(1) Except as provided in subsection (3) of this rule, and in subsection (2) of Rule 68B-13.006, FAC., it is unlawful to harvest, possess, sell, or offer for sale any stone crab claw at any time which has a forearm (*propodus*) of less than 2-3/4 inches in length, measured by a straight line from the elbow to the tip of the lower immovable finger. The forearm shall be

deemed to be the largest section of the claw assembly that has both a movable and immovable finger and is located farthest from the body of the crab.

(2) Except as provided in subsection (3) of this rule, and in subsection (2) of Rule 68B-13.006, FAC., it is unlawful for any person, firm, or corporation to possess or transport by boat, land vehicle, airplane, or other conveyance any intact stone crab or stone crab body whether dead or alive. Only legal sized claws of stone crabs may be possessed or transported.

(3) Live stone crabs may be held on board a vessel while it is at sea until such time as the claws are removed, provided the crabs are held in shaded containers and wet with sea water every 30 minutes, or more often if necessary, to keep the crabs in a damp condition. Containers shall not be stacked in a manner which compresses the crabs.

(4) It is unlawful to remove claws from egg-bearing female stone crabs or to have any egg-bearing female stone crab on board a vessel.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New _____.

68B-13.008 Gear, Trap Construction, Commercial Trap Marking Requirements, Trap Working Regulations, Trap Transfer.

(1) Gear. It is unlawful to use any device in the taking of stone crabs that can puncture, crush, or injure the crab body, such as spears, grains, grabs, hooks, or similar devices.

(2) Trap Construction. No person, firm, or corporation shall transport on the water, fish with, or cause to be fished with, set, or placed, in the harvest of stone crabs, any trap which does not meet the following requirements:

(a) Each trap shall be constructed of either wood, plastic, or wire.

(b) Such traps shall have a maximum dimension of 24 inches, by 24 inches, by 24 inches or a volume of 8 cubic feet.

(c)1. The throat or entrance to all wood and plastic traps shall be located on the top horizontal section of the trap. If the throat is longer in one dimension, the throat size in the longer dimension shall not exceed 5 1/2 inches and in the shorter dimension shall not exceed 3 1/2 inches. If the throat is round, the throat size shall not exceed 5 inches in diameter.

2. Each throat (entrance) in any wire trap used to harvest stone crabs shall be horizontally oriented. The width of the opening where the throat meets the vertical wall of the trap and the opening of the throat at its farthest point from the vertical wall, inside the trap, shall be greater than the height of any such opening. No such throat shall extend farther than 6 inches into the inside of any trap, measured from where the throat opening meets the vertical wall of the trap to the throat opening at its farthest point from the vertical wall, inside the trap.

3. Each wire trap used to harvest stone crabs shall have at least three unobstructed escape rings installed on a vertical outer surface, each with a minimum diameter of 2 3/8 inches. One such escape ring shall be located on a vertical outer surface adjacent to each crab retaining chamber.

4. Each plastic or wire trap used to harvest stone crabs shall have a degradable panel.

a. A plastic trap shall be considered to have a degradable panel if it contains at least one sidewall with a rectangular opening no smaller in either dimension than that of the throat. This opening must be obstructed with a cypress or untreated pine slat or slats no thicker than 3/4 inch. When the slat degrades, the opening in the sidewall of the trap will no longer be obstructed.

b. A wire trap shall be considered to have a degradable panel if one of the following methods is used in construction of the trap:

(I) The trap lid tie-down strap is secured to the trap at one end by a single loop of untreated jute twine. The trap lid must be secured so that when the jute degrades, the lid will no longer be securely closed.

(II) The trap lid tie-down strap is secured to the trap at one end with a corrodible loop composed of non-coated steel wire measuring 24 gauge or thinner. The trap lid must be secured so that when the loop degrades, the lid will no longer be securely closed.

(III) The trap lid tie-down strap is secured to the trap at one end by an untreated pine dowel no larger than 2-inches in length by 3/8-inch in diameter. The trap lid must be secured so that when the dowel degrades, the lid will no longer be securely closed.

(IV) The trap contains at least one sidewall with a vertical rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. This opening must be laced, sewn, or otherwise obstructed by a single length of untreated jute twine knotted only at each end and not tied or looped more than once around a single mesh bar. When the jute degrades, the opening in the sidewall of the trap will no longer be obstructed.

(V) The trap contains at least one sidewall with a vertical rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. This opening must be obstructed with an untreated pine slat or slats no thicker than 3/8 inch. When the slat degrades, the opening in the sidewall of the trap will no longer be obstructed.

(VI) The trap contains at least one sidewall with a vertical rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. The opening may either be laced, sewn, or otherwise obstructed by non-coated steel wire measuring 24 gauge or thinner or be obstructed with a panel of ferrous single-dipped galvanized wire mesh made of

24 gauge or thinner wire. When the wire or wire mesh degrades, the opening in the sidewall of the trap will no longer be obstructed.

(VII) The trap contains at least one sidewall with a vertical rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. The opening may be obstructed with a rectangular panel made of any material, fastened to the trap at each of the four corners of the rectangle by rings made of non-coated 24 gauge or thinner wire or single strands of untreated jute twine. When the corner fasteners degrade, the panel will fall away and the opening in the sidewall of the trap will no longer be obstructed.

(3) Commercial Trap Marking Requirements.

(a) Each trap used must have the trap owner's stone crab endorsement number permanently attached. In addition, the stone crab endorsement number shall be affixed in legible figures at least two inches high, on each buoy used. The saltwater products license must be on the boat and the license and stone crab claws shall be subject to inspection at all times. Except as provided in paragraph (4)(c) of this rule, no more than two stone crab endorsement numbers shall be used on a single vessel.

(b) A buoy or time release buoy shall be attached to each trap or at each end of a weighted trap trotline. The buoy shall be constructed of styrofoam, cork, molded polyvinyl chloride, or molded polystyrene, be of sufficient strength and buoyancy to float, and be of such color, hue, and brilliancy as to be easily distinguished, seen, and located. Buoys shall be either spherical in shape with a diameter no smaller than 6 inches or some other shape so long as it is no shorter than 10 inches in the longest dimension and the width at some point exceeds 5 inches. No more than 5 feet of any buoy line attached to a buoy used to mark a stone crab trap or attached to a trotline shall float on the surface of the water.

(c) The buoy color and endorsement number shall also be permanently and conspicuously displayed on any vessel used by a person harvesting for commercial purposes for setting and collecting said traps and buoys, so as to be readily identifiable from the air and water, in the following manner:

1. From the Air – The buoy design approved by the Commission shall be displayed and be permanently affixed to the uppermost structural portion of the vessel and displayed horizontally with the painted design up. The display shall exhibit the harvester's approved buoy design, unobstructed, on a circle 20 inches in diameter, outlined in a contrasting color, together with the endorsement number permanently affixed beneath the circle in numerals no smaller than 10 inches in height.

2. From the Water – The buoy design approved by the Commission shall be displayed and be permanently affixed vertically to both the starboard and port sides of the vessel near amidship. The display shall exhibit the harvester's approved buoy design, unobstructed, on a circle 8 inches in diameter,

outlined in a contrasting color, together with the endorsement number permanently affixed beneath the circle in numerals no smaller than 4 inches in height.

(4) Trap-working regulations.

(a) It is unlawful for any person to place traps in the navigation channels of the intracoastal waterways, or in navigation channels maintained and marked by the Corps of Engineers, Coast Guard, State of Florida, or any county or municipal government.

(b) Traps may be worked during daylight hours only, and the pulling of traps from one hour after official sunset until one hour before official sunrise is prohibited.

(c) During the regular season, and during the period of trap retrieval established in paragraph (d) of subsection (4) of this rule, a harvester may obtain permission from the Division of Law Enforcement to allow another person to pull his or her traps. Permission may be granted upon receipt of a written statement signed by the commercial harvester seeking to have his or her traps pulled. Such written statement shall contain the following:

1. The reason the harvester needs to have his or her traps pulled.

2. The numbers of the saltwater products license, restricted species endorsement, and stone crab endorsement of both, the harvester seeking to have the traps pulled and the person who will be pulling the traps.

3. The buoy colors of the harvester seeking such permission.

4. The vessel number and vessel name of the person who will be pulling the traps, and

5. The general locations of the pulling activity of the vessel engaged in pulling the traps.

Permission to pull traps in this manner shall be obtained daily; however, extension of permission may be obtained by telephone for up to a maximum of 5 days without renewal or extension. Permission to have traps pulled by another person for a longer period of time, must be based on extraordinary circumstances such as severe personal or family illness or accident, and may be obtained through petition to the Division of Marine Fisheries, and may be granted upon such conditions as the division deems appropriate.

(d) Except as provided in paragraph (e) of this subsection, it shall be unlawful to transport on the water, fish with, set, or place, or cause to be fished with, set, or placed, any trap or part thereof during the closed stone crab season, except that traps may be placed in the water and baited 10 days prior to the opening of the stone crab season and shall be removed within five days after the close of the stone crab season. However, the Division of Law Enforcement of the Fish and Wildlife Conservation Commission may grant an extension for the retrieval of traps for up to a maximum of ten days after the

expiration of the five-day grace period, or a total of up to 15 days after the close of the stone crab season, upon the following conditions:

1. The trap owner or the owner's lawfully designated agent shall request, in writing, permission for an extension of the grace period for retrieval of traps. The request shall specify the owner's name and trap number, the name of the boat to be used for trap retrieval, the boat owner's name, the period of additional time needed for trap retrieval, and the reason(s) for the request.

2. On the day that trap retrieval commences, and on each subsequent day that trap retrieval continues, the Division of Law Enforcement must be advised in person or by telephone of the trap locations and landing site.

3. Reasons for granting an extension shall be limited to:

a. Hazardous weather at the end of the season or during the trap retrieval period.

b. Medical emergencies which make it impossible for the owner to operate a boat.

c. Equipment breakdown.

4. Nothing herein shall authorize the landing or sale of any stone crab or stone crab claw during the closed season.

(e) Any traps, floats or ropes in the water more than ten days prior to the opening of the stone crab season or remaining in the water or otherwise abandoned during the closed season (following the grace period and any extensions thereof for retrieval of traps) are declared to be public nuisances and shall be disposed of in a manner approved by the Division of Law Enforcement. This provision shall be in addition to any penalty imposed by law.

(5) Trap Transfer. Ownership of stone crab traps may be transferred to other persons, firms or corporations, so long as the following conditions are met:

(a) The person or entity acquiring ownership of such stone crab traps must notify the Division of Law Enforcement within five days of acquiring ownership and prior to placing or setting the traps in the water, as to the number of traps purchased, the vendor and the endorsement number currently displayed on the traps, and in addition, shall request issuance of a stone crab endorsement if such person or entity does not currently have one.

(b) Buoys must be renumbered and recolored at the first pulling of traps.

(c) The new endorsement number must be permanently attached to the traps prior to setting such traps in the following open season.

(d) The new owner must retain a valid bill of sale.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History—New _____.

68B-13.009 Recreational Stone Crab Harvest – Bag Limit, Trap Limit, Trap Marking Requirements, Trap Pulling.

(1) Bag limit. Except for persons harvesting pursuant to a saltwater products license with a stone crab endorsement and a restricted species endorsement, each harvester of stone crab claws is subject to a daily bag limit of 1 gallon of stone crab claws; provided, however, that no more than 2 gallons shall be possessed aboard any vessel at any time.

(2) Trap limit. No person harvesting stone crabs pursuant to this paragraph shall fish with, set, or place in the waters of the state more than 5 traps. Any such traps shall meet all requirements for stone crab traps specified in Rule 68B-13.008, FAC., in subsection 2, and in paragraph 3(b), 4(a), 4(b), 4(d), and 4(e).

(3) Trap marking requirements. The buoy attached to each trap used to harvest stone crabs, other than those used to harvest for commercial purposes, shall have a legible "R", at least two inches high, permanently affixed to it. The trap shall have the harvester's name and address permanently affixed to it in legible letters. The buoy requirements of this subparagraph shall not apply to traps fished from a dock.

(4) Trap pulling. Except for persons harvesting pursuant to a saltwater products license with a stone crab endorsement and a restricted species endorsement, no person shall use any means other than manual means to pull stone crab traps in or from the waters of the State of Florida.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History–New

68B-13.010 Stone Crab Trap Limitation Program.

(1) Purpose and Intent. Rapid growth of Florida's stone crab trap industry has led to an excessive number of traps in the water, declining yields per trap, and an increase in conflicts between stone crabbers and shrimp trawlers. The expanding number of traps, buoys and ropes impede navigation and damage hard bottom and sea grass beds. In an effort to solve these problems, the Fish and Wildlife Conservation Commission is establishing a trap limitation program for the stone crab fishery in which the principal goal is to stabilize the fishery while generating an optimum sustainable yield utilizing the fewest number of traps.

(2) Certificates and trap tags. Each holder of a stone crab endorsement must have a certificate on record for each stone crab trap used or possessed in or on the water. In addition, attached to each trap shall be a tag, issued annually by the Commission, which corresponds to a valid certificate.

(a) Certificates.

1. A person is eligible for stone crab trap certificates if he or she possessed a saltwater products license (SPL) with a restricted species endorsement and a stone crab endorsement during the 1998/1999 fishing season, and can establish pursuant to Commission trip ticket records generated under the provisions of s. 370.07(6), F.S., that he or she had at least 300

pounds of stone crab claw landings associated with any one SPL, during any one fishing season from 1995/1996 through 1997/1998. A SPL with less than 300 pounds is not eligible to receive stone crab trap certificates.

2. Once eligible, a person will qualify for certificates for each SPL based on whichever is less, the number of traps listed on the SPL application (as long as such application indicates stone crab claw landings of at least 300 pounds), or the pounds of claws landed divided by 2, as reported through the trip ticket program during any one of the applicable fishing seasons. The number of certificates allocated will be based on the highest cumulative total of qualified certificates for each SPL during one fishing season, 1995/1996 through 1997/1998.

3. Certificates shall only be issued to natural persons. For the purposes of this section, the term "natural person", or "person", refers to a human being and does not include a firm, organization, partnership, association, corporation, or other business or legal entity or group or combination. All endorsement holders other than natural persons shall designate the person or persons to whom their certificates will be allotted and the number thereof to each, if more than one.

4. Certificates shall only be issued to persons who possess a current year saltwater products license with a stone crab endorsement, neither of which are under suspension or revocation.

5. In no event shall any person, firm, corporation, or other business entity, possess or control, directly or indirectly, more than 1% of the total available certificates issued in any fishing season.

6. The fees for unpaid certificates will accumulate each year a certificate holder fails to pay his or her annual certificate fee. In the event a holder's annual certificate fee is not paid for a period of 3 years, the certificate shall be considered abandoned and be removed from the pool of available certificates.

(b) Trap tags. Beginning October 1, 2001, each trap used for the directed harvest of stone crabs in state waters or adjacent federal waters shall, in addition to having the stone crab endorsement number permanently attached as required by Rule 68B-13.008(3)(a), FAC., also have firmly affixed thereto a current trap tag issued annually by the Commission. Each such tag shall be made of durable plastic or material similarly durable and shall have stamped thereon the owner's endorsement number. The number of trap tags issued to each endorsement holder shall not exceed the number of trap certificates held by the endorsement holder at the time of issuance. To facilitate enforcement and record keeping, such tags shall be issued each year in a different color from that of each of the previous 3 years. Replacement tags for lost or damaged tags may be obtained from the Commission. Traps with tags which are not firmly affixed by nails, staples, or

otherwise securely fastened as may be specified by the Commission, shall be considered untagged for enforcement purposes.

(3) Certificate transferability and passive reduction. After initial issuance, trap certificates are transferable on a market basis and may be transferred for a fair market value agreed upon between the transferor and transferee.

(a) Transfer of any certificates shall, within 72 hours thereof, be recorded on a notarized form provided for that purpose by the Commission and hand delivered or sent by certified mail, return receipt requested, to the Commission for record keeping purposes. No transfer of any certificates will be effective, resulting in the issuance of transfer tags until:

1. The Commission receives the notarized transfer form from the seller and the transfer fee is paid, and

2. The Commission receives a notarized copy of the bill of sale from the purchaser, and

3. All outstanding license fees, endorsement fees, trap tag fees, surcharges and any other charges owed to the Commission by either party in the transaction are paid, and

4. The saltwater products license, stone crab endorsement, and all certificates or other required licenses, endorsements or authorizations held by both parties in the transaction are not suspended, revoked, or inactive.

(b) Upon the sale or transfer of certificates outside the immediate family of the certificate holder, the number of certificates received by the purchaser shall be reduced by the following percentages depending on the overall number of certificates available to harvesters throughout the state at the time of sale:

1. If more than 1 1/2 million certificates are available, there shall be a 25 percent reduction in the number of certificates received by the purchaser.

2. If more than 1 1/4 million, but fewer than 1 1/2 million certificates are available, there shall be a 22 1/2 percent reduction in the number of certificates received by the purchaser.

3. If more than 1 million, but fewer than 1 1/4 million certificates are available, there shall be an 18 1/2 percent reduction in the number of certificates received by the purchaser.

4. If more than 3/4 of a million, but fewer than 1 million certificates are available, there shall be a 15 percent reduction in the number of certificates received by the purchaser.

5. If more than 600,000, but fewer than 3/4 of a million certificates are available, there shall be a 10 percent reduction in the number of certificates received by the purchaser.

6. When 600,000 certificates or fewer are available, there shall be no percentage reduction in the number of certificates received by the purchaser.

(c) The Commission will maintain records of all certificates and their transfers and annually provide each endorsement holder with a statement of their certificate account.

(d) In the event of death or disability, endorsements and certificates may be transferred to a member of the immediate family without the family member being subject to any transfer fees or a reduction in the number of certificates transferred. However, certificates will only be transferred if all outstanding license fees, endorsement fees, trap tag fees, surcharges and any other charges owed by either party to the Commission are paid, and both parties' saltwater products license, stone crab endorsement, and all certificates or other required licenses, endorsements or authorizations are not suspended, revoked or inactive.

(4) Leasing prohibited. The leasing of stone crab certificates or the corresponding trap tags is prohibited.

(5) Incidental take endorsement. Persons possessing valid crawfish or blue crab endorsements may land 5 gallons of stone crab claws per day if the stone crab claws are harvested from legal crawfish or blue crab traps and the crawfish or blue crab endorsement holder also possesses a stone crab incidental take endorsement.

(6) No vested rights. The stone crab trap limitation program does not create any vested rights for endorsement or certificate holders whatsoever and may be altered or terminated by the Commission as necessary to protect the stone crab resource, the participants in the fishery, or the public interest.

(7) Trap Certificate Advisory and Appeals Board. There is hereby established the Trap Certificate Advisory and Appeals Board. Such board shall consider and advise the Commission on disputes and other problems arising from the implementation of the stone crab trap limitation program. The board may also provide information to the Commission on the operation of the trap limitation program.

(a)1. Board Composition. The board shall consist of a member of the Commission staff appointed by the executive director, and eight members appointed by the executive director according to the following criteria, except as otherwise provided in subparagraph 2.:

a. All appointed members other than the commission staff person, shall be stone crab trap certificate holders, none of whom are appealing their trap certificate allotment. Two shall hold fewer than 200 certificates, two shall hold at least 200 but no more than 750 certificates, two shall hold more than 750 but not more than 2,000 certificates, and two shall hold more than 2,000 certificates.

b. At least one member shall come from each of the following regions:

(I) Wakulla, Taylor, Dixie, or Levy Counties,

(II) Citrus, Hernando, Pasco, Pinellas, or Hillsborough Counties,

(III) Manatee, Sarasota, Charlotte, or Lee Counties, and

c. The remaining five members of the board shall come from Collier, Monroe and Dade Counties.

d. At least one appointed member shall be a person of Hispanic origin capable of speaking conversational English and Spanish.

2. If there are not enough individuals that meet the above-referenced criteria, the executive director of the Commission may fill any position on the initial board with an individual who does not fulfill the requirements of subparagraph 1. However, as soon as individuals are available that meet the requirements of subparagraph 1, the executive director must replace any individual who does not meet the above-referenced criteria, and fill the position on the board with the qualified appointees.

(b) Meetings. The staff member of the Commission appointed by the executive director shall sit on the board as a voting member, and shall call the organizational meeting of the board. The board shall annually elect a chair and a vice chair. There shall be no limitation on successive terms that may be served by a chair or vice chair. The board shall meet at the call of its chair, at the request of a majority of its membership, at the request of the Commission, or at such times as may be prescribed by its procedural rules. Official action of the board shall require a majority vote of the total membership of the board present at the meeting.

(c) Expenses. Members of the board shall receive no compensation, however, they shall be reimbursed for per diem and travel expenses as provided in s. 112.061, F.S.

(d) Final Action. Upon reaching a decision on any dispute or problem brought before it, including any decision involving the initial allocation of certificates under paragraph (f), the board shall submit such decision as a recommendation to the executive director of the Commission. The executive director may accept, alter, or disapprove any decision of the board, with notice given in writing to the board and to each party in the dispute explaining the reasons for the alteration or the disapproval. The action of the executive director of the Commission constitutes final agency action, and is appealable pursuant to the requirements of Chapter 120, F.S.

(e) Board Authority. In addition to those certificates allotted pursuant to the initial eligibility provisions established in subparagraph (2)(a), up to 100,000 trap certificates may be allotted by the board to make recommendations on allocations to settle disputes or other problems arising from implementation of the trap limitation program, and for special circumstances.

1. Disputes arising from the implementation of the trap limitation program shall cover those problems arising from implementation of the program during the 2000-2001 and 2001-2002 fishing seasons.

2. Special circumstances shall include but are not limited to the following:

a. Fishermen who can demonstrate that they were affected by Chapter 73-432, Laws of Florida (1973), which limited fishermen in Citrus, Dixie, Levy, and Taylor Counties to 600 stone crab traps per boat.

b. Persons who had landings, but did not record any traps on their saltwater products license application during the qualifying years and therefore did not receive an initial trap certificate allocation.

c. Persons who can demonstrate through copies of trip tickets, legitimate sales to a licensed wholesale dealer which were not reported by the dealer or included in the agency landings database.

d. Persons displaced by Article X, Section 16, of the Florida Constitution who do not otherwise qualify for the stone crab limited entry program and who can demonstrate through landings that their net fishing occurred from Wakulla through Monroe Counties. Such persons shall qualify for 100 trap certificates if they can demonstrate that they:

(I) Sold nets to the state according to the provisions of the net buy back program, s. 370.0805(5), F.S.

(II) Invested money in the stone crab fishery by the 1997/1998 fishing season.

(III) Produced at least 300 pounds of claws since July 1, 1995, and

(IV) Have no record of net violations since July 1, 1995.

3. Any trap certificates not allotted by July 1, 2002, shall become permanently unavailable.

4. All appeals for additional certificates or other disputes must be filed with the board, on a form established by the commission, before October 1, 2001.

(f) Dissolution. On July 1, 2002, the board shall be dissolved.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History—New

68B-13.011 Prohibitions.

(1) It is unlawful for a person to possess or use any other gear or device designed to attract and enclose or otherwise aid in the taking of stone crabs with a trap that does not meet the specifications of this rule chapter.

(2) It is unlawful for a person to possess or use stone crab trap tags without having the necessary number of certificates on record.

(3) It is unlawful for any person to remove the contents of another harvester's trap without the trap owner providing his or her consent pursuant to the requirements of this rule chapter. Such unauthorized removal constitutes theft.

(4) It is unlawful for any person to willfully molest any stone crab trap, line, or buoy that is the property of any license holder, without the permission of that license holder.

(5) It is unlawful for any person to use a stone crab trap tag not issued to them by the commission, or to use an expired tag.

(6) It is unlawful for any person to make, alter, forge, counterfeit, or reproduce a stone crab trap tag.

(7) It is unlawful for any person to have in his or her possession a forged, counterfeit, or imitation stone crab trap tag.

(8) It is unlawful for any person to barter, trade, sell, supply, agree to supply, aid in supplying, or give away a stone crab trap tag or certificate unless such action is duly authorized by the commission as provided by commission rules.

(9) It is unlawful for any person to harvest stone crab claws out of season.

(10) It is unlawful to fraudulently report the actual value of transferred stone crab certificates.

(11) It is unlawful for a person to possess or use a stone crab trap in or on state waters or adjacent federal waters without having firmly affixed thereto the trap tag required by this rule.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History--New

NAME OF PERSON ORIGINATING PROPOSED RULE:
Fish and Wildlife Conservation Commission, 2540 Executive Center Circle, West, Suite 106, Tallahassee, Florida 32301

NAME OF SUPERVISOR WHO APPROVED THE PROPOSED RULE: Dr. Allan L. Egbert, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 15, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN THE FAW: November 5, 1999

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Marine Fisheries

RULE CHAPTER TITLE: Reef Fish

RULE TITLES:

Recreational Bag Limits: Snapper, Grouper, Hogfish, Black Sea Bass, Red Porgy, Exception, Wholesale/Retail Purchase Exemption

RULE NOS.:

68B-14.0036

Commercial Harvest Requirements; Licenses, Season Closures, Special Restrictions

68B-14.0045

PURPOSE AND EFFECT: A recent red porgy stock assessment demonstrated that stock biomass in the South Atlantic had significantly collapsed, and that recruitment of age one fish had passed historic lows approaching zero during the past two years. In response to this information, the National Marine Fisheries Service (NMFS), on September 9, 1999, approved an emergency rule request to close federal waters of the Atlantic Ocean to the harvest and possession of red porgy. The state of Florida followed suit, and in a federal conforming

action pursuant to s. 120.54(6), F.S., the Atlantic red porgy fishery was closed until March 5, 1999, during the pendency of the federal emergency rule.

The scientific advise and data which prompted the South Atlantic closure indicates a real risk to the long term viability of this resource, and both federal and state resource managers anticipate that the fishery will be closed for a substantial period of time. Though red porgy are infrequently found in state waters of the Atlantic Ocean, failing to provide close Florida waters will make enforcement of the federal closure problematic. Thus, the purpose of this proposed rulemaking is to close the recreational and commercial Atlantic red porgy fishery on a long-term basis. The effect will be to provide for the recovery of this severely stressed species.

SUMMARY: Subsection (5) of Rule 68B-14.0036, F.A.C., is amended to prohibit the recreational harvest and possession of red porgy in state waters of the Atlantic Ocean, beginning March 6, 2000. Paragraph (e) is amended, and a new paragraph (f) is added to Rule 68B-14.0045, F.A.C., to prohibit the commercial harvest and possession of red porgy in state waters of the Atlantic Ocean, beginning March 6, 2000.

A STATEMENT OF ESTIMATED REGULATORY COST HAS NOT BEEN PREPARED REGARDING THESE PROPOSED RULES.

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution.

THE FISH AND WILDLIFE CONSERVATION COMMISSION WILL CONDUCT A PUBLIC RULEMAKING HEARING ON THE PROPOSED RULES AT A TIME, DATE AND PLACE TO BE ANNOUNCED LATER IN THIS PUBLICATION.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 5 calendar days before the meeting by contacting Andrena Knicely at (850)487-1406. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

All written material received by the Commission within 21 days of the date of publication of this notice shall be made a part of the official record.

SECTION 286.0105, FLORIDA STATUTES, PROVIDES THAT, IF A PERSON DECIDES TO APPEAL ANY DECISION MADE BY THE COMMISSION WITH RESPECT TO ANY MATTER CONSIDERED AT THIS HEARING, HE WILL NEED A RECORD OF PROCEEDINGS, AND FOR SUCH PURPOSES, HE MAY NEED TO ENSURE THAT A VERBATIM RECORD OF

THE PROCEEDINGS IS MADE, WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: James V. Antista, General Counsel, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE FULL TEXT OF THE PROPOSED RULES IS:

68B-14.0036 Recreational Bag Limits: Snapper, Grouper, Hogfish, Black Sea Bass, Red Porgy, Exception, Wholesale/Retail Purchase Exemption.

(5) Red porgy. ~~Through and including March 5, 2000, no recreational harvester shall harvest or possess from in or on state waters of the Atlantic Ocean any red porgy.~~ Beginning March 6, 2000, ~~except as provided elsewhere in this rule,~~ no recreational harvester shall harvest in or from state waters of the Atlantic Ocean, nor possess while in or on state waters of the Atlantic Ocean, any more than 5 red porgy porgies per day.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History--New 12-31-98. Amended 3-1-99, Formerly 46-14.0036, Amended _____.

68B-14.0045 Commercial Harvest Requirements; Licenses, Season Closures, Special Restrictions.

(2) Season closures.

(a) Persons harvesting any of the species listed in Rule 68B-14.001(4) for commercial purposes shall have a season that begins on January 1 and continues through December 31 each year.

(b) If at any time, adjacent federal Exclusive Economic Zone (EEZ) waters are closed to commercial harvest of any of the species listed in Rule 68B-14.001(4), corresponding state waters shall also be closed to commercial harvest of the species affected by the federal closure, beginning five (5) days after the date of such closure until federal waters are reopened to the commercial harvest of such species.

(c) During the period of any closure pursuant to this subsection, the harvest, possession, or landing in quantities greater than the bag limits specified in Rule 68B-14.0036, and the purchase, sale or exchange, of any species to which the closure applies, is prohibited.

(d) Notice of any closure for state waters required by paragraph (b), and notice of any resulting prohibition as required by paragraph (c), shall be given by the Executive Director of the Fish and Wildlife Conservation Commission in the manner provided in s. 120.81(5), Florida Statutes.

(e) During the months of March and April each year, the harvest, possession, or landing in quantities greater than the recreational bag limits specified in Rule 68B-14.0036, and the purchase, sale, or exchange, of ~~red porgy harvested from state~~

~~waters of the Atlantic Ocean, or gag grouper, or black grouper, harvested from state waters of the Atlantic Ocean and from all state waters of Monroe County, is prohibited.~~

(f) Beginning March 6, 2000, no person harvesting for commercial purposes shall harvest in or from state waters of the Atlantic Ocean, nor possess while in or on state waters of the Atlantic Ocean, any red porgy.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History--New 2-1-90, Amended 12-31-92, 10-18-93, 3-1-94, 6-15-95, 1-1-96, 11-27-96, 12-31-98, 3-1-99, Formerly 46-14.0045, Amended _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Allan L. Egbert, Ph.D., Executive Director, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 7, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 26, 1999

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Aquaculture

RULE NOS.:	RULE TITLES:
5L-2.001	Purpose
5L-2.002	Definitions
5L-2.003	Requirement for an Aquaculture Certificate of Registration
5L-2.004	Aquaculture Interim Measures
5L-2.005	Aquaculture Certificate of Registration
5L-2.006	Minimal Impact Aquaculture Facilities
5L-2.007	Failure to Comply With the Interim Measures
5L-2.008	Aquaculture Interim Rule From

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made in the proposed rules as published in Vol. 25, No. 30, July 30, 1999 and Vol 25, No. 40, October 8, 1999, of the Florida Administrative Weekly:

The entire Chapter has been renumbered from 5-1 to 5L-2. Affected rules are:

<u>Old Number</u>	<u>New Number</u>
5-1.001	5L-2.001
5-1.002	5L-2.002
5-1.003	5L-2.003
5-1.004	5L-2.004
5-1.005	5L-2.005
5-1.006	5L-2.006
5-1.007	5L-2.007
5-1.008	5L-2.008

PUBLIC SERVICE COMMISSION

DOCKET NO. 980253-TX

RULE NOS:	RULE TITLES:
25-4.300	Scope and Definitions
25-4.301	Applicability of Fresh Look
25-4.302	Termination of LEC Contracts

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rules in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 14, April 9, 1999, issue of the Florida Administrative Weekly:

PART XII – FRESH LOOK

25-4.300 Scope and Definitions.

(1) Scope. For the purposes of this Part, all contracts that include local telecommunications services offered over the public switched network, between LECs and end users, which were entered into prior to June 30, 1999 ~~the effective date of this rule~~, that are in effect as of the effective date of this rule, and are scheduled to remain in effect for at least one year six months after the effective date of this rule will be contracts eligible for Fresh Look. Local telecommunications services offered over the public switched network are defined as those services which include provision of dial tone and flat-rated or message-rated usage. If an end user exercises an option to renew or a provision for automatic renewal, this constitutes a new contract for purposes of this Part, unless penalties apply if the end user elects not to exercise such option or provision. This Part does not apply to LECs which had fewer than 100,000 access lines as of July 1, 1995, and have not elected price-cap regulation. Eligible contracts include, but are not limited to, Contract Service Arrangements (CSAs) and tariffed term plans in which the rate varies according to the end user’s term commitment. The end user may exercise this provision solely for the purpose of obtaining a new contract.

(2) For the purposes of this Part, the definitions to the following terms apply:

(a) “Fresh Look Window” – The period of time during which LEC end users may terminate eligible contracts under the limited liability provision specified in Rule 25-4.302(3).

(b) “Notice of Intent to Terminate” – The written notice by an end user of the end user’s intent to terminate an eligible contract pursuant to this rule.

(c) “Notice of Termination” – The written notice by an end user to terminate an eligible contract pursuant to this rule.

(d) “Statement of Termination Liability” – The written statement by a LEC detailing the liability pursuant to 25-4.302(3), if any, for an end user to terminate an eligible contract.

Specific Authority 350.127(2), 364.19 FS. Law Implemented 364.19, 364.01 FS. History–New _____.

25-4.301 Applicability of Fresh Look.

(1) The Fresh Look Window shall apply to all eligible contracts.

(2) The Fresh Look Window shall begin 60 days after the effective date of this rule.

(3) The Fresh Look Window shall remain open for one year ~~two years~~ from the starting date of the Fresh Look Window.

(4) An end user may only issue one Notice of Intent to Terminate during the Fresh Look Window for each eligible contract.

Specific Authority 350.127(2), 364.19 FS. Law Implemented 364.19, 364.01 FS. History–New _____.

25-4.302 Termination of LEC Contracts.

(1) Each LEC shall respond to all Fresh Look inquiries and shall designate a contact within its company to which all Fresh Look inquiries and requests should be directed.

(2) An end user may provide a written Notice of Intent to Terminate an eligible contract to the LEC during the Fresh Look Window.

(3) Within ten business days of receiving the Notice of Intent to Terminate, the LEC shall provide a written Statement of Termination Liability. The termination liability shall be limited to any unrecovered, contract specific nonrecurring costs, in an amount not to exceed the termination liability specified in the terms of the contract. The termination liability shall be calculated as follows:

(a) For tariffed term plans, the payments shall be recalculated based on the amount that would have been paid under a tariffed term plan that corresponds to the actual time the service has been subscribed to.

(b) For CSAs, the termination liability shall be limited to any unrecovered, contract specific nonrecurring costs, in an amount not to exceed the termination liability specified in the terms of the contract. The termination liability shall be calculated from the information contained in the contract or the workpapers supporting the contract. If a discrepancy arises between the contract and the workpapers, the contract shall be controlling. In the Statement of Termination Liability, the LEC shall specify if and how the termination liability will vary

depending on the date services are disconnected pursuant to subsections (4) and (6) ~~and on the payment method selected in subsection (5).~~

(4) From the date the end user receives the Statement of Termination Liability from the LEC, the end user shall have 30 days to provide a Notice of Termination. If the end user does not provide a Notice of Termination within 30 days, the eligible contract shall remain in effect.

(5) If the end user provides the Notice of Termination, the end user will ~~choose and~~ pay any termination liability in a one-time payment, according to one of the following payment options:

(a) ~~One time payment of the unrecovered nonrecurring cost, as calculated from the contract or the work papers supporting the contract, at the time of service termination; or~~

(b) ~~Monthly payments, over the remainder of the term specified in the now terminated contract, equal to that portion of the recurring rate which recovers the nonrecurring cost, as calculated from the contract or the work papers supporting the contract.~~

(6) The LEC shall have 30 days to terminate the subject services from the date the LEC receives the Notice of Termination.

Specific Authority 350.127(2), 364.19 FS. Law Implemented 364.19, 364.01 FS. History—New _____.

DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY

Division of Workers' Compensation

RULE NOS.:	RULE TITLES:
38F-6.007	Compensation Notice
38F-6.008	Termination of Workers' Compensation Insurance
38F-6.009	Forms and Instructions
38F-6.012	Notice of Election to be Exempt and Revocation of Election to be Exempt by Sole Proprietors, Partners or Corporate Officers
38F-6.014	Filing Documents and Penalty Assessments
38F-6.015	Employer Record Keeping Requirements

NOTICE OF CHANGE

NOTICE IS HEREBY GIVEN, in accordance with subparagraph 120.54(3)(d)1., F.S., that the following changes have been made to the above-referenced proposed rules since the first Notice of Change was published in the January 29, 1999 issue of the Florida Administrative Weekly (Vol. 25, No. 4). NOTE: The time period within which these rules were to be filed for adoption has been tolled since March 2, 1999, due to JAPC comments.

38F-6.007 Compensation Notice.

No change.

38F-6.008 Cancellation of Workers' Compensation Insurance by an Insurer.

(1) Except as hereinafter provided, a workers' compensation insurance policy shall not be cancelled by an insurer until and unless 30 days have elapsed after the insurer has filed with the Division a Notice of Cancellation or Reinstatement (LES Form BCM-242). When an insurer sends a Notice of Cancellation or Reinstatement (LES Form BCM-242) to the Division by U.S. mail, the 30 days' deadline shall ~~will~~ be calculated from the first day following the date of mailing as evidenced by postmark; or in the event the postmark is missing or illegible, or the form is delivered to the Division by other than U. S. mail, the first day following the date such form is received by the Division.

(2) through (4) No change.

Specific Authority 440.42(3), 440.185(7) FS. Law Implemented 440.42(3), 440.185(7) FS. History—New 11-20-79, Amended 4-15-81, 1-2-86, Formerly 38F-6.08, Amended 12-28-97, _____.

38F-6.009 Forms and Instructions.

(1) The following forms are hereby adopted for use in connection with these rules:

(a) LES Form BCM-240 Proof of Coverage, revised 2/00 ~~1/99~~

(b) LES Form BCM-240-A Proof of Coverage Attachment, revised 2/00 ~~1/99~~

(c) LES Form BCM-241 ~~Notice of~~ Endorsement, revised 2/00 ~~1/99~~

(d) LES Form BCM-241A ~~Notice of~~ Endorsement Attachment, revised 2/00 ~~1/99~~

(e) LES Form BCM-242 Notice of Cancellation or Reinstatement, revised 2/00 ~~1/99~~

(f) LES Form BCM-250 Notice of Election to be Exempt, revised 2/00 ~~1/99~~; and instructions for same (Construction Industry Instructions for LES Form BCM-250 and Non-Construction Industry Instructions for LES Form BCM-250, dated 2/00)

(g) LES Form BCM-250-R ~~Notice of~~ Revocation of Election to be Exempt, revised 2/00 ~~1/99~~

~~(h) LES Form BCM-250-D Notice of Election to be Exempt, Request for Duplicate Copy, revised 1/99~~

~~(h)(i) LES Form BCM-251 Notice of Election of Coverage, revised 2/00 1/99~~

~~(i)(j) LES Form BCM-251-R Notice of Revocation of Election of Coverage, revised 2/00 1/99~~

(2) The following forms may be obtained from any field office of the Division of Workers' Compensation, Bureau of Compliance: Notice of Election to be Exempt (LES Form BCM-250) and ~~Notice of~~ Revocation of Election to be Exempt (LES Form BCM-250-R). All other forms may be obtained from an insurer or from private suppliers as approved by the

Division of Workers' Compensation. A list of approved private suppliers is available upon request from any field office of the Division of Workers' Compensation, Bureau of Compliance.

(3) The field offices of the Division of Workers' Compensation, Bureau of Compliance, are:

11700 San Jose Boulevard
Suite 3
Jacksonville, FL 32223
Telephone (904)448-7991

4603 N.W. 6th Street
Gainesville, FL 32609
Telephone (352)955-2018

2810 Sharer Road
Suite 27
Tallahassee, FL 32312
Telephone (850) 414-1237

1002 W. 23rd Street
Suite 230
Panama City, FL 32405
Telephone (850)747-5425
Or (850)488-2717

4700 Bayou Boulevard
Building 1-B
Pensacola, FL 32503
Telephone (850)494-7102

3111 South Dixie Highway
Suite 123
West Palm Beach, FL 33405
Telephone (561)837-5375

1415 East Sunrise Boulevard
Suite 604
Ft. Lauderdale, FL 33304
Telephone (954)467-4610

12381 S. Cleveland Avenue
Suite 506, Barnett Bank
Building
Ft. Myers, FL 33907
Telephone (941)278-7239

9215 N. Florida Avenue
Suite 107
Tampa, FL 33612
Telephone (813)930-7558

1718 Main Street
Suite 201
Sarasota, FL 34236
Telephone (941)361-6025
Or (941) 361-6021

400 West Robinson Street
Room 601, North Tower
Orlando, FL 32801
Telephone (407) 245-0896, Ext. 131

401 N.W. 2nd Avenue
Suite 321-S
Miami, FL 33128
Telephone (305) 377-5385

Specific Authority 440.05(9), 440.185(7), 440.42(2) FS. Law Implemented 440.05, 440.10(1)(c), 440.103, 440.185(7),(9) FS. History—New 11-20-79, Amended 4-15-81, 1-2-86, Formerly 38F-6.09, Amended 5-28-91, 2-15-94.

38F-6.012 Notice of Election to be Exempt and Notice of Revocation of Election to be Exempt by Sole Proprietors, Partners or Corporate Officers.

(1) through No change.

(2) The following documentation shall be attached by the applicant to every Notice of Election to be Exempt (LES Form BCM-250):

(a) Each sole proprietor actually engaged in the construction industry shall attach a copy of the sole proprietor's Federal Income Tax Form 1040 and its accompanying Schedule C as filed by the applicant with the Internal Revenue Service (IRS) for the most recent tax year.

(b) Each partner of a partnership actually engaged in the construction industry shall attach a copy of the partner's Federal Income Tax Schedule K-1 (Form 1065), and Form 1040 and its accompanying Schedule E as filed as filed by the applicant with the IRS for the most recent tax year

(c) EXCEPTION FOR NEW BUSINESSES: A sole proprietor or partner of a business entity that has not been in operation long enough to have filed or ~~be~~ is required to file by the Internal Revenue Service IRS its first annual Federal Income Tax return does not need to attach tax documents to an application for exemption may, in lieu of attaching a copy of such annual tax return to his/her exemption application, file with the IRS and attach to his/her exemption application an estimated or quarterly Federal Income Tax return.

(d) No change.

(3) The following information may be stricken by any applicant from a his/her Federal Income Tax Form ~~1040 or estimated or quarterly Federal Income Tax return~~, before filing same with the Division: identification of the spouse and dependents of the applicant, including filing status; any W-2 income, interest and dividend income, refunds, credits, alimony received, capital gains or losses other than those associated with the applicant's business enterprise; IRA distributions, pensions, annuities, farm income, unemployment compensation, or social security benefits; any deductions from income in order to derive adjusted gross income; tax computation, credits, other taxes, payments, refunds or amounts owed.

(4) Incomplete Applications, Duplicate Applications: Fees pursuant to this rule shall be as follows:

(a) ~~Each application for initial or renewal of an initial Notice of Election to be Exempt (LES Form BCM 250), shall require payment to the Workers' Compensation Administration Trust Fund of a processing fee in the amount of \$50.00.~~

~~(b) An applicant shall have thirty days from the date an applicant's application is mailed or otherwise returned by the Division to the applicant as insufficient or incomplete in which to file documentation or information which cures the deficiency or completes the application, at which time the application shall be processed without any additional processing fee. Failure of the applicant to meet such deadline shall mean the application shall not be processed.~~

~~(c) Each application to replace a lost or destroyed exemption card shall require payment to the Workers' Compensation Administration Trust Fund of a processing fee in the amount of \$25.00. Such request shall be made by filing with the Division a Notice of Election to be Exempt, Request for Duplicate Copy (LES Form BCM 250 D).~~

~~(b)(d)~~ An application filed by an applicant who has an exemption on file for the same business, which is current at the time a duplicate application is received by the Division, shall be treated as a new application. Any duplicate exemption on file shall be null and void as of the date a new exemption is issued by the Division.

(5) Any sole proprietor, partner or corporate officer who has been issued an exemption from the provisions of Florida's workers' compensation law (Chapter 440, Florida Statutes)

may revoke such exemption by filing with the Division a Revocation of ~~Notice of~~ Election to be Exempt (LES Form BCM-250-R).

(6) The issue date of any exemption, and effective date of any revocation of exemption, for which the application or notice is complete and valid sufficient, shall be the date following the day such application or notice is postmarked; or, in the event that a postmark is not present or not legible, or the application or notice is delivered to the Division by other than U. S. mail, the date following the day such application or notice is received by the Division.

(7) A Notice of Election to be Exempt (LES Form BCM-250), or ~~Notice of~~ Revocation of Election to be Exempt (LES Form BCM-250-R), shall ~~can~~ only be filed by an applicant on the applicant's behalf.

(8) Any application for exemption or ~~notice of~~ revocation of exemption which is returned to the applicant by the Division ~~as being insufficient or incomplete~~, within thirty days after receipt such application or notice is received by the Division as incomplete is shall not be considered "received" for purposes of Section 440.05(5) Chapter 440, Florida Statutes.

~~(9) In the event an exemption has been issued and the Division thereafter determines that any information or attachment to the application for same, or payment tendered for same, is insufficient, inaccurate, incomplete, or otherwise fails to satisfy the requirements of these rules or of Chapter 440, Florida Statutes, whether or not such omission, inaccuracy, or other deficiency is intentional, the exemption so issued shall be null and void from the date it was issued.~~

Specific Authority 440.05(3),(6),(9), 440.103 FS. Law Implemented 440.05(3),(4),(6), 440.103, 440.38 FS. History—New 5-28-91, Amended 2-15-94, 12-28-97, _____.

38F-6.014 Policy Information Filing Requirements For Insurers; Insurer Penalty Assessments.

No change.

38F-6.015 Record Keeping Requirements for Business Owners.

No change.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NO.: RULE TITLE:
40D-2.091 Publications Incorporated by
 Reference

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to Section 4.3 A. of the Basis of Review (incorporated by reference in Rule 40D-2.091) published in Vol. 24, No. 48, November 25, 1998, issue of the Florida Administrative Weekly on pages 6464 through 6467, in accordance with subparagraph 120.54(3)(d)1., F.S.:

4.0 CONDITIONS FOR ISSUANCE – TECHNICAL CRITERIA

4.3 MINIMUM FLOWS AND LEVELS

The District has adopted Minimum Flows and Levels for certain waters within the District. Those Minimum Flows and Levels are set forth in Chapter 40D-8, Florida Administrative Code (F.A.C.). Through implementation in Rule 40D-2.301(1)(d), F.A.C., and this Section 4.3, those Minimum Flows and Levels are one criterion used by the District in evaluating applications for water use permits under Chapter 40D-2, F.A.C. Rule 40D-2.301(1)(d), F.A.C., this Section 4.3 and Chapter 40D-80, F.A.C. govern the manner in which this one criterion is utilized in evaluating a water use permit application. Accordingly, applicants shall demonstrate compliance with established Minimum Flows, Minimum Wetland Levels, Minimum Lake Levels, ~~Environmental Minimum Aquifer Levels~~ and Salt Water Intrusion Minimum Aquifer Levels (hereinafter sometimes collectively called Minimum Flows and Levels) set forth in Chapter 40D-8, F.A.C., as follows:

A. Withdrawals That Affect Water Bodies for Which Minimum Flows and Levels Have Been Adopted Within Those Portions of Hillsborough County north of State Road 60, and Pasco and Pinellas Counties (Hereinafter the "Area")

In establishing Minimum Flows and Levels, the District has determined that the actual water levels in many of the water bodies for which Minimum Flows and Levels have been established are below the Minimum Flow and Level. The District is expeditiously implementing a recovery strategy for the Area in keeping with the District's legislative mandate pursuant to Sections 373.036, 373.0361, 373.0421, 373.0831, 373.1962 and 373.1963, F.S., to resolve the water supply and water resource impact concerns of the Northern Tampa Bay Area in a cooperative manner with the water suppliers and interested parties. This Section 4.3 A. and Chapter 40D-80, F.A.C., set forth the regulatory portion of the first phase (through December 31, 2010) of the recovery strategy for the Area. The following requirements of this Section 4.3 A. effectuate that recovery strategy and shall be effective only through December 31, 2010. The District will evaluate the state of knowledge of these matters in 2010. Based on that evaluation, the District may revise this Section 4.3 A. as appropriate.

1. For New Withdrawals Proposed After [effective date of rule]

a. Where above Minimum Flow or Level – For water bodies that are predicted to be impacted by the proposed withdrawal and where the actual flow or level is at or above a Minimum Flow or Level, withdrawals shall be limited to that quantity, as may be further limited by other provisions of 40D-2.301, F.A.C. and this Basis of Review, that does not cause the actual flow to fall below the Minimum Flow, nor cause the actual level to fall below the Minimum Level on a

Long-term average basis. ~~For any proposed withdrawal that is governed by this Section 4.3 A.1.a., an Environmental Minimum Aquifer Level as set forth in Rule 40D-8.626(2), F.A.C. will be determined and specified in any permit issued for the withdrawal for information purposes only.~~ For purposes of this Section 4.3 A., "Long-term" means a period which spans the range of hydrologic conditions which can be expected to occur based upon historical records, ranging from high water levels to low water levels. In the context of a predictive model simulation, a Long-term simulation will be insensitive to temporal fluctuations in withdrawal rates and hydrologic conditions, so as to simulate steady-state average conditions. In the context of an average water level, the average will reflect the expected range and frequency of levels based upon historic conditions. This period will vary because reasonable scientific judgement is necessary to establish the factors to be used in the assessment of each application depending on the geology and climate of the area of withdrawal, the depth of and number of wells and the quantity to be withdrawn.

i. If the withdrawal of the requested quantity of water does not meet the condition in 4.3 A.1.a. above, the District shall consider, as may be further limited by other provisions of 40D-2.301, F.A.C. and this Basis of Review, the authorization of the additional quantity of water to be withdrawn where the applicant:

- (1) Demonstrates that there is no practical means to modify the proposed withdrawal to meet the conditions in 4.3 A.1.a. or to reduce or replace the requested quantity; and
- (2) Provides reasonable assurance that significant harm will be prevented to the water body that the Minimum Flow or Level has been established to protect; and
- (3) Demonstrates that any measures used to provide the reasonable assurance specified in 4.3 A.1.a.i(2) above will not cause a violation of any of the criteria listed in 40D-2.301(1)(a)-(n), 40D-4.301, or 40D-4.302, F.A.C., as applicable.

ii. In determining whether the applicant has provided reasonable assurance pursuant to 4.3 A.1.a.i(2) above, the applicant must submit a plan for approval by the District describing the measures to be used to prevent significant harm from withdrawals. The plan must include a monitoring program for early detection of unacceptable adverse impacts and an implementation scheme for corrective actions to prevent these impacts.

- (1) The measures proposed may include hydration of the affected water body or modification of existing drainage structures to prevent significant harm to the affected water body.
- (2) If supplemental hydration with ground water is proposed, the applicant will be required to identify in the application and monitor a representative number of wetlands in the vicinity of the withdrawal. The monitored wetlands shall

include a representative number of MFL or MFL surrogate wetlands not receiving supplemental hydration. The monitored wetlands shall also include, where available, non-MFL wetlands not receiving hydration as well as MFL and non-MFL wetlands proposed for supplemental hydration.

(3) A representative number of wetlands is a number of a particular type of wetland, in the vicinity of the withdrawal, sufficient to adequately determine the hydrologic response of the wetlands to rainfall and water withdrawals.

(4) If supplemental hydration with ground water is proposed to rehydrate lakes or wetlands, in order for a permit authorizing such hydration to be issued, it must be issued by the Governing Board and the following factors shall be considered by the Governing Board:

- (A) The feasibility of raising water levels by filling or blocking ditches, removing culverts or outflows, or other alterations, and whether such alterations will achieve the applicable minimum level;
- (B) The availability of other sources for rehydration;
- (C) The applicant's efforts to minimize the need for ground water hydration to the greatest extent practical considering the quantity, frequency and duration of the anticipated use;
- (D) The potential for unacceptable adverse impacts to water quality or fish and wildlife in the receiving wetland or surface water body, and, if such a potential exists, whether impacts can be detected at an early stage and corrected;
- (E) The potential for the establishment or spread of undesirable aquatic vegetation in the receiving wetland or surface water body and the applicant's ability to prevent this;
- (F) The quantity of water needed for supplemental hydration compared to the quantity of water made available for other uses;
- (G) The quantity of water needed for supplemental hydration compared to the environmental benefit achieved;
- (H) The environmental benefits of supplemental hydration compared to the potential for impacts caused by the additional withdrawal; and,
- (I) The quantity of the water used for supplemental hydration compared to the proportion expected to return to the aquifer through recharge.

iii. Wetlands or other surface water bodies receiving supplemental hydration must have flow meters to measure the quantity of supplemental hydration water used at each site. This information shall be reported to the District as required by permit condition.

iv. Pursuant to Chapter 373, Florida Statutes and Chapter 40D-2, F.A.C., permits may be conditioned to include aquifer regulatory levels intended to achieve compliance with one or more of the Chapter 40D-2, F.A.C. conditions for issuance, including 40D-2.301(1)(d), F.A.C. Minimum Flows and Levels criteria. The aquifer regulatory level that will be

appropriate for any particular permit, considering all conditions for issuance, is the level that results from the more stringent condition.

v. If supplemental hydration with ground water is proposed pursuant to paragraph 4.3 A.1.a.i. and 4.3 A.1.a.ii, the applicant will be required to propose a Floridan aquifer regulatory level for each of the MFL wetlands (defined in 4.3 A.1.a.vi.(2)(A) below) or MFL surrogate wetlands not receiving supplemental hydration in the vicinity of the proposed water use permit. The aquifer regulatory level for each MFL wetland or MFL surrogate wetland not receiving supplemental hydration with ground water shall be the Floridan aquifer level that does not cause the Minimum Level to be exceeded on a long-term basis, based solely on withdrawal management equal to the elevation of the Environmental Minimum Aquifer Level ("EMAL") for that wetland. The aquifer regulatory level for MFL wetlands receiving supplemental hydration with ground water shall be the Floridan aquifer level taking into account the benefits of the hydration.

vi. The procedures described below are those applicable to the determination of an aquifer regulatory level relating to 40D-2.301(1)(d), F.A.C. where the Governing Board authorizes a quantity of Upper Floridan aquifer ground water pursuant to 4.3 A. 1.a.i. where an applicant proposes prevention measures, and shall be determined for, and specified in, any permit issued as follows:

(1) The aquifer regulatory level is the Long-term average potentiometric level that will not result in significant harm to a water body for which a Minimum Flow or Level has been established in 40D-8, F.A.C. taking into account the effects of prevention measures such as hydration on the impacted Minimum Flow or Level. The aquifer regulatory level for the Upper Floridan aquifer shall be proposed by the water use permit applicant with the permit application for review, modification as needed, and approval by the District as part of any permit issued. The aquifer regulatory level will be used to determine the annual average daily quantity for the permit that does not result in significant harm to water resources taking into account prevention measures such as hydration. The aquifer regulatory level is one of several long term compliance tools that are evaluated by the District, but is not a mechanism to control withdrawals on a short term basis. The aquifer regulatory level and the quantities granted based on this level shall be adjusted if data indicate that significant harm is occurring because of the withdrawals or if data indicates that additional withdrawals can be permitted without causing significant harm.

(2) The aquifer regulatory level for the Upper Floridan aquifer shall be calculated based on the relationship between the potentiometric level of the Upper Floridan aquifer and water levels in the surficial aquifer system and associated wetlands and lakes, taking into account the measures proposed

by the applicant to prevent the significantly harmful impacts of withdrawals. The Floridan aquifer regulatory levels associated with MFL wetlands or MFL surrogate wetlands not receiving supplemental hydration, shall be equal to the Floridan aquifer level that does not cause the Minimum Level to be exceeded on a long-term basis, based solely on withdrawal management elevation of the EMAL as determined in 40D-8.626(2), F.A.C. The Floridan aquifer regulatory level associated with MFL wetlands that receive supplemental hydration shall be determined according to the following guidelines:

(A) Determine the historic average Upper Floridan aquifer potentiometric level in the vicinity of the wetland or lake for which a minimum wetland level or minimum lake level has been established in Chapter 40D-8, F.A.C. (Referred to hereafter as "MFL wetland" or "MFL lake", as applicable). The historic average potentiometric level is estimated for each site as follows:

(i) If an Upper Floridan aquifer monitor well is located in the vicinity, and if the available pre-withdrawal potentiometric level data are sufficient to capture the expected Long-term range of pre-withdrawal potentiometric levels, then the historic average potentiometric level is calculated by taking the average of the pre-withdrawal potentiometric level data.

(ii) If an Upper Floridan aquifer monitor well is located in the vicinity, and if the available pre-withdrawal potentiometric level data are not sufficient to capture the expected Long-term range of pre-withdrawal potentiometric levels, then the historic average potentiometric level shall be estimated using best available data and methods. Methods may include correlation of the available pre-withdrawal potentiometric level data to historic potentiometric data in other areas of the region and estimating the historic average potentiometric level at the site in question using statistical analysis.

(iii) If no pre-withdrawal potentiometric level data for an existing Upper Floridan aquifer monitor well in the vicinity are available, then the historic average potentiometric level is determined by adding the absolute value of the estimated current average cumulative drawdown at the well to the Current average potentiometric level of the well.

(iv) If no Upper Floridan aquifer monitor well exists in the vicinity of each MFL lake or MFL wetland, the Historic average potentiometric level can be determined based on an evaluation of regional aquifer potentiometric level data, including potentiometric surface maps.

(B) Estimate the resulting cumulative Upper Floridan aquifer potentiometric level drawdown at the location of the MFL wetland or MFL lake utilizing acceptable ground-water flow models or analytical techniques, resulting from the proposed and existing withdrawals, taking into account the effect of the prevention measures proposed by the permit applicant such that the drawdown together with the prevention

measures will not cause significant harm to the MFL wetland or MFL lake (hereinafter referred to as the "Resulting Drawdown").

(C) Subtract the Resulting Drawdown from the historic average potentiometric level to calculate the aquifer regulatory level.

(D) The Resulting Drawdown shall be determined using industry-standard ground water flow models or analytical techniques, based on best available aquifer-characteristic information, simulating Long-term average water use and hydrologic conditions.

vii. If the Board determines that reasonable assurances have been provided pursuant to 4.3 A. 1.a. the Board shall authorize the additional quantity of water to be withdrawn.

b. For new quantities that affect a water body that is below Minimum Flow or Level – requests for withdrawals of new quantities of water that are projected to impact a water body which is below its minimum flow or level shall not be approved unless the new quantities are used solely for furthering the attainment of the objective set forth in the recovery strategy in Rule 40D-80.073.

2. Quantities Authorized to Be Withdrawn as of [effective date of rule]

a. Where above Minimum Flow or Level – For water bodies that are affected by the withdrawal and where the actual flow or level is at or above a Minimum Flow or Level, withdrawals shall be evaluated pursuant to 4.3 A. 1.a. above.

b. Where below Minimum Flow or Level – For water bodies that are affected by the withdrawal and where the actual flow or level is below a Minimum Flow or Level:

i. Central System Wellfields

The Central System Wellfields (i.e., Cosme-Odesa, Eldridge-Wilde, Section 21, South Pasco, Cypress Creek, Cross Bar Ranch, Starkey, Morris Bridge, Northwest Hillsborough Regional, Cypress Bridge, and North Pasco) are encompassed within a recovery strategy referenced in Rule 40D-80.073, F.A.C., and are controlled by the New Water Supply and Ground Water Reduction Agreement (Agreement) through the term of the Agreement. Recovery to Wetland and Lake Minimum Levels for wetlands and lakes described in and established in 40D-8.623(3) and 40D-8.624(12), F.A.C. is the objective of the recovery strategy under Rule 40D-80.073, F.A.C., and reductions in ground-water withdrawals from the Central System Wellfields to reduce the impacts of withdrawals on wetlands and lakes is an objective of the Agreement. Therefore, withdrawals from these Wellfields shall not be required to comply with the Minimum Flows and Levels established within the area described in Section 4.3 A. during the term of the Agreement, nor shall Aquifer Regulatory Levels as set forth in Section 4.3. A. 1.a.v. be applied to these Wellfields during the term of the Agreement.

ii. Other Existing Permittees as of (effective date of this rule)

Permittees not subject to 4.3 A. 2.b.i. above within this Area who apply for renewal shall reduce the impacts, if any, of their withdrawals, as set forth in Rule 40D-80.073(5), F.A.C., and therefore are not required to comply with the Minimum Flows and Levels established within this Area through the period of the first phase of the recovery strategy, ending December 31, 2010.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NOS.:	RULE TITLES:
40D-8.021	Definitions
40D-8.626	Minimum Aquifer Levels in Hillsborough County North of State Road 60, and Pasco and Pinellas Counties

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to proposed rules 40D-8.021(9) and 40D-8.626(2) in accordance with subparagraph 120.54(3)(d)1., F.S. published in Vol. 24, No. 48, November 25, 1998, issue of the Florida Administrative Weekly:

Rule 40D-8.021(9) is changed as follows:

(9) "Minimum Level" means the Long-term level of surface water, water table, or potentiometric surface at which further withdrawals would be significantly harmful to the water resources of the area and which may provide for the protection of nonconsumptive uses (e.g., recreational, aesthetic, and navigation). Such level shall be expressed as an elevation, in feet relative to National Geodetic Vertical Datum (1929) or in feet relative to the North American Vertical Datum (1988) and includes Minimum Wetland Levels, High Minimum Lake Levels, Minimum Lake Levels, and Salt Water Intrusion Minimum Aquifer Levels, ~~and Environmental Minimum Aquifer Levels.~~

The District deletes the amendment proposed as 40D-8.626(2).

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE NO.:	RULE TITLE:
59A-8	Minimum Standards for Home Health Agencies

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the Notice of Change published in Vol. 25, No. 47, Florida Administrative Weekly, November 24, 1999. The changes are related to the above cited rule.

In the prior Change of Notice it stated, "59A-8.0185(2)(b) is relettered (c); (c) is relettered (d); (d) is relettered (e); (e) is relettered (f)." These changes were not made in the above cited rule.

In the prior Change of Notice it stated, "59A-8.024(1)(d) 'potentially' is deleted." The cite number was incorrect. The correct cite is "59A-8.024(2)(d).

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 99-33R

RULE CHAPTER NO.: 62-737
 RULE CHAPTER TITLE: The Management of Spent Mercury-Containing Lamps and Devices Destined for Recycling

RULE NO.: 62-737.400
 RULE TITLE: Requirements and Management Standards for Handlers and Transporters of Spent Universal Waste Lamps and Devices

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. 25, No. 41, October 15, 1999, issue of the Florida Administrative Weekly:

62-737.400 Requirements and Management Standards for Handlers and Transporters of Spent Universal Waste Lamps and Devices.

(1) through (3) No change.

(3)(a) Registration:

1. through 3. No change.

4. Within 60 days of receipt of a completed registration form (DEP Form 62-737.900(1)) and supporting material, including the registration fee if applicable, the Department shall review the form and supporting material and shall either:

a. No change.

b. Notify the owner or operator in writing of any deficiencies in or items omitted from the registration materials. For purposes of this paragraph, "deficiency" means that the submitted material does not contain information adequate to support the conclusion that the submittal conforms to the requirements specified in this Chapter. Within 30 days of receipt of a written notification from the Department that a submission is deficient, the owner or operator shall submit the requested information to the Department. A modification of this 30 day time frame may be obtained by the owner or operator by requesting in writing that the Department make such a modification. Upon receipt of the omitted items and/or correction of deficiencies, the Department shall issue the registration, ~~subject to subparagraph 7 of this paragraph.~~

5. through 6. No change.

~~7. Any handler or transporter is subject to having its registration denied, suspended or revoked, pursuant to Section 403.087, F.S., and in accordance with the procedural requirements of Section 120.60, F.S., upon a finding by the Department that such handler or transporter:~~

~~(a) Has submitted false or inaccurate information in its registration form;~~

~~(b) Has violated statutes which the Department is authorized to enforce, Department orders, rules, or registration conditions;~~

~~(c) Has failed to submit reports or other information required by Department rule or registration condition; or~~

~~(d) Has refused to allow inspection of its records or equipment by Department personnel or other persons when such inspection is authorized by Department rule or registration condition.~~

(b) No change.

(4) through (8) No change.

Specific Authority 403.061, 403.7186 FS. Law Implemented 403.704, 403.7186, 403.721 FS. History--New 5-10-95, Amended 5-20-98, _____.

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE NO.: 64B11-4.003
 RULE TITLE: Standards of Practice; Discipline

SECOND 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. 25, No. 26, July 2, 1999, issue of the Florida Administrative Weekly. The changes are in response to additional comments provided by the Joint Administrative Procedures Committee. The Board discussed the additional concerns of the Joint Administrative Procedures Committee and voted to change Subsections (3),(4)(b),(f),(i),(j),(l),(m),(n),(y),(dd),(gg) and (hh) to read as follows:

(3) Aggravating and Mitigating Circumstances. The Board shall consider as aggravating or mitigating factors the following in determining the appropriate disciplinary action to be imposed in going outside of the disciplinary guidelines:

(a) Exposure of patients or public to injury or potential injury, physical or otherwise; none, slight, severe, or death;

(b) Legal status at the time of the offense; no restraints, or legal constraints;

(c) The number of counts or separate offenses established;

(d) The disciplinary history of the applicant or licensee in any jurisdiction and the length of practice;

(e) Pecuniary benefit or self-gain inuring to the applicant or licensee;

(f) Any efforts at rehabilitation, attempts by the licensee to correct or to stop violations, or refusal by the licensee to correct or to stop violations;

(g) Any other relevant mitigating factors.

(4)(b) Action taken against license by another jurisdiction. (468.217(1)(b), 455.624(1)(f), F.S.)

First Offense	Imposition of discipline which would have been if the substantive violation occurred in Florida and \$100 fine	Suspension/denial until the license is unencumbered in the jurisdiction in which disciplinary action was originally taken and \$1000 fine. Impaired practioners working in Florida may be ordered into the PRN.
Second Offense	Imposition of discipline which would have been if the substantive violation occurred in Florida and a \$1000 fine	Revocation until the license is unencumbered in the jurisdiction in which disciplinary action was orginally taken and \$2000 fine Impaired practioners working in Florida may be ordered into the PRN.

(f) Failure to report another licensee in violation. (468.217(1)(f), 455.624(1)(i), F.S.)

First Offense	Reprimand and \$100 fine	Reprimand and \$500 fine
Second Offense	Reprimand and \$500 fine	6 months probation with conditions and \$500 fine
Third Offense	6 months probation with Conditions and \$500 fine	6 months probation with conditions and \$1000 fine

(i) Filing a false report or failing to file a report as required. (468.217(1)(I), 455.624(1)(i), F.S.)

First Offense	1 year probation with conditions and \$100 fine	6 months suspension, 1 year probation with conditions and \$250 fine
Second Offense	6 months suspension, 1 year probation with conditions and \$250 fine	Revocation and \$500 fine
Third Offense	1 year suspension, 2 years probation with conditions and \$500 fine	Revocation and \$1000 fine

(j) Kickbacks or split fee arrangements (468.217(1)(j), F.S.)

First Offense	6 months suspension, 1 year probation with conditions and \$500 fine	Denial/revocation and \$1000 fine
Second Offense	1 year suspension, 2 years probation with conditions and \$1000 fine	Revocation and \$2500 fine
Third Offense	2 years suspension, 3 years probation with conditions and \$2500 fine	Revocation and \$5000 fine

(l) Deceptive, untrue, or fraudulent representations in the practice of occupational therapy. (468.217(1)(l), 455.624(1)(a), F.S.)

First Offense	1 year probation with conditions and \$500 fine	1 year suspension, 1 year probation with conditions and \$1500 fine
Second Offense	1 year suspension, 1 year probation with conditions and \$1500 fine	Revocation and \$3000 fine
Third Offense	2 years suspension, 2 years probation with conditions and \$3000 fine	Revocation and \$5000 fine

(m) Improper solicitation of patients. (468.217(1)(m), F.S.)

First Offense	1 year probation with conditions and \$500 fine	6 months suspension, 1 year probation with conditions and \$1000 fine
Second Offense	6 months suspension, 1 year probation with conditions and \$1500 fine	1 year suspension 2 years probation with conditions and \$3000 fine
Third Offense	1 year suspension, 2 years probation with	Revocation and \$5000 fine conditions and \$3000 fine

(n) Failure to keep written medical records, justifying the course of treatment of the patient, including but not limited to patient history, examination results and test results. (468.217(1)(n), F.S.)

First Offense	Reprimand and \$100 fine	Reprimand or denial and \$1000 fine
Second Offense	Reprimand and \$1000 fine	6 months suspension, 1 year probation with conditions and \$3000 fine
Third Offense	6 months suspension, 1 year probation with conditions and \$3000 fine	1 year suspension, 2 years probation with conditions and \$5000 fine

(y) Unlicensed practice. (468.207, F.S.)

First Offense	6 months probation with conditions and \$1000 fine	Denial/revocation \$1000 fine plus \$50 per day for over 10 worked Up to \$5000
Second Offense	Revocation and \$1000 fine plus \$50 per day for over 10 worked up to \$5000	Revocation and \$1,000 fine plus \$50 per day for over 10 worked up to \$10,000

(dd) Making deceptive, untrue, or fraudulent representations in or related to the practice of a profession or employing a trick or scheme in or related to the practice of a profession. (455.624(1)(m), F.S.)

First Offense	1 year probation with conditions and \$500 fine	1 year suspension, 1 year probation with conditions and \$1500 fine
Second Offense	1 year suspension, 1 year probation with conditions and \$1500 fine	Revocation and \$3000 fine
Third Offense	2 years suspension, 2 years probation with conditions and \$3000 fine	Revocation and \$5000 fine

(gg) Failing to report to the board within 30 days after the licensee has been convicted or found guilty of, or entered a plea of no contendere to, regardless of adjudication, a crime in any jurisdiction. (455.624(1)(w), F.S.)

First Offense	Reprimand	6 months suspension, 1 year probation with conditions and \$500 fine
Second Offense	6 months suspension, 1 year probation with conditions and \$500 fine	1 year suspension, 2 years probation with conditions and \$1000 fine
Third Offense	1 year suspension, 2 years probation with conditions and \$1000 fine	Revocation and \$2000 fine

(hh) Using information about people involved in motor vehicle accidents which has been derived from accident reports made by law enforcement officers for the solicitation of the people involved in the accidents. (455.624(1)(x), F.S.)

First Offense	1 year probation with conditions and \$1000	6 months suspension, 1 year probation with conditions and \$2000 fine
Second Offense	6 months suspension, 2 year probation with conditions and \$2000 fine	1 year suspension, 2 years probation with conditions and \$4000 fine
Third Offense	1 year suspension, 2 years probation with conditions and \$4000 fine	Revocation and \$10,000 fine

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Occupational Therapy/MQA, 2020 Capital Circle, S. E., Bin #C05, Tallahassee, Florida 32399-3255

Section IV Emergency Rules

DEPARTMENT OF THE LOTTERY

RULE TITLE:
Instant Game 89 Specifics

RULE NO.:
53ER99-56

SUMMARY OF THE RULE: Y2 KASH instant lottery tickets will be sold by Florida Lottery retailers on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game, procedures to be followed on how to play the game, and the number and size of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Department of the Lottery, Capitol Complex, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER99-56 Instant Game 89 Specifics.

(1) Name of Game. Instant Game Number 89 "Y2 KASH."

(2) Price. Y2 KASH tickets sell for \$1.00 per ticket.

(3) Y2 KASH Lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a VIRN under the latex area on the ticket. To be a valid winning Y2 KASH Lottery ticket, a combination of essential elements sufficient to validate the ticket must be present as set forth in Rule 53ER92-63(1)(a), F.A.C. In the event a dispute arises as to the validity of any Y2 KASH Lottery ticket, the VIRN number under the latex shall prevail over the bar code.

(4) The play symbols and play captions in Y2 KASH are as follows:

INSERT SYMBOLS

(5) Determination of Prize Winners.

(a) The holder of a ticket having three like amounts exposed in the play area shall be entitled to a prize of the amount shown, or if three "TICKET" symbols are exposed in the play area, shall be entitled to a prize of a free \$1.00 ticket.

(b) The holder of a ticket having a "Bug" exposed in the play area shall be entitled to a prize of \$10.

(6) Prize amounts which may appear in the play area are: \$1.00, \$2.00, \$5.00, \$20.00, \$25.00, \$50.00, \$100, \$500 and \$2,000.

(7) Number and Size of Prizes. The following prizes will be available in the Instant Game Number 89, Y2 KASH:

(a) Approximately 1,417,829 prizes falling in the cash categories of 42 pools of 240,000 tickets each.

(b) The expected value, number of prizes, and odds of winning in Instant Game Number 89 are as follows:

GET:	WIN:	NUMBER IN 42 POOLS OF 240,000 TICKETS	ODDS
3-TICKET'S	TICKET	1,142,400	1 in 8.82
3-\$1's	\$1	672,000	1 in 15.00
3-\$2's	\$2	403,200	1 in 25.00
3-\$5's	\$5	134,400	1 in 75.00
BUG	\$10	168,000	1 in 60.00
3-\$20's	\$20	33,600	1 in 300.00
3-\$25's	\$25	4,326	1 in 2,330.10
3-\$50's	\$50	1,050	1 in 9,600.00
3-\$100's	\$100	1,008	1 in 10,000.00
3-\$500's	\$500	210	1 in 48,000.00
3-\$2,000's	\$2,000	35	1 in 288,000.00

(8) The over-all odds of winning any prize in Instant Game Number 89 are 1 in 3.94.

(9) For reorders of Instant Game Number 89, the expected value, number of prizes, and odds of winning shall be proportionate to the number of tickets reordered.

Specific Authority 24.105(10)(a),(b),(c), 24.109(1) FS. Law Implemented 24.105(10)(a),(b),(c), 24.109(1) FS. History--New 11-19-99.

THIS EMERGENCY RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: November 19, 1999

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

NONE

Section VI Notices of Meetings, Workshops and Public Hearings

The following state governmental agencies, boards and commissions announce a public meeting to which all persons are invited:

- State Board of Administration
- Department of Veterans' Affairs
- Department of Highway Safety and Motor Vehicles
- Department of Law Enforcement
- Department of Revenue
- Department of Education
- Administration Commission
- Florida Land and Water Adjudicatory Commission
- Board of Trustees of the Internal Improvement Trust Fund
- Department of Environmental Protection

DATE AND TIME: December 14, 1998, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

PURPOSE: Regular scheduled meeting of the Governor and Cabinet

The State Board of Administration will take action on matters duly presented on its agenda, which may include such matters as Executive Director's reports; approval of fiscal sufficiency of state bond issues; approval of sale of local bonds at an interest rate in excess of statutory interest rate limitation; report on investment performance; designation of banks as depositories for state funds; adoption of rules and regulations; investment of state funds pursuant to Chapter 215, F.S.; and consideration of other matters within its authority pursuant to Chapters 215, F.S. and 344, F.S. and Section 16 of Article IX of the Florida Constitution of 1885, as continued by subsection 9(c) of Article XII of the Florida Constitution of 1968. The Division of Bond Finance of the State Board of Administration will take action on matters duly presented on its agenda, which will deal with the issuance of State bonds, arbitrage compliance and related matters.

The Department of Veterans' Affairs will take action on matters duly presented on its agenda which may include the administration of the Department as well as actions taken to further the Department's mission of providing assistance to veterans and their dependents, pursuant to Section 292.05, F.S. The Information Resource Commission will take action on matters duly presented on its agenda, which may include administrative procedures matters, adoption of rules, approval of agency plans for the use of information technology resources, adoption of policies for the use of such resources, and other matters under the commission's authority pursuant to law.

The Department of Highway Safety and Motor Vehicles will take action on matters duly presented on its agenda, which may include such matters as approval of agency policies, taking agency action with regard to administrative procedure matters, and considering other matters within its authority pursuant to Florida Statutes.

The Department of Law Enforcement will take action on matters duly presented on its agenda which may include but not be limited to such matters as transfer of agency funds or positions, formulation of Departmental Rules, administrative procedure matters, submittal of reports as required, enter into contracts as authorized and to consider other matters within its authority pursuant to Chapters 20, 23, 120 and 943, F.S.

The Department of Revenue will act on matters duly presented on its agenda which may include approval of rules, legislative concept proposals, contracts over \$100,000, Departmental budgets, taking final action on formal and informal hearings under Chapter 120, F.S., and consideration of other matters within its authority.

The Department of Education will finalize agency action on the business of the Florida Department of Education.

The Administration Commission will take action on matters duly presented on its agenda which may include such matters as to create or transfer agency funds or positions, approve Career Service rules, administrative procedure matters, environmental matters arising under Chapter 380, F.S., comprehensive planning issues pursuant to Section 163.3184, F.S., determine sheriffs' budget matters, and consider other matters within its authority pursuant to Chapters 110, 215 and 216, F.S.

The Florida Land and Water Adjudicatory Commission will take action on matters duly presented on its agenda including appeals of local government development orders in areas of critical state concern or of developments of regional impact under Section 380.07, F.S.; and review of water management matters under Chapter 373, F.S. The Commission will also review Department of Environmental Protection's rules and orders which, prior to July 1, 1993, the Governor and Cabinet, sitting as the head of the Department of Natural Resources, had authority to issue or promulgate.

The Board of Trustees of the Internal Improvement Trust Fund will take action on matters duly presented on its agenda which may include such matters as mineral leases or sales, state or sovereign land leases, sales, exchanges, dedications, and easements, Conservation And Recreation Lands (CARL) and other land purchases; land planning matters and other matters within its authority. Additionally, the Board will take action on matters presented by the Marine Fisheries Commission as set forth in Sections 370.025, 370.026 and 370.027, F.S., and matters pertaining to the Office of Greenways Management, the Office responsible for the management of lands which formerly fell within the Cross Florida Barge Canal project corridor.

The Department of Environmental Protection, while not a Cabinet agency, will present for consideration on its agenda those matters required by law to be reviewed by the Governor and Cabinet and those pertaining to the siting of power plants, electric and natural gas transmission lines and hazardous waste facilities; coastal zone management consistency and standards adopted by the Environmental Regulation Commission.

A copy of any of the above agendas (when applicable) may be obtained by contacting each agency.

Accommodations can be made for persons with disabilities provided several days' notification is received. Please notify the Governor's Cabinet Office, (850)488-5152.

The Governor and Cabinet will proceed through each agenda, item by item, in the order given above.

CABINET AIDES BRIEFING: On the Wednesday of the week prior to the above meeting, there will be a meeting of the aides to the Governor and Cabinet Members, at 9:00 a.m., Cabinet Meeting Room, Lower Level, The Capitol,

Tallahassee, Florida. The purpose of this briefing is to review and gather information regarding each agenda to be considered by the Governor and Cabinet.

DEPARTMENT OF BANKING AND FINANCE

The **Funeral and Cemeteries Legislative Advisory Board** and its committees announce a public meeting and all persons are invited to attend.

Care and Maintenance Trusting Rate Committee

DATE AND TIME: December 14, 1999, 8:00 a.m. – 9:00 a.m.

Internet Sales/Advertising Committee

DATE AND TIME: December 14, 1999, 9:00 a.m. – 10:00 a.m.

Sales Practices and Preneed Sales Agents Committee

DATE AND TIME: December 14, 1999, 10:00 a.m. – 11:00 a.m.

Pre-Need Trusting Rate Committee

DATE AND TIME: December 14, 1999, 11:00 a.m. – 12:00 Noon

Advisory Board Meeting

DATE AND TIME: December 14, 1999, 1:00 p.m. – 5:00 p.m.

PLACE: Room 214, The Capitol, Tallahassee, FL

PURPOSE: Discussion of Chapter 497 and proposed legislation.

To obtain further information contact: Gladys Hennen, Administrative Assistant II, Division of Finance, 101 East Gaines St., Fletcher Bldg., Room 649B, Tallahassee, FL 32399-0350, Telephone (850)410-9898.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise Gladys Hennen, (850)410-9898, at least 48 hours before the meeting. If you are hearing or speech impaired, contact Gladys Hennen via the Florida Relay Service at 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice), for assistance.

DEPARTMENT OF EDUCATION

The Florida **Department of Education**, Charter School Review Panel announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, December 8, 1999, 9:00 a.m. – 4:00 p.m.

PLACE: Florida Department of Education, Turlington Building, 325 West Gaines Street, Room 1703, Tallahassee, FL 32399, Telephone (850)414-0780

PURPOSE: Member of the Charter School Review Panel will review the charter school capital outlay funding issue.

To obtain a copy of the agenda, please call or write: Office of Public School Choice, 325 West Gaines Street, 522 Turlington Building, Tallahassee, Florida 32399, Telephone (850)414-0780 or Suncom 994-0780.

Persons with disabilities who require assistance to participate in this meeting are requested to contact Karen Hines-Henry at the above address or telephone number.

The **Florida/OCR Partnership Team** announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, December 14, 1999, 10:00 a.m. – 12:00 p.m.

PLACE: Department of Education, Conference Room, 15th Floor, Turlington Building, 325 W. Gaines Street, Tallahassee, Florida

PURPOSE: To discuss matters pertaining to The Interim Report.

Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Equal Opportunity and Diversity at least seven (7) days in advance, by calling (850)201-7160 (Voice), (850)201-7333 (TDD), so that their needs can be accommodated.

DEPARTMENT OF COMMUNITY AFFAIRS

The **Department of Community Affairs** announces a meeting of the State Energy Program (SEP) Clean Fuel Florida Advisory Board (CFF) to which all interested parties are invited.

SEP CFF MEETING

DATE AND TIME: December 6, 1999, 1:00 p.m. – 5:00 p.m.

PLACE: Department of Community Affairs, 2555 Shumard Oak Boulevard, Kelley Training Center, Room 305, Tallahassee, Florida 32399-2100

ACTIONS TO BE TAKEN: The CFF will consider the following items:

- 1) Review of State of Georgia Position Paper
- 2) Short Term Goals
- 3) Long Term Goals
- 4) Existing Contracts
- 5) Proposed Pilot Projects
- 6) Selection of Vice Chairperson

If a person decides to appeal any decision of the Department of Community Affairs with respect to any matter considered at this public meeting he or she may need a record or transcript of the proceeding, and for such purposes he or she may need to ensure that a record of the proceeding is made, which record may include testimony and evidence relevant to the appeal.

Anyone who wants a copy of the agenda or additional information on this meeting may write or call: Emily Cook, Administrative Assistant, Department of Community Affairs, 2255 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-2475.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the SEP, (850)488-2475, at least five calendar days prior to the

meeting. If you are hearing impaired, please contact the SEP, (850)488-2475, at least five calendar days prior to the meeting. If you are hearing impaired, please contact the SEP using the Florida Dual Party System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF TRANSPORTATION

The Florida **Department of Transportation** announces the next meeting of the Advisory Committees on Economic Development, Mobility and Sustainability for the 2020 Florida Transportation Plan Update to which all persons are invited.

DATES AND TIME: December 16-17, 1999, 10:00 a.m.

PLACE: Center for Professional Development, Turnbull Center, 555 Pensacola St., Tallahassee, Florida

PURPOSE: To discuss changes needed in the plan which respond to new ideas and changes since the plan was adopted in 1995.

A copy of the agenda may be obtained by writing: Florida Department of Transportation, 605 Suwannee Street, MS 28, Tallahassee, Florida 32399-0450, Attn.: Pamela Richmond.

The **Department of Transportation**, District 3 announces a public hearing to which all persons are invited.

DATE AND TIME: January 11, 2000, 5:00 p.m. – 7:00 p.m. (CST)

PLACE: Gulf Coast Community College, Student Union, East Building Conference Center, Panama City, Bay County, Florida

PURPOSE: This public hearing is being conducted pursuant to the provisions of Rule Chapter 14-97, Florida Administrative Code and Section 335.18, Florida Statutes. This hearing is also being held in accordance with the Federal-Aid Highway Act of 1968, as amended, 23 U.S.C. 128,40 C.F.R. 1500-1508, 23 C.F.R. 771 and Section 339.15, Florida Statutes and is also consistent with the Americans With Disabilities Act of 1990.

Anyone needing special accommodations should write to the address given below or call (850)638-0250, Ext. 509. Special accommodation requests under the Americans With Disabilities Act should be made at least seven days prior to the public hearing. This hearing is also in compliance with Title IV of the Civil Rights Act of 1964 and Title VIII of the Civil Rights Act of 1968, as amended.

This public hearing is being conducted exclusively to give all interested parties an opportunity to comment on the proposed access management classification, location, conceptual design, social, economic and environment effects of F.M. Item No. 406214, otherwise known as SR-30 (US-98) Hathaway Bridge Replacement, Bay County, Florida.

A copy of the agenda may be obtained by writing: Ms. Regina Battles, P. E., District Environmental Management Engineer, Florida Department of Transportation, P. O. Box 607, Chipley, Florida 32428.

DEPARTMENT OF CITRUS

The **Department of Citrus** announces a public meeting of the Florida Citrus Commission to which all persons are invited:

DATE AND TIME: December 15, 1999, 9:00 a.m. – Committee Meetings; 10:30 a.m. – Regular Monthly Meeting

PLACE: Florida Department of Citrus, 1115 East Memorial Boulevard, Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular monthly meeting.

A copy of the agenda may be obtained by contacting: Florida Department of Citrus, Attention: Executive Office, Post Office Box 148, Lakeland, Florida 33802.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Department at least 48 hours before the meeting by contacting Mr. Art Johnson, at the above address or by telephone, (941)499-2510.

FLORIDA PAROLE COMMISSION

The **Florida Parole Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, December 15, 1999, 9:00 a.m.

PLACE: Florida Parole Commission, 2601 Blairstone Road, Bldg. C., Third Floor, Tallahassee, Florida

PURPOSE: Regularly Scheduled Meeting for all Parole, Conditional Release, Conditional Medical Release, and Control Release Matters.

Any person who decides to appeal a decision of the Florida Parole Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceedings is made. Chapter 80-150, Laws of Florida (1980).

A copy of the agenda may be obtained by writing: Florida Parole Commission, 2601 Blairstone Road, Building C, Tallahassee, Florida 32399-2450.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the agency sending the notice not later than five working days prior to the proceeding at the address given on the notice, Telephone (850)488-3417.

PUBLIC SERVICE COMMISSION

NOTICE OF CANCELLATION – The Florida **Public Service Commission** announces the cancellation of a hearing noticed in Docket No. 991462-EU – Petition for determination of need for an electrical power plant in Okeechobee County by Okeechobee Generating Company, L.L.C.

DATES AND TIME: December 6-8, 1999, 9:30 a.m.

PLACE: Commission Hearing Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida

NOTICE OF CANCELLATION – The Florida **Public Service Commission** announces the cancellation of a hearing noticed in Docket No. 960545-WS – Investigation of utility rates of Aloha Utilities, Inc. in Pasco County.

DATES AND TIMES: December 16, 1999, 10:00 a.m. – 6:00 p.m.; December 17, 1999, 10:00 a.m.

PLACE: Clarion Hotel, Ballroom, 5316 U. S. Highway 19, North, New Port Richey, Florida

The Florida **Public Service Commission** announces its Internal Affairs Meeting to which all interested persons are invited.

DATE AND TIME: Monday 20, 1999, 9:30 a.m.

PLACE: Room 140, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida

PURPOSE: To discuss and make decisions on matters which affect the operation of the Commission.

The Commission will take public comment regarding any undocketed matters of concern to the public at 9:30 a.m. Please note that the “open microphone” portion of the Internal Affairs Meeting is subject to cancellation without notification.

A copy of the agenda of the Internal Affairs Meeting may be obtained by contacting: Division of Records and Reporting, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0870.

Any person requiring some accommodation at this meeting because of a physical impairment should call the Division of Records and Reporting, (850)413-6770, at least 48 hours prior to the conference. Any person who is hearing or speech impaired should contact the Commission through the Florida Relay Service by using the following numbers: 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

In the event of a scheduling conflict, this meeting may be moved to Tuesday, December 21, 1999, immediately following the Commission Conference, in Room 140.

This meeting is subject to cancellation without notification.

The Florida **Public Service Commission** announces a hearing to be held in the following docket, to which all interested persons are invited.

Docket No. 990179-EI – Complaint of Glen Webb against Florida Power & Light Company concerning Tariff Sheet 4.020, which allows a late payment fee to be assessed on past-due electric bills.

DATE AND TIME: December 20, 1999, 1:30 p.m.
PLACE: Commission Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida
PURPOSE: To permit parties to present testimony and exhibits relative to the complaint of Glen Webb against Florida Power & Light Company concerning Tariff Sheet 4.020, which allows a late payment fee to be assessed on past-due electric bills and for such other purposes as the Commission may deem appropriate. At the hearing, all parties shall be given the opportunity to present testimony and other evidence on the issues. All witnesses shall be subject to cross-examination at the conclusion of their testimony. The proceedings will be governed by the provisions of Chapter 120, F.S. and Chapter 25-28, FAC.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of Records and Reporting, (850)413-6770, at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Commission by using the Florida Relay Service, which can be reached at 1(800)955-8771 (TDD).

The Florida **Public Service Commission** announces a prehearing to be held in the following docket, to which all interested persons are invited.

DOCKET NO. 990884-TP – Request for arbitration concerning complaint of Orlando Telephone Company regarding enforcement of interconnection agreement with Sprint-Florida, Incorporated.

DATE AND TIME: December 20, 1999, 1:30 p.m.
PLACE: Commission Conference Room 152, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida
PURPOSE: To consider (1) the simplification of the issues; (2) the identification of the positions of the parties on the issues; (3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) the identification of the exhibits; (5) the establishment of an order of witnesses; and (6) such other matters as may aid in the disposition of the action.

Any person requiring some accommodation at this prehearing because of a physical impairment should call the Division of Records and Reporting, (850)413-6770, at least 48 hours prior to the prehearing. Any person who is hearing or speech impaired should contact the Commission by using the Florida Relay Service, which can be reached at 1(800)955-8771 (TDD).

The Florida **Public Service Commission** announces its regularly scheduled conference to which all interested persons are invited.

DATE AND TIME: December 21, 1999, 9:30 a.m.
PLACE: Commission Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida
PURPOSE: To consider those matters ready for decision.

LEGAL AUTHORITY AND JURISDICTION: Chapters 120, 350, 364, 366 and 367, F.S.
Persons who may be affected by Commission action on certain items on this agenda for which a hearing has not been held will be allowed to address the Commission concerning those items when taken up for discussion at this conference.
A copy of the agenda may be obtained by any person who requests a copy and pays the reasonable cost of the copy (\$1.00 per copy, Rule 25-22.002, FAC.) by contacting the Division of Records and Reporting, (850)413-6770 or writing: Director, Division of Records and Reporting, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0870. The agenda and recommendations are also accessible on the PSC Homepage: <http://www.floridapsc.com>, at no charge.

If a person decides to appeal any decisions made by the Commission with respect to any matter considered at this conference, he will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

Any person requiring some accommodation at this conference because of a physical impairment should call the Division of Records and Reporting, (850)413-6770, at least 48 hours prior to the conference. Any person who is hearing or speech impaired should contact the Commission by using the Florida Relay Service, which can be reached at 1(800)955-8771 (TDD).

EXECUTIVE OFFICE OF THE GOVERNOR

The **Jimmy Ryce Act Enforcement Task Force** announces a public meeting/site visit to which all persons are invited:

DATE AND TIME: December 3, 1999, 10:00 a.m. and 1:00 p.m.
PLACE: 10:00 a.m. – South Bay Correctional Institution, 600 U.S. Highway 27, South, South Bay, Florida 33493; 1:00 p.m. – Martin Treatment Center, 1175 Allapattah Road, Indiantown, Florida 34956

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a site visit of both facilities for Task Force members and the public.

A copy of the agenda may be obtained by contacting: Susan Smith, Executive Director, Jimmy Ryce Act Enforcement Task Force, Governor’s Office, (850)922-9862.

The **Jimmy Ryce Act Enforcement Task Force** announces a public meeting to which all persons are invited:

DATE AND TIME: December 6, 1999, 9:00 a.m. – 12:00 Noon

PLACE: Entry Level Meeting Room, Senate Office Building, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Related issues to the Jimmy Ryce Act and administration of the Sexually Violent Predator Program.

A copy of the agenda may be obtained by contacting: Susan Smith, Executive Director, Jimmy Ryce Act Enforcement Task Force, Governor's Office, (850)922-9862.

The **Executive Office of the Governor** announces a public meeting of the Florida Geographic Information Board (GIB) to which all persons are invited:

DATE AND TIME: December 10, 1999, 10:00 a.m. – 3:00 p.m.

PLACE: EATZ Café, 4055 Esplanade Way, Tallahassee, FL

PURPOSE: A regularly scheduled meeting of the Florida Geographic Information Board.

For additional information and a copy of the agenda, please contact Sarah Thomas, (850)414-7798 or at the GIB's Website: <http://als.dms.state.fl.us>

The Florida Partnership for School Readiness, **Executive Office of the Governor** announces the following public meeting to which all persons are invited.

DATE AND TIME: December 16, 1999, 10:00 a.m. – 5:00 p.m.

PLACE: The Senate Office Building, Room 37, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Partnership for School Readiness – local coalition applications.

A copy of the agenda may be obtained by contacting: Kristin Gilmore, Florida Partnership for School Readiness, Executive Office of the Governor, Room 131, Knott Building, Tallahassee, Florida 32399, (850)488-0337.

The **Executive Office of the Governor** announces the following meetings for the Year 2000 Task Force meetings to which all persons are invited:

MEETING: Year 2000 Task Force

DATES AND TIMES: Monday, January 3, 2000, 10:00 a.m. – completion; Friday, January 7, 2000, 10:00 a.m. – completion; Friday, January 28, 2000, 10:00 a.m. – completion.

PLACE: Please consult the state's Year 2000 web site for task force meeting dates and times: <http://y2k.state.fl.us>

PURPOSE: To discuss issues and activities regarding the state's readiness for the Year 2000.

A copy of the agenda may be obtained by writing: Glenn Mayne, Project Manager, Year 2000 Project Office, 225 Knott Building, Tallahassee, Florida 32399-0001, or through the Internet: <http://y2k.state.fl.us>. Call the Year 2000 Project

Office, (850)921-2235, Suncom 291-2235, to verify the date and location of a meeting or check the state's Year 2000 website.

Anyone requiring a special accommodation to participate in this meeting is requested to advise the Executive Office of the Governor at least 5 working days before the meeting by contacting Lori Tinney, (850)921-2439, Suncom 291-2439 or the Executive Office of the Governor's TDD number, (850)488-7146.

REGIONAL PLANNING COUNCILS

NOTICE OF CANCELLATION – The Withlacoochee Regional Water Supply Authority announces that the Authority has cancelled its regularly scheduled December meeting and will hold its regular January meeting as scheduled. This is a public meeting to which all persons are invited:

DATE AND TIME: Wednesday, January 19, 2000, 4:30 p.m.

PLACE: Sumter County Courthouse, Commission Meeting Room 222, 209 N. Florida Street, Bushnell, FL 33513

GENERAL MATTER TO BE CONSIDERED: To conduct regular business of the Authority.

A copy of the agenda may be obtained by writing: Withlacoochee Regional Water Supply Authority, P. O. Drawer 190, Tallahassee, FL 32302.

Although these board meetings are normally recorded, affected persons are advised that it may be necessary for them to make their own arrangements if a verbatim record of the meeting is needed, including testimony and evidence upon which any appeal is to be based.

The **Southwest Florida Regional Planning Council** announces a public hearing to which all persons are invited:

DATE AND TIME: December 16, 1999, 9:30 a.m.

PLACE: Southwest Florida Regional Planning Council Conference Room, 4980 Bayline Drive, 4th Floor, North Fort Myers, FL 33917

PURPOSE: Regular meeting of the Regional Planning Council.

A copy of the proposed agenda may be obtained by writing: Mr. Wayne E. Daltry, Executive Director, Southwest Florida Regional Planning Council, Post Office Box 3455, North Fort Myers, FL 33918-3455.

Please note that if a person decides to appeal any decision made by the Council with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

An Executive Committee meeting will be held at 9:00 a.m. before the Council meeting. The Nominations Committee will hold a meeting immediately following the Council Meeting.

Any person requiring special accommodation due to disability or physical impairment should contact Mr. Wayne Daltry, (941)656-7720, at least five calendar days prior to the meeting. Persons who are hearing impaired should contact Mr. Daltry using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF CORRECTIONS

The **Florida Corrections Commission** announces the following public meeting to which all interested persons are invited:

DATE AND TIME: Friday, December 17, 1999, 9:00 a.m. – 12:00 p.m.

PLACE: Room 108, William D. Bloxham Building, 725 S. Calhoun Street, Tallahassee, Florida 32301

PURPOSE: The Commission will hold a teleconference meeting for the purpose of finalizing its recommendations in the 1999 Annual Report to the Governor and Legislature.

A copy of the agenda may be obtained by writing: Mr. John Fuller, Executive Director, Florida Corrections Commission, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500 or call (904)413-9330.

Pursuant to Chapter 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact staff at least 48 hours prior to the meeting in order to request any special assistance.

WATER MANAGEMENT DISTRICTS

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: Tuesday, December 7, 1999, 10:00 a.m. – 2:00 p.m.

PLACE: Miami-Dade Regional Service Center, 172A West Flagler Street, Miami, Florida

PURPOSE: A meeting of the Mitigation Service Area Development Committee.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: Friday, December 10, 1999, 9:30 a.m. – 12:30 p.m.

PLACE: Orlando Utilities Commission, 3800 Gardenia Avenue, Orlando, Florida

PURPOSE: To review and gather public input on the Kissimmee Basin Water Supply Plan.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact: Chris Sweazy, (407)858-6100.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: December 10, 1999, 10:00 a.m.

PLACE: District Headquarters, B-1 Building, Conference Room 2A, 3301 Gun Club Road, West Palm Beach, Florida

PURPOSE: To discuss exotic species control and management in the Everglades Protection Area.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact: Francois Laroche, (561)682-6193.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: Monday, December 13, 1999, 9:30 a.m. – 12:30 p.m.

PLACE: Lorida Civic Center, 1909 Oak Avenue, Lorida, Florida

PURPOSE: Kissimmee Basin Water Supply Plan – A meeting of the Lake Istokpoga/Indian Prairie Canal Focus Group to work to identify water source options that best address the issues within this region.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact: Chris Sweazy, (407)858-6100.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: December 14, 1999, 9:30 a.m. – 4:00 p.m.

PLACE: The Conservancy of Southwest Florida, 1450 Merrihue Drive, Naples, Florida

PURPOSE: To review and gather public input on the establishment of minimum flows and levels for the Lower West Coast Aquifer System.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact: Mark Elsner, (561)682-6156.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: Tuesday, December 14, 1999, 1:30 p.m. – 4:00 p.m.

PLACE: District Headquarters, B-1 Building, Storch Room, 3rd Floor, 3301 Gun Club Road, West Palm Beach, Florida

PURPOSE: A meeting of the Agricultural Advisory Committee.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: Friday, December 17, 1999, 9:30 a.m. – 4:00 p.m.

PLACE: Fort Myers Service Center, 2301 McGregor Blvd., Fort Myers, Florida

PURPOSE: To review and gather public input on the Lower West Coast Water Supply Plan.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact: Mark Elsner, (561)682-6156.

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

The Florida **Commission for the Transportation Disadvantaged** announces an Ombudsman Committee Meeting to which all persons are invited.

DATE AND TIME: Monday, December 13, 1999, 10:30 a.m. – completion

PLACE: 2740 Centerview Drive, Rhyne Building, Suite 1A, Tallahassee, Florida, (850)488-6036

PURPOSE: To discuss improvements to the Ombudsman Program.

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact: Tiffany McNabb, Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)488-6036 or 1(800)983-2435 or 1(800)648-6084 (TDD only). The meeting is subject to change upon chairperson's request.

REGIONAL UTILITY AUTHORITIES

NOTICE OF CORRECTION – The **Tampa Bay Water** notices this correction of the notice for the workshop held on:

DATE AND TIME: Friday, November 19, 1999, 9:00 a.m.

PLACE: 2535 Landmark Drive, Suite 211, Clearwater, Florida
The notice for this workshop appeared in the Florida Administrative Weekly, Vol. 25, No. 44, Page 5131 but was incorrectly listed under the Withlacoochee Regional Water Supply Authority, and incorrectly noticed the date of the workshop as October 22, 1999.

The **Tampa Bay Water** announces the following public meeting to which all persons are invited:

DATE AND TIME: Monday, December 13, 1999, 10:00 a.m.

PLACE: Tampa Bay Water, 2535 Landmark Drive, Suite 211-A, Clearwater, Florida 33761

PURPOSE: Regular Meeting of the Board of Directors.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he will need a record of the proceedings, and for such purposes he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

A copy of the regular meeting agenda may be obtained by writing to Tampa Bay Water or can be accessed on the Website: www.tampabaywater.org.

If an accommodation is needed for a disability, in order to participate in this activity, please notify Holly Manning, (727)796-2355, at least 3 business days prior to the meeting.

INTERLOCAL AGENCIES

The **New River Solid Waste Association** announces a meeting to which all persons are invited.

DATE AND TIME: December 9, 1999, 6:00 p.m.

PLACE: New River Regional Landfill Office, Raiford, Florida

PURPOSE: To conduct the regular business of the New River Solid Waste Association. The 6:00 p.m. Board Meeting will be preceded by a general workshop at 5:00 p.m.

All persons deciding to appeal any decision of the New River Solid Waste Association with respect to any matter considered at the meeting may need to ensure that a verbatim record of the proceedings is made.

DEPARTMENT OF ELDER AFFAIRS

The **State Long-Term Care Ombudsman Council** announces a public meeting for all districts in Florida to which all persons are invited. You may contact the State Long-Term Care Ombudsman Office, (850)488-6190, for further information.

DATE AND TIME: December 9, 1999, 9:00 a.m.

CITY: District One, Pensacola, FL

DATE AND TIME: December 15, 1999, 10:00 a.m.

CITY: District Two, Blountstown, FL

DATE AND TIME: December 16, 1999, 1:00 p.m.

CITY: District Three-A, Gainesville, FL

DATE AND TIME: December 9, 1999, 1:00 p.m.

CITY: District Three-B, Ocala, FL

DATE AND TIME: December 21, 1999, 12:00 Noon

CITY: District Four, St. Augustine, FL

DATE AND TIME: December 17, 1999, 1:30 p.m.

CITY: District Five A, Largo, FL

DATE AND TIME: December 9, 1999, 1:30 p.m.

CITY: District Five B, New Port Richey

DATE AND TIME: December 14, 1999, 10:00 a.m.

CITY: District Six, Tampa, FL

DATE AND TIME: December 2, 1999, 12:30 p.m.

CITY: District Seven, Orlando, FL

DATE AND TIME: December 7, 1999, 11:00 a.m.

CITY: District Eight, Ft. Myers, FL

DATE AND TIME: December 13, 1999, 2:30 p.m.

CITY: District Nine, West Palm Beach, FL

DATE AND TIME: December 14, 1999, 1:30 p.m.

CITY: District Ten, Plantation, FL

DATE AND TIME: December 21, 1999, 1:15 p.m.

CITY: District Eleven-South, S. Miami, FL

DATE AND TIME: December 9, 1999, 10:30 a.m.

CITY: District Eleven-North, N. Miami, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues related to the Long-Term Care Ombudsman Program.

The **State Long-Term Care Ombudsman Council** announces the following calls to which all persons are invited:

DATES AND TIMES: Legislative Committee, December 14, 1999 and January 11, 2000, 9:00 a.m. – 10:00 a.m.; Ways and Means Committee, December 1, 1999 and January 5, 2000, 10:00 a.m. – 11:00 a.m.; Policy and Procedures Committee, December 2, 1999 and January 13, 2000, 9:00 a.m. – 10:00 a.m.

PLACE: Long-Term Care Ombudsman, 600 South Calhoun Street, Suite 270, Tallahassee, FL 32301, (850)488-6190 or SC 278-6190, Fax (850)488-5657 or SC 278-5657

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues related to the Long-Term Care Ombudsman Program. You may contact the office of the Long-Term Care Ombudsman, (850)488-6190, for more information.

AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** announces a meeting of the District 10, Managed Care Ombudsman Committee to be held in Ft. Lauderdale, Florida, to which all persons are invited.

DATE AND TIME: December 8, 1999, 9:30 a.m. – 12:00 Noon

PLACE: The Healthcare Building, Room 195, 1400 West Commercial Blvd., Ft. Lauderdale, Florida

PURPOSE: Regular monthly meeting.

If you need a special accommodation in order to attend this meeting because of a disability, please contact us in writing or by Telephone (850)921-0625. The public is invited to attend.

The **Medicaid Formulary Study Panel** announces a meeting to which all persons are invited:

DATE AND TIME: Friday, December 17, 1999, 10:00 a.m. – 4:00 p.m.

PLACE: Turnbull Conference Center, Florida State University, 555 West Pensacola Street, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Panel discussion to review the draft Medicaid Formulary Study Panel Report for the Governor and Legislature and make final recommendations.

Persons in need of special accommodations to participate in the meeting may contact Donna Hollaway at the following address and telephone number: Post Office Box 12600, Tallahassee, Florida 32317-2600, (850)488-3560. The meeting is subject to change upon chairperson's request.

DEPARTMENT OF MANAGEMENT SERVICES

The State of Florida, **Capitol Center Planning Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: December 14, 1999, 9:30 a.m.

PLACE: The Florida Room, 2nd Floor, City Hall, 300 S. Adams St., Tallahassee, FL 32301

PURPOSE: This will be a regular monthly meeting of the Commission to discuss and act on its agenda for that meeting. The agenda includes matters pertaining to the approval of building construction within the district and other matters affecting the Capitol Center located in Tallahassee, Florida.

Copies of the agenda may be obtained by writing: The Capitol Center Planning Commission, Suite 380, 4030 Esplanade Way, Tallahassee, FL 32399-0950.

If a person anticipates that she/he may appeal any decision made by the Commission with respect to any matter considered at this meeting, she/he will need to ensure that a written verbatim record of the proceedings shall have been made, at no cost to the Commission, which record includes the testimony and evidence upon which the appeal is to be based.

Any attendee required special accommodation because of a disability or physical impairment should contact Kristi Gentle, (850)488-2074, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired can contact the Commission at the above number using the Florida Dual Party Relay System, which can be reached at 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

The **Governor's Mansion Commission** announces a meeting to which all interested persons are invited:

DATE AND TIME: Tuesday, December 14, 1999, 10:30 a.m.

PLACE: The Governor's Mansion, Tallahassee, FL

PURPOSE: Regular Commission Meeting.

A copy of the agenda may be obtained by writing: Department of Management Services, Facilities Management, 4030 Esplanade Way, Tallahassee, Florida 32399-0950.

The **State Retirement Commission** announces public hearings to which all persons are invited.

DATE AND TIME: December 13, 1999, 8:30 a.m.

PLACE: Cedars Executive Center, 2639 North Monroe Street, Building B, Room 221, Tallahassee, Florida

PURPOSE: To conduct hearings pursuant to Section 121.23, Florida Statutes, and to consider other matters related to the business of the Commission.

A copy of the agenda may be obtained by writing: State Retirement Commission, 2424 Allen Road, Suite 230, Tallahassee, Florida 32312, or by telephoning (850)487-2410.

A party who decided to appeal any decision made at such hearings will need a verbatim record of the hearing and may need to ensure that one is made, including the testimony and evidence. Persons requiring accommodation because of a physical, visual, auditory, or speech impairment should contact the Commission Clerk at least ten days prior to the hearing. If you are hearing or speech impaired, call by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD). Hearing rooms and facilities are wheelchair accessible.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The **Department of Environmental Protection** announces a series of public workshops to be held to assist small communities in completing their requests for inclusion on the Small Community Wastewater Construction Grants Program

priority list. The Program provides grants for wastewater management projects sponsored by small financially disadvantaged local governmental agencies. All persons are invited to attend.

If an accommodation is needed for a disability in order to participate in this activity, please notify the Americans with Disabilities Act Coordinator, (850)488-2996 or 1(800)955-8771 (TDD), at least seven days prior to the event.

DATE AND TIME: December 16, 1999, 9:00 a.m. – 12:00 Noon

PLACE: Twin Towers Office Building, Room 609, 2600 Blair Stone Road, Tallahassee, FL

DATE AND TIME: January 11, 2000, 9:00 a.m. – 12:00 Noon

PLACE: DEP Southwest District Office, Conference Rooms A & B, 3804 Coconut Palm Drive, Tampa, FL

DATE AND TIME: January 13, 2000, 9:00 a.m. – 12:00 Noon

PLACE: DEP Central District Office, Conference Rooms A, B and C, 3319 Maguire Boulevard, Orlando, FL

DATE AND TIME: January 20, 2000, 9:00 a.m. – 12:00 Noon

PLACE: DEP Northwest District Office, Conference Rooms 502 C and D, 160 Government Center, Pensacola, FL

DATE AND TIME: January 25, 2000, 9:00 – 12:00 Noon

PLACE: DEP Northeast District Office, Conference Room B, 7825 Baymeadows Way, Suite 200B, Jacksonville, FL

DATE AND TIME: February 2, 2000, 9:00 a.m. – 12:00 Noon

PLACE: DEP South District Office, Conference Rooms 165 C & D, 2295 Victoria Avenue, Fort Myers, FL

DATE AND TIME: February 4, 2000, 9:00 a.m. – 12:00 Noon

PLACE: DEP Southeast District Office, Public Conference Room, 400 North Congress Avenue, 2nd Floor, West Palm Beach, FL

PURPOSE: The workshops will provide an opportunity for small communities to learn about the requirements and benefits of the Grants Program and to receive assistance in completing the forms necessary for them to participate in the Program. Participation will help ensure that the small financially disadvantaged communities with highest priority needs are listed on the initial program priority list. With limited annual funding available, this initial listing may dictate the order in which projects are funded over the next several years.

Further information may be obtained by writing: Department of Environmental Protection, Bureau of Water Facilities Funding, MS 3505, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, or by calling Troy Mullis or Gary Powell, (850)488-8163.

The **Department of Environmental Protection** announces a meeting of the Technical Advisory Committee for Petroleum Storage Tanks (TAC) to which all persons are invited.

DATE AND TIME: Wednesday, January 26, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: Room 1706, Ralph Turlington Education Center, 325 W. Gaines St., Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The TAC will review and discuss a number of topics pertaining to the cleanup of petroleum contaminated sites in Florida.

To obtain a copy of the agenda write: Roger W. Rook, Department of Environmental Protection, Bureau of Petroleum Storage Systems, 2600 Blair Stone Road, MS 4575, Tallahassee, FL 32399-2400 or call (850)921-0896.

If, pursuant to the provisions of the Americans with Disabilities Act, any person requires special accommodations, or is hearing or speech impaired, call Roger W. Rook at least 48 hours in advance.

The **Department of Environmental Protection**, Office of Coastal and Aquatic Managed Areas, Florida Keys National Marine Sanctuary Program announces a public meeting to which all persons are invited:

DATE AND TIME: Tuesday, December 7, 1999, 9:00 a.m. – 5:00 p.m.

PLACE: Key Colony Beach, City Hall, Causeway, Marathon, FL 33050

PURPOSE: The Florida Governor's Office, the Florida Department of Environmental Protection and the Florida Keys National Marine Sanctuary appointed nineteen people to serve as representatives on the advisory council for the Florida Keys National Marine Sanctuary. The Sanctuary Advisory Council, represents diverse business, fishing, conservation, research and other public and private interests throughout Monroe County. They serve a vital two-way communication link between the community and resource managers of the Sanctuary. The Florida Keys National Marine Sanctuary Advisory Council meets every other month, on the third Tuesday.

The agenda for this meeting of the Sanctuary Advisory Council of the Florida Keys National Marine Sanctuary will include reports from the Sanctuary Superintendent, the Department of Environmental Protection and Advisory Council Working Groups. The meeting will also contain an opportunity for public comment.

A copy of the full agenda may be obtained by contacting: June Cradick, P. O. Box 500368, Marathon, Florida 33050, (305)743-2437.

If an accommodation is needed for an attendee with a disability to participate in this activity, please notify June Cradick, (305)743-2437, prior to the event.

The Florida **Department of Environmental Protection, Division of Recreation and Parks** announces a public workshop to which all persons are invited.

DATE AND TIME: Thursday, December 16, 1999, 7:00 p.m. (EST)

PLACE: Fernandina Beach Recreation Center, Conference Room, 2500 Atlantic Avenue, Fernandina Beach, Florida 32034

PURPOSE: To present the current management plan for Amelia Island State Recreation Area to the public.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance of this meeting. Any request for special accommodations can be made by writing: Department of Environmental Protection, Division of Recreation and Parks, District 2 Administration, 4801 S. E. 17th Street, Gainesville, Florida 32641-9299.

The Florida **Department of Environmental Protection, Division of Recreation and Parks** announces a DEP Advisory Group meeting to which all persons are invited.

DATE AND TIME: Friday, December 17, 1999, 9:00 a.m. (EST)

PLACE: Reid House, 11945 Houston Avenue, Jacksonville, Florida 32226

PURPOSE: To discuss the current management plan for Amelia Island State Recreation Area with the DEP Advisory Group.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance of this meeting. Any request for special accommodations can be made by writing: Department of Environmental Protection, Division of Recreation and Parks, District 2 Administration, 4801 S. E. 17th Street, Gainesville, Florida 32641-9299.

DEPARTMENT OF JUVENILE JUSTICE

The **Juvenile Justice Accountability Board** announces a meeting of it's Juvenile Justice Education Policy Task Force and a public hearing, both of which are open to the public.

DATES AND TIMES: Public Hearing – December 15, 1999, 4:30 p.m. CST – adjournment; Meeting – December 16, 1999, 9:00 a.m. – 2:30 p.m. CST

PLACE: Clarion Suites, Sun Ray Room, 20 Via DeLuna, Pensacola, Florida 32561

GENERAL SUBJECT MATTER TO BE CONSIDERED: Vocational programming for youth committed to the Department of Juvenile Justice, school district accountability and funding and the programmatic, fiscal and governance issues associated with the creation of a separate school district. The Task Force is also seeking input from the public regarding these issues.

For more information, contact: Marianna Tutwiler, Juvenile Justice Accountability Board Office, (850)921-5274.

The **Juvenile Justice Accountability Board** announces a meeting which is open to the public.

DATES AND TIMES: December 16, 1999, 2:45 p.m. – 5:30 p.m. CST; December 17, 1999, 9:00 a.m. – 1:00 p.m. CST

PLACE: Clarion Suites Resort and Convention Center, Sun Ray Room, 20 Via DeLuna, Pensacola Beach, FL 32561

GENERAL SUBJECT MATTER TO BE CONSIDERED: Includes progress reports on the following projects in the 1999-2000 work plan: Outcome Evaluation Study; Prevention Outcomes Study; Annual Report and Fact Book; Education Policy Study and the Juvenile Transfers to Adult Court Study. Status report will be received on the following matters pertaining to the Department of Juvenile Justice: Internal Agency Reorganization; LBR for FY 2000-2001; substantive legislative agenda; other program policy or operational initiatives.

For more information, contact: Juvenile Justice Accountability Board Office, (850)922-4377.

DEPARTMENT OF HEALTH

Pursuant to Section 381.90, F.S., The Florida **Health Information Systems Council** will hold a meeting to facilitate the identification, collection, standardization, sharing and coordination of health-related data, including fraud/abuse data and professional and facility licensing data among federal, state, local and private entities.

DATE AND TIME: December 13, 1999, 1:00 p.m. – 3:00 p.m.

PLACE: The Department of Health, Please call Allen Pearman for the location, (850)413-8501 or Suncom 293-8501, Tallahassee, Florida

The **Correctional Medical Authority** announces a Budget and Personnel Committee meeting to be held in Tallahassee, Florida, to which all persons are invited:

DATE AND TIME: December 16, 1999, 10:00 a.m. – 2:00 p.m.

PLACE: Correctional Medical Authority, Building 3917, Conference Room 235T, 4025 Esplanade Way, Capital Circle Office Complex, Tallahassee, Florida 32399, (850)245-4044

PURPOSE: Continued discussion of correctional health care budget and personnel issues.

Pursuant to Chapter 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact staff at least 48 hours prior to the meeting in order to request any special assistance.

The **Department of Health, Division of Medical Quality Assurance** announces a meeting to which all persons are invited.

DATE AND TIME: December 9, 1999, 1:00 p.m. or soon thereafter – 5:00 p.m.

PLACE: Alexander Building, 2020 Capital Circle, S. E., Room 3430, Tallahassee, Florida 32399, (850)488-7176.

PURPOSE: Task Force for the Study of Collaborative Drug Therapy Management.

A copy of the agenda may be obtained by writing: Department of Health, Division of Medical Quality Assurance, 2020 Capital Circle, S. E., BIN #C00, Tallahassee, Florida 32399-3255, or by calling (850)488-7176.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the department at least 48 hours before the workshop/hearing/meeting by contacting (850)488-7176. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the Department with respect to any matter considered at the above-cited meeting or hearing, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Department of Health, Division of Medical Quality Assurance** announces a meeting to which all persons are invited.

DATE AND TIME: December 21, 1999, if necessary, 1:00 p.m. or soon thereafter – 5:00 p.m.

PLACE: Capital Circle Office Complex, 2585 Merchants Row Boulevard, Building 3917, Room 310A, Tallahassee, Florida 32399, (850)488-7176

PURPOSE: Task Force for the Study of Collaborative Drug Therapy Management.

A copy of the agenda may be obtained by writing: Department of Health, Division of Medical Quality Assurance, 2020 Capital Circle, S. E., BIN #C00, Tallahassee, Florida 32399-3255, or by calling (850)488-7176.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the department at least 48 hours before the workshop/hearing/meeting by contacting (850)488-7176. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the Department with respect to any matter considered at the above-cited meeting or hearing, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Department of Health, Division of Medical Quality Assurance**, Florida Board of Medicine Probationers Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, January 13, 2000, 10:00 a.m.

PLACE: Tallahassee Regional Airport, 3300 Capital Circle, S. W., Tallahassee, FL 32310, Telephone (850)891-7800

PURPOSE: To conduct general business of the Committee.

A copy of the agenda may be obtained by writing: Dinah R. Skrnich, Medical Compliance Officer, Department of Health, Division of Medical Quality Assurance, Client Services Unit/HMQAMS, 2020 Capital Circle, S. E., BIN #CO1, Tallahassee, FL 32399-3251.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting, he will need a record of the proceeding, and for such purpose, he may need to insure that a verbatim proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Dinah Skrnich, (850)487-9569, at least 10 calendar days prior to the meeting. If you are hearing or speech impaired, please call Ms. Skrnich using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Board of Chiropractic Medicine** has scheduled a duly noticed meeting, to which all persons are invited to attend:

DATE AND TIME: Friday, December 17, 1999, 9:00 a.m.; Saturday, December 18, 1999, 9:00 a.m. if necessary

PLACE: The Registry Resort, 475 Seagate Drive, Naples, Florida 34103, (941)597-3232

PURPOSE: General Board business.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board of Chiropractic Medicine, (850)487-3052, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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 form which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Ms. Sherra Causey, Professional Regulation Specialist II, Board of Chiropractic Medicine, 2020 Capital Circle, S. E., Bin #C07, Tallahassee, Florida 32399-3257.

The **Department of Health, Board of Nursing** announces will hold the following meeting to which all persons are invited.

DATE AND TIME: December 17, 1999, 9:00 a.m.

PLACE: 2727 Mahan Drive, Tallahassee, FL 32308, Telephone conference

PURPOSE: To reconsider cases, which are a matter, of public record.

A list of cases to be reconsidered may be obtained through written request: Agency for Health Care Administration, 2727 Mahan Drive, Ft. Knox #3 Building, Tallahassee, Florida 32308, Attn.: Reginald D. Dixon, Staff Attorney.

If a person decides to appeal any decision made by the board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal to be based.

A copy of any item on the agenda may be obtained by writing: Dr. Ruth Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Ste. 202, Jacksonville, FL 32207. You will be charged \$.15 per page for the number of copies desired.

The **Department of Health, Board of Nursing** announces will hold the following meeting to which all persons are invited.

DATE AND TIME: December 23, 1999, 9:00 a.m.

PLACE: 2727 Mahan Drive, Tallahassee, FL 32308, Telephone conference

PURPOSE: To reconsider cases which are a matter of public record.

A list of cases to be reconsidered may be obtained through written request: Agency for Health Care Administration, 2727 Mahan Drive, Ft. Knox #3 Building, Tallahassee, Florida 32308, Attn.: Reginald D. Dixon, Staff Attorney.

If a person decides to appeal any decision made by the board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal to be based.

A copy of any item on the agenda may be obtained by writing: Dr. Ruth Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Ste. 202, Jacksonville, FL 32207. You will be charged \$.15 per page for the number of copies desired.

The **Department of Health, Board of Nursing** announces will hold the following meeting to which all persons are invited.

DATE AND TIME: December 28, 1999, 9:00 a.m.

PLACE: 2727 Mahan Drive, Tallahassee, FL 32308, Telephone conference

PURPOSE: To reconsider cases, which are a matter, of public record.

A list of cases to be reconsidered may be obtained through written request: Agency for Health Care Administration, 2727 Mahan Drive, Ft. Knox #3 Building, Tallahassee, Florida 32308, Attn.: Reginald D. Dixon, Staff Attorney.

If a person decides to appeal any decision made by the board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal to be based.

A copy of any item on the agenda may be obtained by writing: Dr. Ruth Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Ste. 202, Jacksonville, FL 32207. You will be charged \$.15 per page for the number of copies desired.

The **Department of Health** and the **Board of Physical Therapy Practice** announces a conference call to which all persons are invited.

DATE AND TIME: December 10, 1999, 8:30 a.m. or soon thereafter

PLACE: Number, Nonsuncom (850)921-5551, Suncom 291-5551

PURPOSE: Education Committee Meeting.

A copy of the agenda may be obtained by writing: Department of Health, Board of Physical Therapy Practice, 2020 Capital Circle, N. E., BIN #C05, Tallahassee, Florida 32399-3255, or by calling the board office, (850)487-2098.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the department at least 48 hours before the workshop/hearing/meeting by contacting the board office, (850)487-2098. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the board with respect to any matter considered at the above-cited meeting or hearing, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Department of Health** and the **Board of Physical Therapy Practice** announces a conference call meeting to which all persons are invited:

DATE AND TIME: December 16, 1999, 8:30 a.m. or soon thereafter

PLACE: Number, Nonsuncom (850)921-5551, Suncom 291-5551

PURPOSE: Full Board Quorum Call.

A copy of the agenda may be obtained by writing: Department of Health, Board of Physical Therapy Practice, 2020 Capital Circle, S. E., BIN #C05, Tallahassee, Florida 32399-3255, or by calling the board office, (850)487-2098.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise

the department at least 48 hours before the workshop/hearing/meeting by contacting the board office, (850)488-0595. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above-cited meeting or hearing, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Department of Health**, Bureau of Emergency Medical Services announces a public meeting to which all persons are invited.

DATE AND TIME: December 14, 1999, 1:00 p.m. – 2:00 p.m.

PLACE: Bureau of Emergency Medical Services, 4025 Esplanade Way, Tallahassee, FL 32301-4881, Toll free number for the conference call 1(800)647-7427

PURPOSE: A committee appointed by the Bureau of Emergency Medical Services is holding its second meeting to assist the Department of Health in implementation of the 1999 trauma legislation which requires the development of criteria for the consultation and transfers of trauma victims between trauma centers and general hospitals.

A copy of the agenda may be obtained by writing: Department of Health, Bureau of Emergency Medical Services, 2020 Capital Circle, Southeast, Bin #C18, Tallahassee, Florida 32301-4811 or by calling Jennie Cruce, (850)245-4444, Extension 2754.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency before December 10, 1999 by contacting: Jennie Cruce, (850)245-4444, Extension 2754. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Purchase Order Number XOO699

The **Department of Health**, Bureau of Emergency Medical Services announces a public meeting to which all persons are invited.

DATE AND TIME: December 15, 1999, 1:00 p.m. – 2:00 p.m.

PLACE: Bureau of Emergency Medical Services, 4025 Esplanade Way, Tallahassee, FL 32301-4881. Toll free number for the conference call: 1(888)860-6808

PURPOSE: A committee appointed by the Bureau of Emergency Medical Services is holding its first meeting to assist the Department of Health in implementation of the 1999 trauma legislation. The committee will assist with development of partnerships between trauma centers and other acute care hospitals as part of the state trauma system.

A copy of the agenda may be obtained by writing: Department of Health, Bureau of Emergency Medical Services, 2020 Capital Circle, Southeast, Bin #C18, Tallahassee, Florida 32301-4811 or by calling Susan McDevitt, (850)245-4440.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency before December 10, 1999 by contacting: Susan McDevitt, (850)245-4440. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Purchase Order Number XOO699

The **Department of Health**, Bureau of Emergency Medical Services announces a public meeting to which all persons are invited.

DATE AND TIME: December 15, 1999, 2:00 p.m. – 4:00 p.m.

PLACE: Bureau of Emergency Medical Services, Capital Circle Office Center, Building 3916, Third Floor, Tallahassee, FL 32399

PURPOSE: A committee appointed by the Bureau of Emergency Medical Services is holding its first meeting to assist the Department of Health in implementation of the 1999 trauma legislation and continuation of the study to improve the state's trauma system through expanding the number of trauma agencies statewide.

A copy of the agenda may be obtained by writing: Department of Health, Bureau of Emergency Medical Services, 2020 Capital Circle, S. E., BIN #C18, Florida 32399-1738 or by calling Fred Williams, (850)245-4440, Ext. 2727.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency before December 9, 1999 by contacting: Fred Williams, (850)245-4440, Ext. 2727. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Purchase Order Number XOO699

The **Department of Health**, Bureau of Emergency Medical Services announces a public meeting to which all persons are invited.

DATE AND TIME: January 10, 2000, 1:00 p.m. – 2:00 p.m.

PLACE: Bureau of Emergency Medical Services, 4025 Esplanade Way, 3rd Floor, Tallahassee, FL 32301-4881, conference call 1(888)860-6808

PURPOSE: A subcommittee appointed by the Bureau of Emergency Medical Services is holding a telephone conference call to assist the Department of Health in

implementation of the 1999 legislative requirement to review the current assignment of counties to trauma service areas during the year 2000.

A copy of the agenda may be obtained by writing: Department of Health, Bureau of Emergency Medical Services, 2020 Capital Circle, S. E., BIN #C18, Tallahassee, Florida 32399-1738 or by calling: Karen White, (850)245-4440, Ext. 2758.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency before January 1, 2000, by contacting: Karen White, (850)245-4440, Ext. 2758. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Purchase Order Number XOO699

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The Family Preservation and Support Coalition Executive Committee, sponsored by the District 12, **Department of Children and Family Services** announces a public meeting to which all persons are invited.

DATE AND TIME: December 6, 1999, 9:00 a.m.

PLACE: Healthy Communities, 655 N. Clyde Morris Boulevard, Suite A, Daytona Beach, Florida

PURPOSE: Regular Business Meeting.

A copy of the agenda may be obtained by writing: Family Preservation and Support, Department of Children and Family Services, 210 North Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Lynn Kennedy.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.) please notify Lynn Kennedy, (904) 226-7826, at least 48 hours in advance of the meeting. Hearing impaired please use Florida Relay 1(800)955-8771.

The **Department of Children and Family Services**, District Ten, Health and Human Services Board will conduct the following committee meeting during the month of December:

The Developmental Services Family Care Council announces a public meeting to which you are invited to attend:

DATE AND TIME: December 10, 1999, 10:00 a.m.

PLACE: Department of Children and Family Services, District Office, 201 W. Broward Blvd., Suite 104-B, Ft. Lauderdale, Florida 33301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues relating to clients who are developmental disabled.

A copy of the agenda may be obtained by writing: Scott Silverman, Management Review Specialist, Regional Office, 201 W. Broward Blvd., Suite 406, Ft. Lauderdale, FL 33301.

Anyone requiring a special accommodation to participate in this meeting is requested to advise District Administration, Scott Silverman, at least 5 working days before the meeting, (954)467-4298 or (954)467-4509 (TDD).

The Florida **Commission on Mental Health and Substance Abuse** announces a meeting to which all persons are invited.

DATE AND TIME: December 13, 1999, 9:00 a.m. – 5:00 p.m.

PLACE: Rooms A, B and C, Westside Conference Center, Louis de la Parte, Florida Mental Health Institute, University of South Florida, 13301 Bruce B. Downs Blvd., Tampa, Florida

PURPOSE: The agenda will provide for public testimony on the functioning, staffing, financing, quality and effectiveness of the publicly supported mental health and substance abuse system, the behavioral health needs of older persons and priority populations. Written testimony may also be sent to the address below.

In accordance with the Americans with Disabilities Act, persons needing an accommodation to participate in this meeting should contact: Denise Putnal, prior to the meeting, Department of Children and Family Services, 1317 Winewood Boulevard, Building 3, Room 102, Tallahassee, FL 32399-0700, Telephone (850)922-4272, Suncom 292-4272 or call via the Florida Relay Service, 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing the department at the above address.

The Florida **Department of Children and Family Services** announces meetings of the District 8, Health and Human Services Board Subcommittees to which all interested parties are invited.

Developmental Services and Gulf Coast Center

DATE AND TIME: Not Meeting

Children's Services

DATE AND TIME: Not Meeting

Economic Self-Sufficiency

DATE AND TIME: December 13, 1999, 12:30 p.m.

PLACE: SouthTrust Bank, 401 Taylor Street, Punta Gorda, FL G. Pierce Wood, Adult Mental Health and Substance Abuse Services, Children's Substance Abuse Services

DATE AND TIME: December 13, 1999, 11:30 a.m.

PLACE: Charlotte Community Mental Health, 1700 Education Avenue, Conference Room, Punta Gorda, FL

PURPOSE: Monthly committee meetings.

A copy of the agenda may be obtained by contacting: Department of Children and Family Services, Planning and Evaluation, 2295 Victoria Avenue, Fort Myers, Florida 33901, in writing or by telephone (941)338-1435, one week prior to meeting.

In accordance with the Americans With Disabilities Act, persons needing an accommodation to participate in the meetings should contact the Consumer Relations Unit at (941)338-1431 or 1(800)342-0825. Florida Relay Service 1(800)955-8770 (Voice), 1(800) 955-8771 (TDD).

The District 14, **Department of Children and Family Services**, Health and Human Services Board announces the following meeting to which all persons are invited.

Advisory Community-Based Care Council meeting.
DATE AND TIME: Thursday, December 16, 1999, 3:00 p.m.
PLACE: Fort Meade Community Center, 10 S. W. Third Street, Fort Meade, FL
PURPOSE: To plan for community-based care in District 14.
For copies of the agenda, further information, or persons needing accommodation to participate in these conference call please contact: Patty Harrison, (941)619-4100, Extension 157, 1(800)342-0825 or TDD (941)648-3337.

FLORIDA'S COMMISSION ON RESPONSIBLE FATHERHOOD

The Florida **Commission on Responsible Fatherhood** announces the following meeting to which all interested parties are invited to attend.

The meeting will be held at the following time and location:
DATES AND TIMES: December 6, 1999, 8:00 a.m. – 5:00 p.m.; December 7, 1999, 8:00 a.m. – 12:00 Noon
PLACE: Doubletree Inn, 101 S. Adams Street, Tallahassee, Florida 32301, Telephone (850)224-5000, Fax (850)224-1168
PURPOSE: The Commission on Responsible Fatherhood will be having a business meeting and will take public testimony on all issues concerning responsible fatherhood.
Public Testimony will begin at 11:00 a.m. and will conclude at 12:00 noon on December 6, 1999.
Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Ms. Kathy Collins at the Commission on Responsible Fatherhood, (850)488-4952, at least five calendar days prior to the meeting.

FLORIDA AUTOMOBILE JOINT UNDERWRITING ASSOCIATION

The **Florida Automobile Joint Underwriting Association** announces a meeting to which all persons are invited:
Claim Review Committee
DATE AND TIME: December 7, 1999, 10:00 a.m.
PLACE: Tampa Airport Marriott, Tampa, Florida
PURPOSE: To organize the upcoming servicing carrier claim review.

Additional information may be obtained from: Lisa Blackwell Stoutamire, FAJUA, 1113 E. Tennessee St., Suite 401, Tallahassee, FL 32308.

TECHNOLOGY RESEARCH AND DEVELOPMENT AUTHORITY

The **Technological Research and Development Authority** (TRDA) announces a meeting of its Board of Directors to which all persons are invited to participate.

DATE AND TIME: December 7, 1999, 3:00 p.m.
PLACE: Holmes Regional Medical Center, Physician's Dining Room, 1350 Hickory Street, Melbourne, FL
PURPOSE: General Bimonthly Board Meeting.
A copy of the agenda may be obtained by contacting: Linda D. Lundy, TRDA Office Manager, (407)269-6330 or llundy@trda.org.

FLORIDA WORKERS COMPENSATION APPEALS BOARD

The **Florida Workers Compensation Appeals Board** announces a meeting to which all persons are invited:

DATE AND TIME: December 9, 1999, 9:00 a.m. – 3:00 p.m.
PLACE: Embassy Suites, 1100 S. E. 17th Street, Fort Lauderdale, Florida 33316, Telephone (954)527-2700
PURPOSE: To provide a mechanism by which aggrieved parties may obtain a review of the application of the rules of the workers' compensation system to their individual workers' compensation policies.

FLORIDA CENTER FOR SOLID AND HAZARDOUS WASTE MANAGEMENT

The **Florida Center for Solid and Hazardous Waste Management Advisory Board** is holding the Quarterly Meeting to which all interested parties are invited:

DATE AND TIME: December 10, 1999, 9:00 a.m. – 2:00 p.m.
PLACE: Orlando Airport Radisson, 5555 Hazeltine National Drive, Orlando, Florida
For Further Information please call (352)392-6264.

HEALTHY KIDS

The **Florida Healthy Kids Corporation** announces the Board of Directors meeting to which all persons are invited to attend.

DATE AND TIME: December 14, 1999, 2:00 p.m. – 3:00 p.m.
PLACE: The Capitol, Plaza Level 11, Tallahassee, Florida
PURPOSE: Meeting of the Board of Directors.
Further details and an agenda for the meeting may be obtained by contacting: Amber Floyd, Florida Healthy Kids Corporation, (850)224-KIDS (5437), Extension 6122.

PINELLAS WAGES COALITION

NOTICE OF CHANGE – The **Pinellas WAGES Coalition** announces the following change in the November committee meeting:

DATE AND TIME: Tuesday, December 14, 1999, 9:00 a.m.
PLACE: The Department of Children and Family Services, 4140 49th Street, North, Small Conference Room, St. Petersburg, Florida

PURPOSE: Regular meeting of the Hardship Review Commission Steering Committee of the Pinellas WAGES Coalition

ISSUES TO BE DISCUSSED: Hardship Exemptions.
Members of the public are invited to attend and to be heard. Agendas can be obtained 7 days in advance of the meeting at 13770 58th Street, North, Suite 304, Clearwater, FL 33760 or by calling (727)507-6197.

Any person wishing to appeal any decision made by the Pinellas WAGES Coalition’s Steering Committee with respect to any matter considered at such meeting will need a record of the proceedings and, for such purpose, may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which the appeal is to be based. The inclusion of this statement does not create or imply a right to appeal any decision made at this meeting if the right to an appeal does not exist as a matter of law or policy.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this proceeding is asked to advise the agency sending the notice no later than three working days prior to the proceeding at the address given on the notice, Telephone (813)507-6197.

Section VII
Notices of Petitions and Dispositions
Regarding Declaratory Statements

NONE

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

CALL FOR BIDS

Made by Florida Gulf Coast University, on behalf of the State of Florida, Board of Regents.

PROJECT NAME AND NUMBER: North Lake Outdoor Recreation Area – Phase I – BR-1016

QUALIFICATION: All Bidders must be qualified at the time of bid opening in accordance with the Instructions to Bidders, article B-2. Sealed bids will be received on:

DATE AND TIME: Wednesday, January 5, 2000, until 2:00 p.m., Local Time

PLACE: 10501 FGCU Blvd., South, Campus Support Complex, Meeting Room 2, Florida Gulf Coast University, Fort Myers, Florida 33965-6565, at which time and place they will be publicly opened and read aloud.

PROPOSAL: Bids must be submitted in full and in accordance with the requirements of the drawings and Project Manual which may be obtained or examined at the office of the:

ARCHITECT/ENGINEER: Johnson Engineering, Inc., 2158 Johnson Street, Fort Myers, Florida 33902-1550, Telephone (941)334-0046.

MINORITY PROGRAM: Bidders are encouraged to utilize Minority Business Enterprises certified by the Minority Business Advocacy and Assistance Office, Department of Labor and Employment Security. Consideration will be given to the percentage of participation, as described in the Instructions to Bidders, in the award of the contract.

PRE-SOLICITATION/PRE-BID MEETING: Bidders are encouraged to attend the pre-solicitation/pre-bid meeting. Minority Business Enterprise firms are invited to attend to become familiar with the project specifications and to become acquainted with contractors interested in bidding the project. The meeting has been scheduled for:

DATE AND TIME: Wednesday, December 15, 1999, 10:00 a.m., Local Time

PLACE: 10501 FGCU Blvd., South, Campus Support Complex, Meeting Room 2, Florida Gulf Coast University, Fort Myers, Florida 33965-6565

DEPOSIT: \$50.00 per set of drawings and Project Manual is required with a limit of three (3) sets per general contractor or prime bidder; and two (2) sets of drawings and Project Manuals for plumbing, heating/ventilating/air conditioning and electrical contractors acting as subcontractors.

REFUND: The deposit shall only be refunded to those general contractors, prime bidders, or plumbing, heating/ventilating/air conditioning and electrical contractors acting as either prime or subcontractors, who after having examined the drawings and specifications:

- a. submit a bona fide bid, or
- b. provide written evidence that they have submitted bids as subcontractors for plumbing, heating/ventilating/air conditioning, or electrical work and who return the drawings and Project Manual in good condition within fifteen (15) days after receipt of bids.

PURCHASE: Full sets of bidding documents may be examined at the Architect/Engineer's office and local plan rooms. Full sets may be purchased through the Architect/Engineer for \$50.00 per set for the printing and handing cost. Partial sets may be purchased at \$1.50 per sheet of the drawings and \$20.00 per copy of the Project Manual, and are sold subject to the provisions of article B-27 of the Instructions to Bidders.

PUBLIC ENTITY CRIMES: As required by Section 287.133, Florida Statutes, a contractor may not submit a bid for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The successful contractor 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.

INVITATION TO BID

The School Board of Broward County, Florida
Competitive sealed bids will be received by the Purchasing Department until the date and time shown for the following:

BID NUMBER: 20-155B

BID TITLE: CLEANING CHEMICALS FOR CAFETERIAS

DUE DATE AND TIME: December 20, 1999 on or before 2:00 p.m.

LOCATION OF BID OPENING: Purchasing Department, 7720 W. Oakland Park Boulevard, Suite 323, Sunrise, Florida 33351-6704

CONTRACT TERM: Date of award through December 31, 2001

ESTIMATED DOLLAR VALUE OF THE BID: \$150,000.00

CONTACT PERSON: Charles V. High, C.P.M., A.P.P.

TELEPHONE NUMBER: (954)765-6107

FAX NUMBER: (954)768-8911

E-MAIL: chigh@browardschools.com

WEBSITE: <http://www.browardschools.com>

Department – Purchasing

DEPARTMENT OF CORRECTIONS

CANCELLATION

The Bureau of Facilities Services, Department of Corrections is canceling its Advertisement for Bids for project No. GR-08-AG to construct one (1) 12" (inch) Farm Well with pump and an option for a second 12" well at DeSoto Correctional Institution in Arcadia, Florida.

DEPARTMENT OF ELDER AFFAIRS

Request for Information

Programmatic Support and Volunteer Management Services
The Florida Department of Elder Affairs SHINE program is seeking sources interested in providing Programmatic Support and Volunteer Management Services within the Dade and Monroe County Planning and Service Area. Prospective sources must be established and connected within the Aging Network. If a contract is awarded for this effort, the Department anticipates a duration of not less than one year (with two one-year renewal options pending continued funding). However, contract duration could change. The anticipated amount of said contract will not exceed \$40,000. Programmatic Support and Volunteer Management Services consists of the following tasks:

1. Program planning
2. Volunteer management including recruitment, support and recognition
3. Support for volunteer orientation and training events
4. Publicity development
5. Program reporting and data collection
8. Reimbursement for volunteer expenses
9. Support for Medicare + Choice programs and initiatives
10. Maintain memorandum of understanding with local Elder Helpline to support SHINE referrals

Deadline: December 10, 1999

Contact: Department of Elder Affairs, Attention: Nicole Hargraves, 4040 Esplanade Way, Suite 215, Tallahassee, FL 32399-7000

The responses to this Request for Information (RFI) will be used to identify those agencies that are qualified and interested in providing Programmatic Support and Volunteer Management Services for the SHINE program in the Dade and Monroe County Planning and Service Area. The Department does not plan to award a contract or pay for information provided as a result to this request. This RFI is a preliminary step to the release of a Request for Proposal (RFP) in the near future. Receipt of a "no response" by the deadline specified in this RFI shall constitute a "not interested" response.

DEPARTMENT OF MANAGEMENT SERVICES

PUBLIC ANNOUNCEMENT OF A/E SELECTION RESULTS

The Department of Management Services, Building Construction, announces that on the date listed below, authority was issued to negotiate and enter into a contract for Professional Services in accordance with the Consultants Competitive Negotiation Act for the following:

DATE: November 8, 1999
 NAME OF CLIENT AGENCY: Judicial Branch
 PROJECT NUMBER: JB-99030000
 PROJECT NAME: 1st District Court of Appeal Annex, Duval County

1. Rink Reynolds Diamond Fisher Architects, P.A., Jacksonville/DLRGroup, Inc., Orlando
2. Hellmuth, Obata + Kassabaum, Inc., Tampa/PappasJSA Architects, Inc., Jacksonville
3. KBJ Architects, Inc., Jacksonville/Spillis Candella & Partners, Inc., Coral Gables

HILLSBOROUGH COUNTY AVIATION AUTHORITY

NOTICE TO PROFESSIONAL CONSULTANTS

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Florida Statutes 287.055, Letters of Interest from Engineering firms or individuals desiring to render Professional Services for the following project at Vandenberg Airport, Tampa, Florida:

NEW RUNWAY 5-23, APRONS AND ASSOCIATED TAXIWAY – PHASE 6 AND CONSTRUCTION OF AREA "C" T-HANGERS

Services to be furnished shall include, but not be limited to, engineering design and surveys related to civil, electrical, taxiway, aprons and pre-manufactured aircraft hangers; geotechnical testing; assistance during the advertising, bid and award phase; and basic engineering services and resident inspection during construction. A more detailed scope of services will be included in the formal request for proposals.

Qualified Consultants desiring consideration for this Project must give written notification in the form of a Letter of interest to: William J. Conners, Jr., Senior Director of Planning and Development, Hillsborough County Aviation Authority, Post Office Box 22287, Tampa, Florida 33622.

Interested parties may inquire as to project description, details and required data submissions to: William J. Connors, Jr., Senior Director of Planning and Development, Telephone (813)870-8704. Only a letter expressing interest in receiving the formal request for proposals is required at this time. Subsequent to receiving Letters of Interest a Request for Proposals will be sent to all respondents and adequate response time set forth in that package.

A MANDATORY Pre-Proposal Conference will be held on Tuesday, December 14, 1999, 2:00 p.m., Local Time, Hillsborough County Aviation Authority, Landside Terminal Building, Third Floor, Blue Side, Tampa International Airport, Tampa, FL. Details of this conference will be included in the Request for Proposals.

Replies to this Notice must be received at or before 5:00 p.m., Local Time, Wednesday, December 8, 1999.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

By: /s/ Louis E. Miller
 Louis E. Miller, Executive Director

DEPARTMENT OF MILITARY AFFAIRS

REQUEST FOR PROPOSALS

The State of Florida, Department of Military Affairs requests qualifications from firms to provide services as follows: Planning, design and contract administration for renovations to the existing St. Petersburg, Florida National Guard Armory (approximately 23,000 SF). The renovations will include, but not be limited to the following:

1. New kitchen facilities
2. New A/C system
3. Electrical and plumbing upgrades
4. Expand toilets, showers and locker rooms
5. Window replacement
6. Roof replacement
7. ADA improvements
8. Expand storage areas
9. Upgrade interior finishes
10. Interior and exterior painting
11. Upgrade site parking areas
12. Miscellaneous

Selection of finalists for interview will be held in accordance with Chapter 60D-2, Florida Administrative Code, complying with requirements of Section 287.055, Florida Statutes. Finalists may be required to make oral presentations, and the Selection Committee may reject all proposals and stop the selection process at any time.

INSTRUCTIONS

Applicants desiring to provide these services shall apply for consideration by submitting an original and three copies of the following:

1. Letter of interest detailing the firm's competence in various aspects of the discipline. Include a list of sample projects.
2. A current Professional Qualifications Supplement and Financial Statement. The latest form may be obtained from the Department of Management Services.
3. A copy of the firm's current Florida Professional Registration Certification.
4. A current SF-254.
5. A current SF-255 with resumes of proposed personnel to be assigned.
6. For corporations only, a copy of the current Corporate Charter Certificate showing validation date and designation of professionals qualifying the corporation to practice in the discipline for which it is applying.

Submittals must be received by 4:30 p.m., December 22, 1999, and should be mailed to: Lieutenant Colonel Jeffrey W. Hetherington or Major William Harding, Department of Military Affairs, Construction and Facility Management Office, 2305 State Road 207 (32086), Post Office Box 1008, St. Augustine, Florida 32085, Telephone (904)823-0280.

Facsimile (FAX) submittals are not acceptable and will not be considered. Applicants that do not comply with these instructions or those that do not include the requested data will not be considered. Any protests of the selection must be made within 72 hours of posting the selection results. If no protest is received within 72 hours, contract award and negotiation will proceed with the selected firms. Selection results will be published in the Florida Administrative Weekly.

**Section XII
Miscellaneous**

DEPARTMENT OF BANKING AND FINANCE

NOTICE OF FILINGS

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following application. Comments may be submitted to the Director, Division of Banking, 101 East Gaines Street, Suite 636, Fletcher Building, Tallahassee, Florida 32399-0350, for inclusion in the official record without requesting a hearing; however, any person may request a public hearing by filing a petition with the Clerk, Legal Division, Department of Banking and Finance, 101 East Gaines Street, Suite 526, Fletcher Building, Tallahassee, Florida 32399-0350, pursuant to provisions specified in Chapter 3C-105.100, Florida

Administrative Code. Petition must be received by the Clerk within twenty-one (21) days of publication of this notice, by 5:00 p.m., December 24, 1999:

EXPANDED FIELD OF MEMBERSHIP

Name and Address of Applicant: Knight-Ridder/Miami Herald Credit Union, One Herald Plaza, Miami, Florida 33132

Expansion Includes: Muvico Theaters, Inc., who are paid from Fort Lauderdale, Florida; and adds Employer and Employees of Florida Restaurant Development Corp., DBA Church's Chicken of South Florida, who are paid from Miami, Florida.

Received: November 16, 1999

Correspondent and Telephone Number: Cecilia Novak, Vice President of Operations, (305)376-2181.

DEPARTMENT OF INSURANCE

**IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA
CASE NO.: 99-5065**

In Re: The Receivership of VANTAGE HEALTHCARE, INC., a Florida Health Maintenance Organization.

NOTICE TO ALL POLICYHOLDERS, CREDITORS, AND CLAIMANTS HAVING BUSINESS WITH VANTAGE HEALTHCARE, INC.

You are hereby notified that by order of the Circuit Court of the Second Judicial Circuit, in and for Leon County, Florida, entered the 14th day of September, 1999, the Department of Insurance of the State of Florida was appointed as Receiver of VANTAGE HEALTHCARE, INC., and was ordered to liquidate the assets of said company.

Policyholders, claimants, creditors, and other persons in this State having claims against the assets of VANTAGE HEALTHCARE, INC. shall present such claims to the Receiver on or before 11:59 p.m., September 14, 2000 or such claims shall be forever barred.

Requests for forms for the presentation of such claims and inquiries concerning this Receivership should be addressed to: The Division of Rehabilitation and Liquidation, Florida Department of Insurance, Receiver for VANTAGE HEALTHCARE, INC., Post Office Box 10280, Tallahassee, Florida 32302-2280.

DEPARTMENT OF COMMUNITY AFFAIRS

**NOTICE OF APPROVAL FOR PRESERVATION
2000 FUNDS**

The Florida Communities Trust (Trust) reviewed and approved project plans for land acquisition projects submitted under the Trust Preservation 2000 Program, P8A funding cycle. The project plans were reviewed in accordance with Rule 9K-4.011, F.A.C., at its November 30, 1999, meeting by the Trust governing body, which authorized that the project plans be approved, that the Chair execute the agreements for

acquisition of the project sites and all other documents necessary to close the projects and that funds be released as follows:

Project: 98-003-P8A/Southeast Intracoastal Waterway Park
Grantee: St. Johns County

Amount of Approved Funds: the lesser of 99.87% of the final total project costs, or \$2,713,433.00, contingent on final approval of the management plan by FCT staff.

Project: 98-005-P8A/Mobbly Bayou Wilderness
Grantee: City of Oldsmar

Amount of Approved Funds: the lesser of 100% of the final total project costs, or \$1,415,000.00, contingent on final approval of the management plan by FCT staff.

Project: 98-033-P8A/Fort Fanning Heritage Park
Grantee: City of Fanning Springs

Amount of Approved Funds: the lesser of 100% of the final total project costs, or \$1,266,800.00, contingent on final approval of the management plan by FCT staff.

Project: 98-065-P8A/Shingle Creek Recreational Preserve
Grantee: Osceola County and City of Kissimmee

Amount of Approved Funds: the lesser of 88% of the final total project costs, or \$4,381,714.00, contingent on final approval of the management plan by FCT staff.

Project: 98-071-P8A/Bluefield Ranch
Grantee: St. Lucie County

Amount of Approved Funds: the lesser of 50% of the final total project costs, or \$1,691,699.70, contingent on final approval of the management plan by FCT staff.

Project: 98-072-P8A/Oak Shores Reclamation
Grantee: Sarasota County

Amount of Approved Funds: the lesser of 40% of the final total project costs, or \$1,433,840.00, contingent on final approval of the management plan by FCT staff.

Project: 98/076-P8A/Melbourne Beach Loggerhead Park
Grantee: Town of Melbourne Beach

Amount of Approved Funds: the lesser of 100% of final total project costs, or \$360,522.40, contingent on final approval of the management plan by FCT staff.

Project: 98-102-P8A/Devils Hammock Phase I
Grantee: Levy County

Amount of Approved Funds: the lesser of 100% of the final total project costs, or \$5,060,000.00, contingent on final approval of the management plan by FCT staff.

NOTICE OF ADMINISTRATIVE HEARING RIGHTS

Any person with substantial interests that are or may be determined by the approval of funds for projects by the Trust has a right to an informal administrative proceeding pursuant to Section 120.57(2), F.S., if the person does not dispute issues of material fact raised by this decision. If an informal proceeding is held, the petitioner will have the opportunity to be represented by counsel, to present to the agency written or

oral evidence in opposition to the Trust action, or to present a written statement challenging the legal grounds upon which the Trust is justifying its actions.

Alternatively, any person with substantial interests that are or may be determined by the approval of funds for projects by the Trust has a right to a formal administrative hearing pursuant to Section 120.57(1), F.S., if the person disputes any issues of material fact stated in this decision. At a formal hearing the petitioner may be represented by counsel, and will have the opportunity to present evidence and argument on all the issues involved, to conduct cross-examination and submit rebuttal evidence, to submit proposed findings of fact and orders, and to file exceptions to any order or hearing officer's recommended order.

If a person with a substantial interest desires either an informal proceeding or a formal hearing, the person must file with the Trust Clerk a written response or pleading entitled "Petition for Administrative Proceedings" within 21 calendar days of the publication date of this notice of final agency action. The petition must be in the form required by Rule 9K-1.008, FAC. A petition is filed when it is received by the Trust Clerk, 2555 Shumard Oak Boulevard, Tallahassee, FL 32399-2100. A petition must specifically request an informal proceeding or a formal hearing, it must admit or deny each material fact contained in this decision, and it must state any defenses upon which the petitioner relies. If the petitioner lacks knowledge of a particular allegation of fact, it must so state and that statement will operate as a denial.

Any person with substantial interests that are or may be determined by the approval of funds for projects by the Trust waives the right to an informal proceeding or a formal hearing if a Petition for Administrative Proceeding is not filed with the Trust Clerk within 21 days of the date of publication of the notice of final agency action.

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, Bering Truck Distribution, LLC, intends to allow the establishment of Bering of South Florida, as a dealership for the sale of Bering class 3 through 8 truck, 6767 N. W. 74th Avenue, Miami (Dade County), Florida 33166, on or after November 17, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Bering Truck Distribution, LLC is Shlomo Ben-Tov, 6767 N. W. 74th Avenue, Miami, Florida 33166.

The notice indicates an 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: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Peter Prout, Vehicle Compliance Manager, Bering Truck Corporation, 100 Bering Plaza, Front Royal, VA 22630.

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, DaimlerChrysler Corporation, intends to allow the establishment of Crystal Motor Car Co., Inc. d/b/a Crystal Jeep, as a dealership for the sale of Dodge vehicles, 1005 South Suncoast Boulevard, Homosassa (Citrus County), Florida 34448, on or after December 19, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Crystal Motor Car Co., Inc. d/b/a Crystal Jeep are: dealer operator: Steven D. Lamb, 1005 South Suncoast Boulevard, Homosassa, Florida 34448; principal investor(s): Crystal Automotive Group, Inc., Steven D. Lamb, Kennedy Smith, 1035 South Suncoast Boulevard, Homosassa, Florida 34448; Steven D. Lamb, 726 S. W. Kingsby Drive, Crystal River, Florida 34429.

The notice indicates an 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: Mr. Ronald D. Reynolds, Administrator, Dealer

License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: J. K. Wheeler, Zone Manager, DaimlerChrysler Motors Corporation, 8000 South Orange Blossom Trail, Orlando, Florida 32809-7699.

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 the Relocation of a Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that General Motors Corporation, intends to allow the relocation of First Team Cadillac-Oldsmobile, Ltd., d/b/a Don Mealey Cadillac Oldsmobile a dealership for the sale of Oldsmobile and Cadillac vehicles, from its present location at 3700 Highway 17-19 South, Sanford (Seminole), Florida 32773-5614, to a proposed location at 670 North Highway 17-92, Longwood (Seminole County), Florida 32750, on or after November 18, 1999.

This is also the result of a change of the d/b/a (fictitious) name of Don Mealey Cadillac-Oldsmobile to Courtesy Cadillac-Oldsmobile.

The notice indicates an intent to relocate the franchise 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, as amended by Chapter 88-395, Laws of Florida, 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: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Ms. Jody L. Huey, Dealer Contractual Manager, General Motors Corporation, 100 Renaissance Center, Mail Code 482-A07-C66, Detroit, MI 48265-1000.

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 relocation of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

AGENCY FOR HEALTH CARE ADMINISTRATION

CERTIFICATE OF NEED

GRACE PERIOD LETTERS OF INTENT

The Agency For Health Care Administration received and accepted the following letters of intent for the December 1, 1999, application filing date for the nursing home batching cycle:

County: Gadsden District: 2
 Date Filed: November 17, 1999 LOI#: N991120
 Facility/Project: Life Care Health Resources, Inc.
 Applicant: Life Care Health Resources, Inc.

Project Description: Construct up to a 60 bed community nursing home

County: Gadsden District: 2
 Date Filed: November 16, 1999 LOI#: N991121
 Facility/Project: Riverchase Care Center
 Applicant: RHA/Florida Operations, Inc.

Project Description: Add 60 nursing home beds to Riverchase Care Center, an existing 120 bed facility

County: Holmes District: 2
 Date Filed: November 17, 1999 LOI#: N991122
 Facility/Project: Life Care Health Resources, Inc.
 Applicant: Life Care Health Resources, Inc.

Project Description: Construct up to a 60 bed community nursing home

County: Jackson District: 2
 Date Filed: November 17, 1999 LOI#: N991123
 Facility/Project: Life Care Health Resources, Inc.
 Applicant: Life Care Health Resources, Inc.

Project Description: Construct up to a 60 bed community nursing home

County: Washington District: 2
 Date Filed: November 17, 1999 LOI#: N991124
 Facility/Project: Life Care Health Resources, Inc.
 Applicant: Life Care Health Resources, Inc.

Project Description: Construct up to a 60 bed community nursing home

County: Highlands District: 6
 Date Filed: November 17, 1999 LOI#: N991125
 Facility/Project: Life Care Health Resources, Inc.
 Applicant: Life Care Health Resources, Inc.

Project Description: Construct up to a 52 bed community nursing home

County: Brevard District: 7
 Date Filed: November 17, 1999 LOI#: N991126
 Facility/Project: Life Care Health Resources, Inc.

Applicant: Life Care Health Resources, Inc.
 Project Description: Construct up to a 60 bed community nursing home

County: Brevard District: 7
 Date Filed: November 16, 1999 LOI#: N991127
 Facility/Project: Senior Care Group, Inc.
 Applicant: Senior Care Group, Inc.

Project Description: Construct up to a 64 bed community nursing home

County: Lee District: 8
 Date Filed: November 17, 1999 LOI#: N991128
 Facility/Project: Life Care Health Resources, Inc.
 Applicant: Life Care Health Resources, Inc.

Project Description: Construct up to an 83 bed community nursing home

If requested within 14 days after notice that an application has been filed, a public hearing may be held at the local level within 21 days after January 5, 2000, the date the application is scheduled to be deemed complete. Tentative dates for hearings will be published on December 30, 1999.

Notice of Correction:
 There are two corrections to dates published in the November 12, 1999 edition of the Florida Administrative Weekly for the home batching cycle with a December 1, 1999 application filing date:

1. The date applications are scheduled to be deemed complete, which was published as December 8, 1999, was in error. The correct date is January 5, 2000.
2. The date of publication for the tentative dates for public hearings, which was published as October 30, 1999, was in error. The correct date is December 30, 1999.

AHCA Purchase Order Number S5900H00396

CERTIFICATE OF NEED

EXEMPTIONS

The Agency For Health Care Administration authorized the following exemptions pursuant to Section 408.036(3), Florida Statutes:

County: Palm Beach District: 9
 ID #: 9700313C Issue Date: 10/19/99
 Facility/Project: St. Mary's Medical Center
 Applicant: Intracoastal Health Systems, Inc.

Project Description: Construct a new children's hospital wing
 Proposed Project Cost: \$13,100,000 Equipment Cost:

County: Orange District: 7
 ID #: 9900260A Issue Date: 11/15/99
 Facility/Project: Arnold Palmer Hospital
 Applicant: Orlando Regional Healthcare System, Inc.

Project Description: Interior renovations to add space for 3 add. labor/delivery/recovery rms.

Proposed Project Cost: \$853,000 Equipment Cost:

County: Hillsborough District: 6
 ID #: 9900451 Issue Date: 11/3/99
 Facility/Project: South Bay Hospital
 Applicant: Sun City Hospital, Inc.
 Project Description: Install a General Electric Advents LCA Medical Angiographic Imaging Suite
 Proposed Project Cost: \$1,355,000 Equipment Cost:
 County: Orange District: 7
 ID #: 9900452 Issue Date: 11/3/99
 Facility/Project: Orlando Regional Medical Center
 Applicant: Orlando Regional Healthcare System, Inc.
 Project Description: Renovations on 5B in the Cardiology Unit & addition of code required items
 Proposed Project Cost: \$216,513 Equipment Cost:
 County: Duval District: 4
 ID #: 9900457 Issue Date: 11/5/99
 Facility/Project: Memorial Hospital Jacksonville
 Applicant: Memorial Healthcare Group, Inc.
 Project Description: Renovate the existing surgery department
 Proposed Project Cost: \$1,200,000 Equipment Cost:
 County: Orange District: 7
 ID #: 9900458 Issue Date: 11/5/99
 Facility/Project: Health Central
 Applicant: West Orange Healthcare District
 Project Description: Facility renovations
 Proposed Project Cost: \$880,000 Equipment Cost:
 County: Charlotte District: 8
 ID #: 9900459 Issue Date: 11/5/99

Facility/Project: Charlotte Regional Medical Center
 Applicant: Punta Gorda HMA, Inc.
 Project Description: Add a pre and post procedure holding area
 Proposed Project Cost: \$200,000 Equipment Cost:
 County: Hillsborough District: 6
 ID #: 9900462 Issue Date: 11/5/99
 Facility/Project: University Community Hospital
 Applicant: University Community Hospital, Inc.
 Project Description: Replacement of MRI equipment
 Proposed Project Cost: \$2,150,000 Equipment Cost:
 County: Alachua District: 3
 ID #: 9900464 Issue Date: 11/10/99
 Facility/Project: North Florida Regional Medical Center
 Applicant: North Florida Regional Medical Center, Inc.
 Project Description: Addition of a linear accelerator vault adjacent to the existing vault
 Proposed Project Cost: \$2,200,000 Equipment Cost:
 County: Duval District: 4
 ID #: 9900465 Issue Date: 11/10/99
 Facility/Project: St. Luke's Hospital
 Applicant: St. Luke's Hospital Association
 Project Description: Renovate the Pre-Op/Holding area on the 1st floor surgery wing
 Proposed Project Cost: \$150,000 Equipment Cost:
 County: Leon District: 2
 ID #: 9900466 Issue Date: 11/10/99
 Facility/Project: WaterOak
 Applicant: Apalachee Center for Human Services, Inc.

Project Description: Termination of intensive residential treatment services for child. & adoles.

Proposed Project Cost: Equipment Cost:
County: Broward District: 10
ID #: 9900467 Issue Date: 11/15/99

Facility/Project: Broward General Medical Center
Applicant: North Broward Hospital District

Project Description: Replace an existing MRI unit with a new lease agreement MRI

Proposed Project Cost: \$317,000 Equipment Cost:
County: Broward District: 10
ID #: 9900468 Issue Date: 11/15/99

Facility/Project: Coral Springs Medical Center
Applicant: North Broward Hospital District

Project Description: Replace an existing CT scan unit

Proposed Project Cost: \$771,000 Equipment Cost:
County: Pasco District: 5
ID #: 9900470 Issue Date: 11/15/99

Facility/Project: East Pasco Medical Center
Applicant: Adventist Health System/Sunbelt, Inc.

Project Description: Replace existing cardiac cath equipment

Proposed Project Cost: \$1,369,000 Equipment Cost:
County: Polk District: 6
ID #: 9900471 Issue Date: 11/16/99

Facility/Project: Regency Medical Center
Applicant: Winter Haven Hospital, Inc.

Project Description: Create a holding nursery & install delayed egress hardware on fire exits

Proposed Project Cost: \$220,000 Equipment Cost:
AHCA Purchase Order Number S5900H00396.

NOTICE OF LITIGATION

The Agency for Health Care Administration has received the following petitions for administrative hearings as of the close of business on October 27, 1999, concerning certificate of need decisions. A brief description of these projects is listed below. Resolution of these requests for hearings by way of a grant or denial of their certificate of need at issue will determine substantial interest of person. Those persons whose substantial interest may be determined by these proceedings including settlements, grants, and denials are advised to govern themselves accordingly and may wish to exercise rights including intervention. See Chapter 120, F.S. as well as Section 28-5.111 and 28-5.207, FAC. In deference to rights of substantially affected person, AHCA will not settle or otherwise reach a final resolution of these matters for a period of 30 days from the date of the publication.

CON# INITIAL DECISION, PROJECT, CTY, APPLICANT, PARTY REQUEST HEARING (PRH)

9197 Support Approval, construct a 93 bed skilled nursing facility, Leon County, National Healthcare Corporation,
(PRH) same as applicant

9214 Denial, transfer 30 community nursing home beds from CON 8281 (Florida Convalescent Centers, Inc.), District 3, Dixie Healthcare Investors, L. P., (PRH) same as applicant.

DEPARTMENT OF JUVENILE JUSTICE

Notification of Funding Opportunities

The Florida Department of Juvenile Justice (DJJ) announces the following grant funding opportunity for FY2000-2001.

Combination Grant Program

Amount of available funding: \$3,068,863

Purpose: To provide programs that work with juvenile offenders referred by law enforcement agencies, or work in cooperation with law enforcement officials, to protect students and school personnel from drug, gang, and youth violence. Programs must focus on youth ages 10-17. Youth under the age of 10 must have been referred for a delinquency offense. Funds are allocated by county and the requested amount cannot exceed the county allocation.

Who may apply: Private agencies or governmental agencies. Application information: Application available December 1, 1999. To obtain a copy of this application, contact your district DJJ office (See attached).

A video teleconference technical assistance workshop is scheduled for December 13, 1999, 2:00 p.m. – 4:00 p.m. Contact district DJJ office for more information.

Deadline for application submission: January 14, 2000

*These are non-recurring funds

DJJ Grant Managers

- District 1: Counties: Escambia, Santa Rosa, Okaloosa, Walton
Dave Harris, 1419 N Palafox St., Pensacola, FL 32501, (850)595-8237
- District 2: Counties: Holmes, Bay, Gulf, Leon, Washington, Jefferson, Jackson, Taylor, Liberty, Franklin, Wakulla, Calhoun, Madison, Gadsden
Chris Canty/Iris Young, 525 N. M.L.K. Blvd., Tallahassee, FL 32301-1054, (850)487-4251
- District 3: Counties: Hamilton, Suwannee, Lafayette, Columbia, Dixie, Gilchrist, Levy, Union, Bradford, Alachua
Dutch Holland, 408 W. Univ. Ave., Seagle Bldg., Suite 106, Gainesville, FL 32601, (352)334-0791

- District 4: Counties: Baker, Nassau, Duval, St. Johns, Clay
Tom Clark, 2050 Art Museum Dr., Flagler Bldg., Suite 205, Jacksonville, FL 32207, (904)858-6906
- District 5: Counties: Pasco, Pinellas
Pat McGhee, 701 94th Ave., N., Suite 130, St. Petersburg, FL 33702-2448, (727)570-5014
- District 6: Counties: Hillsborough, Manatee
C. J. Record, 4524 Oak Fair Blvd. Suite 100, Tampa, FL 33610, (813)744-8914
- District 7: Counties: Seminole, Brevard, Osceola, Orange
Ella Lewis, 644 Ferguson Dr., Orlando 32805, (407)521-2630
- District 8: Counties: Sarasota, Charlotte, Lee, DeSoto, Glades, Collier, Hendry
Mary Ellen Murphy/Carol Helton, 2295 Victoria Ave., Suite 195, Ft. Myers, FL 33901, (941)338-2659
- District 9: Counties: Palm Beach
Larry Herndon, 1756 N. Congress Ave., Suite 101, West Palm Beach, FL 33409, (561)616-1560
- District 10: Counties: Broward
Ben Crawford, 201 W. Broward Blvd., Suite 208, Ft. Lauderdale, FL 33301, (954)467-4381
- District 11: Counties: Dade, Monroe
Marie Boswell, 3510 Biscayne Blvd., Suite 302, Miami, FL 33137, (305)571-5713
- District 12: Counties: Flagler, Volusia

- Carrie Garnett/Pamela Lyons, 128 Orange Ave., Suite 312, Daytona Bch., FL 32114, (904)226-0288
- District 13: Counties: Marion, Lake, Citrus, Hernando, Sumter
Becky Linn, Tealbrook Professional Center, 2300 S. E. 17th St., Suite 201, Ocala, FL 34471, (352)840-5658
- District 14: Counties: Polk, Hardee, Highlands
Jim Johnson, 1295 Brice Blvd., Bartow, FL 33830 (941)534-0231
- District 15: Counties: Indian River, St. Lucie, Okeechobee, Martin
Paula Friedrich/Tracy Howse, 337 N. 4th St., Suite D, Ft. Pierce FL 34950, (561)467-3188

Protection Project and on the location of a proposed Erosion Control Line for said project, the location of which is as follows:

The proposed Erosion Control Line lies along Anastasia Island fronting the Atlantic Ocean at the line of mean high water. The Erosion Control Line lies in Sections 27 and 34, Township 7 South, Range 30 East and Sections 3 and 10, Township 8 South, Range 30 East, St. Johns County, Florida.

Written objections to, or inquiries regarding, the proposed Erosion Control Line should be submitted to: Office of Beaches and Coastal Systems, Department of Environmental Protection, 3900 Commonwealth Boulevard, Mail Station 300, Tallahassee, Florida 32399-3000, prior to the date mentioned above. The Board of Trustees of the Internal Improvement Trust Fund of the State of Florida reserves the right to deny establishment of the Erosion Control Line.

BY ORDER OF THE BOARD OF TRUSTEES
OF THE INTERNAL IMPROVEMENT TRUST
FUND OF THE STATE OF FLORIDA
JEB BUSH, GOVERNOR

ST. JOHNS COUNTY

Notice is hereby given that the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida, or designee, is proposing the establishment of an Erosion Control Line, pursuant to Section 161.161, Florida Statutes, and will hold a Public Hearing at St. Augustine Beach City Hall, 370 A1A Beach Boulevard, St. Augustine Beach, Florida 32084, on December 15, 1999, at 7:30 p.m., for the purpose of considering evidence bearing on the necessity or propriety of an erosion control project known as St. Johns County Shore

Section XIII
Index to Rules Filed During Preceding Week

RULES FILED BETWEEN November 16, 1999
and November 22, 1999

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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DEPARTMENT OF BANKING AND FINANCE

Division of Finance

3D-40.001	11/22/99	12/12/99	25/37	
3D-40.020	11/22/99	12/12/99	25/37	
3D-40.031	11/22/99	12/12/99	25/37	
3D-40.043	11/22/99	12/12/99	25/37	
3D-40.051	11/22/99	12/12/99	25/37	
3D-40.053	11/22/99	12/12/99	25/37	
3D-40.058	11/22/99	12/12/99	25/37	
3D-40.077	11/22/99	12/12/99	25/37	
3D-40.099	11/22/99	12/12/99	25/37	
3D-40.100	11/22/99	12/12/99	25/37	
3D-40.105	11/22/99	12/12/99	25/37	
3D-40.156	11/22/99	12/12/99	25/37	
3D-40.160	11/22/99	12/12/99	25/37	
3D-40.165	11/22/99	12/12/99	25/37	
3D-40.170	11/22/99	12/12/99	25/37	
3D-40.177	11/22/99	12/12/99	25/37	
3D-40.200	11/22/99	12/12/99	25/37	
3D-40.205	11/22/99	12/12/99	25/37	
3D-40.210	11/22/99	12/12/99	25/37	
3D-40.220	11/22/99	12/12/99	25/37	
3D-40.225	11/22/99	12/12/99	25/37	
3D-40.240	11/22/99	12/12/99	25/37	
3D-40.245	11/22/99	12/12/99	25/37	
3D-40.265	11/22/99	12/12/99	25/37	
3D-40.270	11/22/99	12/12/99	25/37	
3D-40.280	11/22/99	12/12/99	25/37	
3D-40.285	11/22/99	12/12/99	25/37	
3D-40.290	11/22/99	12/12/99	25/37	
3D-50.001	11/18/99	12/8/99	25/37	
3D-50.055	11/18/99	12/8/99	25/37	
3D-50.058	11/18/99	12/8/99	25/37	
3D-50.070	11/18/99	12/8/99	25/37	
3D-60.060	11/18/99	12/8/99	25/37	
3D-60.065	11/18/99	12/8/99	25/37	
3D-60.070	11/18/99	12/8/99	25/37	
3D-70.050	11/18/99	12/8/99	25/37	
3D-70.055	11/18/99	12/8/99	25/37	
3D-70.060	11/18/99	12/8/99	25/37	
3D-80.015	11/18/99	12/8/99	25/37	
3D-80.050	11/18/99	12/8/99	25/37	
3D-80.060	11/18/99	12/8/99	25/37	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Marketing and Development

5H-24.001	11/19/99	12/9/99	25/28	
5H-24.002	11/19/99	12/9/99	25/28	
5H-24.003	11/19/99	12/9/99	25/28	
5H-24.004	11/19/99	12/9/99	25/28	
5H-24.005	11/19/99	12/9/99	25/28	25/40
5H-24.006	11/19/99	12/9/99	25/28	25/40
5H-24.007	11/19/99	12/9/99	25/28	25/40
5H-24.008	11/19/99	12/9/99	25/28	25/40

Division of Aquaculture

5L-2.001	11/22/99	12/12/99	25/30	25/48
(proposed as 5-1.001)				
5L-2.002	11/22/99	12/12/99	25/30	25/48
(proposed as 5-1.002)				
5L-2.003	11/22/99	12/12/99	25/30	25/48
(proposed as 5-1.003)				
5L-2.004	11/22/99	12/12/99	25/30	25/48
(proposed as 5-1.004)				
5L-2.005	11/22/99	12/12/99	25/30	25/40
(proposed as 5-1.005)				
5L-2.006	11/22/99	12/12/99	25/30	25/40
(proposed as 5-1.006)				
5L-2.007	11/22/99	12/12/99	25/30	25/40
(proposed as 5-1.007)				
5L-2.008	11/22/99	12/12/99	25/30	25/48
(proposed as 5-1.008)				

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

9B-14.001	11/16/99	12/6/99	25/36	
9B-14.003	11/16/99	12/6/99	25/36	
9B-14.005	11/16/99	12/6/99	25/36	
9B-14.006	11/16/99	12/6/99	25/36	
9B-14.007	11/16/99	12/6/99	25/36	
9B-14.009	11/16/99	12/6/99	25/36	
9B-14.011	11/16/99	12/6/99	25/36	
9B-14.018	11/16/99	12/6/99	25/36	
9B-14.019	11/16/99	12/6/99	25/36	
9B-14.020	11/16/99	12/6/99	25/36	
9B-14.0201	11/16/99	12/6/99	25/36	
9B-14.021	11/16/99	12/6/99	25/36	
9B-14.022	11/16/99	12/6/99	25/36	
9B-14.023	11/16/99	12/6/99	25/36	
9B-14.024	11/16/99	12/6/99	25/36	
9B-14.025	11/16/99	12/6/99	25/36	
9B-14.026	11/16/99	12/6/99	25/36	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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REGIONAL PLANNING COUNCILS
East Central Florida Regional Planning Council

29F-3.101	11/18/99	12/8/99	25/31	
29F-3.102	11/18/99	12/8/99	25/31	
29F-3.103	11/18/99	12/8/99	25/31	
29F-3.104	11/18/99	12/8/99	25/31	
29F-3.105	11/18/99	12/8/99	25/31	
29F-3.106	11/18/99	12/8/99	25/31	
29F-3.107	11/18/99	12/8/99	25/31	
29F-3.108	11/18/99	12/8/99	25/31	
29F-3.109	11/18/99	12/8/99	25/31	
29F-3.110	11/18/99	12/8/99	25/31	25/41
29F-3.111	11/18/99	12/8/99	25/31	
29F-3.112	11/18/99	12/8/99	25/31	
29F-3.113	11/18/99	12/8/99	25/31	
29F-3.114	11/18/99	12/8/99	25/31	
29F-3.115	11/18/99	12/8/99	25/31	

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Appraisal Board

61J1-6.001	11/22/99	12/12/99	25/33	25/43
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DEPARTMENT OF HEALTH
Board of Medicine

64B8-5.002	11/16/99	12/6/99	25/33	
64B8-5.003	11/16/99	12/6/99	25/33	
64B8-5.004	11/16/99	12/6/99	25/33	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Economic Self Sufficiency Program

65A-1.716	11/19/99	12/9/99	25/36	
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FISH AND WILDLIFE CONSERVATION COMMISSION

Fresh Water Fish and Wildlife

68A-12.007	11/19/99	12/9/99	25/35	25/43
68A-15.005	11/19/99	12/9/99	25/35	25/43
68A-15.006	11/19/99	12/9/99	25/35	25/43
68A-15.061	11/19/99	12/9/99	25/35	25/43
68A-15.062	11/19/99	12/9/99	25/35	25/43

Marine Fisheries

68B-14.001	11/19/99	1/1/00	25/35	25/43
68B-14.002	11/19/99	1/1/00	25/35	25/43
68B-14.0035	11/19/99	1/1/00	25/35	25/43
68B-14.0036	11/19/99	1/1/00	25/35	25/43
68B-14.0045	11/19/99	1/1/00	25/35	25/43
68B-40.001	11/19/99	1/1/00	25/35	25/43
68B-40.002	11/19/99	1/1/00	25/35	25/43
68B-40.003	11/19/99	1/1/00	25/35	25/43
68B-40.004	11/19/99	1/1/00	25/35	25/43
68B-40.005	11/19/99	1/1/00	25/35	25/43

Section XIV
List of Rules Affected

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
				3D-30.0055	22/48c		
					23/20c		
					24/53		
				3D-30.025	25/12		
				3D-30.026	25/12		
				3D-40.001	25/37		25/48
				3D-40.020	25/37		25/48
w	–	Signifies Withdrawal of Proposed Rule(s)		3D-40.031	25/37		25/48
c	–	Rule Challenge Filed		3D-40.043	25/37		25/48
v	–	Rule Declared Valid		3D-40.051	25/37		25/48
x	–	Rule Declared Invalid		3D-40.053	25/37		25/48
d	–	Rule Challenge Dismissed		3D-40.058	25/37		25/48
dw	–	Dismissed Upon Withdrawal		3D-40.077	25/37		25/48
Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	3D-40.099	22/29c		
					25/37		25/48
				3D-40.100	22/29c		
					25/37		25/48
				STATE			
				3D-40.101	22/29c		
				3D-40.105	22/29c		
					25/37		25/48
1B-2.011	25/48			3D-40.106	22/29c		
1B-6.001	22/18			3D-40.156	25/37		25/48
1C-3.100	25/46			3D-40.160	25/37		25/48
1C-3.116	25/46		25/47	3D-40.165	25/37		25/48
1C-3.144	25/34			3D-40.170	25/37		25/48
1P-1.009	25/43			3D-40.177	25/37		25/48
				3D-40.200	25/37		25/48
				LEGAL AFFAIRS			
2-11.001	21/30c			3D-40.201	22/29c		
2-11.002	21/30c			3D-40.202	22/29c		
2-11.003	21/30c			3D-40.205	25/37		25/48
2-11.004	21/30c			3D-40.210	22/29c		
2-11.006	21/30c				25/37		25/48
2-11.007	21/30c			3D-40.220	25/37		25/48
2-34.001	25/39			3D-40.225	25/37		25/48
2-34.004	25/39			3D-40.240	25/37		25/48
2-34.005	25/39			3D-40.245	25/37		25/48
2-34.006	25/39			3D-40.265	25/37		25/48
2-34.007	25/39			3D-40.270	25/37		25/48
2-34.008	25/39			3D-40.280	25/37		25/48
2-40.003	25/36		25/44	3D-40.285	25/37		25/48
2-40.004	25/36		25/44	3D-40.290	22/29c		
					25/37		25/48
				BANKING AND FINANCE			
				3D-50.001	25/37		25/48
3A-68.005	20/40			3D-50.055	25/37		25/48
3C-1.022	21/25			3D-50.058	25/37		25/48
3C-100.03852	25/47			3D-50.070	25/37		25/48
3C-560.106		23/30		3D-50.085	25/39		25/46
3C-560.607	23/12			3D-60.060	25/37		25/48
3D-20.0021	25/39		25/44w	3D-60.065	25/37		25/48
	25/44			3D-60.070	25/37		25/48
3D-30.0051	22/43c			3D-70.050	25/37		25/48
3D-30.0052	22/43c			3D-70.055	25/37		25/48
3D-30.0053	22/43c			3D-70.060	25/37		25/48
3D-30.0054	22/43c			3D-80.015	25/37		25/48
				3D-80.050	25/37		25/48
				3D-80.060	25/37		25/48
				3D-160.030	25/37		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
3D-160.031	25/37	25/47			24/46		
3E-200.001(7)(a)(b)	20/8c			4-149.008	23/45		
3E-600.013	25/47				24/46		
3E-600.0131	25/47			4-149.009	23/45		
3E-600.014	25/47				24/46		
3F-5.0015	21/2c			4-149.010	23/45		
3F-5.0016	21/2c				24/46		
	25/31		25/41	4-149.020	23/45		
3F-6.002	25/35				24/46		
3F-6.005	25/35			4-149.021	20/49c		
3F-6.0053	25/35				23/45		
3F-6.0055	25/35				24/46		
3F-8.005		21/41		4-149.022	23/45		
	21/39c				24/46		
	22/51	23/9		4-149.023	23/45		
3F-8.007	25/31				24/46		
3F-10.002	25/31		25/41	4-149.024	23/45		
3F-13.001	25/32				24/46		
3F-13.002	25/32			4-149.030	23/45		
3F-13.003	25/32				24/46		
3F-13.004	25/32			4-149.031	23/45		
					24/46		
	INSURANCE			4-149.032	23/45		
					24/46		
4-121.035	21/5c			4-149.033	23/45		
4-123.002	25/33				24/46		
4-127.001	25/15	25/30	25/42w	4-149.034	23/45		
	25/42				24/46		
4-127.002	25/15		25/42w	4-149.035	23/45		
	25/42				24/46		
4-127.003	25/15		25/42w	4-149.037	23/45		
	25/42				24/46		
4-137.001	25/35		25/47	4-149.038	23/45		
4-138.001	25/35		25/47		24/46		
4-138.044	25/35		25/47	4-149.039	23/45		
4-141.020	20/11c				24/46		
	20/11c			4-149.040	23/45		
4-141.021	20/11c				24/46		
	20/11c			4-149.041	23/45		
	20/11c				24/46		
4-149	24/3c			4-149.043	23/45		
	24/3c				24/46		
	24/28c			4-149.051	23/45		
4-149.001	23/45				24/46		
	24/46			4-149.052	23/45		
4-149.002	23/45				24/46		
	24/46			4-149.053	23/45		
4-149.003	23/45				24/46		
	24/46			4-149.101	23/45	24/31	
4-149.004	23/45				24/3c		
	24/46				24/3c		
4-149.005	23/45				24/46		
	24/46			4-149.102	23/45	24/31	
4-149.006	23/45				24/3c		
	24/46				24/3c		
4-149.007	23/45						

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-149.103	24/46 23/45 24/3c 24/3c 24/46	24/31		4-149.121	23/45 24/3c 24/3c 24/46	24/31	
4-149.104	23/45 24/3c 24/3c 24/46	24/31		4-149.122	23/45 24/3c 24/3c 24/46	24/31	
4-149.105	23/45 24/3c 24/3c 24/46	24/31		4-149.123	23/45 24/3c 24/3c 24/46	24/31	
4-149.106	23/45 24/3c 24/3c 24/46	24/31		4-149.124	24/3c		
4-149.107	23/45 24/3c 24/3c 24/46	24/31		4-149.125	24/3c		
4-149.108	23/45 24/3c 24/3c 24/46	24/31		4-149.126	24/3c		
4-149.109	23/45 24/3c 24/3c 24/46	24/31		4-149.127	24/3c		
4-149.110	23/45 24/3c 24/3c 24/46	24/31		4-149.128	24/3c		
4-149.1105	23/45 24/3c 24/3c 24/46	24/31		4-149.129	24/3c		
4-149.111	23/45 24/3c 24/3c 24/46	24/31		4-149.130	23/45 24/3c 24/3c 24/46	24/31	
4-149.112	23/45 24/3c 24/3c 24/46	24/31		4-149.131	23/45 24/3c 24/3c 24/46	24/31	
4-149.113	24/3c 24/3c 24/3c 24/46			4-149.132	23/45 24/3c 24/3c 24/46	24/31	
4-149.114	24/3c			4-149.1325	24/20	24/20	
4-149.115	24/3c			4-149.133	23/45 24/3c 24/3c 24/46	24/31	
4-149.116	24/3c			4-149.150	23/45	24/31	
4-149.117	24/3c			4-149.151	23/45 24/46	24/31	
4-149.118	24/3c			4-149.152	23/45	24/20	
4-149.119	24/3c				24/46	24/31	
4-149.120	23/45 24/3c 24/3c 24/46	24/31		4-149.190	23/45 24/3c 24/46		
				4-149.200	25/36		
				4-149.201	25/36		
				4-149.202	25/36		
				4-149.203	25/36		
				4-149.204	25/36		
				4-149.205	25/36		
				4-149.206	25/36		
				4-149.207	25/36		
				4-150.002	24/30	25/8	
				4-150.003	24/30	25/8	
					25/28	25/41	25/46w

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-150.005	24/30	25/8		4-154.520	24/3c		
4-150.006	24/30				24/49	25/8	25/47w
4-150.013	24/30	25/8			25/5c		
4-150.016	24/30	25/8			25/5c		
4-150.016(4)	24/40c		25/43d		25/5c		
4-150.017	24/30			4-157.001	23/10	23/42	
4-150.018	24/30			4-157.002	23/10	23/42	
4-150.019	24/30			4-157.002(2)	23/19c		
4-150.102	24/30	25/8		4-157.004	23/10	23/42	
4-150.102(2)(a)	24/40c		25/43d	4-157.004(2)(b)	23/19c		
4-150.103		22/10	25/46w	4-157.004(4)	23/19c		
	24/30	25/8		4-157.017	23/10	23/42	
		25/46		4-157.022	23/10	23/42	
4-150.105	25/28	25/41	25/46w	4-157.022(1)(b)	23/19c		
		22/10		4-157.022(1),			
	24/30	25/8		(2)(c),(4)	23/52c		
4-150.106		22/10		4-157.022(2)	23/19c		
	24/30	25/8		4-157.022(3)	23/19c		
4-150.107		22/10		4-157.022(4)	23/19c		
4-150.114		22/10	25/43	4-157.022(5)	23/19c		
	24/30	25/8		4-157.023	23/10	23/42	
	25/31		25/43	4-157.023(1)(b)	23/52c		
4-150.114(1)	24/40c		25/43d	4-166.031	25/33		
4-150.117		22/10	25/43	4-170.016	22/36c		
	25/31		25/43	4-170.0165	22/36c		
4-150.118	24/30			4-175.011	20/8c		
4-150.119	20/43	21/38			20/20c		
		22/10		4-175.013	21/5c		
	24/30			4-176.022	25/33		
4-150.120	24/30			4-190.030	24/44	24/51	
4-150.202	24/30	25/8		4-190.031	24/44		
4-150.203	24/30	25/8		4-190.035	24/44		
		25/46		4-190.036	24/44		
	25/28	25/41	25/46w	4-190.037	24/44		
4-150.205	24/30			4-190.038	24/44		
4-150.213	24/30	25/8		4-190.039	24/44		
4-150.215	24/30			4-190.056	24/44		
4-150.216	24/30			4-190.057	24/44		
4-150.217	24/30			4-190.058	24/44		
4-150.218	24/30			4-190.059	24/44		
4-154.101	24/45			4-190.0591	24/44		
4-154.102	24/45			4-190.060	24/44		
4-154.104	24/45			4-190.061	24/44		
4-154.108	24/45			4-190.062	24/44		
4-154.109	24/45			4-190.063	24/44		
4-154.110	24/45			4-190.064	24/44		
4-154.111	24/45			4-190.065	24/44		
4-154.112	24/45			4-190.066	24/44	24/51	
4-154.113	24/45			4-190.067	24/44		
4-154.114	23/52c			4-190.068	24/44		
4-154.115	24/45			4-190.069	24/44		
4-154.116	24/45			4-190.071	24/44		
4-154.410	23/52c			4-190.072	24/44		
4-154.512	23/52c			4-190.073	24/44		
				4-190.074	24/44		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-192.023	18/17c			4-196.030	20/43c		
4-192.038	18/17c				20/43c		
4-192.053	18/17c				20/49c		
4-192.058	18/17c			4-196.030(5),			
4-196.001	20/43c			(8)(b)(d)(e)	20/43c		
	20/43c			4-196.031	20/43c		
	20/49c			4-196.032	20/43c		
4-196.002	20/43c			4-196.033	20/43c		
	20/43c			4-196.034	20/43c		
	20/43c			4-196.035	20/43c		
	20/49c				20/49c		
4-196.003	20/43c			4-196.036	20/43c		
	20/43c			4-196.037	20/43c		
	20/49c			4-196.038	20/43c		
4-196.004	20/43c			4-196.039	20/43c		
4-196.005	20/43c			4-196.040	20/43c		
4-196.006	20/43c				20/43c		
	20/49c				20/49c		
4-196.007	20/43c			4-201.003	25/29		25/42
	20/49c			4-211.031(21)(e),			
4-196.008	20/43c			(24)-(27)	25/33c		
4-196.009	20/43c				25/34c		
	20/49c			4-211.050	25/33c		
4-196.009(2)	20/43c			4-211.060	25/33c		
4-196.010	20/43c			4-213.050	19/30c		
	20/43c			4-213.080	19/30c		
	20/49c			4-213.090	19/30c		
4-196.011	20/43c			4-213.100	19/30c		
4-196.012	20/43c			4-213.120	19/30c		
4-196.013	20/43c			4-220.051(4)(h)(6)	25/23c		
4-196.014	20/43c			4-220.201(4)(f)	25/23c		
4-196.015	20/43c			4-220.2021(5)(a)	25/23c		
4-196.016	20/43c			4-223.001	18/31c		
4-196.017	20/43c				18/31c		
4-196.018	20/43c				18/31c		
4-196.019	20/43c				18/31c		
4-196.020	20/43c				18/31c		
4-196.021	20/43c				18/31c		
4-196.022	20/43c				18/31c		
4-196.023	20/43c			4-223.002	18/31c		
4-196.024	20/43c				18/31c		
	20/43c				18/31c		
	20/43c				18/31c		
	20/43c				18/31c		
4-196.025	20/43c				18/31c		
4-196.026	20/43c				18/31c		
4-196.027	20/43c			4-223.003	18/31c		
4-196.028	20/43c				18/31c		
	20/43c				18/31c		
	20/43c				18/31c		
	20/49c				18/31c		
4-196.029	20/43c				18/31c		
					18/31c		

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5B-60.009	25/44			5J-9.006	19/26		
5B-60.010	25/44			5K-4.002	25/35		25/45
5B-60.011	25/44			5L-2.001	25/30	25/48	25/48
5B-60.012	25/44			5L-2.002	25/30	25/48	25/48
5B-60.013	25/44			5L-2.003	25/30	25/48	25/48
5B-60.014	25/44			5L-2.004	25/30	25/48	25/48
5B-60.015	25/44			5L-2.005	25/30	25/40	25/48
5B-60.016	25/44					25/48	25/48
5C-3.002	21/7			5L-2.006	25/30	25/40	25/48
5C-3.003	21/7					25/48	25/48
5C-3.004	21/7			5L-2.007	25/30	25/40	25/48
5C-3.005	21/7					25/48	25/48
5C-3.008	21/7			5L-2.008	25/30	25/48	25/48
5C-3.013	21/7						
5C-3.014	21/7						
5C-3.015	21/7						
5C-4.001	25/33			6-1.0996	25/27	25/34	25/40
5C-4.002	25/33				25/46		
5C-4.003	25/33			6-2.001	25/38	25/47	
5C-4.005	25/33			6-7.042	25/27	25/34	25/40
5C-23.001	25/28	25/36	25/42		25/46		
5C-23.002	25/28	25/36	25/42	6A-1.0011	20/34		
5C-23.003	25/28	25/36	25/42	6A-1.0014	25/32		25/41
		25/42	25/42		25/32		
5C-23.004	25/28	25/42	25/42w	6A-1.0761	24/17		
5C-25.001	25/40			6A-1.0996	25/27	25/34	
5C-25.002	25/40			6A-1.09981	25/45		
5C-25.003	25/40			6A-3.075	20/38		
5C-25.004	25/40			6A-4.0006(2)(b), (3)(c)	23/4c		
5D-1.003	21/38			6A-4.006(2)(b), (3)(c)	24/28c		
5D-1.0061	21/13				25/5c		
5F-11.047	25/29c			6A-4.0161	24/17		
5H-1.001	22/11c			6A-4.01761	24/28c		
	22/11c				25/5c		
	22/11c			6A-6.03012(5)(6)	25/5c		
	22/12c			6A-6.03030	19/40		
	22/12c			6A-6.03031	19/40		
5H-12.001	21/10			6A-6.0571	25/45		
5H-24.001	25/28		25/48	6A-6.080	16/30		
5H-24.002	25/28		25/48	6A-7.0321	20/34		
5H-24.003	25/28		25/48	6A-7.042	25/27	25/34	
5H-24.004	25/28		25/48	6A-10.024	25/38		
5H-24.005	25/28	25/40	25/48	6A-10.0243	19/36	19/42	
5H-24.006	25/28	25/40	25/48	6A-14.030	25/42		
5H-24.007	25/28	25/40	25/48	6A-14.0301	25/45		
5H-24.008	25/28	25/40	25/48	6A-16.006	19/36	19/42	
5I-2.003	25/22	25/33	25/41	6A-16.008	19/36	19/42	
5I-2.004	25/22	25/33	25/41	6A-16.009	19/36	19/42	
5I-2.006	25/22	25/33	25/41	6A-16.016	19/36	19/42	
5I-3.004	21/11			6C-8.007	21/33		
5I-4.008	20/47			6C-8.009	25/24	25/30	25/47
5I-4.009	20/47					25/39	25/47
5I-4.010	20/47			6C-14.005	24/43		
5J-3.005	19/48			6C1-3.047	Newspaper		25/42
5J-3.006	19/48						

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6C1-3.051	Newspaper		25/42	9B-43.011	21/43	22/46	
6C1-3.056	Newspaper		25/42	9B-43.014	22/38		
6C1-3.059	Newspaper		25/42	9B-55.001	25/47		
6C1-4.004	Newspaper		25/42	9B-55.004	25/47		
6C1-4.006	Newspaper		25/42	9B-55.005	25/47		
6C1-4.016	Newspaper		25/42	9B-55.006	25/47		
6C1-4.0162	Newspaper		25/42	9B-55.007	25/47		
6C1-4.021	Newspaper		25/42	9B-55.008	25/47		
6C1-4.036	Newspaper		25/42	9B-55.009	25/47		
6C2-2.015	Newspaper		25/41	9B-55.010	25/47		
6C2-4.039	Newspaper		25/41	9B-55.011	25/47		
6C2-5.0021	20/47c			9B-55.012	25/47		
6C2-5.056	Newspaper		25/41	9B-55.013	25/47		
6C3-10.211	Newspaper		25/40	9B-55.014	25/47		
6D-3.003	21/35			9B-55.015	25/47		
6D-13.001	24/33			9B-65.001	25/47		
6E-1.003	24/42			9B-65.003	25/47		
6E-1.0031	24/42			9B-65.005	25/47		
6E-1.0032	24/42			9B-65.007	25/47		
6E-1.0034	24/42			9B-65.009	25/47		
6E-1.0035	24/42			9B-65.011	25/47		
6E-1.0045	24/42			9B-65.013	25/47		
6E-2.008	24/42			9B-65.015	25/47		
6H-1.004	15/41			9B-65.017	25/47		
6H-1.014	25/43			9B-65.019	25/47		
6H-1.015	25/43			9G-21.004	25/29		25/42
6H-1.016	25/43			9I-29.001	18/49		
6H-1.020	25/43			9I-29.0085	18/49		
6H-1.021	24/32			9I-29.0086	18/49		
	25/43			9I-31.005	16/35		
6H-1.030	25/38			9I-31.011	16/35		
6H-1.031	24/32			9I-34.009	19/22	19/29	
	25/43			9I-35.006	19/31	19/43	
6H-1.032	25/43			9I-38.002	23/46	24/7	
				9I-38.0025	23/46	24/7	
				9I-38.003	23/46	24/7	
				9I-38.004	23/46	24/7	
				9I-38.005	23/46	24/7	
				9I-38.006	23/46	24/7	
				9I-38.007	23/46	24/7	
				9I-38.008	23/46	24/7	
				9I-38.009	23/46	24/7	
				9I-38.010	23/46	24/7	
				9I-38.011	23/46	24/7	
				9I-38.012	23/46	24/7	
				9I-38.013	23/46	24/7	
				9I-38.014	23/46	24/7	
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				9I-38.015	23/46	24/7	
				9I-38.016	23/46	24/7	
				9I-38.065	23/46	24/7	
				9I-44.001	23/47	24/7	
				9I-44.002	23/47	24/7	
				9I-44.003	23/47	24/7	
				9I-44.004	23/47	24/7	
9B-7.0042	25/23	25/34	25/42				
9B-14.001	25/36		25/48				
9B-14.003	25/36		25/48				
9B-14.005	25/36		25/48				
9B-14.006	25/36		25/48				
9B-14.007	25/36		25/48				
9B-14.009	25/36		25/48				
9B-14.011	25/36		25/48				
9B-14.018	25/36		25/48				
9B-14.019	25/36		25/48				
9B-14.020	25/36		25/48				
9B-14.0201	25/36		25/48				
9B-14.021	25/36		25/48				
9B-14.022	25/36		25/48				
9B-14.023	25/36		25/48				
9B-14.024	25/36		25/48				
9B-14.025	25/36		25/48				
9B-14.026	25/36		25/48				
9B-43.005	21/7c						

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9I-44.005	23/47	24/7		10D-5.097	19/22		
9I-44.006	23/47	24/7		10D-5.098	19/22		
9I-44.007	23/47	24/7		10D-5.099	19/22		
9I-44.008	23/47	24/7		10D-5.100	19/22		
9I-44.009	23/47	24/7		10D-5.101	19/22		
9I-44.010	23/47	24/7		10D-5.102	19/22		
9I-44.011	23/47	24/7		10D-5.103	19/22		
9I-45.006	21/17			10D-5.104	19/22		
9I-47.035	23/25			10D-5.105	19/22		
9J-5.0055	18/40			10D-5.106	19/22		
9J-8.004	22/39			10D-5.107	19/22		
9J-8.006	22/39			10D-5.108	19/22		
9J-9.011	21/39c			10D-5.109	19/22		
9J-9.012	21/39c			10D-5.110	19/22		
9J-14.017	19/44c			10D-5.111	19/22		
9J-14.027	21/13	22/42		10D-5.112	19/22		
	25/43c			10D-5.113	19/22		
9J-24.004	25/32		25/40	10D-5.114	19/22		
9J-24.005	25/32		25/40	10D-5.115	19/22		
9J-24.006	25/32		25/40	10D-5.116	19/22		
9J-24.008	25/32		25/40	10D-5.117	19/22		
9J-40.001	25/32		25/40	10D-5.118	19/22		
9J-40.002	25/32		25/40	10D-5.119	19/22		
9J-40.003	25/32		25/40	10D-5.120	19/22		
9J-41.003	20/47			10D-6	20/39c		
					22/12c		
HEALTH AND REHABILITATIVE SERVICES				10D-6.041(11)	20/11c		
10-5.011(1)(o)	16/4			10D-6.046(7)(a)(b)(e)	20/11c		
10-5.011(1)(p)	16/4			10D-6.046(7)(f)2.	20/11c		
10-5.011(1)(v)	15/46c			10D-6.0471(1)(a)	20/11c		
10-23.006	22/2			10D-6.048(5)	20/11c		
10-23.010	22/2			10D-13.0293	19/4		
10-23.011	22/2			10D-41.072	15/14		
10-24.001	22/2			10D-41.076	15/14		
10-24.002	22/2			10D-42.023	19/19		
10A-5	21/5c			10D-42.024	19/19		
10CER92-4		19/13		10D-42.025	19/19		
		19/25		10D-42.026	19/19		
		19/38		10D-42.027	19/19		
		19/52		10D-42.028	19/19		
				10D-42.029	19/19		
10C-1.113	18/6			10D-42.030	19/19		
10C-1.601	20/26			10D-42.031	19/19		
10C-7.042	18/21	20/2		10D-42.032	19/19		
10C-7.0529	19/18			10D-42.033	19/19		
10C-7.069	19/18			10D-45	22/12c		
10C-8.011-.304	23/7c			10D-45.049	22/6		
10C-8.303	22/35			10D-72.016	15/12	15/12	
10C-25.016	20/20			10D-105.001	16/50	17/7	
10C-32.002	20/48			10D-105.002	17/3c		
10C-32.200	20/48				17/3c		
10D-5.092	19/22			10D-105.003	17/3c		
10D-5.093	19/22				17/3c		
10D-5.094	19/22			10D-105.004	17/3c		
10D-5.095	19/22			10D-105.007	17/3c		
10D-5.096	19/22			10D-111.002	17/18		

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14-78	25/21c			17-503.430	16/15		
14-96	21/2c			17-503.500	16/15		
14-101.001	25/42			17-503.850	17/33		
14-101.002	25/42			17-525.900	18/35		
14-101.003	25/42			17-604.550	18/8		
14-101.004	25/42			17-620.810	20/28	20/38	
HIGHWAY SAFETY AND MOTOR VEHICLES				17-625.700	20/28	20/45	
				17-660.300	15/50	16/8	
15-3.001	21/47c			17-671.100	15/32		
15A-8.0081	21/43	22/7		17-671.200	15/32		
		22/11			19/47		
15A-10	22/2c			17-671.300	15/32		
	22/2c			17-671.310	15/32		
15A-10.005(1)	22/2c			17-701	20/13c		
15A-10.017	19/43				20/15c		
15A-10.027(8)	22/2c			17-701.200	19/33	19/37	
15A-10.034(4)	22/2c			17-701.210	19/33	19/37	
15C-7.005	20/40c			17-701.220	19/33	19/37	
	20/40c			17-701.300	19/33	19/37	
15C-15.001	22/52	23/11		17-701.320	19/33	19/37	
NATURAL RESOURCES				17-701.330	19/33	19/37	
				17-701.340	19/33	19/37	
16B-33.0052	19/41c			17-701.400	19/33	19/37	
	19/41c			17-701.420	19/33	19/37	
				17-701.500	19/33	19/37	
ENVIRONMENTAL REGULATION				17-701.510	19/33	19/37	
				17-701.520	19/33	19/37	
17-2.100	18/26			17-701.600	19/33	19/37	
17-3	15/14c			17-701.610	19/33	19/37	
17-4	15/14c			17-701.620	19/33	19/37	
17-4.246	15/14c			17-701.630	19/33	19/37	
17-17.701	20/15c			17-701.640	19/33	19/37	
17-29.080	20/21	21/22		17-703.300	20/17		
17-40	19/49c			17-703.500	16/33		
17-111.060	15/34			17-703.510	20/17		
17-213.420	19/33	19/41		17-703.600	20/17		
17-257	19/50c			17-703.610	20/17		
17-296.200(97)	20/24c			17-710.300	15/42		
17-296.600	20/24c			17-710.420	15/42		
17-296.601	20/24c			17-710.440	15/42		
17-296.604	20/16	20/23		17-773.200	17/39	17/46	
	20/24c			17-773.900	17/39	17/46	
17-312	20/26c			BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST			
	20/26c						
17-330	20/26c			18-4.001	22/1		
	20/26c			18-21.004	25/48		
17-330.100(1), (2),(3)	20/24c			18-21.019	24/15		
17-330.200(3)				18-23.001	20/14	20/27	
(a)(b)(c)(e)	20/24c			18-23.004	20/14	20/27	
17-331	20/26c			18-23.005	20/14	20/27	
17-341	20/26c			18-23.006	20/14	20/27	
	20/26c						
17-343.050	20/29c						

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STATE BOARD OF ADMINISTRATION				FLORIDA PAROLE COMMISSION			
19-7.013	25/29		25/43	23-15.050	25/39		
19-8.010	20/13c			23-23.011	20/8		
19-8.011	25/47			PUBLIC SERVICE COMMISSION			
19-8.014	25/34		25/42w	25-4.0161	25/37		25/44
19B-4.001	25/47			25-4.141	24/53		
19B-4.002	25/47			25-4.202	24/53		
19B-5.001	25/47			25-4.300	25/13	25/48	
19B-6.001	22/13			25-4.301	25/13	25/48	
	25/47			25-4.302	25/13	25/48	
19B-8.001	25/47			25-6.002	24/53		
CITRUS				25-6.0142	25/28	25/38	25/44
20-34.007	21/24			25-6.043	24/53		
20-35.005	21/24			25-6.0438	24/53		
20-39.014	22/20			25-6.049	25/7		25/42w
20-42.001	18/20				25/42		
20-48.001	25/35			25-14.003	15/52		
20-48.002	25/35			25-17.087	24/53		
20-48.003	25/35			25-21.022	18/24		
20-48.004	25/35	25/45		25-22.036(3)	25/45c		
20-48.005	25/35	25/45		25-24.555	24/53		
20-48.006	25/35	25/45		25-30.010	24/53		
20-48.007	25/35			25-30.011	24/53		
20-48.008	25/35	25/45		25-30.060	22/38		
20-48.009	25/35			25-30.110	25/41		
20-48.010	25/35			25-30.431	22/31	23/27	
20-64.024	20/29c					25/43	
20-94.006	15/41	15/48		25-30.436	24/53		
20-104.001	21/32			25-30.450	24/53		
20-104.002	21/32			25-30.455	24/53		
20-114.001	25/30		25/45w	25-30.456	24/53		
20-114.002	25/30		25/45w	25-30.570	24/53		
20-114.003	25/30		25/45w	25-30.580	24/53		
20-114.004	25/30		25/45w	25-160.031	25/37		
20-114.005	25/30		25/45w				
20-114.006	25/30		25/45w				
PROFESSIONAL REGULATION				EXECUTIVE OFFICE OF THE GOVERNOR			
21-6.017	17/45			27E-4.001	20/11		
21-12.025	21/31			27E-4.002	20/11		
21-15.009	12/45			27E-4.003	20/11		
21-17.001	15/47			27E-4.004	20/11		
21B-11.0017	19/31c			27E-4.005	20/11		
	19/31c			27E-4.006	20/11		
21G-17.011	18/43c			27E-4.007	20/11		
21M-49.002	19/6c			27E-4.008	20/11		
21M-50.002	19/6c			ADMINISTRATION COMMISSION			
21M-50.003	19/6c			28-5.201	22/2c		
21M-50.007	18/53	20/24		28-22.101	25/41		
	19/6c			28-22.102	25/41		
21M-50.009	19/6c			28-22.103	25/41		
21P-16.003	18/14			28-22.104	25/41		
				28-22.105	25/41		

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28-22.106	25/41			29F-3.110	25/31	25/41	25/48
28-22.107	25/41			29F-3.111	25/31		25/48
28-22.108	25/41			29F-3.112	25/31		25/48
28-22.109	25/41			29F-3.113	25/31		25/48
28-22.110	25/41			29F-3.114	25/31		25/48
28-22.111	25/41			29F-3.115	25/31		25/48
28-22.112	25/41			LOXAHATCHEE RIVER ENVIRONMENTAL CONTROL DISTRICT			
28-22.113	25/41			31-16	20/8c		
28-22.114	25/41				20/8c		
28-22.115	25/41				20/8c		
28-22.116	25/41			CORRECTIONS			
28-22.117	25/41			33-2.001	23/25		
28-22.121	25/41			33-3.004(3)(d)	24/8c		
28-22.122	25/41				24/8c		
28-22.123	25/41				24/8c		
28-22.124	25/41			33-3.004(3)(d),(15)	24/7c		
28-22.125	25/41			33-3.005(8)(b)	24/7c		
28-22.126	25/41			33-3.0051	24/18		
28-22.127	25/41			33-3.0081	25/35	25/43	
28-22.128	25/41			33-3.0082	25/35	25/43	
28-22.128	25/41			33-3.0084	25/35	25/43	
28-22.129	25/41			33-3.0085	25/35	25/43	
28-22.130	25/41			33-3.015	21/43		
28-22.131	25/41			33-3.018	17/14		
28-22.132	25/41			33-5.001	22/23c		
28-22.301	25/41				22/23c		
28-22.302	25/41			33-5.002	22/23c		
28-22.303	25/41			33-5.003	22/23c		
28-22.304	25/41			33-5.004	22/23c		
28-22.305	25/41			33-5.005	22/23c		
28-22.307	25/41			33-5.006	22/23c		
28-22.308	25/41			33-5.007	22/23c		
28-22.309	25/41			33-5.008	22/23c		
28-22.310	25/41				24/18		
28-24.029	19/40	19/43		33-5.009	22/23c		
28-24.030	19/40	19/43		33-5.010	22/23c		
28-24.031	19/40	19/43		33-5.011	22/23c		
28-24.032	19/40	19/43			22/23c		
28-24.036	19/40	19/43		33-5.012	22/23c		
28-24.037	19/40			33-5.013	22/23c		
REGIONAL PLANNING COUNCILS				33-5.014	22/23c		
29F-2.101	25/31		25/46	33-6.005	23/34		
29F-2.102	25/31		25/46	33-6.006	24/18		
29F-2.103	25/31		25/46	33-8.0142	19/43		
29F-2.104	25/31		25/46	33-11.0065	24/18		
29F-2.105	25/31		25/46	33-15.001	22/23c		
29F-3.101	25/31		25/48	33-15.002	22/23c		
29F-3.102	25/31		25/48	33-15.003	22/23c		
29F-3.103	25/31		25/48	33-15.004	22/23c		
29F-3.104	25/31		25/48	33-19.013	25/36		25/43
29F-3.105	25/31		25/48	33-22.003	17/12		
29F-3.106	25/31		25/48				
29F-3.107	25/31		25/48				
29F-3.108	25/31		25/48				
29F-3.109	25/31		25/48				

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33-22.009	17/12			38F-6.015	24/47	25/4	
33-22.011	17/12			38F-7.501	25/9	25/35	25/42
33-25.031	20/11c			38F-8.055	22/4		
33-32.021	19/5			38I-60.200	20/7		
33-32.022	19/5			38J-1.002	23/46		25/43w
33-38.001	25/35	25/43			23/46c		
33-38.003	25/35	25/43		38J-1.002(7),(8),(9)	24/10c		
33-38.005	25/35	25/43		38J-1.003	23/46		25/43w
33-38.006	25/35	25/43			23/46c		
33-38.009	25/35	25/43		38J-1.003(2)	24/10c		
33-38.010	25/35	25/43		38J-1.004	23/46		25/43w
33-38.011	25/35	25/43			23/46c		
33-38.012	25/35	25/43		38J-1.004(1)	24/10c		
33-401.401	25/46			38J-1.005	23/46		25/43w
33-501.401	25/43				23/46c		
33-504.201	25/36	25/46		38J-1.005(1)(b),			
33-601.602	25/44		25/47w	(3)(a)(d)	24/10c		
33-601.801	25/35	25/43		38J-1.005(5)	24/10c		
33-601.803	25/35	25/43		38J-1.006	23/46		25/43w
33-601.805	25/35	25/43			23/46c		
33-601.806	25/35	25/43		38J-1.006(2)	24/10c		
33-601.809	25/35	25/43		38J-1.007	23/46		25/43w
33-601.810	25/35	25/43			23/46c		
33-601.811	25/35	25/43		38J-1.007(1)	24/10c		
33-601.812	25/35	25/43		38K-1.0045	23/27		
33-602.204	25/43			GAME AND FRESH WATER FISH COMMISSION			
33-602.2045	25/43			39-25.0031	19/48c		
33-602.205	25/45			39-25.004	19/48c		
33-602.210	25/44			39-25.031	20/11c		
33-602.220	25/35	25/43		39-27.005	19/33c		
33-602.221	25/35	25/43			19/33c		
33-602.222	25/35	25/43		39-27.005(26)(27)	19/33c		
33-602.223	25/35	25/43		WATER MANAGEMENT DISTRICTS			
33-602.224	25/46			40B-1	20/26c		
33-602.401	25/40				20/26c		
33-602.402	25/40			40B-4	20/26c		
33-602.403	25/40				20/26c		
COMMISSION ON ETHICS				40B-400	20/26c		
34-5.001	24/18				20/26c		
34-5.026	24/19			40C-1	20/26c		
34-7.010	25/38	25/44			20/26c		
	25/40				21/47c		
LABOR AND EMPLOYMENT SECURITY				40C-1.004	25/44	25/47	
38E-106.401	24/1			40C-1.181	20/18		
38F-6.007	24/47	25/4		40C-2	21/47c		
38F-6.008	24/47	25/4		40C-2.101	25/5c		
		25/48		40C-3.035	25/42	25/47	
38F-6.009	24/47	25/4		40C-4	20/26c		
		25/48			20/26c		
38F-6.012	24/47	25/4		40C-4.051	24/52		
		25/48		40C-4.051(12)(b)	25/12c		
38F-6.014	24/47	25/4					

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40C-4.091	24/52	25/8			20/47c		
	25/12c				21/5c		
40C-6	20/26c				21/5c		
	20/26c				21/5c		
40C-20	21/47c				21/5c		
40C-22	21/47c				21/5c		
40C-40	20/26c				21/5c		
	20/26c				21/5c		
40C-41.011	23/12c				21/5c		
	23/12c				21/5c		
40C-41.023	23/12c				21/5c		
	23/12c				21/5c		
40C-41.033	23/12c				21/26c		
	23/12c				25/45c		
40C-41.043	23/12c			40D-2.031	20/48		
	23/12c			40D-2.041	20/48		
40C-41.051	23/12c			40D-2.091	20/44c		
	23/12c				20/48	20/52	
40C-41.063	23/12c					21/13	25/47
	23/12c					21/15	25/47
40C-42	20/26c					21/17	25/47
	20/26c					21/44	25/47
40C-43	20/26c					24/7	25/47
	20/26c				22/48		
40C-44	20/26c				24/48	25/48	
	20/26c				25/40		25/47
40C-400	20/26c			40D-2.101	20/48		
	20/26c			40D-2.301	22/48		
40C-400.201	21/48	21/48			24/48		
40D-0.201	20/3			40D-2.321	20/48		
40D-1.002	25/40		25/47	40D-2.331	20/48		
40D-1.202	19/36	19/42		40D-2.381	20/48		
40D-1.602	20/29c			40D-2.501	20/48		
	25/48			40D-2.601	20/44c		
40D-1.659	25/40		25/47		20/48		
40D-2	20/44c			40D-2.621	20/44c		
	20/44c				20/48		
	20/44c			40D-2.628	20/44c		
	20/44c			40D-2.801	20/44c		
	20/44c				20/48	21/44	
	20/44c					24/7	
	20/44c			40D-4	25/45c		
	20/44c			40D-4.041	20/24c		
	20/44c			40D-4.042	20/24c		
	20/47c				25/48		
	20/47c			40D-4.051	20/24c		
	20/47c			40D-4.091	20/24c		
	20/47c				20/24c		
	20/47c				22/48		
	20/47c				24/36	24/53	
	20/47c				24/48		
	20/47c				25/3		
	20/47c			40D-4.201	21/22		
	20/47c			40D-4.301	20/24c		
	20/47c				20/24c		
	20/47c			40D-4.381	20/24c		

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40D-6.521	24/50			40E-1	20/24c		
40D-8	20/44c				20/26c		
	20/44c				20/26c		
	20/44c				20/26c		
	20/44c				20/26c		
	21/5c			40E-1.510	20/18	21/36	
	21/5c			40E-1.603	19/4c		
	21/5c			40E-1.606	19/4c		
	25/45c			40E-1.607	19/43		
40D-8.011	24/48					21/36	25/44
40D-8.021	24/48	25/48			25/28	25/38	25/44
40D-8.031	24/48			40E-1.6105	19/4c		
40D-8.041	21/5c			40E-1.612	20/18	21/36	
	25/10			40E-1.614	20/18	21/36	
40D-8.0410	24/48		25/40w	40E-1.659	19/4c		
40D-8.603	24/48				25/18		
40D-8.605	24/48			40E-3.101	25/28		25/44
40D-8.611	24/48			40E-3.201	25/28		25/44
40D-8.613	24/48			40E-4	20/24c		
40D-8.616	24/48				20/26c		
40D-8.621	24/48				20/26c		
40D-8.623	24/48				20/26c		
40D-8.624	23/38	24/48			20/26c		
	24/48			40E-4.091	25/18		
40D-8.6240	23/38	24/48		40E-6	20/26c		
40D-8.626	24/48	25/48		40E-7.639	22/23	22/37	
40D-8.628	20/47c			40E-40	20/26c		
	20/47c				20/26c		
	20/47c				20/26c		
	20/47c			40E-41	20/24c		
	20/47c				20/26c		
	20/47c				20/26c		
	20/47c				20/26c		
	20/47c				20/26c		
	20/47c			40E-63.145	25/31		25/42
	20/47c			40E-400	20/24c		
	20/47c				20/24c		
	20/47c				20/26c		
	20/47c				20/26c		
	21/5c				20/26c		
	21/5c			FLORIDA LAND AND WATER ADJUDICATORY COMMISSION			
	21/21c			42AA-1.001	25/35		25/43
	21/21c			42AA-1.002	25/35		25/43
	21/21c			42AA-1.003	25/35		25/43
40D-8.628(1)	21/12c			42BB-1.001	25/47		
40D-45.341	19/42	20/3		42BB-1.002	25/47		
40D-80.011	24/48			42BB-1.003	25/47		
40D-80.073	24/48			42Z-1.001	25/39		25/47
	25/10	25/15		42Z-1.002	25/39		25/47
40D-80.073(5)				42Z-1.003	25/39		25/47
(6)(7)	25/45c			EXPRESSWAY AUTHORITIES			
				45A-2.001	21/49		

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46ER96-3		22/39	22/28		21/6c		
46-3.002	21/6c			46-39.002	21/6c		
46-3.008	21/6c			46-39.0035	21/6c		
46-3.025	21/6c			46-39.0047	22/39c		
46-3.027	21/6c			46-39.005	21/6c		
46-3.028	21/6c			46-39.006	21/6c		
46-3.029	21/6c			46-39.007	21/6c		
46-3.031	21/6c			46-39.008	21/6c		
46-3.032	21/6c			46-39.009	21/6c		
46-3.034	21/6c			46-39.010	21/6c		
46-3.035	21/6c			46-39.011	21/6c		
46-3.037	21/6c			46-39.012	21/6c		
46-3.038	21/6c			46-42.003	20/35		
46-4.001	21/6c			46-42.007	21/6c		
46-4.002	16/48c			46-43.005	21/6c		
	21/6c			46-47.007	22/27		
46-4.0025	21/6c			THE CONSOLIDATED TAXICAB COMMISSION			
46-4.003(1)				51U-8.021	23/24		
(e)(o)4.7.	19/44c			LOTTERY			
46-4.0031	19/50c			53ER99-34			25/37
46-4.004	21/6c			53ER99-36			25/44
46-4.005	21/6c			53ER99-37			25/39
46-4.006	21/6c			53ER99-38			25/33
46-4.007	21/6c			53ER99-39			25/44
46-4.008	21/6c			53ER99-41			25/37
46-4.0081	21/6c			53ER99-42			25/44
46-4.0085	21/6c			53ER99-43			25/37
46-4.013	19/50c			53ER99-44			25/39
	21/6c			53ER99-46			25/43
46-4.014	21/6c			53ER99-47			25/41
46-4.015	21/6c			53ER99-48			25/40
46-4.016	21/6c			53ER99-49			25/42
46-4.017	21/6c			53ER99-50			25/44
46-15.002	21/35			53ER99-51			25/44
46-17.001	20/8c			53ER99-52			25/45
46-17.002	20/8c			53ER99-53			25/45
46-17.003	20/8c			53ER99-54			25/45
46-17.0031	20/8c			53ER99-55			25/45
46-17.005	20/8c			53ER99-56			25/48
46-17.007	20/8c			53ER99-57			25/47
46-21.007(1)	18/2			53ER99-61			25/47
46-23.001	21/6c			53ER99-62			25/47
46-23.002	21/6c			53-16.009	25/21	25/33	25/41
46-23.003	21/6c			53-19.003	25/43		
46-24.003	21/27			53-19.0035	25/43		
46-24.007	21/6c			53-28.003	25/38		25/47
46-29.0036	19/8c			53-29.003	25/38		25/47
46-36.002	21/6c			53-32.001	25/39		
46-37.001	20/18			53-32.002	25/39		
46-37.002	20/18	20/25		53-32.003	25/39		
46-37.003	20/18			53-32.004	25/39		
		21/42		53-32.005	25/39		
46-37.004	20/18	20/25					
46-37.005	20/18						

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53-32.006	25/39			59A-3.180	21/3		
53B-20.001	25/47			59A-3.202	21/12c		
53B-20.002	25/47			59A-3.2055	22/52	23/10	
53B-20.003	25/47			59A-4.1295	20/1c		
	VETERANS' AFFAIRS			59A-4.133	25/21	25/28	25/41
55-11.006	25/4		25/40w	59A-5.001	21/26c		
55-11.007	25/4		25/40w	59A-5.002	21/26c		
55-11.008	25/4		25/40w	59A-5.003	21/26c		
55-11.011	25/4		25/40w	59A-5.004	21/26c		
	ELDER AFFAIRS			59A-5.005	21/26c		
58-14.001	20/1c			59A-5.006	21/26c		
58-14.003	20/1c			59A-5.007	21/26c		
58-14.005	20/1c			59A-5.008	21/26c		
58-14.007	20/1c				21/26c		
58-14.009	20/1c			59A-5.009	21/26c		
58A-1	20/43c				21/26c		
58A-5.0131	25/12	25/35	25/40	59A-5.010	21/26c		
58A-5.014	25/12	25/35	25/40	59A-5.011	21/26c		
58A-5.015	25/12	25/35	25/40	59A-5.012	21/26c		
58A-5.016	25/12	25/35	25/40	59A-5.013	21/26c		
58A-5.0161	25/12		25/40	59A-5.014	21/26c		
58A-5.0181	25/12	25/35	25/40	59A-5.015	21/26c		
58A-5.0182	25/12		25/40	59A-5.016	21/26c		
58A-5.0184	25/12		25/40	59A-5.017	21/26c		
58A-5.0185	25/12	25/35	25/40	59A-5.018	21/26c		
58A-5.019	25/12	25/35	25/40	59A-5.019	21/26c		
58A-5.0191	25/12	25/35	25/40	59A-7.014	20/22		25/45
58A-5.020	25/12	25/35	25/40	59A-7.020	20/25		
58A-5.021	25/12	25/35	25/40	59A-7.034	21/45c		
58A-5.022	25/12		25/40	59A-7.035	21/45c		
58A-5.0221	25/12		25/40	59A-8.002	25/38	25/47	
58A-5.0223	25/12		25/40	59A-8.0025	25/38		
58A-5.023	25/12	25/35	25/40	59A-8.003	25/38	25/47	
58A-5.024	25/12	25/35	25/40	59A-8.004	25/38		
58A-5.025	25/12		25/40	59A-8.007	25/38		
58A-5.026	25/12	25/35	25/40	59A-8.008	25/38		
58A-5.030	25/12	25/35	25/40	59A-8.0086	25/38		
58A-5.031	25/12		25/40	59A-8.0095	25/38	25/47	
58A-5.033	25/12	25/35	25/40	59A-8.0185	25/38	25/47	
	AGENCY FOR HEALTH CARE ADMINISTRATION			59A-8.020	25/38		25/47
59-1.021	22/2c			59A-8.0215	25/38	25/47	
59-1.045	25/38			59A-8.0218	25/38	25/47	
59-1.047	25/38			59A-8.022	25/38	25/47	
59A-2.024	20/1			59A-8.024	25/38	25/47	
59A-3.078	20/47c				25/38	25/47	
59A-3.081	25/21	25/39		59A-8.0245	25/38	25/47	
	25/26c			59AA-2.001	22/48c		
	25/26c			59AA-2.002	22/48c		
59A-3.170	25/38		25/47	59AA-2.003	22/48c		
	21/20			59AA-3.001	22/48c		
				59AA-10.001	22/48c		
				59AA-17.004	21/46		
				59B-7.020	19/30		
				59B-7.021	19/30		

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59B-7.022	19/30			59D-2.003(12)	19/48c		
59B-7.022(5)	19/36c			59D-2.003(15)	19/48c		
59B-7.023	19/30			59D-2.003(16)	19/48c		
59B-7.024	19/30			59D-2.011(1)(2)	19/48c		
59B-7.024(1)	19/36c			59E-1.001	20/27		
59B-7.025	19/30			59E-1.002	20/27		
59B-7.026	19/30			59E-1.003	20/27		
59B-7.027	19/30			59E-1.004	20/27		
	19/36c			59E-1.005	20/27		
59B-7.028	19/30			59E-1.006	20/27		
59B-7.029	19/30			59E-1.007	20/27		
59B-9.015	25/43			59E-7.012	25/43		
59B-9.021	25/43			59E-7.201	19/50c		
59B-10.050	21/45c			59E-7.202	19/50c		
59B-10.051	21/45c			59E-7.203	19/50c		
59B-10.052	21/45c			59E-7.204	19/50c		
59B-10.053	21/45c			59E-7.205	19/50c		
59B-10.054	21/45c			59E-7.206	19/50c		
59B-10.055	21/45c			59E-7.207	19/50c		
59B-10.056	21/45c			59E-7.208	19/50c		
59B-10.057	21/45c			59EE-1.001	22/29c		
59C-1.031	23/8c				22/29c		
	23/8c				22/39c		
	23/8c				22/39c		
59C-1.033(7)(c)	25/45c			59F-1.002	20/33		
59C-1.036	22/48c			59F-1.005(2),			
	22/48c			(3),(4)	20/43c		
	22/48c			59G-3.010	24/7		
	22/48c			59G-4.035	25/35		25/46
	22/48c			59G-4.055	21/39	21/45	
	22/48c			59G-4.070	25/21c		
	22/48c			59G-4.101	25/25c		
	22/48c			59G-4.140	20/29c		
	23/12c			59G-4.150(4)(b)4.	22/2c		
	23/12c			59G-4.160	25/30		25/41
	23/12c				25/30		
	23/12c			59G-4.190	25/48		
	23/12c			59G-4.197	25/41		
	23/12c			59G-4.200	20/30c		
	23/12c			59G-4.240	25/48		
	23/12c			59G-4.260	25/41		
	23/12c			59G-5.020	23/12c		
	24/3c				25/39		
	24/3c			59G-6.010	20/49c		
	24/3c				20/49c		
	24/3c				21/33c		
59C-1.036(2)(i)	22/48c				22/34c		
	23/12c				25/16	25/35	25/40
59C-1.044	19/44c				25/46		
	19/44c			59G-6.020	22/2c		
	19/44c				25/20		25/44
	19/44c			59G-7.056	22/34c		
59D-1.004(4)	19/47c			59G-8.100	21/45c		
59D-1.004(5)	19/47c			59M-3.001	22/11c		
59D-1.007(1)(d)	19/47c				22/11c		
59D-2.003(10)(b)	19/48c				22/11c		

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59M-3.005	21/25			60A-1.010	25/40		
59O-2	22/42c			60A-1.013	25/40		
59O-2.002	20/47c			60A-1.015	25/40		
	22/34	24/49		60A-1.016	25/40		
59O-2.002(7)	20/47c			60A-1.018	25/40		
59O-2.003	22/34	24/49		60D-13.006	24/6c		
59O-3	22/42c			60K-3.004	25/44		
59O-3.002	22/34	24/49		60K-3.005	25/44		
59O-3.003	20/47c			60K-3.006	25/44		
59O-5	22/42c			60K-3.007	25/44		
59O-5.001(1)(b),				60K-3.0071	25/44		
(2)(a)2.(b)	20/47c			60K-3.0072	25/44		
59O-5.002	22/42c			60K-3.009	25/44		
59O-5.003	22/42c			60K-3.0091	25/44		
59O-5.004	22/42c			60K-3.0092	25/44		
59O-5.006	20/47c			60K-3.0094	25/44		
	20/47c			60K-3.011	25/44		
59O-7	22/42c			60K-4.001	25/44		
59O-9	22/42c			60K-4.002	25/44		
59O-9.002	20/47c			60K-4.0021	25/44		
59O-9.002(4)	20/47c			60K-4.003	25/44		
59O-9.003	22/34	24/48		60K-4.00311	25/44		
59O-9.004	20/47c			60K-4.0032	25/44		
59O-9.004(7)	20/47c			60K-4.00321	25/44		
59O-10	22/42c			60K-4.0034	25/44		
59O-10.004	20/47c			60K-4.004	25/44		
59O-10.005	22/42c			60K-4.006	25/44		
59O-13.006	20/47c			60K-4.007	25/44		
	20/47c			60K-4.008	25/44		
59P-31.006	22/36c			60K-4.0081	25/44		
	22/36c			60K-4.009	25/44		
59Q-9.002	20/39			60K-4.010	25/44		
59R-9.012	20/39c			60K-5.032	25/39		25/46
59R-62.010	21/5			60L-14.001	25/23	25/31	25/43
59R-62.040	21/5					25/35	25/43
59T-11.013	23/22	23/35		60L-14.002	25/23		25/43
59T-14.004	23/22	23/35		60L-14.003	25/23	25/31	25/43
59T-15.002	23/22	23/35		60L-14.004	25/23	25/31	25/43
59T-16.001	23/22	23/35		60L-14.005	25/23	25/31	25/43
59T-16.002	23/22	23/35		60L-14.006	25/23	25/31	25/43
59U-11.019	20/51	21/7				25/35	25/43
59U-14.002	23/24	23/35		60L-14.0061	25/23	25/31	25/43
59U-16.002	23/14c					25/35	25/43
59V-3.007	20/34	20/48		60L-14.007	25/23		25/43
	20/40c			60M-1.009	25/45		
59X-28.150	21/2c			60N-1.008	25/45		
59Y-5.001	23/11			60Q-2.004	21/5c		
					22/25c		
					25/28c		
MANAGEMENT SERVICES							
60A-1.001	25/40			60S-2.004	25/45		
60A-1.002	25/40			60S-2.006	25/45		
60A-1.006	25/40			60S-3.011	25/45		
60A-1.007	25/40			60S-9.001	25/46		
60A-1.008	25/40	25/46		60T-25.001	18/41	18/44	
60A-1.009	25/40			60T-25.002	18/41	18/44	

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60V-1.007	25/46			61D-5.001	22/12c		
BUSINESS AND PROFESSIONAL REGULATION				61D-5.003	22/12c		
61-11.008	25/1		25/42w	61D-5.007	22/12c		
61-11.017		22/33	25/42w	61D-6	22/11c		
	25/4		25/42w	61D-6.004	22/12c		
61-20.508	25/33		25/41	61D-6.005	22/12c		
61-25.004	22/12c			61D-6.008	22/12c		
61A-4.0271	22/47			61D-6.009	22/12c		
61B-29	20/26c			61D-7	22/11c		
61B-29.001	20/26c				22/25c		
61B-29.001(5)	20/26c			61D-7.001(1)	22/11c		
61B-30	20/26c			61D-7.002	22/12c		
61B-30.004	20/19			61D-7.020	22/12c		
	20/36c			61D-7.020(13)(a)(b)	22/11c		
61B-30.006	22/45			61D-7.021	22/12c		
61B-31	20/26c			61D-7.022	22/12c		
61B-31.001	23/2			61D-7.022(5)(b)2.	22/11c		
61B-31.001(3),(5)	20/36c			61D-7.023	22/12c		
	20/44c			61D-7.024	22/12c		
61B-31.002	23/2			61D-8	22/11c		
61B-32	20/26c				22/25c		
61B-32.001	21/30			61D-8.001	22/12c		
61B-32.002(1)	21/12c			61D-8.001(1)	22/11c		
61B-37.001		20/31		61D-8.002	22/12c		
	25/46			61D-8.003	22/11c		
61B-37.002	25/46			61D-8.005	22/12c		
61B-37.004	25/46			61D-9	22/11c		
61B-39.001	22/33				22/25c		
61B-39.002	22/33			61D-9.001	22/12c		
61B-50.114	22/46			61D-9.001(1)	22/11c		
61B16-26.606	23/50			61D-9.003	22/12c		
61C-1.002	22/23	22/36		61D-9.004	22/12c		
61C-3.002	22/23	22/36		61D-9.005	22/12c		
61C-76.0061	21/35			61D-11.010	24/3		
61C-76.0062	21/35			61D-11.026	25/28		25/43
61D-2.001	22/12c			61E1-3.001	25/33		
61D-2.002	22/11c			61E8-2.004	19/46c		
	22/12c			61F3-8.002	20/27	20/32	
61D-2.003	22/12c			61F5-16.001	19/44c		
61D-2.004	22/12c			61F5-17.015	20/9c		
61D-2.005	22/12c			61F6-27.003(3)	19/41c		
61D-2.008	22/12c			61F6-34.001	20/7		
61D-2.013	22/12c			61F6-50.007	18/53	20/24	
61D-2.014	22/12c			61F8-3.001	20/3c		
61D-2.015	22/12c				20/3c		
61D-2.020	22/12c				20/3c		
61D-3.001	22/12c			61F8-3.003	20/3c		
61D-3.002	22/12c				20/3c		
61D-3.003	22/12c			61F8-3.008	20/3c		
	23/36	23/44			20/3c		
61D-3.004	22/12c			61F9-6.0035	19/36		
	23/36	23/44		61F9-6.011	19/36		
61D-4.001	22/11c			61F9-6.013	19/36		
				61F14-3.016	19/36		

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61G2-2.002	25/35		25/43	61G8-23.004	25/37		
61G2-3.005	21/33			61G8-24.023	25/37		25/44
61G2-3.0055	23/38	24/6		61G8-24.033	25/37		25/44
61G2-4.001	21/29			61G8-25.003	25/37		25/44
61G3-19.011	25/31			61G8-29.001	25/37		25/44
61G4-12.006	25/43			61G8-31.001	25/37		
61G4-12.009	25/43			61G8-32.001	25/37		25/44
61G4-12.010	25/39		25/47	61G10-11.001	24/24	21/50	
61G4-15.027	25/30	25/47		61G10-11.002	24/24	25/10	
61G4-15.028	25/30	25/47		61G10-11.003	24/24	25/10	
61G4-15.029	25/30	25/47		61G10-11.004	24/24	25/10	
61G4-15.030	25/43			61G10-11.007	24/24		
61G4-16.002	25/1		25/44w	61G10-11.009	24/24		
61G4-17.001	19/29			61G10-11.010	24/24		
61G4-18.001	25/43			61G10-14.003	24/24		25/47w
	25/47			61G11-25.001	20/22		
61G4-18.011	19/38			61G14-11.001	25/31	25/44	
61G4-18.012	19/38					25/46	
61G5ER99-8			25/29	61G14-12.001	25/31		25/43
			25/29	61G14-20.001	25/31	25/44	
61G5-20.004	25/40			61G14-20.002	25/31		
61G5-24.019	25/40			61G15-18.011	25/37	25/44	
61G5-31.004	25/40			61G15-18.013	25/47		
61G5-32.001	25/40			61G15-21.002	25/37		25/44
61G6-5.0035	25/44			61G15-23.002	25/47		
61G6-6.001	25/46			61G16-1.0071	25/42		
61G6-6.006	25/24		25/44w	61G16-2.001	23/12		
61G6-7.001	25/46			61G16-2.005	25/42		
61G6-7.006	22/51	23/6		61G16-3.001	25/22	25/38	25/46
		23/19		61G16-5.003	21/43	21/50	
		23/31		61G17-1.006	21/6		
		23/49		61G17-7.001	25/38		
61G7-5.001(4)	19/44c			61G17-7.0025	25/38		
61G8-14.009	25/37		25/44	61G19-9.001	25/42		
61G8-14.010	25/37			61H1-20.001	25/19	25/30	25/40w
61G8-14.011	25/37		25/44	61H1-54.002	21/29		
61G8-17.001	25/37		25/44	61J1-2.001	25/33		25/45
61G8-17.002	25/37		25/44	61J1-4.004	25/33		25/45
61G8-17.0026	25/37		25/44	61J1-4.008	25/33		25/45
61G8-17.0027	25/37		25/44	61J1-6.001	25/33	25/43	25/48
61G8-17.003	25/37		25/44	61J2-1.011	25/45		
61G8-17.0034	25/37		25/44	61J2-1.013	25/45		
61G8-17.0045	25/37			61J2-1.016	25/45		
61G8-17.007	25/37		25/44	61J2-2.027	25/45		
61G8-18.005	25/37		25/44	61J2-2.029	25/45		
61G8-19.001	25/37		25/44	61J2-3.008	25/45		
61G8-19.002	25/37		25/44	61J2-3.009	25/45		
61G8-19.003	25/37		25/44	61J2-3.010	25/45		
61G8-21.001	25/37			61J2-3.011	25/45		
61G8-21.0015	25/37		25/45	61J2-3.014	25/45		
61G8-21.004	25/37		25/45	61J2-3.015	25/45		
61G8-22.001	25/37			61J2-3.020	25/45		
61G8-22.003	25/37		25/45	61J2-4.0061	25/45		
61G8-23.001	25/37		25/45	61J2-5.015	25/45		

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61J2-10.017	25/45			62-213.420(1)(b)2.	22/12c		
61J2-10.018	25/45			62-213.430	20/52	21/7	
61J2-10.019	25/45				21/6c		
61J2-10.020	25/45			62-213.430(6)	22/12c		
61J2-10.029	25/45			62-296.401	22/32	22/38	
61J2-24.001	25/45			62-302.600	21/2c		
61J2-24.002	25/45			62-302.600(3)(b)62.	21/2c		
61K1-1.001	25/1	25/34		62-302.700	21/17c		
61K1-1.002	25/1					22/8	
61K1-1.0023	25/1	25/34			25/34		
61K1-1.0024	25/1	25/34		62-302.700(9)(i)(38)	21/49c		
61K1-1.0025	25/1	25/34		62-312	21/34c		
61K1-1.0027	25/1	25/34		62-312.122	24/18		
61K1-1.0028	25/1	25/34			24/18		
61K1-1.003	25/1	25/34		62-341.602	21/22	21/22	
61K1-1.0035	25/1	25/34		62-342.100	24/36		
61K1-1.004	25/1	25/34		62-342.200	24/36		
61K1-1.0043	25/1			62-342.300	24/36		
61K1-1.005	25/1	25/34		62-342.400	24/36		
61K1-1.006	25/1	25/34		62-342.450	24/36	24/45	
61K1-1.007	25/1			62-342.470	24/36	24/45	
61K1-1.008	25/1			62-342.500	24/36		
61K1-1.009	25/1			62-342.550	24/36		
61K1-1.010	25/1			62-342.600	24/36		
61K1-1.011	25/1			62-342.650	24/36		
61K1-1.012	25/1	25/34		62-342.700	24/36	24/45	
61K1-1.013	25/1	25/34		62-342.750	24/36		
61K1-1.017	25/1			62-342.800	24/36		
61K1-1.018	25/1			62-342.850	24/36		
61K1-1.019	25/1	25/34		62-342.900	24/36		
61K1-1.023	25/1			62-343	21/34c		
61K1-1.030	25/1			62-343.010	21/22		
61K1-1.035	25/1			62-343.020	21/22		
61K1-1.037	25/1	25/34		62-343.030	21/22		
61K1-1.040	25/1			62-343.040	21/22		
61K1-1.042	25/1			62-343.050	21/22		
61K1-1.070	25/1	25/34		62-343.060	21/22		
61K1-1.080	25/1			62-343.070	21/22		
				62-343.080	21/22		
				62-343.090	21/22		
				62-343.100	21/22		
				62-343.110	21/22		
				62-343.120	21/22		
				62-343.130	21/22		
				62-343.140	21/22		
				62-343.900	21/22		
				62-520.100	22/11c		
				62-524.400	20/45		
				62-528	21/6c		
					21/6c		
				62-550.200	22/11c		
				62-550.310	20/47		
				62-550.730	20/19		
				62-551	22/12c		
					22/42c		
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62-4.050	20/21	21/22					
62-4.070(5)	25/45c						
62-4.090	21/6c						
62-17.151	24/45	24/45					
62-17.161	24/45	24/45					
62-160	22/12c						
62-204.800	22/12c						
62-210.200	22/12c						
62-210.300	21/6c						
62-210.900(1),(5)	22/12c						
62-210.990	20/36						
62-212.400(6)	22/12c						
62-212.410	22/12c						
62-212.500	22/12c						

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
62-551.200	22/11c			62-620.435	22/11c		
62-555	22/12c			62-620.440	22/11c		
	22/42c			62-620.445	22/11c		
62-560	22/12c			62-620.450	22/11c		
	22/42c			62-620.455	22/11c		
62-561.100	24/52			62-620.460	22/11c		
62-600	22/12c			62-620.510	22/11c		
	22/42c			62-620.511	22/11c		
62-601	22/12c			62-620.512	22/11c		
	22/42c			62-620.515	22/11c		
62-602.200	25/37	25/46		62-620.550	22/11c		
62-602.250	25/37			62-620.610	22/11c		
62-602.300	25/37	25/46		62-620.620	22/11c		
62-602.350	25/37			62-620.800	22/11c		
62-602.400	25/37	25/46		62-620.810	22/11c		
62-602.450	25/37			62-620.820	22/11c		
62-602.500	25/37			62-621	22/12c		
62-602.530	25/37				22/42c		
62-602.550	25/37	25/46		62-621.200	21/52		
62-602.560	25/37			62-650	22/12c		
62-602.570	25/37				22/42c		
62-602.580	25/37			62-650.120	22/11c		
62-602.600	25/37	25/46		62-660	22/12c		
62-602.650	25/37				22/42c		
62-602.660	25/46	25/46		62-660.300	22/11c		
62-602.700	25/37	25/46		62-670	22/12c		
62-602.710	25/37	25/46			22/42c		
62-602.720	25/37			62-671	22/12c		
62-602.750	25/37				22/42c		
62-602.800	25/37			62-673	22/12c		
62-602.850	25/37	25/46			22/42c		
62-602.870	25/37				22/42c		
62-602.900	25/37			62-701	22/12c		
62-603	22/12c				22/42c		
	22/42c			62-701.720	22/11c		
62-604	22/12c			62-702	22/12c		
	22/42c				22/42c		
62-610	25/5c			62-703	22/12c		
62-610.814	24/52				22/42c		
62-611	22/12c			62-704	22/12c		
	22/42c				22/42c		
62-620	22/12c			62-707	22/12c		
	22/42c				22/42c		
62-620.100	22/11c			62-707.500	22/30		
	22/12c			62-709	22/12c		
62-620.325	22/11c				22/42c		
	22/12c			62-710	21/18c		
62-620.330	22/11c				22/12c		
62-620.335	22/11c				22/42c		
62-620.370(7)	25/45c			62-711	22/12c		
62-620.400	22/11c				22/42c		
62-620.410	22/11c			62-712.100	21/34		
62-620.412	22/11c			62-712.200	21/34		
62-620.420	22/11c			62-712.300	21/34		
62-620.425	22/11c			62-712.400	21/34		

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62-712.410	21/34			62B-49	21/34c		
62-712.420	21/34			62B-54.001	25/45		
62-712.430	21/34			62B-54.002	25/45		
62-712.440	21/34			62B-54.003	25/45		
62-712.450	21/34			62B-54.004	25/45		
62-712.460	21/34			62D-2.013	25/37	25/43	
62-712.500	21/34			62D-2.014	21/52	22/13	
62-712.800	21/34				25/37		
62-712.810	21/34			62N-3.002	21/43		
62-712.900	21/34			62N-22.005	24/33	25/15	25/47
62-722	22/12c				24/45c		
	22/42c			62N-22.005(1),			
62-723	22/12c			(2),(3),(5)	24/45c		
	22/42c			62N-22.023	23/2c		
62-728	22/11c			62N-36.004	21/43		
62-730.020	25/36			62Q-16.001	25/44		
62-730.021	25/36			62Q-16.002	25/44		
62-730.030	25/36			62Q-16.004	25/44		
62-730.050	23/7			62Q-16.005	25/44		
62-730.160	25/36			62Q-16.006	25/44		
62-730.170	25/36			62Q-16.007	25/44		
62-730.180	25/36			62Q-16.009	25/44		
62-730.181	25/36			62Q-16.010	25/44		
62-730.183	25/36			62Q-16.301	25/44		
62-730.184	25/36			62R-7.002	21/17		
62-730.185	25/36			62R-7.010	23/34		
62-730.220	25/36			62R-7.020	21/17		
62-737.400	25/41	25/48		62R-7.022	21/17		
62-737.840	25/41			62R-7.025	21/17		
62-740	21/45c			62R-7.026	21/17		
62-761	22/12c			62R-7.028	21/17		
	22/42c				22/47		
	24/22c			62R-7.032	21/17		
62-761.891	24/14			62S-1.100	25/36		
62-762	22/12c			62S-1.200	25/36		
	22/42c			62S-1.400	25/36		
62-767	22/12c			62S-1.450	25/36		
	22/42c			62S-1.600	25/36		
62-769.800	25/36		25/43w	62S-1.620	25/36		
62-769.900	25/36		25/43w	62S-1.640	25/36		
62-770	22/12c						
	22/42c			HEALTH			
62-771	22/12c			64B-1.009	25/39		
	22/42c			64B1-1.0035	25/36		25/43
62-771.300	21/52			64B1-2.017	25/39		
62-773.350(9),(10)	22/42c			64B1-4.001	25/35		25/43
62-775	22/12c			64B1-5.003	25/39		
	22/42c			64B1-6.100	25/39		
62-775.100	22/23c			64B3-2.001	23/51		
62-775.400	22/23c			64B3-2.002	22/34	24/49	
62-775.410	22/23c			64B3-2.003	22/34	24/49	
62-775.500	21/52	22/15			25/36		25/45
62-788.400	25/5			64B3-3.001	25/36		25/45
62B-33.002	22/25c			64B3-3.002	25/36		25/45
62B-33.005	22/25c			64B3-3.003	23/51		
62B-33.0051	22/25c						

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64B3-3.004	23/51			64B8-4.011	25/30		25/40
64B3-3.7001	24/22c			64B8-4.020	25/30		25/40
64B3-4.001	25/36			64B8-4.021	25/30		25/40
64B3-5.008	25/36			64B8-5.001	25/33		
64B3-6.001	25/38			64B8-5.002	25/33		25/48
64B3-7.007	25/38		25/46	64B8-5.003	25/33		25/48
64B3-8.003	25/36			64B8-5.004	25/33		25/48
64B3-8.004	25/36			64B8-7.002	25/33	25/43	
64B3-8.005	25/36			64B8-8.001	25/43		
64B3-9.001	25/36			64B8-8.011	25/47		
64B3-9.004	25/36			64B8-8.017	25/47		
64B3-9.006	25/36			64B8-9.009	25/3	25/16	
64B3-9.013	25/36					25/24	
64B3-10.005	25/38		25/46			25/33	
64B3-11.001	25/36			64B8-9.009(1)-(6)	25/33c		
64B3-11.002	25/36				25/33c		
64B3-11.003	25/36			64B8-9.013	25/34	25/44	
64B3-11.004	25/36			64B8-11.0015	25/37		
64B3-13.004	25/38			64B8-13.006	25/33		25/42
64B4-3.001	25/22			64B8-30.008	25/43		
64B4-3.003	25/45			64B8-51.002	25/47		
64B4-3.0035	25/32	25/45		64B8-51.006	25/47		
64B4-4.002	25/32		25/41	64B8-52.003	25/48		
	25/32			64B8-54.0021	25/47		
64B4-4.017	25/32		25/41	64B8-54.004	25/47		
	25/32			64B8-55.001	25/47		
64B4-4.018	25/32		25/41	64B8-55.0021	25/47		
	25/32			64B9-3.002	25/40		
64B4-5.007	25/32		25/41	64B9-3.007	25/9		
	25/32			64B9-3.014	25/40		
64B4-6.0013	25/32		25/41	64B9-4.009	25/29		
	25/32			64B9-6.001	25/29		
64B4-6.0045	25/32		25/41	64B9-6.003	25/29	25/47	
	25/32			64B10-15.0021	25/11	25/35	25/45
64B4-7.002	24/7c					25/39	25/45
64B5-2.013	25/38		25/45	64B11-4.003	25/26	25/43	
64B5-17.002	25/36		25/45			25/48	
64B5-17.006	25/36			64B11-5.0065	25/25	25/43	
64B7-25.0011	25/43			64B13-23.001(1)	25/43c		
64B7-25.0012	25/43			64B14-3.001	25/34		25/41
64B7-26.002	25/43			64B14-4.001	25/34		25/43
64B7-26.003	25/36		25/43	64B14-4.100	25/34		25/43
64B7-26.005	25/43			64B14-4.110	25/34		25/43
64B7-27.002	25/18	25/33	25/40	64B15-14.0015	25/32		25/40
64B7-27.004	25/36			64B16-27.220	25/38		25/47
64B7-27.012	24/12			64B16-28.140	24/38		
64B7-28.008	25/43			64B18-23.001	25/27		
64B7-28.010	25/36		25/43	64B19-11.0035	25/45		
64B7-29.001	25/29		25/42	64B19-12.0041	25/45		
64B7-30.002	25/43			64B19-13.0015	25/45		
64B7-30.007	25/43			64B20-2.002	25/45		
64B7-31.001	25/43			64B20-2.004	25/43		
64B8-3.001	25/33		25/46	64B20-3.011	25/43		
64B8-3.002	25/33	25/43		64B20-6.001	25/43		
64B8-3.003	25/33	25/43		64B20-6.002	25/43		

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64B24-3.004	25/34		25/44	64E-8.012	25/39	25/47	
64B24-3.005	25/34		25/44	64E-9.003	25/47		
64B24-3.007	25/34		25/44	64E-19.001	25/38	25/47	
64B24-3.016	25/34		25/44	64E-19.002	25/38	25/47	
64B24-6.005	25/6		25/43w	64E-19.003	25/38	25/47	
64C-13.018	24/22			64E-19.004	25/38	25/47	
64D-3.006		24/33		64E-19.005	25/38	25/47	
		24/38		64E-19.006	25/38	25/47	
64E-1	25/5c			64E-19.007	25/38	25/47	
64E-2.001	25/44			64E-19.008	25/38	25/47	
64E-2.003	25/44			64F-2.005	25/24	25/31	25/43w
64E-2.004	25/44			CHILDREN AND FAMILY SERVICES			
64E-2.013	25/44			65A-1.400	25/21c		
64E-2.015	25/44			65A-1.519	25/39		
64E-2.017	25/44			65A-1.705	25/31		25/46
64E-2.0175	25/44			65A-1.716	25/36		25/48
64E-2.023	25/44			65A-1.720	25/30		25/44
64E-2.024	25/44			65A-1.725	25/38		
64E-2.025	25/44			65A-1.900	25/19	25/37	
64E-2.026	25/44					25/44	
64E-2.027	25/44			65A-2.022	25/41		
64E-2.028	25/44			65A-2.024	25/41		
64E-2.029	25/44			65A-2.031	25/41		
64E-2.031	25/44			65A-2.032	25/41		
64E-2.034	25/44			65A-2.033	25/41		
64E-3.001	25/28	25/31	25/42	65A-2.034	25/41		
64E-3.008	25/28		25/42	65A-2.035	25/41		
64E-6.001	25/48			65A-2.036	25/41		
64E-6.002	25/48			65A-4.201(3)	24/19c		
64E-6.003	25/48			65A-4.206	25/46		
64E-6.004	25/48			65A-4.213	25/3	25/15	25/40
64E-6.005	25/48				25/32		
64E-6.006	25/48			65A-4.216	25/6		25/40
64E-6.007	25/48				25/32		
64E-6.008	25/48			65A-4.301	24/48	25/5	25/44
64E-6.009	25/48					25/16	25/44
64E-6.010	25/48					25/24	25/44
64E-6.013	25/48					25/36	25/44
64E-6.014	25/48			65A-33.001	25/43		
64E-6.015	25/48			65A-33.003	25/43		
64E-6.0151	25/48			65A-33.004	25/43		
64E-6.017	25/48			65A-33.005	25/43		
64E-6.018	25/48			65A-33.006	25/43		
64E-6.0181	25/48			65A-33.007	25/43		
64E-6.0182	25/48			65A-33.008	25/43		
64E-6.021	25/48			65A-33.011	25/43		
64E-6.025	25/48			65C-6.001	25/47		
64E-6.028	25/48			65C-6.002	25/47		
64E-6.029	25/48			65C-6.003	25/47		
64E-6.030	25/48			65C-6.004	25/47		
64E-8.001	25/39			65C-6.006	25/47		
64E-8.002	25/39			65C-6.007	25/47		
64E-8.003	25/39			65C-20.009	25/41		
64E-8.004	25/39			65C-20.011	25/41		
64E-8.006	25/39	25/47					
64E-8.009	25/39	25/47					

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65C-20.013	25/41			67-32.009	24/28		
65C-21.001	23/20			67-32.010	25/35	25/45	
65C-22.001	25/41			67-32.011	25/35	25/45	
65C-22.003	25/41			67-37.002	25/37	25/45	
65C-22.005	25/41			67-37.003	25/37		
65C-22.006	25/41			67-37.004	25/37		
65C-25.001	25/41			67-37.005	25/37		
65C-25.002	25/41			67-37.006	25/37		
65C-25.003	25/41			67-37.007	25/37	25/45	
65C-25.004	25/41			67-37.008	25/37		
65C-25.005	25/41			67-37.009	25/37		
65C-25.006	25/41			67-37.010	25/37		
65C-25.007	25/41			67-37.011	25/37		
65C-25.008	25/41			67-37.013	25/37		
				67-37.014	25/37		
				67-37.015	25/37	25/45	
				67-37.016	25/37	25/45	
				67-37.017	25/37		
				67-37.018	25/37		
				67-39.002	25/27	25/36	25/41
				67-39.003	25/27		25/41
				67-39.004	25/27	25/36	25/41
				67-39.005	25/27		25/41
				67-39.006	25/27	25/36	25/41
				67-39.008	25/27		25/41
				67-39.010	25/27	25/36	25/41
				67-39.011	25/27		25/41
				67-39.012	25/27		25/41
				67-39.014	25/27		25/41
				67-39.015	25/27		25/41
				67-43.005	25/33c		
				67-45.001	25/38	25/45	
				67-45.002	25/38	25/45	
				67-45.003	25/38	25/45	
				67-45.004	25/38		
				67-45.006	25/38	25/45	
				67-46.001	25/38	25/45	
				67-46.002	25/38	25/45	
				67-46.003	25/38	25/45	
				67-46.006	25/38		
				67-47.010	25/30	25/45	
				67-47.020	25/30	25/45	
				67-47.035	25/30		
				67-47.040	25/30		
				67-47.050	25/30		
				67-47.060	25/30	25/45	
				67-47.070	25/30		
				67-47.080	25/30		
				67-47.090	25/30		
				67-47.100	25/30		
				67-47.110	25/30	25/45	
				67-47.120	25/30		
				67-47.130	25/30		
				67-47.140	25/30		
				67-47.150	25/30		

NAVIGATION DISTRICTS

FLORIDA HOUSING FINANCE CORPORATION

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
67-47.160	25/30			68A-25.006	25/35		25/45
67-48.001	25/35			68BER99-1			25/32
67-48.002	25/35	25/45		68B-4.002	25/35	25/42	25/47
67-48.003	25/35	25/45		68B-4.0081	25/35	25/42	25/47
67-48.004	25/35	25/45		68B-5.004	25/35		25/42w
67-48.005	25/33c			68B-6.003	25/35	25/42	25/47
	25/35	25/45		68B-12.002	25/36		25/42w
67-48.006	25/35	25/45		68B-12.0035	25/36		25/44
67-48.007	25/35	25/45		68B-12.004	25/36		25/42w
67-48.008	25/35			68B-13.0015	25/48		
67-48.009	25/35	25/45		68B-13.002	25/48		
67-48.0095	25/35	25/45		68B-13.005	25/48		
67-48.010	25/35	25/45		68B-13.006	25/48		
67-48.0105	25/35			68B-13.007	25/48		
67-48.012	25/35	25/45		68B-13.008	25/48		
67-48.013	25/35	25/45		68B-13.009	25/48		
67-48.014	25/35			68B-13.010	25/48		
67-48.015	25/35			68B-13.011	25/48		
67-48.017	25/35			68B-14.001	25/35	25/43	25/48
67-48.018	25/35			68B-14.002	25/35	25/43	25/48
67-48.019	25/35			68B-14.0035	25/35	25/43	25/48
67-48.020	25/35	25/45		68B-14.0036	25/35	25/43	25/48
67-48.0205	25/35				25/38		25/44
67-48.021	25/35	25/45			25/48		
67-48.022	25/35	25/45		68B-14.0038	25/44		
67-48.023	25/35	25/45		68B-14.0045	25/35	25/43	25/48
67-48.025	25/35				25/48		
67-48.026	25/35	25/45		68B-16.003	25/35		25/42w
67-48.027	25/35	25/45		68B-30.0025	25/36		25/44
67-48.028	25/35	25/45		68B-31.005	25/35	25/42	25/47
67-48.029	25/35	25/45		68B-31.006	25/35	25/42	25/47
67-48.030	25/35			68B-31.007	25/35	25/42	25/47
67-48.031	25/35	25/45			25/35	25/42	25/47
67-48.032	25/35			68B-31.008	25/35	25/42	25/47
				68B-31.009	25/35	25/42	25/47
FISH AND WILDLIFE CONSERVATION COMMISSION				68B-31.0135	25/35	25/42	25/47
68A-12.007	25/35	25/43	25/48	68B-39.0047	25/35	25/42	25/47
68A-14.001	25/35	25/44		68B-40.001	25/35	25/43	25/48
68A-15.005	25/35	25/43	25/48	68B-40.002	25/35	25/43	25/48
68A-15.006	25/35	25/43	25/48	68B-40.003	25/35	25/43	25/48
68A-15.061	25/35	25/43	25/48	68B-40.004	25/35	25/43	25/48
68A-15.062	25/35	25/43	25/48	68B-40.005	25/35	25/43	25/48
68A-15.063	25/35		25/45	68C-22.005	24/33	25/15	25/47
68A-15.064	25/35		25/45				
68A-15.065	25/35	25/43					