Section I
Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF STATE
Division of Library and Information Services
RULE NO.: RULE TITLE:
1B-26.003 Electronic Recordkeeping
PURPOSE AND EFFECT: The purpose of this amendment is to update guidelines for managing public records created or maintained in electronic form. Updated guidelines reflect current technologies and best practices in managing electronic records and ensuring their retention and accessibility in accordance with public records provisions of Chapter 119, Florida Statutes.
SUBJECT AREA TO BE ADDRESSED: Public records management guidelines for public records created or maintained in electronic form.
SPECIFIC AUTHORITY: 257.14, 257.36 FS.
LAW IMPLEMENTED: 257.14, 257.36 FS.
IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: Tuesday, December 11, 2007, 2:00 p.m.
PLACE: Conference Room 307, R. A. Gray Building, 500 S. Bronough Street, Tallahassee, FL 32399
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Jim Berberich, Program Manager, Information Resources Management, Division of Library and Information Services, M.S. 9A, Tallahassee, FL 32399-0250; (850)245-6750, SUNCOM 205-6750
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF EDUCATION
State Board of Education
RULE NO.: RULE TITLE:
6A-4.0243 Specialization Requirements for Certification in Foreign Language (Grades K-12) – Academic Class
PURPOSE AND EFFECT: The purpose of the rule development is to review the current certification options to meet foreign language certification requirements for the possible addition of a plan to accept proficiency scores from the American Council for Teachers of Foreign Languages and to consider the addition of other foreign languages for Florida certification. The effect will be a rule that will better meet the instructional needs of the students in Florida.
SUBJECT AREA TO BE ADDRESSED: Certification requirements in foreign languages.
SPECIFIC AUTHORITY: 1001.02, 1012.55, 1012.56 FS.
LAW IMPLEMENTED: 1001.02, 1012.54, 1012.55, 1012.56 FS.
IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: December 11, 2007, 3:00 p.m., or as soon thereafter as the matter comes before the Commission in accordance with its agenda
PLACE: Doubletree Hotel Universal, 5780 Major Boulevard, Orlando, Florida 32819
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Ila Jones, Community Program Administrator, Department of Community Affairs, 2555 Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100, (850)487-1824. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF COMMUNITY AFFAIRS
Division of Housing and Community Development
RULE NO.: RULE TITLE:
9B-70.002 Commission Approval and Accreditation of Advanced Building Code Training Courses
PURPOSE AND EFFECT: To provide substantive elements of revocation of approval by the Commission to serve as a building code education course accreditor; specifically, define grounds for revocation of approval as a course accreditor and a preliminary investigatory process to be undertaken in advance of initiation of administrative proceedings.
SUBJECT AREA TO BE ADDRESSED: Revocation of approval to serve as an accreditor of building code education courses.
SPECIFIC AUTHORITY: 553.841(2) FS.
LAW IMPLEMENTED: 553.841 FS.
A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: December 11, 2007, 3:00 p.m., or as soon thereafter as the matter comes before the Commission in accordance with its agenda
PLACE: Doubletree Hotel Universal, 5780 Major Boulevard, Orlando, Florida 32819
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Ila Jones, Community Program Administrator, Department of Community Affairs, 2555 Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100, (850)487-1824. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ila Jones, Community Program Administrator, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824

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

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: 12B-6.005
RULE TITLE: Payment of Tax; Reports; Public Use Forms

PURPOSE AND EFFECT: The purpose of this rule development is to include the provisions of Section 2, Chapter 2007-60, L.O.F., which moves the due date of the payment of the gross receipts tax imposed on utility services from the last day of the month to the 20th day of the month. When adopted, this rule will provide that to avoid penalty and interest for late filing the payment of the tax and the return to report the tax must reach the Department, or be postmarked, on or before the 20th day of the month for receipts for utility services received in the preceding month.

SUBJECT AREA TO BE ADDRESSED: The subject area to be addressed is the change to the remittance and reporting due date for gross receipts tax imposed on utility services, as provided in Section 2, Chapter 2007-60, L.O.F.

SPECIFIC AUTHORITY: 213.06(1) FS.

LAW IMPLEMENTED: Section 2, Chapter 2007-60, L.O.F.

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

DATE AND TIME: November 28, 2007, 10:30 a.m.
PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Robert Babin, Deputy Director, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4842

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

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

DEPARTMENT OF CORRECTIONS

RULE NO.: 33-601.7115
RULE TITLE: Consulate Visitors

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to provide institutions, inmates, and consulate visitors with conditions under which foreign national inmates and consulates may have phone contact and visits.

SUBJECT AREA TO BE ADDRESSED: Consulate visitors.

SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 944.09 FS.

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

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

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

33-601.7115 Consulate Visitors.

(1) A consulate officer may visit a foreign national inmate from the country that the consulate represents if the inmate wishes to confer with the consulate officer and the consulate officer presents sufficient identification and evidence of his status as a consulate officer. The inmate must be verified by Immigration and Customs Enforcement as a native of the country represented by the consulate.

(2) Consulate visits should be scheduled between 8:00 a.m. and 5:00 p.m., Monday through Friday excluding holidays. A consulate visit may be scheduled at other times if, in the opinion of the warden or his designee, such scheduling is necessary to avoid disadvantage to the inmate or undue hardship to the consulate officer.

(3) The warden shall provide an adequate area for consulate officers to visit their inmate citizens in order to ensure the privacy of such visits.

(4) Consulate documents will not be exchanged between the consulate officer and the inmate unless the consulate officer notifies the officer in charge that the exchange of consulate documents is necessary and allows a cursory inspection of the consulate documents. The officer in charge is authorized to disapprove any consulate document exchange if such exchange

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would present a threat to the security and order of the institution or to the safety of any person. If the consulate officer disagrees with the decision of the officer in charge, the duty warden shall be contacted to make the final decision.

(5) An attorney may accompany the consulate officer during a consulate visit pursuant to Rules 33-601.711 Legal Visitors and 33-601.712 Use of Cameras and Tape Records by Attorneys, F.A.C.

Specific Authority 944.09 FS. Law Implemented 944.09 FS. History–New

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NO.: RULE TITLE:
59G-4.071 Durable Medical Equipment and Medical Supply Services Provider Fee Schedules

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Durable Medical Equipment and Medical Supply Services Provider Fee Schedules that are effective July 2007. The effect will be to incorporate by reference in rule the Durable Medical Equipment and Medical Supply Services Provider Fee Schedules, July 2007.

SUBJECT AREA TO BE ADDRESSED: Durable Medical Equipment and Medical Supply Services Provider Fee Schedules.

SPECIFIC AUTHORITY: 409.919 FS.
LAW IMPLEMENTED: 409.906, 409.908 FS.

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

DATE AND TIME: Wednesday, December 5, 2007, 2:00 p.m.
PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room D, Tallahassee, Florida
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Dan Gabric, Bureau of Medicaid Services, 2727 Mahan Drive, MS #20, Tallahassee, Florida 32308-5403, (850)922-7306, gabricd@ahca.myflorida.com

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.071 Durable Medical Equipment and Medical Supply Services Provider Fee Schedules.
Medicaid durable medical equipment and medical supply providers and their billing agents who submit claims on their behalf must be in compliance with the provisions of the Florida Medicaid Durable Medical Equipment and Medical Supply Services Provider Fee Schedule for All Medicaid Recipients, July 2007, and the Florida Medicaid Durable Medical Equipment and Medical Supply Services Provider Fee Schedule for Recipients Under Age 21, July 2007, which are incorporated by reference. The fee schedules are available from the Medicaid fiscal agent’s website at http://floridamedicaid.acs-inc.com. Click on Provider Support, and then on Fees.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908 FS. History–New 5-7-07, Amended

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NOS.: RULE TITLES:
59G-13.081 Developmental Disabilities Waiver Provider Rate Table
59G-13.082 Developmental Disabilities Waiver Services Procedure Codes
59G-13.084 Developmental Disabilities Residential Habilitation Services in a Licensed Facility Provider Rate Table

PURPOSE AND EFFECT: The purpose of the amendment to Rule 59G-13.081, F.A.C., is to incorporate by reference in rule the Developmental Disabilities Home and Community-Based Services Waiver Provider Rate Table, January 1, 2008. The effect will be to incorporate by reference in rule Developmental Disabilities Home and Community-Based Services Waiver Provider Rate Table, January 1, 2008.

The purpose of the amendment to Rule 59G-13.082, F.A.C., is to incorporate by reference in rule the Developmental Disabilities Home and Community-Based Services Waiver Procedure Codes, January 1, 2008. The effect will be to incorporate by reference in rule the Developmental Disabilities Home and Community-Based Services Waiver Procedure Codes, January 1, 2008.

The purpose of Rule 59G-13.084, F.A.C., is to incorporate by reference in rule the Developmental Disabilities Home and Community-Based Services Residential Habilitation Services in a Licensed Facility Provider Rate Table, December 1, 2007. The effect will be to incorporate by reference in rule the Developmental Disabilities Home and Community-Based Services Residential Habilitation Services in a Licensed Facility Provider Rate Table, December 1, 2007.

SUBJECT AREA TO BE ADDRESSED: Developmental Disabilities Waiver Provider Rate Table, Developmental Disabilities Waiver Services Procedure Codes, and Developmental Disabilities Residential Habilitation Services in a Licensed Facility Provider Rate Table.

SPECIFIC AUTHORITY: 409.919 FS.
LAW IMPLEMENTED: 393.0661, 409.906, 409.908 FS.
A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: Monday, December 3, 2007, 3:00 p.m. – 4:30 p.m.  
PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room A, Tallahassee, Florida 32308  
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Pamela Kyllonen, Medicaid Services, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308-5407, (850)414-9756, Kyllonep@ahca.myflorida.com

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-13.081 Developmental Disabilities Waiver Provider Rate Table.

(1) No change.

(2) All developmental disabilities waiver services providers enrolled in the Medicaid program must be in compliance with the Developmental Disabilities Home and Community-Based Services Waiver Provider Rate Table, January 1, 2008, which is incorporated by reference. The rate table is available from the Medicaid fiscal agent's website at http://floridamedicaid.acs-inc.com. Click on Provider Support, and then on Fees. Paper copies of the rate table may be obtained from the Agency for Health Care Administration, Bureau of Medicaid Services, 2727 Mahan Drive, M.S. 20, Tallahassee, Florida 32308.

Specific Authority 409.919 FS. Law Implemented 393.066, 409.906, 409.908 FS. History–New 5-29-06, Amended 11-15-07.________.


(1) No change.

(2) All developmental disabilities waiver services providers enrolled in the Medicaid program must be in compliance with the Developmental Disabilities Home and Community-Based Services Waiver Procedure Codes and Maximum Units of Service, January 1, 2008 November 2003, which is incorporated by reference. The Developmental Disabilities Home and Community-Based Services Waiver Procedure Codes and Maximum Units of Service is available from the Medicaid fiscal agent website at http://floridamedicaid.acs-inc.com. Click on Provider Support, and then on Fees.

Specific Authority 409.919 FS. Law Implemented 393.066, 409.906, 409.908 FS. History–New 5-29-06, Amended 11-15-07.________.

59G-13.084 Developmental Disabilities Waiver Residential Habilitation Services in a Licensed Facility Provider Rate Table.

(1) This rule applies to all developmental disabilities waiver services providers enrolled in the Medicaid program.

(2) All developmental disabilities waiver services providers enrolled in the Medicaid program must be in compliance with the Developmental Disabilities Waiver Residential Habilitation Services in a Licensed Facility Provider Rate Table, December 1, 2007, which is incorporated by reference. The Developmental Disabilities Waiver Residential Habilitation Services in a Licensed Facility Provider Rate Table is available from the Medicaid fiscal agent website at http://floridamedicaid.acs-inc.com. Click on Provider Support, and then on Fees.

Specific Authority 409.919 FS. Law Implemented 393.066, 409.906, 409.908 FS. History–New.________.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NOS.: RULE TITLES:

59G-13.130 Traumatic Brain and Spinal Cord Injury Waiver Services

59G-13.131 Traumatic Brain and Spinal Cord Injury Waiver Services Fee Schedule

PURPOSE AND EFFECT: The purpose of the rule amendment to Rule 59G-13.130, F.A.C., is to incorporate by reference update October 2007 to the Florida Medicaid Traumatic Brain and Spinal Cord Injury Waiver Services Coverage and Limitations Handbook. The handbook was updated to remove Appendix A, TBI/SCI Waiver Services Procedure Codes, Reimbursement and Maximum Limits. The procedure codes, reimbursement and maximum limits are being revised and incorporated by reference in new Rule 59G-13.131, F.A.C. The update includes clarification that services cannot be reimbursed through the waiver if they are available through another funding source. The effect will be to incorporate by reference update October 2007 to the Florida Medicaid Traumatic Brain and Spinal Cord Injury Waiver Services Coverage and Limitations Handbook.

The purpose of the new Rule 59G-13.131, F.A.C., is to incorporate by reference the Traumatic Brain and Spinal Cord Injury Waiver Services Fee Schedule that is effective October 2007. The effect will be to incorporate by reference in rule the Traumatic Brain and Spinal Cord Injury Waiver Services Fee Schedule, October 2007.


SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.907, 409.908, 409.912 FS.

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

DATE AND TIME: Monday, December 3, 2007, 2:00 p.m.
PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room D, Tallahassee, Florida
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Arlene Walker, Bureau of Medicaid Services, 2727 Mahan Drive, MS #20, Tallahassee, Florida 32308-5403, (850)410-1570, walkerar@ahca.myflorida.com

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

(1) No change.
(3) No change.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.907, 409.908, 409.912 FS. History–New 5-31-06, Amended ________.

All traumatic brain and spinal cord injury waiver services providers and their billing agents who submit claims on their behalf must be in compliance with the provisions of the Florida Medicaid Traumatic Brain and Spinal Cord Injury Waiver Services Fee Schedule, October 2007, which is incorporated by reference. The fee schedule is available from the Medicaid fiscal agent’s website at http://floridamedicaid.acs-inc.com. Click on Provider Support, then on Fees.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908 FS. History–New ________.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Barbers’ Board
RULE NO.: RULE TITLE:
61G3-19.009 Display of License
PURPOSE AND EFFECT: The rule amendment sets forth the Department’s criteria for the display of license or registration.
SUBJECT AREA TO BE ADDRESSED: Display of License.

SPECIFIC AUTHORITY: 476.064(4), 476.184(2) FS.
LAW IMPLEMENTED: 476.184(10) FS.
IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Robin Barineau, Executive Director, Barbers’ Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0783

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G3-19.009 Display of License.
(1) A current personal license shall be displayed at all times at the barber’s place of employment in plain view of the work station. The license or registration on display shall be the original certificate or a duplicate issued by the Department and shall have attached a 2" by 2" photograph taken within the previous two years of the individual whose name appears on the certificate. The certificate with photograph attached shall be permanently laminated as of July 1, 2008. A photograph of the licensee, approximately two inches by two inches and less than two years old shall be attached to the displayed license.
(2) No change.

Specific Authority 476.064(4), 476.184(2) FS. Law Implemented 476.184(10) FS. History–New 4-27-86, Amended 8-31-88, 3-15-93, Formerly 21C-19.009, Amended ________.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Veterinary Medicine
RULE NO.: RULE TITLE:
61G18-14.002 Licensure by Endorsement
PURPOSE AND EFFECT: The proposed rule amendment removes the condition of continuing education for renewal of an active license as a requirement for licensure by endorsement.
SUBJECT AREA TO BE ADDRESSED: Licensure by Endorsement.
SPECIFIC AUTHORITY: 474.206 FS.
LAW IMPLEMENTED: 474.217 FS.
IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.
61G18-14.002 Licensure by Endorsement.

(1) An applicant for licensure by endorsement must submit an application on forms provided by the department and an application fee. The application fee must accompany the application.

(2) Licensure by endorsement is governed by Section 474.217, F.S.

(3) For purposes of Section 474.217(1)(a), F.S., in order for another state’s licensure requirements to be considered substantially similar to, equivalent to, or more stringent than the requirements of Chapter 474, F.S., the other state as of the date the application for endorsement is received by the Board, must require the following:

(a) National Board Examination with a passing score on the National Board Examination of Veterinary Medicine equivalent to or higher than 1.0 standard deviation below the mean score. The mean score and standard deviation are statistically arrived at on the basis of the performance of the criterion population taking the examination on the common testing date. The criterion population is defined as candidates from American Veterinary Medical Association accredited schools or colleges of veterinary medicine in the United States and Canada who are taking the National Board Examination for the first time. For applicants that have taken the National Board Examination (NBE) after December 1, 1992, a passing score on the NBE shall be a scaled score of four hundred twenty-five (425) on a scale ranging from two hundred (200) to eight hundred (800).

(b) The Clinical Competency Test with a passing score on the Clinical Competency Test portion equivalent to or higher than the mean score minus 1.0 standard deviation below the mean score or converted score which is four hundred (400) statistically arrived at on the basis of the performance of the national candidate population taking the Clinical Competency Test on that testing date, the common testing date. The candidate population is defined as candidates who are graduates of American Veterinary Medical Association accredited schools or colleges of veterinary medicine who graduated the year in which they are taking the Clinical Competency Test and are taking it for the first time. For applicants taking the Clinical Competency Test (CCT) after December 1, 1992, a passing score on the CCT shall be a scaled score of four hundred twenty-five (425) on a scale ranging from two hundred (200) to eight hundred (800).

(c) Graduation from a school of veterinary medicine meeting the requirements specified in Rule 61G18-13.002, F.A.C.; and

(d) Continuing education for renewal of an active license.

Specific Authority 474.206 FS. Law Implemented 474.217 FS. History–New 10-13-85, Formerly 21X-14.02, Amended 11-2-88, 4-30-89, 7-6-92, Formerly 21X-14.002, Amended 5-17-94, 3-7-06, ________.
Chapter 10.650, Rules of the Auditor General of the State of Florida. Departures from such standards must be justified by those who do not follow them.
Specific Authority 473.304, 473.315 FS. Law Implemented 473.315 FS. History–New

61H1-22.0082 Standards for Audits of Certain Nonprofit Organizations.
Licensees performing accounting services in connection with Standards for Audits of Certain Nonprofit Organizations required by Section 215.981(1), 1001.453(4), 1004.28(5), or 1004.70(6), Florida Statutes, to be filed with the Auditor General of the State of Florida shall comply with the standards set forth in Chapter 10.700, Rules of the Auditor General of the State of Florida. Departures from such standards must be justified by those who do not follow them.
Specific Authority 473.304, 473.315 FS. Law Implemented 473.315 FS. History–New

61H1-22.0083 Standards for Audits of District School Boards.
Licensees performing accounting services in connection with Standards for Audits of District School Boards required by Section 11.45 or 218.39, Florida Statutes, to be filed with the Auditor General of the State of Florida shall comply with the standards set forth in Chapter 10.800, Rules of the Auditor General of the State of Florida. Departures from such standards must be justified by those who do not follow them.
Specific Authority 473.304, 473.315 FS. Law Implemented 473.315 FS. History–New

61H1-22.0084 Standards for Audits of Charter Schools and Similar Entities.
Licensees performing accounting services in connection with Standards for Audits of Charter Schools and Similar Entities required by Section 218.39 or 1002.37, Florida Statutes, to be filed with the Auditor General of the State of Florida shall comply with the standards set forth in Chapter 10.850, Rules of the Auditor General of the State of Florida. Departures from such standards must be justified by those who do not follow them.
Specific Authority 473.304, 473.315 FS. Law Implemented 473.315 FS. History–New

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Accountancy
RULE NO.: RULE TITLE:
61H1-31.001 Fees
PURPOSE AND EFFECT: The Board proposes to review the existing language in this rule to determine whether changes are necessary.
SUBJECT AREA TO BE ADDRESSED: Fees.

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

RULE NO.: 62-113.100
RULE TITLE: Purpose

PURPOSE AND EFFECT: The Department proposes the development of rules that will provide for a partial delegation of Environmental Resource Permit (ERP) program responsibilities for permitting, compliance and enforcement under Part IV of Chapter 373, F.S., from the Department to the Environmental Protection Commission of Hillsborough County. The purpose of the delegation is to provide for streamlined review and agency action on state and local permits for activities involving such things as construction of docks, seawalls, and single-family residences in wetlands and other surface waters within Hillsborough County. The EPC has an existing memorandum of understanding with the Southwest Florida Water Management District to perform compliance and enforcement of ERP activities authorized by the SWFWMD within the county.

SUBJECT AREA TO BE ADDRESSED: Amend Chapter 62-113, F.A.C., to incorporate by reference a delegation agreement between the Department and the Environmental Protection Commission, Hillsborough County, regarding permitting, compliance, and enforcement of activities regulated under Part IV of Chapter 373, F.S. The delegation will be in accordance with the criteria established by Section 373.441, F.S. and Chapter 62-344, F.A.C.

SPECIFIC AUTHORITY: 373.043, 373.046, 373.418, 403.061 FS.
LAW IMPLEMENTED: 373.026, 373.046, 373.441, 403.061, 403.182 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Mary Van Tassel, Florida Department of Environmental Protection, Office of Submerged Lands and Environmental Resources, MS 2500, 2600 Blair Stone Road, Tallahassee, FL 32399-2400, telephone (850)245-8486, or e-mail: Mary.VanTassel@dep.state.fl.us. For questions about the rule and delegation, contact Katherine Gilbert at (850)245-8482 or Katherine.Gilbert@dep.state.fl.us. Further information and updates on this rule development also may be obtained from the Department’s web site at: http://www.dep.state.fl.us/water/wetlands/erp/rules/rulestat.htm.

(OGC Tracking No. 07-1298)

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

62-113.100 Purpose.
(1) No change.
(2) Delegations to political subdivisions.

(a) through (p) No change.
(a) #08-X: Delegation Agreement Between the Florida Department of Environmental Protection and the Environmental Protection Commission, Hillsborough County, Regarding Implementation of Environmental Resource Permitting, Compliance, and Enforcement, under Part IV, Chapter 373, F.S.
(3) No change.

Specific Authority 373.043, 373.046, 373.418, 403.061 FS, Law Implemented 373.026, 373.046, 373.441, 403.061, 403.182 FS, History–New 1-5-93, Amended 11-16-93, 3-14-94, Formerly 17-113.100, Amended 7-4-95, 4-3-96, 3-24-98, 12-3-98, 7-16-01, 7-1-07, ________.

DEPARTMENT OF JUVENILE JUSTICE

Probation

RULE NOS.: 63D-4.001, 63D-4.002, 63D-4.003, 63D-4.004, 63D-4.005, 63D-4.006, 63D-4.007, 63D-4.008
RULE TITLES: Purpose and Scope, Definitions, Community Involvement in Design and Operation, Life Safety Standards and Security, Admission of Youth, Medication Management, Juvenile Assessment Center Role in Responding to Criminal Street Gangs, Release of Youth

PURPOSE AND EFFECT: The rule specifies the department's role in the operation of a juvenile assessment center, thus implementing Section 985.135, F.S.

SUBJECT AREA TO BE ADDRESSED: The rule governs the department's participation in the operation of Juvenile Assessment Centers, including the design and safety of the facilities, in the admission, screening, safe keeping and release of youth, and in responding to criminal street gangs.

SPECIFIC AUTHORITY: 985.135, 985.64 FS.
LAW IMPLEMENTED: 985.135 FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: Tuesday, December 4, 2007, 10:00 a.m.
PLACE: DJJ Headquarters, Knight Building, General Counsel's Conference Room 3223, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Lydia Monroe, 2737 Centerview Dr., Ste. 3200, Tallahassee, FL 32399-3100; e-mail: lydia.monroe@djj.state.fl.us

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.
DEPARTMENT OF HEALTH
Board of Pharmacy

RULE NO.: 64B16-28.450
RULE TITLE: Centralized Prescription Filling, Delivering & Returning

PURPOSE AND EFFECT: The Board proposes the rule amendment in order to update the rule concerning the delivering and returning of medication.

SUBJECT AREA TO BE ADDRESSED: Centralized Prescription Filling, Delivering and Returning.

SPECIFIC AUTHORITY: 465.003, 465.005, 465.0265 FS.
LAW IMPLEMENTED: 465.003(16), 465.0265 FS.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:


(1) As used herein:
(a) The term “originating receiving pharmacy” means a pharmacy wherein the prescription which will be filled by the central fill supplier pharmacy is initially presented. A “receiving pharmacy” is also the pharmacy which will dispense the medication once the prescription has been filled by the supplier pharmacy and then delivered to the receiving pharmacy; and,
(b) The term “central fill supplier pharmacy” means a pharmacy which performs centralized prescription filling, delivering, and returning for one or more originating receiving pharmacies.

(2) Pharmacies acting as the central fill supplier pharmacy must be authorized to dispense medications under the provisions of Chapter 465, F.S., and the rules promulgated thereeto.

(3) A community pharmacy which acts as the central fill supplier pharmacy and which notifies the Board that its pharmacy practice is limited only to such practice shall be exempt from the following rules:
(a) Rule 64B16-28.1035, F.A.C., Patient Consultation Area;
(b) The signage requirement of subsection 64B16-28.109(1), F.A.C.; and
(c) Rule 64B16-28.404, F.A.C., Regulation of Daily Operating Hours.

(4) All central fill supplying and originating receiving pharmacies engaged in centralized prescription filling shall create and keep current a Policy and Procedure Manual which shall:
(a) Be maintained at the locations of the central fill supplying and originating receiving pharmacies;
(b) Include the information required in Sections 465.0265(2)(a)-(f), F.S.

(5) Delivery of medications. Delivery of medications must be made in a timely manner. The originating and central fill pharmacies shall each be identified on the prescription container. Delivery of medications by the supplying originating or central fill pharmacy shall only be made to the receiving pharmacy for dispensing. Such delivery must be made in a timely manner.

(a) Delivery by central fill pharmacy to ultimate consumer. A central fill pharmacy may deliver medications for an originating pharmacy to the ultimate consumer or the consumer’s agent under the following conditions:

1. The pharmacies are under the same ownership or have a written contract specifying the services to be provided by each pharmacy, the responsibilities of each pharmacy, and the manner in which each pharmacy will comply with federal and state laws, rules and regulations.

2. The pharmacies shall have a pharmacist available 40 hours a week, either in person or via two-way communication technology, such as a telephone, to provide patient counseling.

3. The pharmacies shall include a toll-free number that allows the patient to reach a pharmacist for the purposes of patient counseling.

4. The pharmacies shall each be identified on the prescription container label. The originating pharmacy shall be identified with pharmacy name and address. The central fill pharmacy may be identified by a code available at the originating pharmacy.

5. The central fill pharmacy shall only deliver via carrier to the ultimate consumer or the consumer’s agent those medications which could have been delivered via carrier by the originating pharmacy.

6. The central fill pharmacy shall not deliver to the ultimate consumer or consumer’s agent substances listed as controlled substances under Chapter 893, F.S.

(b) The delivery of a filled prescription by a central fill pharmacy to the ultimate consumer or the consumer’s agent pursuant to a contract with an originating pharmacy shall not be considered dispensing within the definition set forth in Section 465.003(6), F.S.

(c) Each pharmacist that performs a specific function within the processing of the prescription shall be responsible for any errors or omissions committed by that pharmacist during the performance of that specific function.
(6) The supplying and receiving pharmacy shall each be identified on the prescription container label. The receiving pharmacy shall be identified with pharmacy name and address. The supplying pharmacy may be identified by a code available at the receiving pharmacy. Prescription and labeling requirements for pharmacies participating in central prescription filling, delivering and returning:

(a) Prescriptions may be transmitted electronically from an originating pharmacy to a central fill pharmacy including via facsimile. The originating pharmacy transmitting the prescription information must:

1. Write the word “central fill” on the face of the original prescription and record the name, address, and DEA registration number if a controlled substance of the originating pharmacy to which the prescription has been transmitted and the name of the originating pharmacy’s pharmacist transmitting the prescription, and the date of transmittal;

2. Ensure all the information required to be on a prescription pursuant to Sections 456.042 and 893.04, F.S., is transmitted to the central fill pharmacy either on the face of the prescription or in the electronic transmission of information;

3. Indicate in the information transmitted the number of refills already dispensed and the number of refills remaining;

4. Maintain the original prescription for a period of two years from the date the prescription was last refilled.

5. Keep a record of receipt of the filled prescription, including the date of receipt, the method of delivery (private, common or contract carrier) and the name of the originating pharmacy’s employee accepting delivery.

(b) The central fill pharmacy receiving the transmitted prescription must:

1. Keep a copy of the prescription if sent via facsimile, or an electronic record of all the information transmitted by the originating pharmacy, including the name, address, and DEA registration number, if a controlled substance of the originating pharmacy transmitting the prescription;

2. Keep a record of the date of receipt of the transmitted prescription, the name of the licensed pharmacist filling the prescription, and dates of filling or refilling of the prescription;

3. Keep a record of the date the filled prescription was delivered to the originating pharmacy and the method of delivery (private, common or contract carrier).

4. A central fill pharmacy’s pharmacist filling a written or emergency oral prescription for a controlled substance listed in Schedule II shall affix to the package a label showing the date of filing, the receiving pharmacy’s name and address, a unique identifier (i.e. the supplying pharmacy’s DEA registration number) indicating the prescription was filled at the central fill pharmacy, the serial number of the prescription, the name of the patient, the name of the prescribing practitioner, and directions for use and cautionary statements, if any, contained in such prescription or required by law.

PURPOSE AND EFFECT: The purpose of the proposed rule development is to update the number of disorders screened in the Florida Newborn Screening Program and other program information as needed.

SUBJECT AREA TO BE ADDRESSED: Newborn Screening.

SPECIFIC AUTHORITY: 383.14(1)(s) FS.

LAW IMPLEMENTED: 383.14 FS.

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

DATE AND TIME: December 5, 2007, 8:00 a.m. – 10:00 a.m.
PLACE: Florida Department of Health, 4025 Esplanade Way, Room 235-M, Tallahassee, FL 32399

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Sherri Hood, Florida Department of Health, Newborn Screening Unit, 4052 Bald Cypress Way Bin A06, Tallahassee, FL 32399-1707, Sherri_hood@doh.state.fl.us, (850)245-4672. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sherri Hood, Florida Department of Health, Newborn Screening Unit, 4052 Bald Cypress Way, Bin A06, Tallahassee, FL 32399-1707, Sherri_hood@doh.state.fl.us, (850)245-4672
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

Section II
Proposed Rules

DEPARTMENT OF STATE
Division of Cultural Affairs

RULE NO.: RULE TITLE:
IT-1.001 Division of Cultural Affairs

PURPOSE AND EFFECT: This rule amendment establishes a new grant program entitled Culture Builds Florida Grant Program, which implements the Division's 10-year strategic plan entitled "Culture Builds Florida's Future," and which will expand the reach of Florida's cultural programs to new audiences. Although this amendment eliminates the International Cultural Exchange Grant Program, international projects may continue to be funded under three other grant programs.

SUMMARY: This rule amendment describes the Culture Builds Florida Grant Program, application procedures, and scoring criteria. This amendment also provides for a REDI cash match waiver for qualifying applicants to the Culture Builds Florida Grant Program.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: There are no regulatory costs associated with this proposed rule. Any person who wishes to provide information regarding the statement of regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice. Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 255.043(4), 265.284(5)(d), 265.285(1)(c), 265.286(1), (6), 265.2861(2)(b), (f), 265.2865(6), 265.605(1), 265.608(1), 265.609(1), (4), 265.701(5), 265.702(8) FS.


IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: December 11, 2007, 11:00 a.m.
PLACE: Room 307, 3rd Floor, R. A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Morgan Lewis, Division of Cultural Affairs, (850)245-6470. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Morgan Lewis, Division of Cultural Affairs, (850)245-6470

THE FULL TEXT OF THE PROPOSED RULE IS:

IT-1.001 Division of Cultural Affairs.

(1) through (5)(e). No change.

4. REDI Waiver. Cash matching requirements will be waived. The Division will waive the cash matching requirements on Division project grants for applicants that are an applicant that has been designated as REDI qualified in accordance with Sections 288.0656 and 288.06561, F.S. Such waivers are only available for This cash waiver is applicable only to the following project programs: Cultural Support Specific Project, Quarterly Assistance, Arts in Education, Culture Builds Florida International Cultural Exchange, and Challenge Programs. In lieu of cash match, the equivalent of total match must be instead shown in the proposal budget as in-kind match. To obtain a cash match waiver, the applicant must submit, with its application, a letter from the local county government that acknowledges the grant application and requests the waiver; this letter must accompany the grant application. The list of REDI counties and communities is reviewed and updated annually, and is available on the Division's website. REDI-qualified counties with approved waivers may use up to 100% in-kind match, which must be shown in the proposal budget. A list of REDI counties and communities is reviewed and updated annually, and is available on the Division's website.

5. through (12) No change.

13 (13) Culture Builds Florida Grant Program. This program supports projects, with grants up to $25,000, that make connections between the arts and the key areas of learning and wellness, strengthening the economy, leadership, and design and development. International Cultural Exchange Program. The purpose of this program is to support international cultural exchange projects of outstanding artistic and cultural merit.