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: Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 11, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: July 30, 2004

BE ADVISED THAT THESE PROPOSED RULES MAY BE FILED FOR ADOPTION AS SOON AS POSSIBLE FOLLOWING THE COMMISSION MEETING AT WHICH THEY ARE CONSIDERED IF THE RULES ARE NOT CHANGED. IF CHANGED, THE RULES MAY BE FILED AS SOON AS POSSIBLE AFTER PUBLICATION OF A NOTICE OF CHANGE IN THE FAW.

Section III Notices of Changes, Corrections and Withdrawals

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

RULE CHAPTER NO.: RULE CHAPTER TITLE: 40B-2Permitting of Water Use

RULE NO.: RULE TITLE: 40B-2.321 **Duration of Permits** NOTICE OF WITHDRAWAL

Notice is hereby given that the above-referenced Proposed Rule Development, as noticed in Vol. 30, No. 14, of the Florida Administrative Weekly on April 2, 2004, has been withdrawn. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Linda Welch, Administrative Assistant, Suwannee River Water Management District, 9225 C.R. 49, Live Oak, Florida 32060, (386)362-1001 or 1(800)226-1066 (FL only)

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

RULE CHAPTER NO.: RULE CHAPTER TITLE: 40B-4 **Environmental Resource and Works** RULE NOS.: **RULE TITLES:** 40B-4.1040 Permits Required 40B-4.2030 Conditions for Issuance of **Environmental Resource Permits** 40B-4.3010 General Works of the District **Development Permits** 40B-4.3030 Conditions for Issuance of Works of the District Development Permits NOTICE OF CHANGE

Notice is hereby given that proposed Rule 40B-4, F.A.C., published in the Florida Administrative Weekly, Vol. 30, No. 22, on May 28, 2004, has been changed to reflect comments received from the Florida Engineering Society. When changed, Chapter 40B-4, F.A.C., shall read as follows:

40B-4.1040 Permits Required.

- (1) Permits are required as follows:
- (a) Environmental resource Surfacewater management permit prior to initiating any project which involves draining, developing, or subdividing property, construction of roads or bridges, commercial or industrial developments, and agricultural or forestry activities, including dredging or filling, or the construction, alteration, maintenance, operation, or abandonment of any dam, impoundment, reservoir, appurtenant works, works, or surfacewater management system.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.084, 373.085, 373.086, 373.413, 373.416, 373.426 FS. History–New 9-25-85, Amended 12-22-92, 10-3-95.

40B-4.2030 Conditions for Issuance of Environmental Resource Surfacewater Management Permits.

(11) The district shall not approve the issuance of permits for new surface water management systems or individual works which result in permanent damage to a work of the district.

(13) The district shall not approve the issuance of permits for mining, associated mining activities, and borrow pits within a work of the district.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.016, 373.042, 373.084, 373.085, 373.086, 373.117, 373.409, 373.413, 373.416, 373.426 FS. History–New 9-25-85, Amended 2-1-89, 10-3-95,_______.

40B-4.3010 General Works of the District Development Permits.

(1) A general works of the district development permit may be granted pursuant to the procedures in Rule 40B-1.703, F.A.C., to any person for a duration not to exceed three years for the development described below:

Construction of a structure for single-family residential or agricultural use including the leveling of land for the foundation and associated private water supply, wastewater disposal, and driveway access which is in compliance with all

of the District Permits

applicable ordinances or rules of local government, state, and federal agencies, and which meets the requirements of this chapter.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.084, 373.085, 373.086 FS. History-New 9-25-85, Amended 3-19-86, 12-22-92,

40B-4.3030 Conditions for Issuance of Works of the District Development Permits.

(6)(d) A permanent elevation monument shall be is established on the property by a surveyor licensed under Chapter 472 F.S. to be developed by a surveyor. The monument shall be adequate to establish land surface and minimum buildup elevations to the nearest 1/100 of a foot:

(7)(e) No permanent fill material shall or other obstructions are to be placed above the natural grade of the ground except for minor obstructions which are less than or equal to 100 square feet of the cross-sectional area of the floodway on any building or other similar structure provided that all such obstruction developed on any single parcel of land after the implementation date of this chapter is considered cumulatively.;

(10) Boat ramps constructed within a Work of the District shall be designed by a Florida licensed engineer.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.084, 373.085, 373.086 FS. History–New 9-25-85, Amended 2-12-87, 2-1-89, 12-22-92,

NAME OF PERSON ORIGINATING PROPOSED RULE: Jon Dinges, Director, Resource Management, Suwannee River Water Management District, 9225 County Road 49, Live Oak, Florida 32060, (386)362-1001

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Governing Board of the Suwannee River Water Management District

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 13, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 28, 2004

DEPARTMENT OF MANAGEMENT SERVICES

State Technology Office

RULE NOS.: RULE TITLES: 60DD-3.002 Definitions

60DD-3.005 Service User Committee

NOTICE OF CHANGE

Notice is hereby given in accordance with subparagraph 120.54(d)(d)1., F.S., that the following changes have been made to the proposed rules published in Vol. 30, No. 12, March 19, 2004, Vol. 30, No. 22, May 28, 2004 and Vol. 30, No. 28, July 9, 2004 issues of the Florida Administrative Weekly:

60DD-3.002 Definitions.

For the purposes of Rules 60DD-3.001-3.005, Florida Administrative Code, the following terms shall be defined as set forth herein:

- (1) "Business day" means 7:00 a.m. through 6:00 p.m. Eastern Standard Time, Monday through Friday, excluding State holidays.
- (2) "Case" means a unique End User problem requiring ETSD Services, which requires multiple contacts to resolve the
- (3) "Closed Case" means all Tier 0 or Tier 1 cases that have been resolved through the ETSD and all cases escalated to Tiers 2 and above that have either been resolved or which have been withdrawn.
- (4) "Customer Relationship Manager" means an employee of the State Technology Office assigned to manage the portfolio of one or more Eligible Users.
- (5) "Eligible User" means an entity or organization authorized to utilize ETSD Services.
- (6) "End User" or "Eligible Entity" means individuals authorized by an Eligible User to received and use ETSD Services.
- (7) "Enterprise Technology Services Desk Services" or "ETSD Services" means those services provided to Eligible Users via the ETSD as agreed by contract between the State Technology Office and the ETSD Service Provider and in Service Level Agreements between State Technology Office and Eligible Users.
- (8) "Enterprise Technology Services Desk" or "ETSD" means the system through which information technology services are provided to Eligible Users, as described in Rules 60DD-3.001-.005, Florida Administrative Code.
- (9) "Enterprise Technology Services Desk Provider" or "ETSD Service Provider" means the entity that operates the Enterprise Technology Services Desk.
- (10) "Help Desk Professional" or "ETSD Professional" means an ETSD worker who opens, attempts to resolve, tracks escalated cases, and closes Tier 1 cases.
- (11) "Knowledge base" means repository of information in an organized and structured format populated with solutions to problems or questions posed by Eligible Users.
- (12) "Knowledge Manager" means a process owner for knowledge management within all Tier levels and oversees the success of effective deployment of knowledge management processes.
- (13) "Product Manager" means an individual employed by the State Technology Office who is responsible for providing input on contract management, oversight, strategic direction, and decision making regarding Enterprise Technology Services Desk Services.

- (14) "Self Service ePortal" or "Self Service Portal" or "Help Desk eSupport" means web-enabled support services that provide for the resolution of cases without human interaction.
- (15) "Service Level Agreement" means a written agreement, executed by the State Technology Office and the User or End User that describes the ETSD Services that will be provided to the User or End User and the specific responsibilities of the State Technology Office, the ETSD Provider, and the User or End User.
- (16) "Tier" means the level of designation for cases assignment, with those levels being Tier 0, being self-resolved without human interaction; Tier 1 being resolved with human interaction at the ETSD level only; and Tier 2 and above indicating those Cases that require human support and escalation to more specialized personnel within the Eligible User agency.
- (17) "User" means an Eligible User that elects to use ETSD Services and that enters into a Service Level Agreement.

Specific Authority 282.102(16), 282.23(2), 287.057(24)(d) FS. Laws Implemented 282.102(3)-(10),(17), 282.23, 282.3032, 287.57(24) FS. History–

60DD-3.005 Service User Committee.

- (1) The State Technology Office shall establish an ETSD Service User Committee, which shall consist of the following:
 - (a) Representatives of the ETSD Service Provider;
 - (b) The ETSD Product Manager;
- (c) Representatives of Eliglible Users acceptable to both the STO and the ETSD Service Provider;
- (d) State Technology Office Program Project Management Office.
- (2) The ETSD Service User Committee shall provide recommendations and commetns to the State Technology Office and the ETSD Service Provider on at least a quarterly basis, relating to:
 - (a) ETSD Operations;
- (b) Identification of new User and Eligible User requirements;
 - (c) Prioritizing possible ETSD enhancements;
 - (d) User and Eligible User surveying;
 - (e) Communications with Users and Eligible Users; and
 - (f) Any other matters relating to ETSD Services.

Specific Authority 282.102(16), 282.23(2), 287.057(24)(d) FS. Laws Implemented 282.102(3)-(10),(17), 282.23, 282.3032, 287.57(24) FS. History–

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Julie Madden, Chief, Enterprise Technologies, State Technology Office, Department of Management Services, 4030 Esplanade Way, Suite 115M, 32399-0950. Tallahassee. Florida (850)488-1320, Julie.Madden@MyFlorida.com

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

RULE NO.: RULE TITLE:

61G1-11.017 Time for Compliance with Final

Order

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 29, No. 47, of the Florida Administrative Weekly on November 21, 2003, has been withdrawn.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Geologists

RULE NO.: RULE TITLE:

61G16-8.001 License and Certification Renewal

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. 30, No. 26, June 25, 2004, issue of the Florida Administrative Weekly. The following changes are being made based on comments from the Joint Administrative Procedures Committee.

Subsection (1) shall reads as follows:

(1) Exemption of Spouses of Members of Armed Forces from licensure Renewal Provisions - A licensee who is the spouse of a member of the Armed Forces of the United States and was caused to be absent from the State of Florida because of the spouse's duties with the armed forces shall be exempt from all licensure renewal provisions during such absence. The licensee must show proof to the Board of the absence and the spouse's military status.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Knap, Executive Director, Board of Professional Geologists, 1940 N. Monroe Street, Tallahassee, FL 32399-0750

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."