Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Plant Industry	
RULE TITLES:	RULE NOS.:
Definitions	5B-57.001
Purpose	5B-57.002
Noxious Weed List	5B-57.007
Biomass Planting	5B-57.011

PURPOSE AND EFFECT: The purpose of these rule amendments is to provide definitions for biomass permit and biomass planting, to add the language for biomass plantings within the purpose of Rule 5B-57.002, F.A.C., to add the following plants to the Noxious Weed List; Abrus precatorius, Ardisia elliptica, Casuarina equisetifolia, Casuarina glauca, Colubrina asiatica, Leucaena leucocephala, and Scaevola taccada and to provide specific requirements for issuing biomass permits. The effects of the amendments will make the Rules consistent with the provisions of Section 581.083(4), F.S., provide the authority for regulating several new plants known to be invasive noxious weeds and outlining specific procedures for obtaining permits to produce biomass plantings. SUBJECT AREA TO BE ADDRESSED: Cultivation of Nonnative Plants.

SPECIFIC AUTHORITY: 570.07(13),(23), 581.031(1) FS.

LAW INPLEMENTED: 581.031(1),(4),(5),(6),(7), 581.083, 581.101, 581.141 FS.

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

If an accommodation is needed for a disability in order to participate in this meeting, please notify the Division of Plant Industry, Department of Agriculture and Consumer Services, (352)372-3505, at least seven days prior to the meeting.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Richard Gaskalla, Director, Department of Agriculture and Consumer Services, Division of Plant Industry, Room A116, 1911 S. W. 34th Street, Gainesville, Florida 32608, (352)372-3505

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

5B-57.001 Definitions.

For the purpose of this rule chapter, the following definitions shall apply:

(1) through (3) No change.

(4) Biomass permit. A permit issued by the department authorizing a biomass planting.

(5) Biomass planting. The cultivation of a nonnative plant, including a genetically engineered plant for purposes of fuel production or purposes other than agriculture in plantings greater in size than two acres.

(4) through (16) renumbered (6) through (17) No change.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(4),(5),(6), 581.083, 581.091 FS. History–New 7-27-93, Amended 4-18-04,______.

5B-57.002 Purpose.

The purpose of this rule chapter is to control the introduction into, or movement or spread within this state of any plant pest, noxious weed, or arthropod, and to establish procedures under which the field release of plant pests, noxious weeds, arthropods, and biological control agents <u>or biomass plantings</u> are permitted. Such procedures will assist in confirming that introductions and field releases are conducted in a manner which provides for public and environmental protection.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(4),(5),(6), 581.083, 581.091 FS. History–New 7-27-93, <u>Amended</u>.

5B-57.007 Noxious Weed List.

- (1) Parasitic Weeds.
- (a) Aeginetia spp. (Aeginetia).
- (b) Alectra spp. (Alectra).

(c) Cuscuta spp. Only the native Florida species are excluded from this list. These include:

- 1. C. americana.
- 2. C. compacta.
- 3. C. exaltata.
- 4. C. gronovii.
- 5. C. indecora.
- 6. C. obtusiflora.
- 7. C. pentagona.
- 8. C. umbellata.
- (d) Orobanche spp. (broomrapes), with the exception of:
- 1. O. uniflora. (oneflowered broomrape)
- (2) Terrestrial Weeds.
- (a) Ageratina adenophora (crofton weed).
- (b) Alternanthera sessilis (sessile joyweed).
- (c) Abrus precatorius (rosary pea).
- (d) Ardisia elliptica (shoebutton ardisia).
- (e)(c) Asphodelus fistulosus (onionweed).

(f)(d) Avena sterilis (including Avena budoviciana) (animated oat, wild oat).

(g)(e) Borreria alata (broadleaf buttonweed).

(h)(f) Carthamus oxyacantha (wild safflower).

(i) Casuarina equisetifolia (Australian pine).

(j) Casuarina glauca (suckering Australian pine).

(k)(g) Chrysopogon aciculatus (pilipiliula).

(l) Colubrina asiatica (latherleaf).

(<u>m)(h)</u> Commelina benghalensis (Benghal dayflower). (<u>n)(i)</u> Crupina vulgaris (common crupina).

(0)(j) Cupaniopsis anacardioides (carrotwood) Propagation prohibited effective 7/1/99; sale or distribution prohibited 1/1/2001.

(p)(k) Digitaria scalarum (African couchgrass, fingergrass).

(q)(1) Digitaria velutina (velvet fingergrass, annual couchgrass).

(<u>r</u>)(m) Dioscorea alata (white yam).

(s)(n) Dioscorea bulbifera (air potato).

(t)(0) Drymaria arenarioides (lightning weed).

(u)(p) Emex australis (three-corner jack).

(v)(q) Emex spinosa (devil's thorn).

(w)(r) Euphorbia prunifolia (painted euphorbia).

(x)(s) Galega officinalis (goat's rue).

(y)(t) Heracleum mantegazzianum (giant hogweed).

(z)(u) Imperata brasiliensis (Brazilian satintail).

(aa)(v) Imperata cylindrica (cogongrass).

(bb)(w) Ipomoea triloba (little bell, aiea morning glory).

(cc)(x) Ischaemum rugosum (murainograss).

(dd)(y) Leptochloa chinensis (Asian sprangletop).

(ee) Leucaena leucocephala (lead tree).

(ff)(z) Lycium ferocissimum (African boxthorn).

(gg)(aa) Lygodium japonicum (Japanese climbing fern).

(hh)(bb) Lygodium microphyllum (small-leaved climbing fern).

(ii)(ee) Melaleuca quinquenervia (melaleuca).¹

(jj)(dd) Melastoma malabathricum (Indian rhododendron). (kk)(ee) Mikania cordata (mile-a-minute).

(<u>II)(ff)</u> Mikania micrantha (climbing hempweed). (<u>mm)(gg)</u> Mimosa invisa (giant sensitive plant).

(nn)(hh) Mimosa pigra (catclaw mimosa).¹

(<u>oo)(ii)</u> Nassella trichotoma (serrated tussock). (<u>pp)(ii)</u> Neyraudia reynaudiana (Burma reed).

(qq)(kk) Opuntia aurantiaca (jointed prickly pear).

(rr)(II) Oryza longistaminata (red rice).

(<u>II)</u>(II) Oryza longistalililata (led lic

(ss)(mm) Oryza punctata (red rice). (tt)(nn) Oryza rufipogon (wild red rice).

(uu)(oo) Paederia cruddasiana (sewer-vine).

(vv)(pp) Paederia foetida (skunk-vine).

(ww)(qq) Paspalum scrobiculatum (Kodomillet).

(xx)(rr) Pennisetum clandestinum (Kikuyu grass).

(yy)(ss) Pennisetum macrourum (African feathergrass).

(zz)(tt) Pennisetum pedicellatum (Kyasuma grass).

(aaa)(uu) Pennisetum polystachyon (missiongrass, thin napiergrass).

(<u>bbb)(vv</u>) Prosopis spp. (<u>ccc)(ww</u>) Pueraria montana (kudzu). (<u>ddd)(xx</u>) Rhodomyrtus tomentosa (downy myrtle). (<u>eee)(yy</u>) Rottboellia cochinchinensis (itchgrass). (<u>fff)(zz</u>) Rubus fruticosus (bramble blackberry). (<u>ggg)(aaa)</u> Rubus molluccanus (wild raspberry).

(hhh)(bbb) Saccharum spontaneum (wild sugarcane).

(iii)(ccc) Salsola vermiculata (wormleaf salsola).

(iji)(ddd) Sapium sebiferum (Chinese tallow tree).

(kkk) Scaevola taccada (beach naupaka). Propagation prohibited immediately and distribution prohibited by July 1, 2007.

(<u>III)(eee</u>) Schinus terebinthifolius (Brazilian pepper-tree). ¹ (<u>mmm)(fff)</u> Setaria pallidefusca (cattail grass).

(nnn)(ggg) Solanum tampicense (wetland nightshade).

(000)(hhh) Solanum torvum (turkeyberry).

(ppp)(iii) Solanum viarum (tropical soda apple).

(qqq)(jjj) Tridax procumbens (coat buttons).

(rrr)(kkk) Urochloa panicoides (liverseed grass).

¹Department of Environmental Protection permit required for these species.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(4),(5),(6), 581.083, 581.091 FS. History–New 7-27-93, Amended 2-28-94, 6-30-96, 7-7-99,_____.

5B-57.011 Biomass Plantings.

(1) Biomass Permit Requirements. It shall be unlawful to establish a biomass planting greater in size than two contiguous acres except under a biomass permit (DACS 08382) issued by the department. No biomass permit shall be issued for any planting of plants on the state noxious weed list or the federal noxious weed list. No biomass permit shall be issued unless the applicant is the owner of the property or has written permission from the property owner to utilize the land for biomass plantings. Applications for biomass permits shall be made on form DACS 08381 and submitted to the Division of Plant Industry, P. O. Box 147100, Gainesville, FL 32614-7100. Separate applications for biomass permits shall be required for each noncontiguous growing location and must include a complete description of the nonnative plant to be grown and an estimated cost of removing and destroying the subject plant including the basis for calculating or determining that estimate. The applications must be submitted with the permit fee of \$50 and proof that a bond in the form approved by the department and issued by a surety company admitted to do business in Florida or a certificate of deposit has been obtained as described in Section 581.083(4), F.S. Biomass permits are valid for a twelve-month period following the date of issue and must be renewed annually by the submission of another biomass permit application and \$50 permit fee. The application forms can be obtained from the same address or from the Division of Plant Industry website, http:// www.doacs.state.fl.us/~pi/. In evaluating the permit application, the department shall visit the proposed growing location and determine if feasible measures can be taken to prevent the spread of the plant into neighboring ecosystems. The permit will include the following requirements as a minimum:

(a) A system of traps or filters shall be required to prevent plants or plant parts from spreading through ditches, natural waterways or other drainage.

(b) Measures will be required to prevent spread by seed.

(c) A fallow area, wide enough to prevent plant spread into adjacent areas, shall be required. The fallow area will be on both sides of a berm surrounding the biomass planting.

(d) Any equipment used on the site must be cleaned of all plant debris before being moved from the property.

(e) Wildfire protection measures will be required to mitigate fire risk and damages to surrounding areas.

(f) A compliance agreement (DACS 08383) containing any additional requirements needed to prevent plant spread shall be signed and will be an addendum to the permit. Failure to abide by the permit stipulations or the compliance agreement is considered to be a violation of these rules.

(2) Bonds or Certificates of Deposit. Each permit holder shall maintain for each separate growing location a bond or a certificate of deposit in an amount of not less than 150 percent of the estimated cost of removing and destroying the plants as described in Section 581.083(4), F.S. The bond or certificate of deposit may not exceed \$5,000 per acre except as allowed by statute.

(3) Abandoned Biomass Plantings. It shall be unlawful for any person to abandon a biomass planting. It is the responsibility of the property owner or permit holder to completely destroy the planting prior to vacating the property or stopping commercial production. If the department determines that the permit holder is no longer maintaining or cultivating the plants subject to the special permit and has not removed and destroyed the plants authorized by the special permit or has exceeded the conditions of the biomass permit, the department shall take action to initiate the removal of the plants through the issuance of an immediate final order and execution of the bond or certificate of deposit as described in Section 581.083(4), F.S.

(4) Exemptions. A biomass permit is not required for plants produced for purposes of agriculture as defined in Section 570.02(1), F.S. or if the department in consultation with the University of Florida, Institute of Food and Agricultural Sciences has determined that the nonnative plant is not invasive and specifically exempts it in this rule. The following plants or groups of plants are exempt:

(a) Any plant that is produced for purposes of human food consumption

(b) Any plant that is commonly grown for commercial feed, feedstuff or forage for livestock

(c) Pinus spp.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(4),(5),(6), 581.083, 581.091 FS. History-New_____.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Fruit and Vegetable Inspection

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RULE CHAPTER TITL	E:	RULE CHAPTER NO.:
Inspection Programs		5G-5
RULE TITLE:		RULE NO.:
Alternative Inspection P	rograms	5G-5.001
PURPOSE AND EFFE	CT: To pro	vide alternative methods of

citrus inspection compliance other than what is currently in place in order to effectively compete in the world market and avert a substantial loss of revenue within the citrus industry.

SUBJECT AREA TO BE ADDRESSED: The inspection compliance methods for citrus.

SPECIFIC AUTHORITY: 570.07(21),(23) FS.

LAW IMPLEMENTED: 570.07(2),(16),(21), 601.27, 601.49 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 ADMINSTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Shannon Shepp, Director, Division of Fruit and Vegetable, Department of Agriculture and Consumer Services, 500 3rd Street, Winter Haven, Florida 33881, (863)291-5820

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

INSPECTION PROGRAMS

5G-5.001 Alternative Inspection Programs.

The Division of Fruit and Vegetables may approve registered citrus processing plants that apply for, agree to comply with and qualify to operate under the Florida Quality Systems Certification Program Description and Guidelines, dated September 16, 2005 hereby adopted by reference and available from the Division of Fruit and Vegetables, Department of Agriculture and Consumer Services, P. O. Box 1072, Winter Haven, Florida 33882-1072.

Specific Authority 570.07(21).(23) FS. Law Implemented 570.07(2).(16).(21). 601.27, 601.49 FS. History–New _____.

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."

PUBLIC SERVICE COMMISSION

UNDOCKETED	
RULE TITLES:	RULE NOS.:
Continuity of Service	25-6.044
Annual Distribution Service Reliability Report	25-6.0455
PURPOSE AND EFFECT: To eliminate amb	iguities in the
rules, to revise definitions, and to more clearly	define the data
needed to assess reliability of distribution of ele	ctric power.
SUBJECT AREA TO BE ADDRESSED: O	Continuity and

reliability of electric service.

SPECIFIC AUTHORITY: 366.05(1) FS.

LAW IMPLEMENTED: 366.03, 366.04(5), 366.05, 366.04(2)(c),(f) FS.

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

TIME AND DATE: 9:30 a.m., February 22, 2006

PLACE: Betty Easley Conference Center, Room 148, 4075 Esplanade Way, Tallahassee, Florida

Any person requiring some accommodation at this workshop because of a physical impairment should call the Division of the Commission Clerk and Administrative Services, (850)413-6770, at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Marlene Stern, Office of General Counsel, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0862, (850)413-6230

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

25-6.044 Continuity of Service.

(1) Definitions applicable to this part:

(a) "Area of Service." A geographic area where a utility provides retail electric service. An Area of Service can be the entire system, a district, or a <u>subregion of the utility's system in</u> which centralized distribution service functions are carried out region into which a utility divides its system.

(b) through (p) No change.

(q) Planned Service Interruption." A Service Interruption initiated by the utility to perform necessary scheduled activities for public safety reasons or for scheduled activities, such as maintenance, infrastructure improvements, and new construction due to customer growth. Customers are typically notified in advance of these events.

(2) Each utility shall keep a record of its system reliability and continuity of service data, customers' Service Interruption notifications, and other data necessary for the <u>annual</u> reports filed under these rules. <u>These records and data shall be retained</u> for a minimum of ten years from the filing of each annual <u>report</u>. The utility shall record each Outage Event as planned or unplanned and shall identify the point of origination such as generation facility, transmission line, transmission substation equipment, or distribution equipment. The cause of each Outage event shall be determined and recorded in a standardized manner throughout the utility. The date and time of the Outage Event and the number of Service Interruptions for the Outage Event shall also be recorded.

(3) through (5) No change.

Specific Authority 366.05(1) FS. Law Implemented 366.03, 366.04(2)(c), 366.04(5), 366.05 FS. History–New 7-29-69, Formerly 25-6.44, Amended 2-25-93, 11-7-02._____.

25-6.0455 Annual Distribution Service Reliability Report.

(1) Each utility shall file a Distribution Service Reliability Report with the Director of the Commission's Division of Economic Regulation on or before March 1st of each year, for the preceding calendar year. The report shall contain the following information:

(a) The utility's total number of Outage Events (N), categorized by cause for the highest 10 causes of Outage Events, the Average Duration of Outage Events (L-Bar), and Average Service Restoration Time (CAIDI). The utility shall record these data and analyses on Form PSC/ECR 102-1, entitled "Outage Events" which may be obtained from the Division of Economic Regulation, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6900;

(b) Identification of the three percent of the utility's Primary Circuits (feeders) with the highest number of feeder breaker interruptions. For each primary circuit so identified the utility shall report the primary circuit identification number or name, substation origin, general location, number of affected customers by service class served, Number of Outage Events (N), Average Duration of Outage Events (L Bar), Average Service Restoration Time (CAIDI), whether the same circuit is being reported for the second consecutive year, the number of years the primary circuit was reported on the "Three Percent Feeder List" in the past five years, and the corrective action date of completion. The utility shall record these data and analyses on Form PSC/ECR 102-2, entitled "Three Percent Feeder List" which may be obtained from the Division of Economic Regulation, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6900;

(e) The reliability indices SAIDI, CAIDI, SAIFI, MAIFIe, and CEMI5 for its system and for each district or region into which its system may be divided. The utility shall report these data and analyses on Form PSC/ECR 102-3, entitled "System Reliability Indices" which may be obtained from the Division of Economic Regulation, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6900. Any utility furnishing electric service to fewer than 50,000 retail customers shall not be required to report the reliability indices MAIFIe or CEMI5; (d) The calculations for each of the required indices and measures of distribution reliability;

(2) The Distribution Service Reliability Report will exclude the impact of all service interruptions associated with generation and transmission disturbances governed by subsections 25-6.018(2) and (3), F.A.C. A utility may exclude from the Annual Distribution Service Reliability Report the Outage Events directly caused by one or more of the following: planned interruptions, a storm named by the National Hurricane Center, a tornado recorded by the National Weather Service, ice on lines, a planned load management event, an electric generation disturbance, an electric transmission system disturbance, or an extreme weather or fire event causing activation of the county emergency operation center.

(3) <u>The report shall contain the following information on an actual and adjusted basis:</u> A utility may submit a request to exclude an Outage Event from the Annual Distribution Service Reliability Report that is not specifically provided for in subsection 25-6.0455(2), F.A.C. Such a request must be filed with the Commission's Division of the Commission Clerk and Administrative Services within 30 days of the Outage Event for which an exclusion is being requested. The Commission will approve the request if the utility is able to demonstrate that the outage was not within the utility's control, and that the utility could not reasonably have prevented the outage.

(a) The utility's total number of Outage Events(N), categorized by cause for the highest 10 causes of Outage Events, the Average Duration of Outage Events (L-Bar), and Average Service Restoration Time (CAIDI). The utility shall record these data and analyses on Form PSC/ECR 102-1(a) (__/06) and Form PSC/ECR 102-1(b) (__/06), entitled "Causes of Outage Events – Actual" and "Causes of Outage Events-Adjusted", respectively, which may be obtained from the Division of Economic Regulation, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6900, and which are incorporated herein by reference;

(b) Identification of the three percent of the utility's Primary Circuits (feeders) with the highest number of feeder breaker interruptions. For each primary circuit so identified the utility shall report the primary circuit identification number or name, substation origin, general location, number of affected customers by service class served, Number of Outage Events (N), Average Duration of Outage Events (L-Bar), Average Service Restoration Time (CAIDI), whether the same circuit is being reported for the second consecutive year, the number of years the primary circuit was reported on the "Three Percent Feeder List" in the past five years, and the corrective action date of completion. The utility shall record these data and analyses on Form PSC/ECR 102-2(a) (/06) and Form PSC/ ECR 102-2(b) (/06), entitled "Three Percent Feeder List -Actual" and "Three Percent Feeder List - Adjusted", respectively, which may be obtained from the Division of Economic Regulation, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6900, and which are incorporated herein by reference;

(c) The reliability indices SAIDI, CAIDI, SAIFI, MAIFIe, and CEMI5 for its system and for each district or region into which its system may be divided. The utility shall report these data and analyses on Form PSC/ECR 102-3(a) (__/06) and Form PSC/ECR 102-3(b) (__/06), entitled "System Reliability Indices – Actual" and "System Reliability Indices – Adjusted", respectively, which may be obtained from the Division of Economic Regulation, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6900, and which are incorporated herein by reference. Any utility furnishing electric service to fewer than 50,000 retail customers shall not be required to report the reliability indices MAIFIe or CEMI5; and

(d) The calculations for each of the required indices and measures of distribution reliability.

(4) Adjusted distribution reliability data may reflect Outage Events caused by:

(a) Planned Service Interruptions;

(b) Events resulting in catastrophic damage to utility facilities shown to be beyond the ability of the utility to control and which directly cause more than 10 percent of the utility's retail customers in the utility's Area of Service to experience Service Interruptions within a consecutive 24 hour period.

(5) Each utility shall provide justification for each Outage Event removed from the data in its adjusted reliability indices as reflected in its reported Form PSC/ECR 102-1(b). For each removed Outage Event, the utility will include the following information:

(a) Area of Service affected;

(b) The number of Primary Circuits (feeders) affected;

(c) The physical damages incurred to utility facilities;

(d) The time and resources required to restore service;

(e) The costs incurred to restore service;

(f) The applicable operational or construction standards;

(g) The actions taken to mitigate damages to its facilities;

and

(h) The effects of the Outage Event on each of the reported indices.

Specific Authority 366.05(1) FS. Law Implemented 366.03, 366.04(2)(c),(f), 366.04(5), 366.05, 366.05(7) FS. History–New 2-25-93, Amended 11-7-02,

DEPARTMENT OF CORRECTIONS

RULE TITLE:RULE NO.:Close Management33-601.800PURPOSE AND EFFECT: The purpose and effect of the
proposed rule is to revise Form DC6-229A, Close
Management Daily Record of Segregation, to delete codes
already documented on other forms.

SUBJECT AREA TO BE ADDRESSED: Close Management Records.

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: Perri King Dale, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

33-601.800 Close Management.

(1) through (18) No change.

(19) Forms. The following forms referenced in this rule are hereby incorporated by reference. Copies of any of these forms are available from the Forms Control Administrator, Office of Research, Planning and Support Services, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

(a) through (e) No change.

(f) Form DC6-229A, Close Management Daily Record of Segregation, effective date 4-8-04.

(g) through (l) No change.

Specific Authority 944.09 FS. Law Implemented 944.09 FS. History–Formerly 33-601.801-.813, substantially amended 2-1-01, Amended 12-16-01, 4-8-04, 3-10-05.

LAND AND WATER ADJUDICATORY COMMISSION Madeira Community Development District

RULE CHAPTER TITLE: RULE CHAPTER NO.: Madeira Community Development

District	10000 1
District	42CCC-1
RULE TITLES:	RULE NOS.:
Establishment	42CCC-1.001
Boundary	42CCC-1.002
Supervisors	42CCC-1.003

PURPOSE AND EFFECT: The purpose of this proposed rule is to establish a community development district ("CDD"), the Madeira Community Development District ("District"), pursuant to Chapter 190, F.S. The petition (amended during the November 15, 2005, local public hearing) filed by Ponce Associates, LLC, requests the Commission establish a community development district located within the City of St. Augustine, St. Johns County, Florida. A Notice of Receipt of Petition for the Madeira Community Development District was published in the October 28, 2005, edition of the Florida Administrative Weekly. The land area proposed to be served by

the District comprises approximately 1,006.5 acres (The original petition described the proposed District as approximately 1,010 acres in size. However, the District's legal description was amended to approximately 1,006.5 in size.). A general location map is contained as Exhibit 1 to the amended petition to establish the District. The proposed District is located generally on the east side of U.S. 1 North between Ocean Boulevard to the north and Poinciana Avenue to the south. There are no parcels located within the external boundaries of the proposed District which are to be excluded from the District. The Petitioner either owns or has written consent to establish the District from the landowners of one hundred percent (100%) of the real property located within the proposed District. The development has been approved for 749 residential units consisting of 469 single family homes, 114 condominium units, and 166 town homes. In addition, 170,000 square feet of commercial space is planned. Currently, the lands to be included in the District are zoned planned unit development (PUD). The District, if established, currently intends to finance certain master infrastructure improvements including roads, water, sewer, stormwater management, recreational facilities. landscape/entry features. and professional fees.

SUBJECT AREA TO BE ADDRESSED: Establishment of the Madeira Community Development District.

SPECIFIC AUTHORITY: 190.005 FS.

LAW IMPLEMENTED: 190.004, 190.005 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 (IF NOT REQUESTED, A WORKSHOP WILL NOT BE HELD):

TIME AND DATE: 10:00 a.m. – 12:00 Noon, Thursday, February 16, 2006

PLACE: Room 2107, The Capitol, Tallahassee, Florida 32399-0001

Any person requiring a special accommodation to participate in the workshop because of a disability should contact Barbara Leighty, (850)487-1884, at least two (2) 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, P.A., Post Office Box 6526, Tallahassee, Florida 32314, (850)222-7500 or Barbara Leighty, Florida Land and Water Adjudicatory Commission, Office of Policy and Budget, Executive Office of the Governor, The Capitol, Room 1802, Tallahassee, Florida 32399-0001, (850)487-1884

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

DEPARTMENT OF ELDER AFFAIRS

Community Care for the Elderly

RULE TITLE:	RULE NO .:
Application Procedures	58C-1.004
PURPOSE AND EFFECT: The purpose of	the proposed rule
amendment is to develop minimum standar	ds to exempt lead

agencies from the required competitive bidding process.

SUBJECT AREA TO BE ADDRESSED: The establishment of minimum standards for the exemption of Community Care for the Elderly contracted providers from the competitive bid process.

SPECIFIC AUTHORITY: 430.08, 430.203(9)(b) FS.

LAW IMPLEMENTED: 430.203(9)(b) 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: 9:00 a.m. - 12:00 Noon, March 22, 2006

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

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

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

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

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

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the revised Florida Medicaid Dental Services Coverage and Limitations Handbook, January 2006. The handbook revisions include policy clarifications and a revised Medicaid Orthodontics Initial Assessment Form and Medicaid Behavioral Management Report Form. The effect will be to incorporate by reference in the rule the Florida Medicaid Dental Services Coverage and Limitations Handbook, January 2006.

SUBJECT AREA TO BE ADDRESSED: Dental Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 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 TIME, DATE AND PLACE SHOWN BELOW.

TIME AND DATE: 2:00 p.m., Tuesday, February 14, 2006

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building #3, Conference Room C, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Mary Cerasoli, Bureau of Medicaid Services, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308, (850)922-7328

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.060 Dental Services.

(1) No change.

(2) All dental services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Dental Services Coverage and Limitations Handbook, January 2006 2004, updated January 2005, and the Florida Medicaid Provider Reimbursement Handbook, Dental 111, October 2003, which are incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, CMS-1500, which is incorporated by reference in Rule 59G-4.001, F.A.C. All handbooks are available from the Medicaid fiscal agent's website at http://floridamedicaid.acs.inc.com. Click on Provider Support, and then on Handbooks. Paper copies of the handbooks may be obtained by calling Provider Inquiry at (800)377-8216.

(3) The following forms form that are is included in the Florida Medicaid Dental Services Coverage and Limitations Handbook are is incorporated by reference: Medicaid Orthodontic Initial Assessment Form (IAF), January 2006 2005, five two pages, located in Appendix A; and the Medicaid Behavioral Management Report, January 2006, one page, located in Appendix F. The forms are form is available by photocopying them it from the handbook.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908, 409.912 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, 4-23-00, 4-24-01, 7-5-01, 2-20-03, 8-5-03, 1-8-04, 10-12-04, 20-05, 10-12-04, 10-12-10-12-04, 6-28-05,

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

RULE NO.:

Approved Forms, Division of Certified

61-6.024

Public Accounting PURPOSE AND EFFECT: This rule incorporates the existing Division of Certified Public Accounting forms utilized in professional and business licensing, licensing renewal, and licensure discipline.

SUBJECT AREA TO BE ADDRESSED: Adoption of the forms presently used by the Division of Certified Public Accounting.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 120.52(15), 120.55(1)(a)4., 455.203, 455.213 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting: Gail Scott Hill, (850)922-0907. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.: Approved Forms, Board of Architecture

and Interior Design 61-6.025

PURPOSE AND EFFECT: This rule adopts existing Board of Architecture and Interior Design forms utilized in professional and business licensing, licensure renewal, and licensure discipline.

SUBJECT AREA TO BE ADDRESSED: The rule adopts Board of Architecture and Interior Design licensing forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 120.52(15), 120.55(1)(a)4., 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

RULE NO.: 61-6.026

Approved Forms, Asbestos Consultants Unit61-6.026PURPOSE AND EFFECT: This rule incorporates the AsbestosConsultants Unit forms utilized in professional and businesslicensing, licensure renewal, and licensure discipline.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Asbestos Consultants Unit forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 120.52(15), 120.55(1)(a)4., 455.203, 455.213 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.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

RULE NO.: 61-6.027

Approved Forms, Board of Athlete Agents61-6.027PURPOSE AND EFFECT: This rule incorporates the existing
forms utilized in professional and business licensing, licensing
renewal, and licensure discipline.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Board of Athlete Agent forms. SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 120.52(15), 120.55(1)(a)4., 455.203, 455.213 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting: Gail Scott Hill, (850)922-0907. If you are hearing or speech impaired, please contact the agency using the Florida Dual Relay System, 1(800)955-8770 Partv (Voice) 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

RULE NO .: Approved Forms, Board of Auctioneers 61-6.028 PURPOSE AND EFFECT: This rule incorporates the Board of Auctioneer forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Board of Auctioneer forms. SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.: Approved forms, Barbers' Board 61-6.029 PURPOSE AND EFFECT: This rule incorporates the Barber's Board forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Barber's Board forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO .: Approved forms, Boxing Commission 61-6.030 PURPOSE AND EFFECT: This rule incorporates the Boxing Commission forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Boxing Commission forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting: Gail Scott Hill, (850)922-0907. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:RULE NO.:Approved forms, Board of Building Code61-6.031

PURPOSE AND EFFECT: This rule incorporates the Building Code Administrators and Inspectors forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Building Code Administrators and Inspectors forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:	RULE NO.:
Approved Forms, Regulatory Council of	
Community Association Managers	61-6.032

PURPOSE AND EFFECT: This rule incorporates the Community Association Manager forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Community Association Manager forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

Approved Forms, Construction

Industry Licensing Board 61-6.033 PURPOSE AND EFFECT: This rule incorporates the Construction Industry Licensing Board forms utilized in applications for professional and business licensing.

RULE NO .:

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Construction Industry Licensing Board forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE NO.: RULE TITLE:

Approved Forms, Board of Cosmetology 61-6.034 PURPOSE AND EFFECT: This rule incorporates the Board of Cosmetology forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Board of Cosmetology forms. SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.: Approved Forms, Electrical Contractors' Licensing Board 61-6.035

PURPOSE AND EFFECT: This rule incorporates the Electrical Contractors' Licensing Board forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Electrical Contractors' Licensing Board forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

RULE NO.:

Approved Forms, Board of Employee

61-6.036

Leasing Companies PURPOSE AND EFFECT: This rule incorporates the Board of Employee Leasing Companies forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Board of Employee Leasing Companies forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

Approved Forms, Board of Professional Geologists 61-6 037

RULE NO.:

PURPOSE AND EFFECT: This rule incorporates the Board of Professional Geologists forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Board of Professional Geologists forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.: Approved Forms, Board of Landscape

61-6.038 Architecture PURPOSE AND EFFECT: This rule incorporates the Board of Landscape Architecture forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Board of Landscape Architecture forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

RULE NO.:

Approved Forms, Board of Pilot Commissioners,

61-6.039

Pilotage Rate Review Board PURPOSE AND EFFECT: This rule incorporates the Harbor Pilots, Pilot Commission, and Pilotage Rate Review Board forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Harbor Pilots, Pilot Commission, and the Pilotage Rate Review Board forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

RULE NO .:

Approved Forms, Board of Surveyors and Mappers 61-6.040

PURPOSE AND EFFECT: This rule incorporates the Board of Surveyors and Mappers forms utilized in applications for professional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Board of Surveyors and Mappers forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting: Gail Scott Hill, (850)922-0907. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:RULE NO.:Approved Forms, Talent Agents61-6.041PURPOSE AND EFFECT: This rule incorporates the TalentAgent forms utilized in applications for professional andbusiness licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Talent Agent forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting: Gail Scott Hill, (850)922-0907. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:RULE NO.:Approved Forms, Board of Veterinary Medicine61-6.042PURPOSE AND EFFECT: This rule incorporates the Board ofVeterinary Medicine forms utilized in applications forprofessional and business licensing.

SUBJECT AREA TO BE ADDRESSED: The rule will adopt and incorporate by reference the Board of Veterinary Medicine forms.

SPECIFIC AUTHORITY: 455.213(1) FS.

LAW IMPLEMENTED: 455.203, 455.213 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting: Gail Scott Hill, (850)922-0907. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Gail Scott Hill, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, FL 32399 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITL	E:				RULE	NO.:
Fees					61-20	.504
DUDDOSE	AND	EFFECT	The	Roard	nronosas	tha

PURPOSE AND EFFECT: The Board proposes the amendment to the rule to update processing fees.

SUBJECT AREA TO BE ADDRESSED: Fees.

SPECIFIC AUTHORITY: 468.4315, 943.053 FS.

LAW IMPLEMENTED: 455.2171, 455.219(3),(6), 455.2281, 455.271, 468.4315(2), 468.433, 468.433, 468.435, 943.053 FS. IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Anthony Spivey, Executive Director, Regulatory Council of Community Association Managers, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Pilot Commissioners

RULE TITLE:

RULE NO.: Percentage of Gross Pilotage Assessed 61G14-19.001

PURPOSE AND EFFECT: The Board proposes the amendment to reduce the percentage of gross pilotage assessed.

SUBJECT AREA TO BE ADDRESSED: Percentage of gross pilotage.

SPECIFIC AUTHORITY: 310.131, 310.185 FS.

LAW IMPLEMENTED: 310.131 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Robyn Barineau, Executive Director, Board of Pilot Commissioners, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G14-19.001 Percentage of Gross Pilotage Assessed.

(1) The Department of Business and Professional Regulation shall assess the pilots in the respective ports of the state one tenth twenty five hundredths of one percent (.1%) (.25%) of the gross amount of pilotage earned by said pilots during each year. For the purposes of said assessment, the gross amount of pilotage earned shall be the amount of money collected by each pilot or by each entity of which the pilot is a member for piloting which shall include and not be limited to payment for piloting vessels to and from ports of this state, docking or undocking vessels, shifting vessels, running lines, delivering orders at sea, cancelled orders, boat service, detention, pilots being carried to sea, anchoring vessels, and any other related services rendered. Funds collected due under this are to be made payable to the Board and paid by the fifteenth of the following month. When received, the funds are paid into the Professional Regulation Trust Fund as created within the Department.

(2) No change.

THIS RULE SHALL TAKE EFFECT MAY 1, 2006.

Specific Authority 310.131, 310.185 FS. Law Implemented 310.131 FS. History–New 2-5-76, Amended 1-19-77, 1-1-78, 12-7-78, 11-1-81, 6-8-82, 8-9-82, 7-31-83, Formerly 21SS-3.01, Amended 5-30-89, 2-19-90, 12-30-91, 12-2-92, Formerly 21SS-3.001, 21SS-19.001, Amended 3-20-94, 1-5-95, 1-30-96, 3-17-96, 11-21-96, 8-25-97, 1-26-99, 1-31-01, 8-1-02, 7-8-03, 2-17-05, 10-2-05, 2-1-06, <u>5-1-06</u>.

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."

DEPARTMENT OF HEALTH

Board of Dentistry	
RULE TITLE:	RULE NO .:
Definitions	64B5-14.001
PURPOSE AND EFFECT: The Board pr	oposes to review the
anisting languages in this wels to determine	le atle an ale an a a a ana

existing language in this rule to determine whether changes are necessary.

SUBJECT AREA TO BE ADDRESSED: Definitions.

SPECIFIC AUTHORITY: 466.004(4), 466.017(3) FS.

LAW IMPLEMENTED: 466.017(3) FS.

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

PENALTY

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Sue Foster, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258

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

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLES:	RULE NOS.:
Notice of Noncompliance	64B8-30.013
Citation Authority	64B8-30.014

PURPOSE AND EFFECT: The Board proposes the development of rule amendments to address both the first-time failure and subsequent failure to report a changes in supervisors for physician assistants.

SUBJECT AREA TO BE ADDRESSED: Notice of Noncompliance and citation for failure to report changes in supervisors.

SPECIFIC AUTHORITY: 456.073(3), 456.077, 458.309, 458.347(7)(g),(12) FS.

LAW IMPLEMENTED: 456.073(3), 456.077, 458.331, 458.347(7)(g),(12) 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: Larry McPherson, Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B8-30.013 Notice of Noncompliance.

(1) through (2) No change.

(3) The following violations are those for which the board authorizes the Department to issue a notice of noncompliance:

(a) No change.

(b) Violating any of the following provisions of Chapter 458, F.S., as prohibited by Sections 458.347(7)(g) and 458.331(1)(x), F.S.:

1. through 2. No change.

<u>3. Failure to timely notify the Department of a change of supervision (addition or deletion of a supervisor) (Section 458.347(7)(e), (g), F.S.)</u>

Specific Authority 456.073(3), 458.309, 458.347(7)(g),(12) FS. Law Implemented 456.073(3), 458.331, 458.347(7)(g),(12) FS. History–New 3-3-02, Amended______.

64B8-30.014 Citation Authority.

In lieu of the disciplinary procedures contained in Section 456.073, F.S., the offenses enumerated in this rule may be disciplined by the issuance of a citation. The citation shall include a requirement that the licensee correct the offense, if possible, within a specified period of time, impose whatever obligations will correct the offense, and impose the prescribed penalty.

(1) through (2) No change.

(3) The following violations with accompanying penalty may be disposed of by citation with the specified penalty:

VIOLATIONS

(a) through (f) No change.

(g) <u>Second failure</u> Failure to report \$ 250 fine per supervising to the Department of addition/ deletion/change of supervising physician(s) <u>within 30 days</u> <u>after the change is made.</u> (Section 456.035, F.S.) (Section 458.331(1)(g), F.S.)

(Section 458.347(7)(e), (g), F.S.)

(h) through (i) No change.

(4) through (5) No change.

Specific Authority 456.077, 458.309, 458.347(7)(g),(12) FS. Law Implemented 456.077, 458.331, 458.347(7)(g),(12) FS. History–New 3-3-02, Amended 5-19-03, 11-17-03, 5-4-04, 12-12-05,_____.

DEPARTMENT OF HEALTH

Board of Medicine	
RULE TITLE:	RULE NO .:
Fees for Application, Examination,	
Examination Review and	
Initial Licensure	64B8-51.007
NURDOGE AND EFFECT TI D I	

PURPOSE AND EFFECT: The Board proposes the development of a rule amendment to address the adjustment of various fees.

SUBJECT AREA TO BE ADDRESSED: Adjustment of fees. SPECIFIC AUTHORITY: 456.064, 478.55(1) FS.

LAW IMPLEMENTED: 456.017, 456.064, 478.55 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Susan Love, Executive Director, Electrolysis Council, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

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

PENALTY

physician

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE TITLES:		RULE NOS.:
Notice of Noncompliance		64B15-6.0105
Citation Authority		64B15-6.01051
	_	

PURPOSE AND EFFECT: The Board proposes the development of rule amendments to address both the first-time failure and subsequent failure to report a changes in supervisors for physician assistants.

SUBJECT AREA TO BE ADDRESSED: Notice of Noncompliance and citation for failure to report changes in supervisors.

SPECIFIC AUTHORITY: 456.073(3), 456.077, 459.005, 459.022(7)(f),(12) FS.

LAW IMPLEMENTED: 456.073(3), 456.077, 459.015, 459.022(7)(f),(12) 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: Pamela King, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B15-6.0105 Notice of Noncompliance.

(1) through (2) No change.

(3) The following violations are those for which the board authorizes the Department to issue a notice of noncompliance:

(a) No change.

(b) Violating any of the following provisions of Chapter 459 458, F.S., as prohibited by Sections 459.022(7)(f) and 459.015(1)(bb), F.S.:

1. through 2. No change.

3. Failure to timely notify the Department of a change of supervision (addition or deletion of a supervisor) (Section 459.022(7)(d), (f), F.S.)

Specific Authority 456.073(3), 459.005, 459.022(7)(f),(12) FS. Law Implemented 456.073(3), 459.015, 458.347(7)(f),(12) FS. History-New 3-10-02, Amended

64B15-6.01051 Citation Authority.

In lieu of the disciplinary procedures contained in Section 456.073, F.S., the offenses enumerated in this rule may be disciplined by the issuance of a citation. The citation shall include a requirement that the licensee correct the offense, if possible, within a specified period of time, impose whatever obligations will correct the offense, and impose the prescribed penalty.

(1) through (2) No change.

(3) The following violations with accompanying penalty may be disposed of by citation with the specified penalty.

VIOLATIONS

(a) through (f) No change. (g) Second failure Failure to report \$ 250 fine per supervising to the Department of addition/ deletion/change of supervising physician(s) within 30 days after the change is made. (Section 456.035, F.S.)

(Section 459.015(1)(g), F.S.)

(Section 459.022(7)(d), (f) (e), (g), F.S.)

(h) through (i) No change.

(4) through (5) No change.

Specific Authority 456.077, 459.005, 459.022(7)(f),(12) FS. Law Implemented 456.077, 459.015, 459.022(7)(f),(12) FS. History–New 3-10-02, Amended 1-12-04, 5-4-04, 12-12-05,

FISH AND WILDLIFE CONSERVATION COMMISSION

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
General Provisions	68-1
RULE TITLE:	RULE NO.:
Standards	68-1.006

PURPOSE AND EFFECT: The purpose of the proposed rule is to create standards to guide Commission rulemaking relating to fishing and hunting. The effect of the new rule is to inform the public as to the principles behind the Commission's rules to safeguard Florida's fish and wildlife resources.

SUBJECT AREA TO BE ADDRESSED: The subject to be addressed is standards guiding the Commission's rulemaking relating to fishing and hunting.

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

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 calendar days before the workshop/meeting by contacting: ADA Coordinator, (850)488-6411. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: James V. Antista, General Counsel, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

68-1.006 Standards.

The Fish and Wildlife Conservation Commission adopts the following standards to guide rulemaking relating to hunting and fishing:

(1) The paramount objective of rulemaking relating to hunting and fishing shall be the management of the fish and wildlife resources of this state for their long-term well-being and for the benefit of people.

(2) Rulemaking shall be based upon the best information available, including biological, sociological, economic, and other information deemed relevant by the Commission.

(3) The biological basis for rulemaking should include but not be limited to stock assessments, biological surveys, management plans or other science-based studies or information.

(4) With respect to harvested populations, rulemaking should permit reasonable means and quantities of harvest, consistent with optimum sustainable populations. Optimum sustainable populations shall mean the highest degree of population productivity within available habitat to sustain fish and wildlife for the long term use or enjoyment of people.

(5) When possible and practicable, populations will be managed as a biological unit. A biological unit shall mean a species or subspecies of fish or wildlife within their dependent habitat or ecosystem.

(6) Conservation and management decisions shall be derived through processes which are fair and accessible to all the people of the state and which are consistent with the procedures in Rule 68-1.001, F.A.C.

(7) When applicable, federal fish and wildlife management plans and management plans of other states or interstate commissions should be considered when developing state hunting and fishing rules.

(8) This rule is effective on July 1, 2006 and shall apply to rules and rule amendments relating to hunting and fishing proposed thereafter.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New_____.

Section II Proposed Rules

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Florida Small Cities Community	
Development Block Grant Program	n 9B-43
RULE TITLES:	RULE NOS.:
Definitions	9B-43.003
Definitions	9B-43.0031
Eligible Applicants	9B-43.004
Application and Administrative Require	rements 9B-43.0041
Application Criteria	9B-43.005
Grant Administration and Project	
Implementation	9B-43.0051
Application Procedures for All Catego	ries 9B-43.006
Emergency Set-aside Assistance	9B-43.0061
Scoring System	9B-43.007
Section 108 Loan Guarantee Program	9B-43.0071
Program Requirements for Housing	9B-43.009
Program Requirements for Neighborho	bod
Revitalization	9B-43.010
Program Requirements for Economic	
Development	9B-43.012
Program Requirements for Commercia	ıl
Revitalization	9B-43.013
General Grant Administration of All C	ategories 9B-43.014

General Grant Administration of All Categories 9B-43.014 PURPOSE AND EFFECT: To incorporate 2005 legislative changes, reorganize the rules and provide clarification of the rule chapter.

SUMMARY: Rule Chapter 9B-43, F.A.C., has been revised to make it more user-friendly, and to eliminate duplicative information found in the application manual, federal regulation and state statute. The rule is now a concise document that is easier to follow. The application manual(s) that is incorporated by reference is also being streamlined and consolidated into one document.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Cost has been prepared. However, the rule revisions will not have a financial impact on the State of Florida or any local government served by the Florida Small Cities CDBG Program. The only costs associated with the rule revision are those related to the public meetings being conducted.

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: 290.048 FS.

LAW IMPLEMENTED: 290.042, 290.043, 290.044, 290.0455, 290.046, 290.047, 290.0475, 290.048 FS.

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

TIME AND DATE: 9:00 a.m. – 4:00 p.m., February 21, 2006 PLACE: Room 166, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida 32399-2100

Any person requiring special accommodation at the workshop because of a disability or physical impairment should contact Judy Peacock, Planning Manager, CDBG Program, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100 or call (850)487-3644 (SUNCOM 278-3644) at least seven days before the date of the workshop. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD). THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Monya Newmyer, Community Program Manager, Division of Housing and Community Development, 2555 Shumard Oak Boulevard, Tallahassee,

THE FULL TEXT OF THE PROPOSED RULES IS:

9B-43.003 Definitions.

Florida 32399-2100, (850)487-3644

Specific Authority 120.53, 290.048 FS. Law Implemented 290.042, 290.043 FS. History–New 11-30-87, Amended 10-11-88, 9-25-89, 10-14-90, 12-29-91, 4-26-93, 1-30-95, 2-13-96, 12-25-96, 1-29-98, 3-28-02, Repealed _____.

9B-43.0031 Definitions.

The Florida Small Cities Community Development Block Grant (CDBG) program is governed by definitions provided in the Housing and Community Development Act of 1974, as amended; Title 24 C.F.R. 570, and Sections 290.0401-.048, F.S., incorporated herein by reference, as effective on _______. The following additional definitions are provided for clarification.

(1) "Architectural and engineering services" means the basic services required to be performed by an architect or engineer licensed by the State of Florida including preliminary engineering, design services and services during construction except for the following additional engineering services:

(a) Site surveys for water treatment plants, sewage treatment works, dams, reservoirs, and other similar special surveys as may be required, such as route surveys.

(b) Laboratory tests, well tests, borings, specialized geological soils, hydraulic or other studies recommended by the engineer.

(c) Property surveys, detailed description of sites, maps, drawings, or estimates related to them, assistance in negotiating for land and easement rights.

(d) Necessary data and filing maps for water rights.

(e) Redesigns ordered by the owner after final plans have been accepted by the owner and the local government, except redesigns to reduce the project cost to within the funds available.

(f) Appearances before courts or boards on matters of litigation or hearings related to the project.

(g) Preparation of environment assessments or environmental impact statements.

(h) Performance of detailed staking necessary for construction of the project in excess of the control staking.

(i) Provision of the operation and maintenance manual for facilities.

(j) Activities required for obtaining state and federal regulatory agency construction permits.

(k) Design of hookups.

(1) Cost of engineering specialties such as electrical; hydro geological services; biologists; and heating, ventilation, and air conditioning (HVAC).

(2) "Authorized signature" means the original signature of the Chief Elected Official or the signature of a person who is designated by charter, resolution, code, ordinance or other official action of the local government to sign CDBG related documents. If a signature other than the Chief Elected Official is submitted, a copy of that designation must accompany that signature.

(3) "Direct Benefit" is CDBG assistance that promotes or enhances individual well-being including housing rehabilitation, sewer and water hookups, or job creation by a Participating Party. Activities that only meet a national objective through an area-wide determination do not confer direct benefit.

(4) "Full time employees" means all those persons employed by the local government who are payroll employees on any one specific payroll date during the 45 day period prior to the application deadline date and who receive full vacation, retirement, and any other benefits provided by the employing local government to all its regular employees. Elected officials are not defined as "full time" employees. For county governments, only the employees of the Board of County Commissioners shall be counted.

(5) "Fundable range" shall be determined from the scores of the eligible applications, ranked in descending order by the Department. Following appeals, awards will be made based upon rank beginning with the highest scoring application and proceeding in descending order until all available funds in that category for that funding cycle are depleted. The score of the last application funded shall establish the lowest score in the fundable range if there are no eligible unfunded applications remaining in the category. If there are unfunded applications in a category, the highest scored unfunded application shall establish the lowest score of the fundable range. (6) "Job creation location" means the geographic location within the project area where job creation activities of the Participating Party and expenditure of non-public funds will occur. This excludes any locations where public funds from any source are being expended for local government-owned infrastructure, local government owned public facilities or within public easements or rights-of-way.

(7) "Jobs – created" means jobs – permanent which were not in existence in the State of Florida prior to the provision of the CDBG assistance and which would not be created without CDBG assistance. In cases where an employer both creates and eliminates jobs, "jobs – created" means the difference between the new jobs - created and the old jobs eliminated.

(8) "Jobs – permanent" means a full-time job or a full-time equivalent job (2,000 hours annually) as set forth in the application which is necessary to the overall goals and objectives of a business and which has no known end, and which will be maintained by the Participating Party for a minimum of one year from administrative closeout of the subgrant.

(9) "Jobs – retained" means jobs – permanent which, without CDBG assistance, would be abolished by layoffs, plant closing, or other severe economic or natural conditions or as otherwise clarified in 24 C.F.R. 570.483(b)(4), as effective on

(10) "Jurisdiction" means the corporate limits of a local government or the area over which it has zoning authority.

(11) "Liquidated damages" are funds paid to a local government by a contractor, vendor, or any other party pursuant to a CDBG-funded contract when such payment is triggered by nonperformance or failure to perform on their part. This definition is applicable whether such funds are withheld by the local government or repaid or rebated to the local government by the contractor, vendor or third party.

(12) "Local government" means a unit of general purpose local government, i.e., county governments and municipal governments (incorporated cities, towns and villages) within the State of Florida. Unless otherwise stated, "applicant" shall refer to the applying local government.

(13) "Main Street Program participant" means an entity in a local government's jurisdiction which has been selected for participation in the Florida Main Street Program by the Secretary of State and are currently considered an active participant in the Main Street Program by the Department of State as of the application date.

(14) "Minority" means a Black, American Indian, Alaskan native, Hispanic, Asian, Hasidic Jew or Pacific Islander individual.

(15) "Open contract" means any subgrant which has not been administratively closed.

(16) "Participating party" means a business or other entity responsible for creating or retaining jobs – permanent as part of the proposed Economic Development project. The applying local government shall not be a participating party in its own application.

(17) "Principal" means the owner of a 50 percent or more interest in a business activity.

(18) "Project area or areas" means the site or sites upon which all subgrant-related construction activities take place, without respect to funding source.

(19) "Public notice" is defined as an advertisement published in a local newspaper of general circulation at least five days, and no more than 20 days, prior to event for which the notice was placed.

(20) "Section 3" means Section 3 of the Housing and Community Development Act of 1968, as amended, and 24 C.F.R. Part 135, as effective on ______, relating to employment and other economic opportunities for lower income persons.

(21) "Service area" means the total geographic area to be served by a subgrant-funded activity, where at least 51 percent of the residents are low and moderate income persons. A service area will encompass all beneficiaries who are reasonably served or would be reasonably served by an activity.

(22) "Time period" or "days" means calendar days. All time periods specified in this rule, the application, the contract and all correspondence to and from the Department refer to calendar days unless otherwise specified.

(23) "Very low-income family (VLI)" is a household whose annual income does not exceed 30 percent of the median income for the area or does not exceed 30 percent of the median income for the State, whichever is higher, as most recently determined by HUD. This information can be found in the HUD adjusted census data in the elements titled FAMVLOW and NFAMVLOW.

Specific Authority 290.048 FS. Law Implemented 290.042, 290.043 FS. History-New_____

9B-43.004 Eligible Applicants.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.044, 290.046 FS. History–New 11-30-87, Amended 10-11-88, 10-14-90, 12-29-91, 1-30-95, 2-13-96,1-29-98, 3-28-02, Repealed ______.

<u>9B-43.0041</u> Application and Administrative Requirements.

The Florida Small Cities CDBG program is governed by the Housing and Community Development Act of 1974, as amended; Title 24 C.F.R.; Sections 290.0401-.048, F.S.; the "Guide to National Objectives and Eligible Activities for State CDBG Program" published by the US Department of Housing and Urban Development; and the Florida Small Cities CDBG Program Application Manual, all of which are incorporated herein by reference, as effective on _____. (1) Application Process.

(a) An annual application cycle will be announced in anticipation of federal funding. The announcement will include the beginning and ending dates of the application cycle and the application deadline.

(b) Once an application is submitted to the Department, no aspect of the application may be revised to improve the score or broaden the scope of the project.

(c) If an activity is determined to be ineligible for funding pursuant to 24 C.F.R. 570.482, as effective on _____, the Department will reduce the amount requested for the ineligible activity and associated complementary activities. The application will be re-scored after this reduction.

(d) Applicants may submit either a Housing or Neighborhood Revitalization application. If both are received from a single local government, only the first application logged in by the Department will be scored. The second application will be returned.

(e) Economic Development applications received by the application deadline will be scored, ranked and, if successful, awarded until all available funds are committed; however, should initial application requests not exceed available funds, applications received after the application deadline will be reviewed and awarded on a first-come, first-served basis during the application cycle until all funds are committed.

(f) Documents to meet application requirements or additional submissions resulting from the site visit must be submitted in original or photocopy form. Facsimile or electronic submissions are not acceptable.

(2) Grant Ceilings.

(a) Grant ceilings establish limits on the amount of funds that may be requested in a single subgrant application for Commercial Revitalization, Economic Development, Housing or Neighborhood Revitalization funding based on the most recently available U.S. Census of Population data. In the case of county government applicants, the population shall include only the unincorporated areas of the county.

(b) Local governments shall comply with the LMI population and subgrant ceilings listed below to determine the maximum amount of funds for which they may apply. Population groupings are based on HUD modified census figures summarizing low and moderate income population.

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LMI Population	Grant Ceiling
<u>1-499</u>	<u>\$600,000</u>
<u>500-1,249</u>	<u>\$650,000</u>
<u>1-250-3,999</u>	<u>\$700,000</u>
<u>4,000-10,549</u>	<u>\$750,000</u>
<u>10,550 and above</u>	<u>\$750,000</u>

(c) The Department shall offer a local government which scores within the fundable range an amount less than that requested in the application if insufficient funds are available to fund the total subgrant request. (3) Application Scoring.

(a) The maximum score possible in each program category is 1,000 points. These points shall be divided among three program factors as specified below:

Community-wide needs – 250 points

Program Impact, Scope of Work, LMI Benefit - 650 points

<u>Outstanding Performance in Equal Opportunity Employment</u> and Fair Housing – 100 points

(b) The Department shall calculate Community-wide Need Scores for all eligible local governments based on the most recent and uniformly available federal and state data. Current decennial U.S. Census data shall be used unless otherwise noted. The maximum Community-wide Needs Score is 250 points. Data shall be further defined as:

<u>1. For municipal government applicants, data relevant for the entire incorporated area shall be used;</u>

2. For county government applicants, data relevant for only the unincorporated areas within the county shall be used;

3. For municipalities incorporated since the most recent census, block group or census tract data for the area that was incorporated shall be used where available; otherwise a proportion of the county's census data shall be used to calculate the community-wide needs score.

a. Three factors shall be used to determine the community-wide needs score with the following maximum points available for each:

b. Number of persons below poverty - 125 points

c. Number of year-round housing units with 1.01 or more persons per room – 62.5 points

<u>d. Number of low and moderate income persons according</u> to the latest HUD adjusted census data – 62.5 points

4. Method of Calculation. Eligible local governments shall be compared on each factor with all other local governments in their LMI population group as designated herein. Calculating each local government's score shall include the following steps:

a. The highest statistic in each population group for each factor identified herein shall be the basis for relative comparison of all other eligible local governments in the population group, as illustrated below:

Local government's statistic on factor divided by the highest statistic on factor for all eligible local governments equals percentage to be used for local government's multiplier

b. For each eligible local government, the percentage calculated shall then be multiplied by the maximum number of points available for that particular factor, as follows: eligible local government's percentage x maximum points available = score for eligible local government on factor.

c. The Community-Wide Needs Score factors shall be summed for each eligible local government for the overall Community-Wide Needs Score. Pursuant to Section 290.046(3)(b), F.S., each local government awarded subgrant funds shall have its community-wide needs score reduced by 5 points for every \$100,000, or fraction thereof, of funding awarded. This adjustment shall not be made during the first application cycle in which the most recent census data is used. All adjustments for subgrant funds received shall be based on subgrants received in all application cycles after the most recent census data was first used. This calculation shall be based on all funds awarded as of the end of the month prior to the opening date of the application cycle. The adjusted community-wide needs score cannot be less than zero.

(c) In the event that two or more applications receive an equal final score, the application addressing the highest State priority goal as reflected by the goal points for application activities shall receive first consideration. If a tie still exists, then the applicant with the highest community-wide needs score shall receive first consideration. If a tie still exists, the application that will provide direct benefit to the largest number of low and moderate income persons will receive first consideration.

(4) Consistency with Local Comprehensive Plan.

(a) The application shall include affirmation that the proposed activities are not inconsistent with applicable elements of the adopted local comprehensive plan and shall document this consistency by including the applicable excerpts from the applicant's comprehensive plan in the supporting documentation section of the application.

(b) If the Department determines that an application is inconsistent with the adopted local comprehensive plan, the applicant shall be advised of that determination in the completeness review letter. If after review of the applicant's response, the Department reaffirms its determination of inconsistency, the application shall be rejected.

(5) Interlocal Agreements. An applicant may propose activities in other eligible jurisdictions within the following parameters:

(a) Application scoring criteria are based on the applicant's jurisdiction.

(b) Activities undertaken outside the applicant's jurisdiction are also undertaken within the applicant's jurisdiction, except in an Economic Development application where the infrastructure activities may be undertaken exclusively outside the jurisdiction.

(c) No more than 25% of the service area and/or beneficiaries may reside outside the applicant's jurisdiction (except for Economic Development projects).

(d) The applicant shall include with the application an executed Interlocal Agreement which:

<u>1. Includes as parties all local governments whose</u> jurisdictions are included in the project and/or service area(s);

2. Authorizes the applicant to undertake the activities in all jurisdictions included in the interlocal agreement; and

3. Affirms that all activities are not inconsistent with each local government's comprehensive plan and documents this requirement by including the applicable excerpts of each local government's comprehensive plan in the supporting documentation section of the application.

(6) Documenting LMI Benefit.

(a) HUD Census Data – LMI benefit may be documented by using HUD-provided Census Data where the service area geographically corresponds with block groups, census tracts, or local government geographical limits. A jurisdiction-wide activity using census data rather than a survey to establish the national objective of benefit primarily to low and moderate income persons may score VLI points by calculating a percentage of VLI benefit using census data. VLI beneficiaries are calculated by totaling, for each block group in each census tract, the numbers shown in two data areas: FAMVLOW and NFAMVLOW. This total of VLI beneficiaries is divided by the total beneficiaries to establish the VLI percentage for scoring the appropriate VLI beneficiary points.

(b) Sampling Survey Methodology – A sample-based survey of the beneficiaries must utilize the "Income Verification Form," which is hereby incorporated by reference as effective on ______, and must correspond with the random sampling requirements established by HUD in Notice CPD-05-06, as effective on _____.

<u>1. The survey process must verify eligibility of any proposed direct benefit activities, certify the number of projected very low, low and moderate income households and beneficiaries, and the total number of beneficiaries.</u>

2. Where the sample-based survey results substantially overstate the proportion of persons with low or moderate income in a service area, the Department will require the local government to provide supporting evidence which substantiates the survey data. If the survey results are found to be inaccurate, the application shall be rejected.

(c) Small Service Area Survey Methodology. For surveys of service areas under 50 households, all households must be surveyed. Any non-responding household must be assumed to be above low and moderate income. The number of household members for non-responding households may be verified through third parties.

(d) A survey approved by the Department for a CDBG application remains valid for the same geographic service area for up to five years from the date the survey was completed.

(e) Only the methods of LMI benefit determination provided for in this rule shall be used.

(7) Site Visits. Prior to issuing awards, the Department will conduct site visits.

(a) The Department shall notify the local government in writing of the date and approximate time the site visit will take place.

(b) The Department shall examine all documents that have been certified to in the application.

(c) Economic Development site visits will require the participating party/parties to be present, or the participating party must meet with Department staff within 30 days after the site visit at the Department of Community Affairs. Should a participating party fail to meet with Department staff, it must be withdrawn from the application by the local government or a 251-point penalty shall be assessed against the Program Impact score. During the site visit, the local government must provide documentation requested by the Department based on the application review.

(8) Completeness Review Letter (for all grant categories except economic development). Following site visit, the Department will advise the applicant of the status of the review.

(a) The Department shall request in writing required documentation determined unavailable or inadequate during site visit. Except for Economic Development applications, applicants shall have 12 calendar days from the date the request is received to provide appropriate documentation to the Department.

(b) If the Department has not received the requested documentation by the deadline date at 5:00 p.m. (E.S.T.), the applicant's funding request shall be revised accordingly and the following reduction in scores shall be applied:

1. Maps (where required) - 250 points

2. Interlocal Agreement, if applicable – 250 points

(c) Additional completeness Review Items for Neighborhood Revitalization Applications. During the completeness review period, the Department shall review applications that propose land assembly or site preparation for new housing construction for low and moderate income persons to determine whether documentation is provided to show:

1. Firm commitments for construction from the developer,

2. Documentation of ownership, or

3. An option on the land to control the sale to or use by low and moderate income persons is provided in the application. Documentation that the proposed site is properly zoned shall also be submitted.

(d) Additional Completeness Review Items for Economic Development Applications. The following completeness requirements must be met for Economic Development applicants:

1. Within 60 days of the applicant's receipt of the Award and Offer to Contract letter, the Department must receive the Subgrant Agreement executed by the local government and documentation required to address all issues identified during the site visit. The date of receipt of the Award and Offer to Contract letter shall not be included in the 60 days.

2. In the event that a participating party withdraws prior to the execution of the subgrant agreement by the Department, and the application remains within the fundable range based on the remaining participating parties, those remaining participating parties may not increase the job creation numbers or leverage claimed for points beyond the score of the original application. Replacement of participating parties shall not be allowed without withdrawal and resubmission of the application.

(9) Eligibility. Contract performance shall be considered "on time" for open subgrants that have received an agreement period extension of less than twelve months. Performance is on schedule when expenditures and work activity plans stated in awarded subgrant agreement(s) have been met or surpassed. The certification of "on time" performance, as provided in the application, is subject to verification by Department staff. If the Department determines that the certification of "on time" performance is inaccurate and the performance is not in accordance with the expenditures and work plan accomplishments described in the subgrant agreement, then the application will not be considered further.

Specific Authority 290.048 FS. Law Implemented 290.044, 290.046, 290.047 FS. History-New ______.

9B-43.005 Application Criteria.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.044, 290.046, 290.047 FS. History–New 11-30-87, Amended 10-11-88, 9-25-89, 10-14-90, 12-29-91, 1-30-95, 2-13-96, 12-25-96, 3-28-02. Repealed ______.

<u>9B-43.0051 Grant Administration and Project</u> Implementation.

(1) Administrative Costs.

If proposed administrative cost percentages in an application are exceeded, as set forth in Section 290.047, F.S., the dollars for administrative costs shall be reduced prior to the offering of a subgrant award in order to bring the percentages into compliance based on the total eligible subgrant costs.

(2) Lead-Based Paint. The applicant shall adopt and implement procedures to fulfill regulatory and statutory requirements relating to Lead-Based Paint pursuant to 24 C.F.R. 570.487, 24 C.F.R. 35, and Section 302 of the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. Section 1251 et seq.), as effective on _____. The applicant is required to:

(a) Prohibit use of lead-based paint;

(b) Notify potential beneficiaries of the hazards of lead-based paint;

(c) Inspect properties prior to initiating rehabilitation to determine if lead-based paint is present;

(d) Undertake appropriate protection of workers and occupants during abatement;

(e) Ensure proper cleanup and disposal procedures are used; and

(f) Retain records of enforcement and monitoring for at least three years.

(3) Rehabilitation Standards. Upon completion of the rehabilitation program, all housing units addressed with CDBG funds must be in compliance with the subgrantee's local

building code and the HUD Section 8, Housing Quality Standards detailed in 24 C.F.R. 882.109, as effective on

. This requirement does not apply if the construction activity is limited to water hookups, sewer hookups, the abandonment of wells, or the abandonment of septic systems with no internal or external modifications to the housing structure.

(4) Architectural and Engineering Costs. The maximum percentage of subgrant funds allowed for architectural and engineering costs shall be based on the subgrant activities which require architectural design and engineering and shall not exceed the Rural Development (RD) Rural Utility Service (RUS) fee schedule (Form RD 1942-9) in Florida RUS Bulletin 1780-9, incorporated herein by reference, as effective on _____.

(a) If more than one design professional is needed for an activity or activities (e.g., a landscape architect in addition to an engineer for sidewalk construction in a Commercial Revitalization project), the local government shall not exceed the appropriate RD/RUS fee curve for each activity covered by each design professional negotiated separately. For projects involving both Table I and II activities, engineering costs shall be pro-rated appropriately.

(b) For each additional engineering service as defined in Rule 9B-43, F.A.C., and for preliminary engineering, the local government shall negotiate a reasonable fee for the service following procurement procedures in 24 C.F.R. 85.36, as effective on _____. Preliminary engineering costs not to exceed one-half of one percent of the estimated construction cost may be paid with CDBG funds over and above the amounts included in the RD/RUS fee schedule.

(c) If "readiness to proceed" points are part of the final application score, then CDBG subgrant funds for engineering costs shall not include preliminary engineering and shall not exceed \$10,000 for non-inspection engineering plus the percentage in the fee schedule for Table I-A, Table II-A, or a prorated amount of both tables for projects involving activities included in both tables for engineering inspection.

(5) Beneficiaries of Public Improvements.

For activities where hookups or connections are required for beneficiary access to the public improvement, low and moderate income benefit shall be determined by the number of low and moderate income persons in households connected to and able to use the water, sewer or other infrastructure.

(6) Underwriting Analysis. The provisions of 24 C.F.R. 570.482(e), as effective on _____, regarding underwriting analysis are incorporated herein by reference.

(7) Completion of Activities. The Department will acknowledge a local government's closeout by mailing an administrative closeout notification or providing a letter regarding Notice of Outstanding Closeout Issues (NOCISS).

(a) The NOCISS letter shall identify impediments to closeout which the local government must resolve before the Department's review of the closeout will proceed.

(b) A local government's response to a NOCISS letter must be received by the Department at least ten days before the application deadline in order for the local government to be eligible to apply during the next funding cycle. For a NOCISS response received at least ten days prior to application deadline, eligibility will be established if the response satisfies the deficiencies set forth in the NOCISS letter, regardless of whether or not the Department's closeout notification has been mailed.

(8) Non-performance Penalties. Subgrant application penalties and subgrant application restrictions shall be assessed based on non-performance of contractual requirements related to project accomplishments. The following penalties and restrictions will apply to subgrant agreements for which an administrative closeout was submitted prior to the upcoming application cycle deadline and will apply regardless of whether the subgrant agreement has been amended to permit the reduction in accomplishments:

(a) A penalty of five points per housing unit, up to a maximum of 50 points, for failure to address the number of housing units scored in the original Housing category application.

(b) A penalty of five points per low and moderate income household not served OR a penalty of five points for each business facade not addressed, as geographically displayed on the original application maps (as modified, if necessary, during the completeness process) in the Neighborhood Revitalization or Commercial Revitalization categories, up to a maximum of 50 points. All direct benefit proposed in the application (e.g., water hookups) must be completed to avoid this penalty. No penalty shall be assessed for failure to provide a water or sewer hookup if the hookup is not possible because the home is vacant or was damaged or destroyed after application submission and there are no other homes in the service area that were identified in the application as unmet need which qualify for a hookup.

(c) A penalty of five points per job, up to a maximum of 50 points, for failure to create or retain the total number of jobs in the original contract in the Economic Development category.

(d) A penalty of 150 points if the Department takes formal action under the terms of the contract to terminate a subgrant agreement for an event of default. This penalty will expire two years from the subgrant agreement termination date.

(e) Submission of inaccurate information may be subject to one or more of the following penalties:

<u>1. In the case of monitoring or audit responses, it shall</u> result in the revocation of closeout status, audit clearance, monitoring report clearance, etc.

2. In the case of any action which avoids a penalty, the penalty will be assessed.

3. In the case of an administrative closeout status, it shall result in the nullification of the eligibility of the local government to apply for and receive additional CDBG funding in accordance with Section 290.046(2)(c),(i), F.S. Such revocation of administrative closeout status will also affect subsequent Department actions made on that basis, including the cancellation of any subsequent awards and repayment by the local government of any funds previously expended under the nullified subgrant agreement.

(f) All penalties in subsection (8) will expire two years from the date of administrative closeout or subgrant termination by the Department.

(g) If the subgrant agreement is terminated with no expenditures, or is terminated with expenditures for administration and/or engineering only, no penalty will be assessed.

(h) The Department will waive these penalties if the local government is unable to meet subgrant agreement requirements due solely to a state or federally declared natural disaster or emergency.

(9) Procurement. Grant funds shall be used to obtain commodities and services only in accordance with written procurement procedures adopted by the local government and shall comply with the provisions of 24 C.F.R. 85.36, as effective on ______, and, for covered professional services contracts, Section 287.055, F.S., (Consultants Competitive Negotiation Act).

(a) Any procurement which requires public notice in a newspaper shall be published in a daily newspaper of general circulation in a nearby Office of Management and Budget (OMB) designated metropolitan statistical area (MSA). Alternatively, a local government may substitute such notice with a combination of local newspaper publication and mailed announcements to potential bidders, which generates at least three responsible and responsive bids or proposals. Such publication and/or mailing shall allow at least 12 days for receipt of the proposals or bids.

(b) The Department must provide written permission prior to the local government awarding any contract exceeding \$25,000 procured as a result of inadequate competition, a sole source or a noncompetitive procurement. For contracts below \$25,000, the local government's files must document the justification for such noncompetitive procurement which complies with 24 C.F.R. 85.36(b)(4), as effective on

(c) All contracts for professional services shall conform to the following:

<u>1. Any Request for Proposals which includes more than</u> one service shall provide that:

a. Proposals may be submitted for one or more of the services;

b. Qualifications and proposals shall be separately stated for each service;

c. The evaluation of the proposals shall be separate for each service.

2. A written evaluation, such as a ranking sheet or narrative, shall be prepared for each proposal, ranking or comparing each proposal to the criteria in the published Request for Proposals. Based on that criteria, the written evaluation will document why the successful proposal was selected.

3. A separate professional services contract must be procured and executed between the local government and any professional services consultant for each particular CDBG subgrant and each service. Each advertisement for procurement of CDBG professional services, except for subgrant application preparation, must identify either the CDBG subgrant cycle by federal fiscal year or the CDBG subgrant agreement number.

<u>4. Each professional services contract must reference the</u> <u>CDBG subgrant agreement to which it is applicable.</u>

(d) Construction Contracts.

1. If CDBG and other sources of funding are being jointly used to fund activities under a single contract, the activities to be paid for with CDBG funds must be shown separately in the bid proposal so that the CDBG activities and the amount of the contract to be paid from CDBG funds are identifiable.

2. If, after applying any specified deductive alternates, construction bids exceed available funds, the local government shall not negotiate with the low bidder unless there is only one bidder or all bidders are allowed to submit revised bids for the revised project.

3. If the construction cost can be reduced by deleting entire line items or reducing quantities based on unit prices identified in the bid, the effect of such deletions or reductions on all bidders' prices shall be determined. Contract award shall be made to the low, responsive and responsible bidder for the revised project.

<u>4. All contracts in excess of \$100,000 covered by Section</u> <u>3 regulations shall contain the language required in 24 C.F.R.</u> <u>135.38, as effective on _____</u>.

5. The provisions of this subsection shall not be construed to conflict with or supersede the requirements of Section 287.055, F.S., or any other applicable State or federal law.

(10) Expenditures and Limitations.

(a) No payment from the Department shall be for an amount less than \$5,000, unless it is a local government's final request for funds.

(b) Local governments operating on a reimbursement of funds basis must submit at least one request for funds each quarter which reflects actual project expenditures for the quarter.

(c) Local governments may maintain no more than \$5,000 of cash-on-hand to meet daily cash needs. Amounts greater than \$5,000 shall be expended within 14 days or refunded to the Department. (d) Escrow Accounts. Local governments may draw down CDBG funds and deposit them into an interest-bearing escrow account for housing rehabilitation. An escrow account may be established when direct grants or loans are made to owners of private property for the purpose of housing rehabilitation. Escrow accounts shall only be used pursuant to 24 C.F.R. 570.511, as effective on

1. Funds may be requested only after approval of the contractor and amount of the contract by the local government. If funds are received by the local government prior to the execution of a contract that obligates those funds, those funds will be returned to the Department within seven days of their receipt.

2. The local government must track the requirements for, receipt of, and disbursement of all funds for each housing unit.

<u>3. Funds requested and escrowed for use on housing units</u> shall not be used for any other purpose.

<u>4. Funds requested and escrowed for a housing unit must</u> be expended on that housing unit within 45 days from date of deposit in the escrow account or be returned to the Department.

5. Interest earned on escrow accounts shall be returned quarterly to the Department.

(11) Amendments. All proposed amendments must be approved by the Department except for quantity revisions to accomplishments which do not reduce the number of beneficiaries and deobligation of funds at closeout.

(a) Only those amendments reducing the number of intended beneficiaries, or accomplishments, from the original application shall require review by the Citizens Advisory Task Force and a public hearing with public notice.

(b) An amendment reducing the score below the fundable range will not be approved by the Department.

(c) Documentation Required. All requests for subgrant agreement amendments shall include the following written documentation for review by the Department:

<u>1. A cover letter signed by the Chief Elected Official or his</u> or her designee which describes the need for the proposed changes and their effect upon the approved project. If the amendment involves a score reduction, the letter must state the amended score.

2. All application forms that would be changed by the proposed amendment.

3. If applicable, a revised activity work plan.

<u>4. If applicable, a revised budget showing the current and amended budget.</u>

5. If there is a change in activity location, a legible map which indicates the proposed change.

<u>6. If applicable, a copy of the minutes of the meeting of the Citizen's Advisory Task Force (CATF) when the proposed amendment was reviewed.</u>

7. If applicable, a copy of the public notice for the public hearing at which the amendment was approved, which shall evidence compliance with subsection 9B-43.001(19), F.A.C.

8. Signature of the Chief Elected Official on Form DCA-69 or documentation from the local governing body authorizing the proposed amendment.

(d) The amendment must be received by the Department at least 45 days prior to the end of the subgrant agreement. If the amendment is extending the subgrant agreement period, it must be received by the Department at least 90 days prior to the end of the subgrant agreement.

(e) If the local government requests administrative closeout prior to the termination date of the subgrant agreement, any amendment affecting closeout and requiring Department approval must be included with the closeout.

(f) Time Extensions to Subgrant Agreements. Any proposed amendment extending the termination date of the subgrant agreement must be approved by the Department. Each time extension amendment requested by the local government must explain the delay and justify the need for the extension. If such justification is not deemed reasonable by the Department, the request will be rejected.

(12) Subgrant Closeout.

(a) At the time of submission of the closeout report, the local government must have available documentation which verifies its certification that all construction has been completed, inspected and approved by all parties prior to the subgrant agreement end date and submission of the administrative closeout.

(b) An administrative closeout may be submitted only when the local government has no more than \$5,000 in total funds on hand. All funds drawn from the Department and not expended that exceed \$5,000 must be returned to the Department prior to or with the submission of the closeout. If the local government has transferred funds from the regular CDBG administrative account or the escrow account and these funds remain under the control of the local government, the funds are not considered expended for purposes of administrative closeout.

(c) Upon completion of the activities contained in the local government's CDBG subgrant agreement, including any amendments, the local government shall submit to the Department a closeout which, at a minimum, gives the final statement of costs, certifies that the project and all non-administrative activities are completed and accepted, that all costs except those reflected on the closeout have been paid, that the final score at closeout is within the fundable range as last amended and reports demographics of the program's beneficiaries. (d) If any change has been made since the application map or the last map amendment in Commercial Revitalization or Neighborhood Revitalization, the closeout shall also contain a revised map of the activities completed during the term of the CDBG contract.

(e) The closeout for Housing contracts shall, at a minimum, include a list of the households assisted by the contract and certify that they were within the local government's jurisdiction. Additional information required by HUD may be requested.

(f) For activities where hookups or connections are required for beneficiary access to the public improvement, low and moderate income benefit shall be determined by the number of low and moderate income persons in households connected to and able to use the water, sewer or other infrastructure at the time of administrative closeout. At a minimum, evidence at the time of closeout must show:

1. The total number of persons in all households in the service area;

2. The number of low and moderate income persons in households connected to the infrastructure; and

3. Documentation that the number of LMI persons in households connected to the infrastructure divided by the total number of beneficiaries in the service area equals at least 51 percent or higher, if required to remain within the fundable range.

(i) CDBG funded activities may not extend beyond the location of the last LMI beneficiary except where it is required for sound engineering, operation, or design reasons as certified by a licensed engineer.

(ii) For activities where hookups or connections are required as a condition for beneficiary access to a CDBG funded public improvement, CDBG funds must be used to pay for direct access costs for LMI beneficiaries.

(iii) Where non-LMI beneficiaries will have to pay a one time fee (i.e., assessment, impact fee, etc.) to connect to or access the CDBG funded public improvement, and where a periodic service fee (i.e., water bill, sewer bill, etc.) will be charged, the proposed non-LMI beneficiaries will be advised of the estimated cost of the one-time fee and all beneficiaries will be advised of the estimated amount of any periodic service fee. The application narrative and budget will outline the estimated costs to be paid by non-LMI beneficiaries. Surveyed beneficiaries shall be advised of both fees in writing with signature acknowledgement of receipt and understanding prior to application submission. If census data is used, a random sample, representing 10 percent (%) of the beneficiaries must be advised writing with signature acknowledgement of receipt and understanding prior to application submission. (g) A local government whose closeout is not received by the Department prior to the date of the opening of the application cycle, as defined in the Notice of Funding Availability (NOFA), shall not be eligible pursuant to subsection 9B-43.003(7), F.A.C.

(h) The closeout must contain original signatures. Facsimile (FAX) submissions are not acceptable.

(i) If a local government fails to meet contractual requirements on time, the Department reserves the right to require that a local government financially (not administratively) close out a subgrant agreement in order to meet federal requirements for the timely distribution of funds set by HUD.

(j) The closeout is due within 45 days after expiration or termination of the subgrant agreement.

(13) Audit Requirements.

(a) If an audit or an attestation statement has not been received from a local government with either an open or administratively closed contract by the April 30 deadline date, a 25 point penalty will be assessed. The penalty will expire two years from the date that the audit or attestation statement was due.

(b) If audit requirements are not documented at the time of site visit because a required audit was not performed, the Department shall find that the local government has inadequate administrative capacity. If a required audit was performed but not submitted to the Department, the application will be considered, but any funded CDBG contract will contain special conditions limiting expenditure of funds until all audit issues are resolved.

(14) Program Income. Any program income generated by a CDBG subgrant, whether open or closed, shall be reported and returned to the Department.

(15) Non-program Income. Liquidated damages, rebates, refunds, or any other "non-program income" funds received shall be used to conduct additional eligible CDBG activities or returned to the Department. Additional direct and quantifiable costs (i.e., legal fees, court costs, engineering fees or administrative fees as defined in this rule) generated by the incident creating the liquidated damages may be deducted from the total liquidated damages prior to undertaking additional activities or returning funds to the Department. Use of the funds for additional eligible CDBG activities must be preceded by an amendment to the CDBG contract detailing their use.

Specific Authority 290.048 FS. Law Implemented 290.044, 290.046, 290.047 FS. History-New _____.

9B-43.006 Application Procedures for All Categories.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.044, 290.046, 290.047, 290.0475 FS. History–New 11-30-87, Amended 10-11-88, 9-25-89, 10-14-90, 12-29-91, 4-26-93, 1-30-95, 2-13-96, 12-25-96, 1-29-98, 3-28-02, Repealed

9B-43.0061 Emergency Set-aside Assistance.

Applications will be accepted from eligible applicants for the Emergency Assistance Set-aside in accordance with the following criteria:

(1) The maximum funds available under this set-aside from each federal fiscal year's allocation shall be five percent (5%) of the funds and shall be available from April 1 of the year for which they are allocated through the third quarter (March 31) of the next State fiscal year.

(2) Any funds in this set-aside for which a notice of intent to submit an emergency application has not been received prior to March 31 shall be reallocated in accordance with Section 290.044(4), F.S.

(3) Applications will only be accepted from eligible local governments, as defined in Section 290.042(5), F.S., which have been declared by executive order of the Governor to be in a state of emergency as provided under Section 252.36, F.S., and any subsequent emergency rule criteria prepared by the Department to address the emergency.

(4) The purpose of funds shall be to meet serious, urgent community needs which pose an immediate and direct threat to the health, safety and welfare of eligible residents of low and moderate income and are eligible activities. The activities to be funded must be documented as being directly related to the disaster event covered in the executive order and documented through disaster assessment reports or similar documentation. The amount of funds requested shall be limited to that amount necessary to address the emergency need.

(5) Applicants under this category shall demonstrate that no other federal, State or local disaster funds to address the emergency are available.

(6) All other provisions of this Rule Chapter shall apply to the Emergency Assistance Set-aside unless otherwise stated.

Specific Authority 290.044 FS. Law Implemented 290.044 FS. History-New

9B-43.007 Scoring System.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.046 FS. History–New 11-30-87, Amended 10-11-88, 10-14-90. Repromulgated 1-30-95. Amended 2-13-96, 3-28-02, Repealed ______.

9B-43.0071 Section 108 Loan Guarantee Program.

(1) Application Process.

(a) Projects which propose loans to a third party or parties shall include letters of commitment from all funding sources evidencing sufficient funds to complete the project. For economic development projects, these commitments shall include at a minimum those stated in the Economic Development section of the Florida Small Cities CDBG Application Manual under "Initial Participating Party Commitments." (b) Following the receipt of a formal invitation to submit an application, the local government (Applicant/Borrower) shall have a third party conduct and complete a detailed underwriting analysis in accordance with 24 C.F.R. 570.482 (e) (2) and Appendix A of 24 C.F.R. Part 570, as effective on The Department may at its discretion require

<u>. The Department may, at its discretion, require</u> additional underwriting standards, criteria or review.

(c) The Department shall retain the right of approval of the third party underwriter, the method of analysis and adherence to the guidelines in 24 C.F.R. 570.482 (e) (2) and Appendix A.

(d) The local government shall submit the underwriting analysis with the final application package. The Department reserves the right to require additional information from the local government, the underwriter and/or the third party to whom a loan is proposed. Once a financial underwriting analysis and other required documentation has been provided by the local government, any material change, including changes in corporate or ownership structure, which affects the underlying assumptions upon which the local government relied will require that the underwriting analysis be re-evaluated by the local government and any assistance requested for the participating party must be adjusted if a material change has occurred.

(2) Site Visit and Contracting Period.

(a) The Department will conduct a site visit following review and acceptance of the final application package. For projects which propose loans to a third party or parties, a representative of the third party(ies) shall attend the site visit or must meet with Department staff within 30 days after the site visit at the Department of Community Affairs.

(b) The local government shall submit a fully executed Participating Party Agreement meeting the requirements set out in the Economic Development section of the Florida Small Cities CDBG Application Manual.

(3) Administration and Reporting.

(a) The local government shall copy the Department on all written correspondence with HUD, the underwriter, the Participating Party and all other involved parties.

(b) The local government shall at a minimum provide the Department with quarterly progress reports until such time as the project is administratively closed. This report shall include documentation in a form acceptable to the Department of the project's draws and repayments, accomplishments to date and updates on previous areas of concern as determined by the Department.

Specific Authority 290.048 FS. Law Implemented 290.0455 FS. History-New

9B-43.009 Program Requirements for Housing.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.043, 290.044, 290.046 FS. History–New 11-30-87, Amended 10-11-88, 10-14-90, 12-29-91, 4-26-93, 1-30-95, 2-13-96, 12-25-96, 1-29-98, 3-28-02, Repealed

9B-43.010 Program Requirements for Neighborhood Revitalization.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.043, 290.044, 290.046 FS. History–New 11-30-87, Amended 10-11-88, 10-14-90, 12-29-91, 4-26-93, 1-30-95, 2-13-96, 12-25-96, 3-28-02, 3-28-02, Repealed

9B-43.012 Program Requirements for Economic Development.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.044, 290.046 FS. History–New 11-30-87, Amended 10-11-88, 10-14-90, 12-29-91, 1-30-95, 2-13-96, 12-25-96, 3-28-02, Repealed

9B-43.013 Program Requirements for Commercial Revitalization.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.044, 290.046, 290.047 FS. History–New 11-30-87, Amended 10-11-88, 9-25-89, 10-14-90, 12-29-91, 4-26-93, 1-30-95, 2-13-96, 12-25-96, 3-28-02, Repealed

9B-43.014 General Grant Administration of All Categories.

Specific Authority 120.53, 290.048 FS. Law Implemented 290.046 FS. History–New 11-30-87, Amended 10-11-88, 10-14-90, 12-29-91, 4-26-93, 1-30-95, 2-13-96, 12-25-96, 1-29-98, 3-28-02, Repealed______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Monya Newmyer, Community Program Manager

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Kimball Love, Director, Division of Housing and Community Development

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 10, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 30, 2005

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
State Highway System Connection	
Permits	14-96
RULE TITLE:	RULE NO.:
Connection Categories and Fees	14-96.004
PURPOSE AND EFFECT: The method of payment for fees is	

being expanded to include the use of personal or business checks.

SUMMARY: Subsection 14-96.004(4), F.A.C., is amended to include the use of personal or business checks for payment of fees.

SPECIFIC AUTHORITY: 334.044(2), 335.182(2), 335,183, 335.184 FS.

LAW IMPLEMENTED: 334.044(14), 335.18-.187 FS.

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.

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: James C. Myers, Clerk of Agency Proceedings, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULE IS:

14-96.004 Connection Categories and Fees.

All connections, public or private, shall be determined by the Department to be in one of the following categories:

(1) through (3) No change.

(4) Fee Payment Type. Full payment of fees shall be made by cashier's check, certified check, <u>personal or business check</u>, cash, or money order, and shall be made payable to the State of Florida Department of Transportation at the time of application. Checks drawn on governmental entity accounts will be accepted by the Department. The use of pre-paid accounts are also allowed in accordance with the Department's pre-paid account practices. If at any time during the application process a check for the fee is returned for insufficient funds, the applicant will be notified that the application is not complete and no further processing will occur until a cashier's check, certified check, <u>personal or business check</u>, cash, or money order is presented. The application fee is non-refundable, as required by Section 335.183, Florida Statutes.

Specific Authority 334.044(2), 335.182(2), 335,183, 335.184 FS. Law Implemented 334.044(14), 335.18-335.187 FS. History–New 4-18-90, Amended 7-16-95, 1-23-03, 1-25-04,____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Joseph S. Kowalski, CPA, Deputy Comptroller, GAO NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Denver J. Stutler, Jr., P.E., Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 23, 2005

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Toll Enforcement	14-100
RULE TITLE:	RULE NO .:
Prosecution of Unpaid Toll Violations	14-100.002

PURPOSE AND EFFECT: Rule 14-100.002, F.A.C., is being amended to comply with statutory revisions, incorporate new and revised forms, and include provisions for dealing with deferred payments of tolls and enforcement of such payments. SUMMARY: This is an amendment to Rule 14-100.002, F.A.C., mainly regarding the prosecution of unpaid toll

violations in connection with unpaid toll notice receipts.

SPECIFIC AUTHORITY: 334.044(2), 316.1001, 338.155(1) FS.

LAW IMPLEMENTED: 316.1001, 334.044(28), 338.155, 338.165, 338.231 FS.

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.

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: James C. Myers, Clerk of Agency Proceedings, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULE IS:

14-100.002 Prosecution of Unpaid Toll Violations.

(1) Application and Scope. The purpose of this rule is to implement Section 316.1001, Florida Statutes, and provide guidance to toll enforcement officers for the issuance of Uniform Traffic Citations (UTC).

(a) It is in the public interest, fair to users who pay posted tolls, and necessary for toll collection and bond accountability, to enforce the payment of tolls and reduce the number of toll violations which occur when prescribed tolls are not paid by users of toll facilities. Failure to pay a prescribed toll is a violation of Section 316.1001, Florida Statutes. Violators of Section 316.1001, Florida Statutes, at Department owned or operated toll facilities are subject to issuance of a UTC by the Department.

(b) A violation of Section 316.1001, Florida Statutes, is punishable as a noneriminal moving traffic infraction under Section 318.18, Florida Statutes. (b)(e) After exhausting all internal Department SunPass® SunpassTM database records, the license plate number of <u>a</u> the motor vehicle alleged to have committed a toll violation shall be forwarded to the Florida Department of Law Enforcement or the Department of Highway Safety and Motor Vehicles to obtain the name and address of the registered owner for use in prosecution of toll violations. In the case of joint ownership of the motor vehicle, the UTC shall be issued to the individual whose name appears first on the motor vehicle registration.

(2) Issuance of a UTC.

(a) The registered owner of a vehicle, where the vehicle was observed proceeding through a facility at which the driver failed to pay the required toll, shall be subject to issuance of a UTC for a violation of Section 316.1001, Florida Statutes. <u>Mailing the citation to the owner's address constitutes notification</u>. The UTC shall be sent by certified U.S. mail to the address of the registered owner of the motor vehicle involved in the violation. The UTC shall be issued within 14 days of the alleged violation.

(b) A photographic image of a vehicle using a toll facility in violation of Section 316.1001, Florida Statutes, captured by the <u>Violation Enforcement System (VES)</u> camera at the toll lane, shall be grounds for issuance of a UTC to the registered owner of the motor vehicle alleged to be involved in the violation.

(c) An <u>Toll Enforcement Officer</u> Observed Violation Form, Form SP050-A-004, Rev. 11/99, from a <u>t</u>Toll <u>e</u>Enforcement <u>o</u>Officer consisting of the written account of the <u>t</u>Toll <u>e</u>Enforcement <u>o</u>Officer's observed facts and circumstances indicating that a prescribed toll was not paid shall be grounds for issuance of a UTC.

(d) Florida Turnpike Unpaid Toll Notice Receipt - Driver, SP050-A-006A, Rev. 07/05, and Florida Turnpike Unpaid Toll Notice Receipt – Department, SP050-A-006B, Rev. 07/05, signed by the driver, acknowledging and documenting inability to pay a required toll while in the toll lane or using the toll facility, where the driver fails to send the toll amount as prescribed in the receipt within 10 calendar days, shall be grounds for the issuance of a UTC to the driver.

(e)(d) The registered owner of the motor vehicle involved in a toll the violation is responsible for payment of the amount provided for in Section 318.18, Florida Statutes, in addition to any amount that is imposed as a result of a plea, finding of guilt, or other disposition pleading guilty or which is otherwise imposed by the court, unless the owner establishes that, at the time of the violation, the motor vehicle was not in the his or her care, custody, or control of another person. Such fact must be accordance with paragraph established in Rule 14-100.002(4)(b), F.A.C., unless the UTC was issued based on an unpaid toll notice receipt signed by the driver, in which case the requirement of the establishment of this fact by the registered owner is inapplicable.

(3) Validation of Digital Photographic Evidence.

(a) The Department's tFoll eEnforcement oOfficer(s), or his or her designee, shall review captured photographic images of vehicle license plates to ensure accuracy and data integrity. The tToll eEnforcement oOfficer(s), or designee, shall also verify that the toll collection system and VES were performing properly, were functional, and were in operation at the time of the alleged toll violation. The <u>t</u>-foll <u>e</u>Enforcement <u>o</u>Officer(s), or designee, shall review the transaction data to ensure that those transactions immediately prior and subsequent to the alleged toll violation transaction were processed correctly. Such information shall be recorded on a Toll Transaction Report, Form SP050-A-005, Rev. 11/99, and shall be used in the processing of the UTC and in any judicial proceeding. The final decision of validation of violation data and decision to issue the issuance of a UTC shall be made by the tFoll eEnforcement oOfficer(s). The requirements of this paragraph do not apply to the issuance of a UTC by a toll enforcement officer that is based on an unpaid toll notice receipt signed by the driver and subsequent failure by the driver to properly remit payment. In that instance, a toll enforcement officer shall have knowledge of the procedures and internal controls in place for receiving, processing, and documenting such deferred payments, and shall issue a UTC based upon verification of the failure of the driver to properly remit payment.

(4) Response to a UTC.

(a) The UTC shall inform the registered owner that the vehicle registered in his or her name was observed proceeding through a toll facility at which the driver failed to pay the required toll, and provide the registered owner of the options to pay the a fine, as well as in the event of noncontest of the UTC, and instruction on how to contest the UTC.

(b) Upon receipt of a UTC, the registered owner of the motor vehicle involved in the violation is responsible for payment of the amount provided for in Section 318.18(7) or 318.14(12), Florida Statutes, in addition to any amount that is imposed as a result of <u>a plea, finding of guilt, or other disposition pleading guilty or which may be otherwise imposed by the court</u>, unless the owner can establishes that the motor vehicle was, at the time of violation, in the care, custody, or control of another person. In order to establish such facts, the registered owner of the motor vehicle is required to appear before the court and complete a sworn affidavit.

1. The Department will make the <u>A</u>affidavit, Form SP050-A-003, Rev. <u>07/05</u> 04/02, available <u>for use in to the</u> court. Should the court choose not to use the affidavit, Form SP050-A-003, Rev. 04/02, the court will provide an appropriate affidavit form.

2. Should the court accept the <u>sworn</u> affidavit <u>from the</u> <u>owner</u>, the UTC will be dismissed against the owner and the Department shall issue a UTC to the individual named in the affidavit as having <u>had</u> been in care, custody, or control of the vehicle.

(c) The requirements of paragraphs (4)(a) and (b), above do not apply where the issuance of the UTC is based on an unpaid toll notice receipt signed by the driver and subsequent failure by the driver to properly remit payment. In that instance, the UTC will inform the driver of that basis for the issuance of the UTC, and upon receipt of the UTC, the driver who signed the unpaid toll notice receipt, and subsequently failed to properly remit payment, is responsible for payment of the amount provided for in Section 318.18(7) or 318.14(12), Florida Statutes, in addition to any amount that is imposed as a result of a plea, finding of guilt, or other disposition.

(5)(6) Forms. The following forms are incorporated by reference and made a part of this rule:

Form Number	Date	Title
SP050-A-002	<u>07/05</u> 11/99	Uniform Traffic Citation
SP050-A-003	<u>07/05</u> 04/02	Affidavit
SP050-A-004	11/99	Toll Enforcement Officer
		Observed Violation Form
SP050-A-005	11/99	Toll Transaction Report
SP050-A-006A	<u>07/05</u>	<u>Florida Turnpike Unpaid Toll</u>
		<u>Notice Receipt – Driver</u>
SP050-A-006B	<u>07/05</u>	<u>Florida Turnpike Unpaid Toll</u>
		Notice Receipt – Department

Copies of these forms may be obtained from the Florida Department of Transportation, Toll Violation Enforcement, Post Office Box 880069, Boca Raton, Florida 33488-0069.

Specific Authority 334.044(2), <u>316.1001</u>, 338.155(1) FS. Law Implemented 316.1001, 334.044(28), 338.155, 338.165, 338.231 FS. History–New 8-13-00, Amended 8-6-02._____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Leigh Anne Yarbrough, Florida's Turnpike Enterprise, Toll Services Group

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Denver J. Stutler, Jr., P.E., Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 13, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 16, 2005

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."

DEPARTMENT OF CORRECTIONS

RULE TITLE: Placement of Inmates into Community

33-601.606

RULE NO .:

Release Programs PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to amend eligibility requirements for community release programs by expanding eligibility time periods prior to release date.

SUMMARY: Amends eligibility requirements for community release programs. Inmates with non-advanceable dates must be within 19 (rather than 15) months of their tentative release date or presumptive parole release date for CWA, community-based residential substance abuse program, or pre-work release program or within 14 (rather than 10) months of their earliest tentative release date for CWR. Inmates without non-advanceable dates must be within 28 (rather than 21) months of their tentative release date for CWA, community-based residential substance abuse program, or pre-work release program or within 19 (rather than 15) months of their tentative release date for CWR.

OF STATEMENT **SUMMARY** 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: 945.091 FS.

LAW IMPLEMENTED: 945.091 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: Perri King Dale, Office of the General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE FULL TEXT OF THE PROPOSED RULE IS:

33-601.606 Placement of Inmates into Community Release Programs.

(1) No change.

(2) Eligibility and Ineligibility Criteria.

(a) No change.

(b) In order to be eligible for community release programs an inmate must:

1. through 3. No change.

4. Inmates with non-advanceable dates must be within 19 15 months of their tentative release date or presumptive parole release date for CWA, community-based residential substance abuse program, or pre-work release program or within 14 10 months of their earliest tentative release date for CWR.

5. Inmates without non-advanceable dates must be within 28 21 months of their tentative release date for CWA, community-based residential substance abuse program, or pre-work release program or within 19 15 months of their tentative release date for CWR.

6. No change.

(3) through (5) No change.

Specific Authority 945.091 FS. Law Implemented 945.091 FS. History–New 3-14-01, Amended 9-2-01, 3-19-02, 11-18-02, 5-31-04, 11-25-04, ______.

NAME OF PERSON ORIGINATING PRPOSED RULE: Franchatta Barber, Deputy Assistant Secretary of Institutions -Programs

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: George Sapp, Assistant Secretary of Institutions

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 16, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 30, 2005

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors Board RULE TITLE: RULE NO.:

Disciplinary Guidelines 61G19-5.002 PURPOSE AND EFFECT: The Board proposes the rule amendments to clarify the legal responsibilities under Sections 553.73, 553.781, 553.79 and 553.791, F.S.; and, to set forth the insurance requirements under Section 553.791, F.S.

SUMMARY: The proposed rule amendments address the violations and penalties for failure to comply with the statutory provisions of Sections 553.73, 553.781, 553.79 and 553.791, F.S., including insurance requirements.

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 regulatory cost alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 455.227, 455.2273, 468.606 FS.

LAW IMPLEMENTED: 455.227, 455.2273, 468.607, 468.621, 468.629 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: Robyn Barineau, Executive Director, Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G19-5.002 Disciplinary Guidelines.

(1) No change.

VIOLATION

(2) Violations and Range of Penalties. In imposing discipline upon applicants and licensees, in proceedings pursuant to Sections 120.569 and 120.57(1) and (2), F.S., the Board shall act in accordance with the following disciplinary guidelines and shall impose a penalty within the range corresponding to the violations set forth below. The verbal identification of offenses is descriptive only; the full language of each statutory provision cited must be consulted in order to determine the conduct included.

RECOMMENDED RANGE OF PENALTY

(a) through (t) No change	
(u) Failing to lawfully	(u)1. Unless otherwise specified in this rule, in the case
execute the duties and	of an applicant, the usual action of the Board shall be from
responsibilities specified	licensure with an administrative fine and probation to denial;
in this part and in	in the case of a licensee, the usual action of the Board shall be
Sections 553.73,	to impose a penalty from reprimand to probation and a fine of
<u>553.781, 553.79</u>	<u>up to \$1,000.</u>
and 553.791, F.S.	(u)2. After the first offense, a minimum of one year's
	probation to revocation or denial of licensure, and a fine
	of up to \$3,000 depending on the underlying offense and
	the magnitude of the violation.
(2)(v) Performing	(v)1. Unless otherwise specified in this rule, in the case of
building code inspection	an applicant, the usual action of the Board shall be from
services under Section	licensure with an administrative fine and probation to denial;
553.791, F.S., without	in the case of a licensee, the usual action of the Board shall be
satisfying the insurance	to impose a penalty from reprimand to probation and a fine of
requirements of said	<u>up to \$1,000.</u>
section.	(v)2. After the first offense, a minimum of one year's
	probation to revocation or denial of license, and a fine of
	up to \$3,000 depending on the underlying offense and the
	magnitude of the violation.

(3) through (5) No change.

Specific Authority 455.227, 455.2273, 468.606 FS. Law Implemented 455.227, 455.2273, 468.607, 468.621, 468.629 FS. History–New 5-23-94, Amended 8-14-96, 8-3-97, 11-2-00,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Building Code Administrators and Inspectors Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Building Code Administrators and Inspectors Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 14, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 9, 2005

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."

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLE:	RULE NO .:
Dispensing Drugs	64B8-30.006
PURPOSE AND EFFECT: The proposed	l rule amendment is
intended to clarify dispensing proced	ures for physician
assistants.	

SUMMARY: The proposed rule amendment clarifies dispensing with regard to physician assistants who are employed in a county health departments.

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 regulatory cost alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 458.309, 458.347 FS.

LAW IMPLEMENTED: 458.347 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: Larry McPherson, Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-30.006 Dispensing Drugs.

Only those physician assistants authorized by law and rule to prescribe shall be permitted to dispense sample drugs to patients. Dispensing of sample drugs to patients shall be permitted only when no charge is made to the patient or a third party for the service or the drugs and if the sample being dispensed could otherwise have been legally prescribed by the physician assistant. This rule shall not be construed to prohibit a physician assistant employed in a county health department from ordering and providing patients with prepackaged and prelabeled drugs in accordance with Section 154.04(1)(c), F.S.

Specific Authority 458.309, 458.347 FS. Law Implemented 458.347 FS. History–New 7-25-95, Formerly 59R-30.006, Amended_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Council on Physician Assistants

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 3, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 14, 2005

64B17-5.001

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine RULE TITLE:

Dispensing Drugs 64B15-6.00365 PURPOSE AND EFFECT: The proposed rule amendment is intended to clarify dispensing procedures for physician assistants.

RULE NO.:

SUMMARY: The proposed rule amendment clarifies dispensing with regard to physician assistants who are employed in a county health departments.

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 regulatory cost alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 456.033, 459.022 FS.

LAW IMPLEMENTED: 459.022 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: Pamela King, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-6.00365 Dispensing Drugs.

Only those physician assistants authorized by law and rule to prescribe shall be permitted to dispense sample drugs to patients. Dispensing of sample drugs to patients shall be permitted only when no charge is made to the patient or a third party for the service or the drugs and if the sample being dispensed could otherwise have been legally prescribed by the physician assistant. This rule shall not be construed to prohibit a physician assistant employed in a county health department from ordering and providing patients with prepackaged and prelabeled drugs in accordance with Section 154.04(1)(c), F.S.

Specific Authority 456.033, 459.022 FS. Law Implemented 456.033, 459.022 FS. History–New 5-12-98, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Council on Physician Assistants

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 18, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 14, 2005

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

RULE TITLE: RULE NO.:

Requirements for Reactivation of an Inactive or Retired License

PURPOSE AND EFFECT: The Board proposes the rule amendment to address retired status licensees and criteria for reinstatement of licensure.

SUMMARY: The rule amendment addresses retired status licensees and the criteria for reinstatement of licensure.

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 regulatory cost alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 486.025, 486.085(2),(4)(a), 486.108(2), 456.036 FS.

LAW IMPLEMENTED: 486.085, 486.108, 456.036 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: Susan Love, Executive Director, Board of Physical Therapy Practice/MQA, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B17-5.001 Requirements for Reactivation of an Inactive or Retired License.

(1) Depending upon the time of reactivation, an inactive <u>or</u> <u>retired</u> license shall be reactivated upon demonstration that the licensee has paid the reactivation fee, the biennial renewal fee for an active license or the difference between the inactive <u>or</u> <u>retired</u> status renewal fee and the active status renewal fee, and if applicable, a change of status and/or delinquency fee, provided that the licensee has:

(1) through (4) renumbered (a) through (d) No change.

(e) Documented successful passage of the Laws & Rules examination.

(2) The Board of Physical Therapy may reinstate the license of the licensee with any restrictions that the Board deems appropriate, including, but not limited to the requirement to practice under direct supervision, to ensure the safe practice of the licensee and to safeguard the health, safety and welfare of the citizens of Florida. A licensee seeking to reactivate an inactive or retired license, who has not practiced as a physical therapist or a physical therapist or physical therapist or by the physical therapist or phy

assistant in a setting that does not involve direct patient care, for a period greater than two (2) years shall be required to practice under direct supervision:

(a) Up to 3 months, if the time out of practice or practicing without direct patient care is greater than 2 years but less than 5 years;

(b) Up to 6 months if the time out of practice or practicing without direct patient care is 5 years or greater but less than 10 years;

(c) Up to 1 year if the time out of practice or practicing without direct patient care is 10 years or greater.

(d) If the licensee has been out of the practice of physical therapy or practicing physical therapy in a setting that does not involve direct patient care for a period of five (5) years or more, the Board may require the licensee to take and pass the licensing examination required for initial licensure.

Specific Authority 486.025, 486.085(2),(4)(a), 486.108(2), 456.036 FS. Law Implemented 486.085, 486.108, 456.036 FS. History–New 8-6-84, Formerly 21M-8.11, Amended 9-22-87, 12-30-87, 6-20-89, Formerly 21M-8.011, Amended 3-24-93, Formerly 21MM-5.001, 61F11-5.001, Amended 12-22-94, 4-4-95, 8-16-95, 7-1-97, Formerly 59Y-5.001, Amended 8-9-04,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Physical Therapy Practice

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Physical Therapy Practice DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 30, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 30, 2005

DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

Division of State File Islandina	
RULE CHAPTER TITLE:	RULE CHAPTER NO .:
Uniform Firesafety Standards	
for Educational Facilities	69A-58
RULE TITLES:	RULE NOS.:
Administration and General Requirem	ents 69A-58.001
Scope: New Construction and	
Existing Facilities	69A-58.002
Definitions	69A-58.003
New Construction	69A-58.0031
Firesafety Inspections	69A-58.004
Serious Life Safety Hazards	69A-58.005
Vacant and Abandoned Buildings	69A-58.006
Counties, Municipalities, and Special	
Districts Having Firesafety	
Responsibilities, Without	
Firesafety Inspectors	69A-58.007
Standards and Requirements for Existing	ing
Buildings; Exceptions to Rule Cha	pter
69A-60, Florida Administrative Co	ode,
the Florida Fire Prevention Code	69A-58.008

Means of Egress	69A-58.0081
Relocatable Buildings	69A-58.0082
Protection from Hazards	69A-58.0083
Seclusion Time Out Rooms	69A-58.0084
Florida Firesafety School Evaluation System	69A-58.009
Other Applicable Codes and Standards	69A-58.010

PURPOSE AND EFFECT: Update the firesafety codes and standards for educational facilities after experience in administering the rules currently in existence and after extensive and continued consultation with the Department of Education and representatives from various school boards. In addition, these rulemaking proceedings substantially rewrite Rule 69A-58.008, F.A.C., providing for codes and standards applicable to educational facilities, and also include new Rules 69A-58.0081 through 69A-58.0084, F.A.C., to provide better organization and more clarity to the rule subjects. The effect of the rule development proceedings will be to adopt changes which will result in the administration of Sections 633.01(7), 633.022, and 1013.12, F.S., relating to educational facilities, in a more efficient and economic manner.

SUMMARY: These rule provide updated codes and standards for firesafety in educational facilities.

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

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.

SPECIFIC AUTHORITY: 633.01(7), 633.022, 1013.12 FS.

LAW IMPLEMENTED: 633.01(7), 633.022, 1013.12 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., February 27, 2006

PLACE: Room 116, Larson Building, 200 East Gaines Street, Tallahassee, Florida 32399-0300

TIME AND DATE: 9:00 a.m., March 1, 2006

PLACE: Department of Environmental Protection, 2nd Floor Conference Room, 400 N. Congress Avenue, West Palm Beach, FL 33401

Pursuant to the provisions of the Americans with Disabilities Act and Section 286.26, F.S., any person requiring special accommodations to participate in this program please advise the department at least 5 calendar days before the program by contacting: Millicent King, (850)413-3619, Fax (850)414-6119.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jim Goodloe, Chief, Bureau of Fire Prevention, 200 East Gaines Street, Tallahassee, FL 32399-0342, (850)413-3171, Fax (850)414-6119, e-mail: Jim.Goodloe@fldfs.com

THE FULL TEXT OF THE PROPOSED RULES IS:

UNIFORM FIRESAFETY STANDARDS FOR IN EDUCATIONAL FACILITIES

69A-58.001 Administration and General Requirements.

The <u>Division of State Fire Marshal</u> division in consultation with the Department of Education hereby adopts firesafety rules for the use by boards and local fire officials when conducting <u>plans reviews for new construction and</u> firesafety inspections of <u>new construction and</u> existing buildings located in educational facilities, educational plants, ancillary plants, and auxiliary facilities to ensure the safety of occupants.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.001, Amended______.

69A-58.002 Scope: <u>New Construction and</u> Existing Facilities.

(1) This rule chapter establishes uniform requirements to provide a reasonable degree of safety from fire in <u>new</u> construction and existing buildings located in educational facilities, educational plants, ancillary plants, and auxiliary facilities under <u>the jurisdiction of</u> a school board or a community college board of <u>trustees</u> trustees' jurisdiction.

(2) Nothing in this rule chapter is intended to be more restrictive than a similar requirement for new construction.

(2)(3) This rule chapter includes procedures for withdrawal of sites and facilities from use until unsafe conditions are corrected.

(3)(4) Section 1002.33(1), F.S., states, "All charter schools in Florida are public schools." Charter schools shall utilize facilities that comply with the firesafety provisions specified within its charter, or if the charter does not address specific firesafety provisions, the charter school shall utilize facilities that comply with the Florida Fire Prevention Code, the edition as adopted in Rule Chapter 69A-60, F.A.C., pursuant to Section 1002.33(18), F.S.

(a) All charter schools are subject to the inspection requirements of Rule 69A-58.004, F.A.C.

(b) Each board shall conduct or cause to be conducted each inspection required by paragraph 69A-58.004(1)(a), F.A.C., and the reporting requirements of paragraph 69A-58.004(6)(a), F.A.C. These rules apply to charter schools built on school district property and to charter schools electing to be constructed to State Requirements for Educational Facilities, or Florida Building Code, Section 423 Standards. Charter schools that are not located on school district property and elect not to be constructed under State Requirements for Educational Facilities, or Florida Building Code, Section 423 Standards, shall meet the firesafety standards set forth in NFPA 1 and NFPA 101, the editions as adopted in Rule 69A-3.012, F.A.C. (4)(5) Existing educational and ancillary facilities shall comply with the applicable provisions of NFPA 1 and NFPA 101, the Florida editions edition adopted in Rule Chapter 69A-60 69A-3.012, F.A.C., except as modified by Chapter 1013, F.S., and this rule chapter.

EXCEPTION: NFPA 101, horizontal exits, which are referred to in subdivision 15-2.2.5, "and exit passageways, which are referred to in subdivision 15-2.2.7," are not permitted.

(5)(6) Any time <u>NFPA 1 or</u> NFPA 101 refers to any other NFPA standard <u>that has not been adopted by the Division of</u> <u>State Fire Marshal in this rule chapter</u>, the referenced standard shall be the edition adopted in Rule <u>Chapter 69A-60</u> 69A-3.012, F.A.C.

(6) <u>Community colleges shall comply with the applicable</u> chapters of NFPA 1 and NFPA 101, the Florida editions adopted in Rule Chapter 69A-60, F.A.C., in accordance with the following:

(a) Instructional buildings, classrooms with a capacity of fewer than 50 persons, and instructional laboratories are classified as a business occupancy.

(b) Classrooms with a capacity of 50 persons or more are classified as an assembly occupancy.

(c) Non-instructional laboratories are classified as an industrial occupancy.

These rules do not apply to any state owned building.

(7) Nothing contained in these rules prohibits a county, municipality, or special district having firesafety responsibility and a school board or community college from entering into an agreement or an understanding which governs inspections, reviews, and approvals of new construction in the subject jurisdiction.

(8) In the event of a conflict between the local fire official and the board on the requirement or interpretation of any provision of this rule chapter or Rule Chapter 69A-60, F.A.C., the Florida Fire Prevention Code, the conflict shall be resolved by agreement between the local fire official and the board in favor of the requirement or interpretation of the code which offers the greatest degree of lifesafety or alternatives which would provide an equivalent degree of lifesafety and an equivalent method of construction.

(9) If the local fire official and the board are unable to agree on which requirement, interpretation, or system provides the highest degree of lifesafety or alternatives which would provide an equivalent degree of lifesafety and an equivalent method of construction, either official may petition the division for a declaratory statement in accordance with Section 120.565, F.S., and any rules applicable thereto, setting forth each one's positions and reasons therefor. If both the board and the local fire official choose to file a petition, a joint petition should be filed. The division will make every effort to expedite the process of issuing a declaratory statement commensurate, however, with the time and publication requirements of Chapter 120, F.S.

(10) The local fire official and the board are permitted to seek an informal nonbinding interpretation pursuant to Rule 69A-60.011, F.A.C. If such an informal opinion is requested, the request shall be given the highest priority by the Florida Fire Prevention Code Interpretations Committee and every effort shall be made to expedite a response.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.002, Amended_____.

69A-58.003 Definitions.

As used in this rule chapter, the following definitions apply:

(1) No change.

(2) "Authority having jurisdiction" means the county, municipality, or special district having firesafety responsibility or, where the context requires, the State Fire Marshal.

(2)(3) "Auxiliary facility" means the spaces located at educational plants which are not designed for student occupant stations.

(3) "Board" means the school district or community college employing or contracting with a firesafety inspector certified pursuant to Section 633.081(2), F.S., with jurisdiction to make inspections of buildings and to enforce the firesafety codes, as required by these rules, which establish standards for design, construction, erection, alteration, repair, modification, or demolition of school district buildings, structure, or facilities.

(4) No change.

(5) "Division," <u>including the lower case "division,</u>" means the Division of State Fire Marshal <u>of the Department of</u> <u>Financial Services</u>.

(6) "Educational facilities" means the buildings and equipment, structures, and special educational use areas that are built, installed, or established to serve primarily the educational purposes and secondarily the social and recreational purposes of the community and which may lawfully be used as authorized by the Florida Statutes and approved by the boards. As used in these rules and unless otherwise clearly indicated by the context, "educational facilities" includes each educational facility, educational plant, ancillary plant, and auxiliary facility and all buildings and structures contained therein and thereon.

(7) No change.

(8) "Existing" facility means a facility <u>or building</u> that has been <u>issued a certificate of occupancy prior to the effective</u> <u>date of this edition of this rule chapter</u> occupied for one year or longer.

(9) No change.

(10) "Florida Fire Prevention Code" means the Florida Fire Prevention Code as adopted in Rule <u>Chapter 69A-60</u> 69A 3.012, F.A.C.

(11) "Local fire official" or "fire official" means the county, municipality or special district having firesafety responsibility employing or contracting with a firesafety

inspector certified pursuant to Section 633.081(2), F.S., with jurisdiction to make inspections of buildings and to enforce the firesafety codes which establish standards for design, construction, erection, alteration, repair, modification, or demolition of public or private buildings, structures, or facilities or, where the context requires, the State Fire Marshal, as referred to in Section 1013.12(2)(b), means a firesafety inspector certified under Section 633.081(2), F.S., and employed by or under contract with a county, municipality, or special district having firesafety responsibilities, and includes the chiefs of county, municipal, and special district fire departments. The term does not include a special state firesafety inspector employed by the board certified to conduct inspections of buildings as defined herein under Section 633.081(3), F.S.

(12) "New" facility means a facility that has not been occupied <u>nor issued a certificate of occupancy prior to the effective date of this edition of this rule chapter</u> for more than one year.

(13) "NFPA 1" means the National Fire Protection Code 1, entitled the "Uniform Fire Code," the Florida edition as adopted in Rule Chapter 69A-60, F.A.C.

(14)(13) "NFPA 101" means <u>the</u> National Fire Protection Association Code 101, <u>entitled</u> the <u>"Life Safety Code,"</u> the <u>Florida</u> edition as adopted in Rule <u>Chapter 69A-60</u> 69A-3.012, F.A.C.

(15)(14) "Special district that has firesafety enforcement responsibilities" means a special fire control district or a special district which was created for the purposes of fire prevention, fire suppression, or fire protection.

(16) "Student-occupied space" means any area planned primarily for use by six or more students.

(17)(15) The definitions in Section 1013.01, F.S., of words and terms found in Section 1013.12, F.S., or of words or terms found in this rule chapter apply to this rule chapter; however, in the event of a conflict between the definitions in Section 1013.01 or 1013.12, F.S., and these rules, the definitions in Sections 1013.01 and 1013.12, F.S., control.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.003, Amended______.

69A-58.0031 New Construction.

(1) New construction and new buildings are subject to and controlled by the Florida edition of NFPA 1, 2003 edition, in Chapter 20, relating to "*Educational occupancies*" and the Florida edition of NFPA 101, 2003 edition, Chapter 14, "*New educational occupancies*," except where specifically otherwise provided in this rule chapter.

(2) Notwithstanding any rule or adopted code or standard in conflict herewith, the following procedures apply with respect to new construction and new buildings.

(a) Prior to commencement of any new construction or remodeling:

<u>1. The board shall approve or cause to be approved the</u> plans, drawings, designs, proposals, blueprints, and other construction or remodeling documents and evaluate the same for complete compliance with the Florida Fire Prevention Code in accordance with Chapter 1013.38(2), F.S., or

2. The board must show compliance with all applicable firesafety codes and standards by at least one of the other means provided in Section 1013.38(2)(a) through (d), F.S.

(b) The method of compliance must be documented and maintained as part of the construction records file.

(c) Upon request by the local fire official, the board shall provide reasonable access to all construction documents and provide in writing to the local fire official the method(s) employed to achieve compliance with the Florida Fire Prevention Code.

(d) The board shall provide to the fire fighting authority charged with responding to calls at the subject educational facility a copy of the site plan for each educational plant in which site conditions will be affected. Such local fire fighting authority shall review the site plans for compliance with Chapter 18 of the Florida Edition of NFPA 1, *"Fire Department Access and Water Supply,"* and this rule chapter. The local fire fighting authority shall review and provide approval or comments to the board within 15 days of receipt. If the local fire fighting authority fails to provide approval or comments to the board within 15 days of receipt, the site plan shall be deemed compliant.

(3) A certificate of occupancy shall not be issued until the board has determined that the building or structure and its site conditions complies with all applicable statutes, these rules, and all applicable firesafety codes and standards.

(4) Horizontal exits referenced in NFPA 101, subdivision 14.2.2.5 and exit passageways referenced in NFPA 101, subdivision 14.2.2.7 are prohibited.

Specific Authority 633.01(7), 633.022, 1013.12 FS. Law Implemented 633.01(7), 633.022, 1013.12 FS. History–New_____.

69A-58.004 Firesafety Inspections.

(1) There shall be two annual inspections of <u>existing</u> educational facilities, ancillary plants, and auxiliary facilities, as follows:

(a) Pursuant to Section 1013.12(1)(b), F.S., <u>a</u> firesafety <u>inspection</u> inspections of each building of each educational plant and each ancillary plant shall be made annually by <u>the</u> <u>board</u> a person certified by the division to conduct firesafety inspections of educational and ancillary plants pursuant to Section 633.081(3), F.S., which may be an employee of the board.

(b) Pursuant to Section 1013.12(2)(b), F.S., <u>a firesafety</u> inspection of each building of each educational plant and each ancillary plant shall be made by annually by the local fire <u>official</u> each county, municipality, or special district having firesafety responsibilities shall, by and through a local

firesafety inspector certified pursuant to Section 633.081(2), F.S., conduct at least one firesafety inspection of each building of each educational plant and each ancillary plant, whether owned or leased, each calendar year to determine compliance with this rule chapter.

(2) The inspections in subsection (1), paragraphs (a) and (b):

(a) through (b) No change.

(c) Shall be performed in accordance with any applicable <u>firesafety</u> code or standard, such as NFPA 101, the edition as adopted in Rule <u>Chapter 69A-60</u> 69A-3.012, F.A.C., or any other applicable code or standard which has been adopted in this rule chapter; and

(d) Are permitted and encouraged to be conducted jointly by the board and the local fire official and documented on one inspection form. If the inspection is performed jointly, the inspection form shall clearly identify the name and certification number of each inspector and his or her employer. Each inspector must sign the inspection report. Are not applicable to new construction or new buildings. New construction and new buildings are subject to and controlled by Section 1013.38, F.S.

(3) through (5)(a) No change.

(b) The name of the <u>board and the</u> local <u>fire official</u> authority having jurisdiction (i.e., municipality, county, or special district);

(c) through (f) No change.

(g) The name, address, and phone number of each inspector, and the designation of whether such inspector is employed by or under contract with a board or is a local fire official a special firesafety inspector or a municipal firesafety inspector;

(h) The date of the inspection;

(i) <u>A report of each Each violation or</u> deficiency noted during the inspection. Each violation or deficiency report shall contain:

1. The building name or number and, if applicable, the <u>FISH</u> room number of the <u>room</u> building in which the violation was noted;

2. A description of the violation or deficiency and the specific code citation for the violation or deficiency;

3. through 7. No change.

8. A statement that the district <u>or board</u> has or has not complied with Section 1013.12(1)(c), F.S.<u>, as applicable</u>;

9. A statement that the <u>county, municipality, or special</u> <u>district having firesafety responsibilities</u> local authority having <u>jurisdiction</u> has or has not complied with Section 1013.12(2)(c), F.S.<u>as applicable</u>;

10. No change.

11. The signature of the <u>firesafety</u> district inspector <u>or</u> inspectors conducting the inspection if the inspection was made by the special inspector, or the signature of the local fire

official if the inspection was made by the local fire official. if the inspection was made by both the special firesafety inspector and the local fire official, each one must sign.

(6) When the violation or deficiency has been corrected, the board sending the report required by paragraph (i) shall notify the division of such correction.

(6)(7) The inspection reports required by in subsection (1) together with the plan and schedule for correction of any deficiency shall be submitted to the division by June 30, of each year.

(a) The board shall either.

1. Forward one copy of the completed inspection report for each inspection conducted by the board to the division electronically by entering it into the "School Inspection Reporting System" database, or

2. Submit the report in any legible format with each violation coded in accordance with the "School Inspection Reporting System" database schedule which is adopted herein by reference (Schedule A) and retain the original.

(b) The local fire official shall either:

<u>1. Forward one copy of the completed inspection report</u> for each inspection conducted by the local fire official to the division electronically by entering it into the "School Inspection Reporting System" database, or

2. Submit the report in any legible format with each violation coded in accordance with the "School Inspection Reporting System" database schedule which is adopted herein by reference (Schedule A) and retain the original.

(c) The inspection report resulting from a joint inspection shall be submitted by the board.

(d) The board shall maintain with each yearly inspection report a list of corrected deficiencies from the prior fiscal year report.

(7) Any firesafety inspector authorized by a unit of government who is certified in accordance with Section 633.081(2) or Section 633.081(3), F.S., may enter the "School Inspection Reporting System" via the internet at www.fldfs.com/sfm.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.004, Amended______.

69A-58.005 Serious Life Safety Hazards.

(1) Serious life safety hazards as set forth in Section 1013.12, F.S., and in paragraph (b), below, require prompt corrective action by the board or withdrawal of the educational or ancillary plants <u>or affected portions thereof</u> from use until corrected.

(2)(a) Serious life safety hazards include:

1. <u>A non-functional Non-functional fire alarm system.</u> systems; <u>A non-functional fire alarm system is one impaired to</u> the extent that any initiating device or any notification appliance is incapable of functioning as it was designed. 2. <u>A non-functional Non-functional</u> fire sprinkler system; <u>A non-functional fire sprinkler system occurs any time any</u> <u>sprinkler head component is incapable of automatic activation</u> <u>within the protected space or when any system component</u> <u>lacks an adequate water supply.</u>

3. <u>A door Doors with a padlock padlocks</u> or other <u>lock</u> locks or <u>device</u> which <u>preclude</u> gress at any time;

4. An inadequate exit Inadequate exits;

5. A hazardous electrical system condition conditions;

6. through 7. No change.

(b) Other conditions may be identified to the division by the <u>board or local fire official</u> authority having jurisdiction for designation as a serious life safety hazard, including <u>but not</u> <u>limited to</u>:

1. <u>The placement Placement of a functional smoke and</u> heat <u>detector</u> detectors in a manner not consistent with NFPA 72, the edition as adopted in Rule <u>69A-60.005</u> 69A-3.012, F.A.C.;

2. <u>An inaccessible</u> Inaccessible or expired fire extinguisher extinguishers; and

3. <u>A door required to be self-closing</u> Fire doors with <u>a</u> <u>doorstop</u>, wedge, or other device or object doorstops or wedges holding <u>it them</u> open.

(c) No change.

1. Those conditions located in <u>subdivision</u> Section 6.2, NFPA 101, the <u>Florida</u> edition as adopted in Rule <u>69A-60.004</u> 69A 3.012, F.A.C., to wit:

a. The relative danger of to the start and spread of fire,

b. No change.

c. The danger of explosion or other occurrence potentially endangering the <u>life lives</u> and safety of <u>any occupant</u> the occupants of the building or structure.

2. Hazard of contents shall be determined by the <u>board or</u> <u>local fire official</u> authority having jurisdiction on the basis of the character of the contents and the processes or operations conducted in the building or structure. For the purposes of these rules, where different degrees or hazard of contents exist in different parts of a building or structure, the most hazardous shall govern the classification unless hazardous areas are separated or protected as specified in <u>subdivision</u> Section 8.4 and the applicable <u>subdivisions</u> sections of Chapters 11 through 42 of NFPA 101, the edition as adopted in Rule <u>69A-60.004</u> 69A-3.012, F.A.C.; or

<u>3.2.</u> The criteria located in NFPA 1 <u>of</u> the <u>Florida</u> Fire Prevention Code, <u>subdivision</u> Section 2-28.1, the edition as adopted in Rule <u>69A-60.003</u> 69A-3.012, F.A.C., for hazardous occupancies, to wit, the total amount of Class A combustibles and Class B flammables present, in storage, production, use, finished product, or combination thereof, is over and above those expected in occupancies classed as ordinary (moderate) hazard. Those occupancies could consist of woodworking, vehicle repair, cooking areas, product displays, and storage and manufacturing processes such as painting and coating, including flammable liquid handling. Also included is warehousing of or in-process storage of other than Class I and Class II commodities as defined by NFPA 13, *Standard for the Installation of Sprinkler Systems*, <u>subdivision Section</u> 10:1-5.3, the edition as adopted in Rule <u>69A-60.003</u> 69A-3.012, F.A.C.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.005, Amended_____.

69A-58.006 <u>Vacant and Abandoned Buildings</u> Inspections in General.

(1) Each building inspected shall be accounted for on the inspection report.

(2) The board shall forward one copy of the completed inspection report to the division and retain one copy for its files.

(3) The board shall maintain with each yearly inspection report a list of corrected deficiencies from the prior fiscal year report.

(4) Remodeling and Renovation shall be performed in accordance with the requirements of the Florida Building Code Section 423.

(1)(5) Returning Buildings to Use. Any existing building which has been removed from instructional use for more than 180 days shall be inspected for deficiencies, and remodeled, renovated, or have its deficiencies corrected in accordance with the new construction requirements of the Florida Building Code before returning it to instructional purposes.

(2)(6) Abandoned Buildings. Board buildings no longer in use and abandoned shall be free of combustible waste and secured in such a manner as to prevent safety hazards <u>and unauthorized or</u>, unlawful entry, and undue vandalism from occurring.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.006, Amended_____.

69A-58.007 Counties, Municipalities, and Special Districts Having Firesafety Responsibilities, Without Firesafety Inspectors.

(1) Any county, municipality, or special district having firesafety responsibilities which does not employ or has not contracted with a firesafety inspector certified under Section 633.081(1), F.S., to enforce the Florida Fire Prevention Code as required by Section 633.025(2), F.S., at the time of the adoption of this rule chapter is permitted to may contact the division and request that the division perform the inspections required by the local fire official pursuant to Section 1013.12(2), F.S., and this rule chapter and performed under Section 633.081(1), F.S.

(2) Upon receiving such request, the division shall perform the inspections required by this rule chapter during the period of time the county, municipality, or special district is not in compliance with Section 633.081(1), F.S., and does not

employ or is not under contract with a firesafety inspector certified under Section 633.081(1), F.S., not, however, to exceed one annual inspection per facility.

(3) Each such county, municipality, or special district having firesafety enforcement responsibilities shall, if practicable, employ or contract with a firesafety inspector certified under Section 633.081(2)(4), F.S., pursuant to the requirement of Section 633.081(1), F.S., to fulfill the obligation imposed by Section 633.024(2), F.S. within one year after the county, municipality, or special district first contacted the division requesting the division to perform the inspection.

(4) No change.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.007, Amended______.

(Substantial rewording of Rule 69A-58.008 follows. See Florida Administrative Code for present text.)

69A-58.008 Standards and Requirements for <u>Existing</u> <u>Buildings</u> <u>Building</u>; Exceptions to Rule Chapter 69A-60, <u>Florida Administrative Code</u>, the Florida Fire Prevention <u>Code</u>.

(1) General Safety Requirements for all Buildings in all Facilities or Plants.

(2) Except as set forth in Section 1013.12, F.S., and this rule chapter, educational facilities are subject to Rule Chapter 69A-60, Florida Administrative Code, the Florida Fire Prevention Code.

(3) The standards and requirements in this rule chapter pertain to educational facilities and are exceptions to Rule Chapter 69A-60, Florida Administrative Code. In the event of a conflict between this rule and Rule Chapter 69A-60, Florida Administrative Code, and notwithstanding paragraph 69A-60.002(3)(d), F.A.C., relating to this rule chapter, the provisions of this rule chapter control the standards and requirements for educational facilities.

(4) Fire department access roads. Paved fire department access roads shall not completely encircle an educational plant or portions thereof.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.008, Amended_____.

69A-58.0081 Means of Egress.

(1) Doors.

(a) All doors in fire rated or smoke proof corridors shall be self-closing doors.

(b) Opposite swinging smoke stop doors in smoke partitions within the corridor shall meet the smoke compartment separation requirements.

(c) Darkroom doors.

<u>1. In darkrooms with a capacity of 10 or more persons, a revolving darkroom door, if used, shall:</u>

a. Have a pop-out safety feature; and

b. Be equipped with a remotely located side-hinged door for secondary egress.

2. In darkrooms with a capacity of fewer than 10 people, a revolving darkroom door with a pop-out safety feature is permitted to be used as the primary means of egress.

<u>3. Revolving darkroom doors with a pop-out safety feature</u> <u>shall be conspicuously labeled.</u>

<u>4. In buildings designed on or after October 18, 1994, the</u> requirements of this section apply to darkrooms with an occupancy of 6 or more.

(d) Exit doors shall swing in the direction of exit travel.

(e) All egress doors and gates, regardless of use or location serving spaces designed to be occupied by 6 or more students, shall swing in the direction of exit travel.

(2) Existing smoke stop doors shall be 1 3/4 inch solid core wood, or equivalent.

(a) Smoke stop doors may be used to:

<u>1. Create a secondary means of egress from interior instructional spaces; or</u>

2. Divide corridors into segments not to exceed 300 feet in aggregate length.

(b) View panels of clear fire-rated glazing (including existing wire glass) mounted in steel frames shall be permitted in smoke stop doors.

(c) When a pair of smoke stop doors is located within a corridor, each leaf shall be designed to swing in a direction opposite from the other and each leaf in the pair of doors shall swing in a right-hand direction.

(d) Door stops shall be provided at the head and sides of smoke stop door frames.

(e) Smoke stop door frames shall be free of center mullions.

(f) Smoke stop doors shall be free of locking devices and may be held in the open position only in accordance with section 7.2.1.8 of NFPA 101.

(3) Special Function Doors.

(a) Special function doors such as revolving doors, power operated doors, or horizontal sliding doors shall not be used as a means of egress.

(b) Revolving doors shall have a side-hinged exit door within 10 feet and within the same wall.

(c) Turnstiles shall be placed to allow free access through a means of egress or have an emergency break-away feature or other similar type feature.

(4) Folding Doors and Folding Partitions. Where permanently mounted folding or movable partitions are used to divide a room into smaller spaces capable of being occupied by 6 or more persons a separate exit from each space or a permanent full height 5 foot wide opening between the spaces shall be provided. This requirement applies to spaces occupied by 10 or more persons in buildings occupied prior to October 18, 1994.

(5) Gates used to secure buildings or used for egress shall be side-hinged and shall allow egress at all times without assistance from the side from which egress is to be made.

(6) Screen and storm doors on exits shall be hinged on the same side as the exit door and swing in the direction of exit travel.

(7) Doors and gates shall be equipped with hardware which allows egress at all times.

(8) All fire-rated doors and solid core doors in partitions rated at 1/2 hour or more, or installed in smoketight partitions, shall be self-closing.

(9) Emergency Rescue (Escape) Openings (Secondary Means of Egress).

(a) In existing non-sprinklered buildings, every instructional space, and other spaces normally subject to student occupancy of 10 or more, shall have at least one (1) window, panel, or door leading to the exterior or to a separate atmosphere.

(b) For buildings designed after October 18, 1994, the emergency rescue (escape) opening shall be provided in rooms over 250 square feet used for classroom or other educational purposes or normally subject to student occupancy of 6 or more.

(c) Windows and panels shall be operable from the inside by a single operation and without the use of tools.

(d) A security screen or grill installed on a window or panel shall be operable from the inside by the same single operation as the window or panel and without the use of tools. The release device shall be readily identifiable and accessible.

(10) Interior instructional spaces shall be provided with side-hinged or double acting communicating doors providing secondary means of egress and emergency rescue (escape). The door shall provide direct access to:

(a) A separated exit corridor;

(b) A separate atmosphere;

(c) At least one enclosed exit stair; or

(d) Another classroom which has a minimum of two doors that open to separate atmospheres.

(11) Specialties and Signage.

(a) Emergency rescue openings shall be marked with a sign that reads: "EMERGENCY RESCUE – KEEP AREA CLEAR".

(b) Secondary means of egress and emergency escape openings shall be marked with a sign that reads: "EMERGENCY ESCAPE" or "EMERGENCY EGRESS – KEEP AREA CLEAR".

(c) Where manual pull stations are located inside student-occupied spaces, a permanently affixed sign reading "FIRE ALARM PULL STATION INSIDE" shall be placed outside that space and adjacent to the door. The door to the occupied space shall be unlocked at all times the facility is occupied. (d) A graphic diagram of primary and secondary evacuation routes shall be posted adjacent to the primary exit door from each student-occupied space. The diagram shall clearly indicate, by contrasting color and number, the primary and secondary route of evacuation.

Exception: When an exit door from a self-contained classroom opens directly to the exterior.

(12) Open Plan Schools.

(a) Each space designed to be occupied by 50 persons or more shall have 2 or more means of egress.

(b) Open plan assembly areas shall have exits leading directly to the exterior and shall be separated from other required exits of the open plan.

(13) Maximum travel distances.

(a) Exits shall be maintained so that the maximum length of travel from any point in the building or space (including places of assembly) to an exit shall not exceed 150 feet.

(b) In a building equipped with a fully automatic fire sprinkler system, the travel distance to an exit may be increased to 200 feet.

(c) Open mezzanines shall be permitted to exit to the exterior from within the space below.

(14) Corridors and hallways.

(a) Corridors shall be arranged so that each end leads to an exit and shall be without pockets or dead ends more than 20 feet in length.

(b) Hallway widths in office and service areas shall be a minimum of 44 inches in width.

(c) Interior corridors, including contiguous dead-end cross corridors, shall be divided by smoke stop doors in sections not to exceed 300 feet in length.

(d) Child Care. Areas designated for children's sleeping mats, cots, or cribs shall include a clearly marked exit passageway.

(15) Interior Stairs, Exterior Stairs, and Smoke-Proof Towers.

(a) The minimum clear width of stairways serving as a required means of egress for student occupied areas shall be 44 inches.

(b) All interior stairways shall open directly to the exterior, into a protected vestibule or into a protected corridor that opens to the exterior.

(c) The areas above or below exit stairs and ramps, whether interior or exterior, shall not be used as a closet for storage of any kind, or for any other purpose.

(d) Interior corridors or stairwells shall be free of piping systems designed for flammable liquids or gases.

(16) Kilns.

(a) Kiln rooms and areas shall be provided with adequate exhaust to dispel emitted heat to the exterior.

(b) Kilns shall be located away from paths of egress or exits.

(c) Kilns shall be located in separate rooms when serving students through grade three.

(d) Kiln rooms shall be provided with automatic heat or smoke detection devices appropriate for the environment.

(17) Boiler Rooms.

(a) Boilers shall comply with Chapter 554, F.S., and Rule Chapter 69A-51, F.A.C. A valid boiler inspection certificate of compliance issued by the State Fire Marshal shall be displayed and clearly visible.

(b) All Boiler rooms housing equipment with an input capacity of 60,000 BTU's per hour or more and that is intended to supply hot water or steam shall be equipped with heat detectors connected to any required fire alarm system.

<u>1. Each boiler room door shall open directly to the outside</u> and, if opening toward a building or path of egress, shall have opening protection in accordance with Section 8.3.4 of NFPA 101.

2. If an additional door serving a boiler room opens into the interior of the building, the door shall swing into the boiler room and have opening protection in accordance with Section 8.3.4 of NFPA 101.

(18) Shade Houses or Green Houses.

(a) A minimum of two remotely located side hinged doors that swing in the direction of egress shall be provided from each shade or green house.

(b) Fire alarm pull stations shall be located within 200 feet of any shade or greenhouse.

(c) Fire alarm horns shall be audible inside the shade or greenhouse.

(19) Stages and Platforms.

(a) Stages, and platforms, including props and equipment, shall conform to the specific requirements of this section.

(b) All curtains and flies on stages shall have attached labels verifying their flame resistance or equivalent documentation as approved by the AHJ.

(c) All scenery and stage props shall be free of any foam plastics.

(d) All steps leading to a stage shall have a minimum of 1 handrail.

(20) Electrical: Emergency lighting shall be provided in all student-occupied areas and group toilets.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History-New

69A-58.0082 Relocatable Buildings.

(1) Relocatable buildings: Relocatable buildings sited after March 1, 2002 shall be separated as required by the Florida Building Code.

(a) Relocatable buildings shall be located to allow access by emergency vehicles to at least one elevation of each building as approved by the local fire fighting authority that services the site in accordance with Chapter 18 of NFPA 1. (b) Relocatable buildings sited within a cluster in accordance with this section are permitted to achieve emergency vehicle access by providing vehicular access to within 200 feet of the entrance of the most remote relocatable unit and shall be either provided with an independent fire alarm system with a manual pull station within 100 feet of each egress door or provided with a fire alarm system tied to the main school facility. In addition, all of the following shall be met:

<u>1. Maximum conditioned gross area of the units in a cluster is 12,000 square feet.</u>

2. Minimum separation between individual units is 20 feet,

3. Nearest permanent building or cluster is 60 feet,

<u>4. Maximum of 20% unprotected opening between adjacent wall spaces.</u>

5. Minimum overhead open space within the perimeter of the cluster is 50 percent, and

<u>6. Minimum setback for Type I, II or IV</u> (non-combustible) relocatable buildings shall be 25 feet or less if permitted by local zoning requirements.

(2) Egress doors in relocatable buildings shall be provided as follows:

(a) Classroom units of Type III or Type V (combustible) construction shall have 2 remotely located doors opening directly to the outside.

(b) Multi-classroom units of Type I, II or IV (non-combustible) construction shall have a primary exit door opening directly to the exterior or if served by interior corridors, shall have a primary exit door and an emergency rescue opening in each space designed to be occupied by 6 or more students.

<u>1. This requirement applies to spaces occupied by 10 or</u> more persons for buildings designed prior to October 18, 1994.

2. An emergency rescue opening is not required when a door opens directly to the outside.

(3) Fire Alarm Systems.

(a) In Type III and Type V (combustible) construction, heat or smoke detectors connected to the building's fire alarms system shall be installed in every classroom, unsupervised space, storage space, and custodial closet.

(b) In Type I, II or IV (non-combustible) construction, heat or smoke detectors connected to the buildings fire alarm system is located in storage and custodial closets.

(c) Relocatable buildings sited a minimum of 60 feet from another relocatable building and a minimum of 60 feet from any permanent building may be served by an independent fire alarm system.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History-New

69A.58.0083 Protection from Hazards.

(1) Interior vertical openings such as stairways, elevator shafts, light and ventilation shafts and all service chutes between floors shall be enclosed or protected to prevent the spread of fire and smoke, and shall be maintained in their original fire and smoke-tight condition.

(2) Draftstopping. Any concealed space, such as a utility chase, attic, crawl space, or other vertical or horizontal opening between floors in which combustible material is exposed shall either be:

(a) Provided with draftstopping and automatic heat detection, or

(b) Provided with automatic fire sprinklers.

(3) Fire extinguishers: Fire extinguishers may be located inside student-occupied spaces only when:

(a) The fire extinguisher is located adjacent to the primary exit door;

(b) The door remains unlocked when the facility is occupied; and

(c) There is posted a permanently affixed sign reading "FIRE EXTINGUISHER INSIDE."

(4) Existing on-site incinerators and waste burners shall be equipped with a wire screen stack guard and shall be used for burning Class A materials only.

(5) High Rise Buildings. All existing high-rise structures and buildings more than 4 stories or 45 feet in height shall be equipped with automatic fire sprinkler systems.

(6) Home Economics Instructional Spaces. Residential style ranges installed in home economics instructional spaces, classrooms, faculty lounges, and similar areas shall not be required to comply with the provisions for commercial cooking appliances under NFPA 96 provided all of the following requirements are met:

(a) The space contains only residential-type ranges with hoods vented to the outside.

(b) Fire extinguishers are installed in accordance with NFPA 10.

(c) The space containing the residential style range is not classified as an assembly.

(7) These requirements place no limitations on the use of other residential type appliances within the space.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History-New

69A-58.0084 Seclusion Time Out Rooms.

(1) Egress. Secured seclusion time-out rooms, when provided, shall be equipped with doors which allow egress at all times in the event of an emergency.

(2) Locking devices.

(a) Locking devices on secured seclusion time-out rooms are permitted only when such room is in full compliance with the criteria in this section. (b) The use of a secured seclusion time-out room must be explicitly stated in the student's exceptional student educational (ESE) records and shall include parental notice for the use of a secured seclusion time-out room. The use of secured seclusion time-out rooms by the district must be expressly permitted by the action of the school board. Compliance with this section shall be certified by the school administrator or their designee.

(c) An electro-magnetic locking device is the only approved device to secure a secured seclusion time-out room. The lock shall remain engaged only when the human hand is in contact with it placing pressure on it.

1. Upon release of pressure, the door shall unlock. The locking device shall be designed, and shall be operated, so that it cannot be engaged by leverage of an inanimate object or in any manner except by constant human contact.

2. The push button shall be recessed from the face of the unit housing, or in some other way designed to prevent taping or wedging the button in the engaged mode.

3. The device shall have an interface with the fire alarm system and shall automatically release and disengage upon activation of the fire alarm. The locking device shall automatically release and disengage in the event of power failure.

4. A timer shall not be used on the locking device.

(3) Door Requirements. The door shall have only a push panel exposed on the interior of the room. A vision panel shall be provided in the door, and it shall be no larger than 12"x12" (144) square inches. The view panel shall consist of clear one-quarter (1/4) inch thick unbreakable plastic panel, flush with the face of the door on the inside. The view panel shall be positioned in the door so that a staff member continuously keeps the student under observation. The view panel shall not be covered with any material.

(4) Finishes and materials. The ceiling, floor, and walls must be free of any loose, torn or potentially hazardous materials. All surfaces must be kept smooth and free of any hooks, outlets, switches or similar items. Construction materials shall meet all applicable provisions of the Florida Fire Prevention Code and the Florida Building Code. Each secured seclusion time-out room must be identified with a permanently mounted room number.

(5) All secured seclusion time-out rooms must have natural or mechanical ventilation.

(6) Students in a secured seclusion time-out room must be observed continuously by a teacher or trained staff member.

(7) The division and the local fire official are permitted to conduct unannounced inspections of all secured seclusion time-out rooms to ensure compliance with this rule chapter. A written record of each inspection must be made and a copy must be provided to the school administrator or designee. (8) During each unannounced inspection, the division or the local fire official is permitted to inspect secured seclusion time-out rooms for compliance, interview staff, review staff development activities, and conduct other activities as deemed appropriate to ensure compliance with this rule chapter.

(9) Permit Required.

(a) Any secured seclusion time-out room which is constructed following the effective date of this rule shall be allowed to become operational only after the issuance of a permit.

(b) Any secured seclusion time-out room which is in operation upon the effective date of this rule shall be allowed to continue in use provided a secured seclusion time-out room operational permit has been issued by the board on Form No. DFS XX-XXX.

(c) Each school wishing to use a secured seclusion time-out room shall apply to the board for a permit to operate a secured seclusion time-out room.

(d) Each secured seclusion time-out room must be constructed and operated in accordance with this rule chapter.

(e) A permit shall be issued only after an inspection by the board and a determination by the board that such secured seclusion time-out room has been designed and constructed in accordance with this rule chapter.

(f) Application for a permit need not be on any specific form and is permitted to be in the form of a letter, a memorandum, or a similar document; however, the application must be signed by the school administrator or his or her designee and must include the district's name, the school's name, the school's address, and contact information which must designate the name and phone number of the contact person at the school who is permitted to be the school administrator or anyone designated by the school administrator.

(g) Each permit shall be valid for a period of not more than one year from the date of issue.

(10) If during any firesafety inspection, a secured seclusion time-out room is found in violation of this rule chapter, the board or the local fire official shall immediately report the deficiency to the division and in accordance with subsection 1013.12(1)(c) or 1013.12(5), F.S., and the secured seclusion time-out room shall be immediately withdrawn from use.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History-New

69A-58.009 Florida Firesafety School Evaluation System. (1) through (3) No change.

(4) For buildings occupied after January 1, 2085, boards and fire officials may use the equivalency provisions of Section 1.4 of the Florida Edition of NFPA 101, the edition as adopted in Rule Chapter 69A-60, F.A.C. Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.009, Amended_____.

69A-58.010 Other Applicable Codes and Standards.

No change.

Specific Authority 1013.12 FS. Law Implemented 1013.12 FS. History–New 2-18-03, Formerly 4A-58.010.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jim Goodloe, Chief, Bureau of Fire Prevention, Division of State Fire Marshal, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-0340

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Randall A. Napoli, Director, Division of State Fire Marshal, Department of Financial Services

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 28, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 23, 2005

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF STATE

Division of Elections RULE NO.: RULE TITLE: 1S-2.034 Polling Place Procedures Manual NOTICE OF CHANGE

Notice is hereby given that the further changes are being made solely to the proposed revised Form DS DE #11, entitled "The Polling Place Procedures Manual", which is incorporated by reference into the above-referenced rule.

The changes are made in response to comments from the Joint Administrative Procedures Committee and to comments received before and at the public hearing held on January 17, 2006, pursuant to Section 120.525, Florida Statutes. The notice of the January 17, 2006, public hearing was published in Vol. 32, No. 2, December 2, 2006, and Vol. 32, No. 2, January 13, 2006, issues of the Florida Administrative Weekly. The changes are summarized as follows:

(1) The title page is changed to add the word "manual"

(2) On page 5, under the heading "The Voting Process" and item #4, a correction is made as to the applicable process for resolving a discrepancy in a voter's signatures versus a discrepancy in the photo identification.

(3) On page 3, clarification is made as when the public including the media has access to the polling room.

(4) On page 16, under the heading "Ballot Accounting," second column, the instructions for ballot accounting on touch screen systems is changed to replace the word "shall" to "should" when reconciling the number of voters with the number of ballots cast.

(5) On page 16, under the heading "Ballot Accounting," second column, the phrase "the number or voter authority slips" is corrected to read "the number of voter authority slips."(6) On page 16, under the heading "Ballot Accounting," the tallying process is clarified including when voter authority slips may be used for ballot accounting.

(7) It is clarified that all procedures, with limited exceptions, that apply to polling places apply to early voting, with including but not limited to procedures relating to ballot accounting and public access.

(8) The manual is changed throughout as needed to note that signatures may be captured on electronic devices versus precinct registers.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Maria Matthews, Assistant General Counsel, Florida Department of State, Division of Elections, R.A. Gray Building, 500 S. Bronough Street, Tallahassee, Florida 32399, (850)245-6520

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."

DEPARTMENT OF CORRECTIONS

RULE NO .:	RULE TITLE:
33-601.737	Visiting – Forms
	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. 31, No. 44, (November 4, 2005), issue of the Florida Administrative Weekly:

Form DC6-111D, Visitor Screening Matrix, is being amended for consistency with rules governing inmate visiting. Section VII, line b., is being amended to include "attempting to escape" and "attempting to assist an escape" as grounds for denial. Section VII, line e. is being amended to include "possession" and "attempted possession," "contraband" is defined as that described in Section 944.47, F.S., and the 5 year limitation is being removed.

The "Purpose and Effect" and "Summary" in the notice of proposed rulemaking incorrectly identified the title of Form DC6-111D as the "Visitor Information Summary"; the correct title of Form DC6-111D is the "Visitor Screening Matrix."

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Pilot Commissioners

RULE NO.:	RULE TITLE:	
61G14-12.003	Exemption from Licensure	
	Renewal Provisions for Spouses	
	of Members of the Armed	
	Forces of the United States	
NOTICE OF WITHDRAWAI		

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 30, No. 36, of the Florida Administrative Weekly on September 3, 2004, has been withdrawn.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Robyn Barineau, Executive Director, Board of Pilot Commissioners, 1940 North Monroe Street, Tallahassee, Florida 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."

DEPARTMENT OF HEALTH

Board of Opticianry

RULE NOS.:		RULE TITLES:
64B12-10.003		Responsibility to Client
64B12-10.006		Prescription Files and Transfer
	NOTI	CE OF CHANGE

Notice is hereby given that the following additional changes have been made to the proposed rules in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 27, of the July 8, 2005, issue of the Florida Administrative Weekly.

The changes are in response to written comments submitted by the staff of the Joint Administrative Procedures Committee (JAPC). The Board, at its meeting on November 11, 2005, voted to change the rules to address the comments submitted by JAPC. The changes are as follows:

- 1. The first sentence of Rule 64B12-10.003, F.A.C., shall be reworded to read as follows: "An optician shall give due notice to the client when going out of business so that the client may make other arrangements for replacement services."
- 2. The first sentence of Rule 64B12-10.006, F.A.C., shall be reworded to read as follows: "Prescription files which are 2 years old or less when the optician dies, terminates the practice, or relocates and is no longer available to the patients, shall be transferred to a location where they may be obtained by clients."

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue Foster, Executive Director, Board of Opticianry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258

DEPARTMENT OF HEALTH

Board of Optometry

RULE NO .:	RULE TITLE:
64B13-3.008	Corporate, Lay, and Unlicensed
	Practice of Optometry
	Prohibited

NOTICE OF PUBLIC HEARING

The Board of Optometry hereby gives notice of a public hearing on the above-referenced rule to be held on February 14, 2006, 10:00 a.m., or as soon thereafter as it can be heard, at the Board Meeting in the Sheraton Suites Cypress Creek, 555 N. W. 62nd Street, Fort Lauderdale, FL 33309.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe Baker, Jr., Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3259

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF FINANCIAL SERVICES

Division of Workers' Compensation

RULE NO .:	RULE TITLE:
69L-6.030	Penalties for Employers Currently
	in Compliance Previously
	Failing to Secure the Payment of
	Compensation
	NOTICE OF CORRECTION

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the Notice of Proposed Rulemaking that was published in the Vol. 31, No. 49, December 9, 2005, issue of the Florida Administrative Weekly (FAW).

The Notice erroneously stated that Notice of Proposed Rule Development was published in FAW on July 8, 2005. The Notice of Proposed Rule Development was published on July 1, 2005.

Volume 32, Number 4, January 27, 2006

Section IV Emergency Rules

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."

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."

DEPARTMENT OF FINANCIAL SERVICES

Division of Consumer Services

RULE TITLE:

RULE NO.:

Mediation Procedures for Resolution of

Disputed Personal Lines Insurance

Claims Arising from the 2004 and 2005

Hurricanes and Tropical Storms 69JER06-01 SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 626.7015(4), F.S., authorizes the Department to adopt special rules implementing a mediation program that would be applicable in cases of an emergency within the State. This emergency rule is necessitated by the extensive property destruction throughout the State of Florida caused by Hurricanes Dennis, Katrina, Rita, and Wilma. The insured loss estimates from Hurricane Wilma alone are \$8 billion to \$12 billion. The State of Florida sustained \$468 million in insured losses from Hurricane Katrina when it struck the Miami area and one billion dollars in insured losses from Hurricane Dennis when it struck the Panhandle. Hurricane Rita grazed the Florida Keys causing \$23 million in insured losses. The hurricane damage has resulted in the displacement of thousands of people from their homes which were rendered unsuitable for use and habitation, the destruction or loss of personal property, the closing of businesses, and the loss of employment. The people of the State of Florida are still recovering from the impact of the four hurricanes and tropical storms that struck in 2004 and caused billions in dollars of damages. The Governor has found that destruction caused by the 2004 and 2005 hurricanes threaten the State with a major disaster and declared that a state of emergency exists in the State of Florida by Executive Order No. 05-219.

Insurers have currently reported over 500,000 property insurance claims as a result of the 2005 hurricanes. A significant number of these claims remain unresolved throughout the State and as a result, thousands of homes remain in a state of disrepair or are uninhabitable. The failure by insurers to timely process, settle and pay these claims delays the insured's ability to repair damaged structures or replace lost property.

Due to the substantial number of new insurance claims that have been or will be filed as a result of the extensive destruction caused by the recent hurricanes, an emergency rule is needed to immediately establish a mediation program allowing these insurance claims to be settled in a fair and timely manner and in an informal setting. A prompt settlement of these claims will allow insureds to receive insurance money and begin repairs to their homes and other personal property or to replace property that was damaged or lost as a result of the hurricanes. Insureds may also be eligible to recover money for temporary living expenses or emergency repairs.

The Department previously adopted a rule establishing a property mediation program that only applied to claims resulting from the 2004 hurricanes. Four mediation centers were set up in hurricane hit areas and more than 11,000 mediation conferences took place. The mediation program had a success rate of 92%. This new emergency rule will allow insureds' with property damage claims as a result of the 2005 hurricanes to participate in the mediation program.

REASONS FOR CONCLUDING THAT THE PROCEDURE USED IS FAIR UNDER THE CIRCUMSTANCES: The Department concludes that an emergency rule is the most fair and expeditious process to notify the public and the insurance industry of the mediation program. An emergency rule will allow the Department to immediately implement a mediation program allowing for a prompt resolution of disputed claims as a result of the extensive damage caused by the recent hurricanes. The Department will initiate regular rulemaking on this same subject matter shortly. The filing of notice of proposed rule development and notice of proposed rulemaking in the near future will adequately protect the rights of substantially affected persons.

SUMMARY OF THE RULE: The rule requires insurers to notify residential policyholders of their right to request mediation of their disputed claims. The rule creates procedures for a notice of the right to mediation, requesting mediation, assignment of mediators, payment for mediation, scheduling mediation conferences, and the conduct of the mediation conference. THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Tom Terfinko, Assistant Director, Division of Consumer Services, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-0320, (850)413-5802

THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>69JER06-01</u> Mediation Procedures for Resolution of Disputed Personal Lines Insurance Claims Arising from the 2004 and 2005 Hurricanes and Tropical Storms.

(1) Purpose and Scope. This rule implements Section 627.7015, F.S., by setting forth a mediation procedure prompted by the critical need for effective, fair, and timely handling of personal lines insurance claims arising out of damages to residential property caused by the hurricanes and tropical storms during the 2004 and 2005 hurricane seasons (June 1 to November 30 of each year). The procedure established by this rule is available to those first party claimants who have personal lines claims resulting from damage to residential property occurring in the State of Florida. This rule does not apply to commercial insurance, private passenger motor vehicle insurance, or to liability coverage contained in property insurance policies.

(2) Definitions. The following definitions apply to the terms of this rule as used herein.

(a) "Administrator" means the Department or its designee.

(b) "Claim" means any matter on which there is a dispute or for which the insurer has denied payment. Unless the parties agree to mediate a claim involving a lesser amount, a "claim" involves the insured requesting \$500 or more to settle the dispute, or the difference between the positions of the parties is \$500 or more, in either case, notwithstanding any applicable deductible. "Claim" does not include a dispute with respect to which the insurer has reported allegations of fraud, based on an investigation by the insurer's special investigative unit, to the Department's Division of Insurance Fraud.

(c) "Department" means the Department of Financial Services or its designee. Reporting to the Department shall be directed to: Department of Financial Services, Mediation Section, Bureau of Education, Advocacy, and Research, Tallahassee, Florida 32399-4212; or by facsimile to (850)488-6372.

(d) "Mediator" means an individual selected by the Department to mediate disputes pursuant to this rule. The mediators will be selected from a panel of circuit court – civil certified mediators approved by the Florida Supreme Court pursuant to the Florida Rules of Certified and Court-Appointed Mediators or from the list of approved mediators pursuant to Rule 69B-166.031, F.A.C.

(e) "Party" or "Parties" means the insured and his or her insurer, including Citizens Property Insurance Corporation, when applicable. (3) Notification of Right to Mediate.

(a) The insurer shall mail a notice of the right to mediate disputed claims to the insured within 5 days of the time the insured or the Department notifies an insurer of a dispute regarding the insured's claim. If the insurer has not been notified of a disputed claim prior to the time an insurer notifies the insured that a claim has been denied in whole or in part, the insurer shall mail a notice of the right to mediate disputed claims to the insured in the same mailing as a notice of denial. An insurer is not required to send a notice of the right to mediate disputed claims if a claim is denied because the amount of the claim is less than the insured's deductible.

(b) The mailing that contains the notice of the right to mediate may include the Department's consumer brochure on mediation but no other materials, forms, or documents may be included. Notification shall be in writing and shall be legible, conspicuous, and printed in at least 12-point type. The first paragraph of the notice shall contain the following statement: "Tom Gallagher, Chief Financial Officer for the State of Florida, has adopted an emergency rule to facilitate the fair and timely handling of residential property insurance claims arising out of the hurricanes that have recently devastated so many homes in Florida. The emergency rule gives you the right to attend a mediation conference with your insurer in order to settle any dispute you have with your insurer about your claim. An independent mediator, who has no connection with your insurer, will be in charge of the mediation conference. You can start the mediation process 21 days after the date of this notice by calling the Department of Financial Services at 1(800)227-8676 (1(800)22-STORM)."

(c) The notice shall also:

<u>1. Include detailed instructions on how the insured is to</u> request mediation, including name, address, and phone and fax numbers for requesting mediation through the Department;

2. State that the parties have 21 days from the date of the notice within which to settle the claim before the insured may request mediation;

<u>3. Include the insurer's address and phone number for</u> requesting additional information; and

<u>4. State that the Department or the Administrator will</u> select the mediator.

(4) Request for Mediation.

(a) By the Insured. After 21 days from the date of the notice of the right to mediation, an insured may request mediation by contacting the insurer or by calling the Department at 1(800)22-STORM (1(800)227-8676); by faxing a request to the Department at (850)488-6372; or by writing to the Department of Financial Services, Mediation Section, Bureau of Education, Advocacy, and Research, Tallahassee, Florida 32399-4212. If an insured requests mediation prior to receipt of the notice of the right to mediation or if the date of the notice cannot be established, the insurer shall be notified by the Department of the existence of the dispute 21 days prior to

the Administrator processing the insured's request for mediation. If an insurer receives a request for mediation, the insurer shall fax the request to the Mediation Section within 48 hours of receipt of the request. The Department will forward requests to the Administrator within 24 hours of receipt of the requests. The Administrator shall notify the insurer within 48 hours of receipt of requests filed with the Department. The insured should provide the following information if known:

<u>1. Name, address, e-mail address, and daytime telephone</u> number of the insured and location of the property if different from the address given;

2. The claim and policy number for the insured;

3. A brief description of the nature of the dispute;

<u>4. The name of the insurer and the name, address, e-mail address, and phone number of the contact person for scheduling mediation; and</u>

5. Information with respect to any other policies of insurance that may provide coverage of the insured property for named perils such as flood or windstorm.

(b) By an Insurer. An insurer may request mediation by faxing a written request to the Department at (850)488-6372. The insurer shall provide a copy of its written mediation request to the insured at the same time it submits the request to the Department. The written request should contain the information set forth in subsection (4)(a). Mediation requests by insurers will be processed by the Department and Administrator in the same manner as mediation requests by insureds.

(5) Mediation Costs. Pursuant to Section 627.7015(3), F.S., the insurer shall bear all of the cost of conducting mediation conferences. Mediation costs shall include the administrative fee and the mediator's fee. Within 5 days of receipt of the request for mediation or receipt of notice of the request from the Department or immediately after receipt of notice from the Administrator pursuant to subsection (4) that mediation has been requested, whichever occurs first, the insurer shall pay a non-refundable administrative fee of \$350 to the Administrator to defer the expenses of the Department. This amount includes the mediator's fee.

(6) Requirements for Insurers.

(a) The representative of the insurer attending the conference must bring a copy of the policy and the entire claims file to the conference. The representative of the insurer attending the conference must know the facts and circumstances of the claim and be familiar with of the provisions of the policy. An insurer will be deemed to have failed to appear if the insurer's representative lacks authority to settle the full amount of the claim or lacks the ability to disburse the settlement amount at the conclusion of the conference.

(b) If inspection and adjustment of the property at issue may be required before the dispute between the parties can be resolved, such inspection and adjustment shall occur before the scheduled mediation conference. A failure by the insurer to inspect and adjust the property as necessary before the mediation conference shall constitute a failure to appear at the mediation conference under subsection (8) below. A refusal by the insured to allow the insurer's representative onto the property at issue to conduct such an inspection or adjustment shall not be considered a failure to appear at the mediation conference.

(7) Scheduling of Mediation Conference. The Administrator will select a mediator and schedule the mediation conference. The Administrator will attempt to facilitate reduced travel and expenses to the parties and the mediator when selecting a mediator and scheduling the mediator conference. The Administrator shall confer with the mediator and all parties prior to scheduling a mediation conference. The Administrator shall confer with the mediator and all parties prior to scheduling a mediation conference. The Administrator shall notify each party in writing of the date, time, and place of the mediation conference at least 10 days prior to the date of the conference and concurrently send a copy of the notice to the Department. The insurer shall notify the Administrator as soon as possible after the settlement of any claim that is scheduled for mediation pursuant to this rule.

(8) Conduct of the Mediation Conference.

(a) It is not necessary to engage a private attorney to participate in the mediation conference. If the insured elects to have an attorney participate in the conference, the insured shall provide the name of the attorney to the Administrator at least six days before the date of the conference. Parties and their representatives must conduct themselves in the cooperative spirit of the intent of the law and this rule. Parties and their representatives must refrain from turning the conference into an adversarial process. Both parties must negotiate in good faith. A party will be determined to have not negotiated in good faith if the party, or a person participating on the party's behalf, continuously disrupts, becomes unduly argumentative or adversarial, or otherwise inhibits the negotiations as determined by the mediator. The mediator shall terminate the conference if the mediator determines that either party is not negotiating in good faith or if the mediator determines that the conference should be terminated under the provisions of Rule 10.420(b) of the Florida Rules for Certified and Court-Appointed Mediators. The party responsible for causing termination shall be responsible for paying the administrative fee imposed in subsection (5) for any rescheduled mediation conference.

(b) The mediator will be in charge of the conference and will establish and describe the procedures to be followed. Mediators shall conduct the conference in accordance with the standards of professional conduct for mediation under the Florida Rules of Certified and Court-Appointed Mediators. Each party will be given an opportunity to present their side of the controversy. In so doing, parties may utilize any relevant documents and may bring any individuals with knowledge of the issues, such as adjustors, appraisers, or contractors, to address the mediator. The mediator may meet with the parties separately, encourage meaningful communications and negotiations, and otherwise assist the parties to arrive at a settlement. For purposes of this mediation program, mediators shall be deemed agents of the Department and shall have the immunity from suit provided to mediators in Section 44.107, F.S. All statements made and documents produced at a mediation conference shall be deemed settlement negotiations in anticipation of litigation.

(c) A party may move to disqualify a mediator for good cause at any time. The request shall be directed to the Department if the grounds are known prior to the mediation conference. Good cause consists of conflict of interest between a party and the mediator, the inability of the mediator to handle the conference competently, or other reasons that would reasonably be expected to impair the conference.

(d) If the insured fails to appear, without good cause as determined by the Department, the insured may have the conference rescheduled only upon the insured's payment of the administrative fee imposed in subsection (5) for the rescheduled conference. If the insurer fails to appear at the conference, without good cause as determined by the Department, the insurer shall pay the insured's actual expenses incurred in attending the conference and shall pay the administrative fee imposed in subsection (5) whether or not good cause exists. Failure of a party to arrive at the mediation conference within 30 minutes of the conference's starting time shall be considered a failure to appear. Good cause shall consist of severe illness, injury, or other emergency which could not be controlled by the insured or the insurer and, with respect to an insurer, could not reasonably be remedied prior to the conference by providing a replacement representative or otherwise. If an insurer fails to appear at conferences with such frequency as to evidence a general business practice of failure to appear, the insurer shall be subject to penalty, including suspension, revocation, or fine for violating Section 626.9541(1)(i), F.S.

(9) Post Mediation. If the parties reached a settlement, the mediator shall provide a copy of the executed settlement agreement to the Department and the Administrator within 5

days of the conclusion of the conference. Mediation is non-binding. However, if a settlement is reached, the insured shall have 3 business days starting after the date of the mediation conference within which he or she may rescind any settlement agreement provided that the insured has not cashed or deposited any check or draft disbursed to him or her for the disputed matters as a result of the conference. If a settlement agreement is reached and is not rescinded, it shall act as a release of all specific claims that were presented in the conference. Any additional claims under the policy shall be presented as separate claims. However, the release shall not constitute a final waiver of rights of the insured with respect to claims for damages or expenses if circumstances that are reasonably unforeseen arise resulting in additional costs that would have been covered under the policy but for the release.

(10) If the insured decides not to participate in this mediation program or if the parties are unsuccessful at resolving the claim, the insured may choose to proceed under the appraisal process set forth in the insured's insurance policy, by litigation, or by any other dispute resolution procedure available under Florida law.

(11) If as a result of mediation it is determined that the only coverage applicable is provided under the National Flood Insurance Program, the administrative fee imposed in subsection (5) paid by the insurer for the mediation shall be refunded to the insurer or credited to the insurer's account with the Administrator.

(12) The Department is authorized to designate an entity or person as its Administrator to carry out any of the Department's duties under this rule.

(13) If a court holds any subsection or portion of a subsection of this rule or the applicability thereof to any person or circumstance invalid, the remainder of the rule shall not be affected thereby.

(14) The applicable provisions of Rule 69B-166.031, F.A.C., shall govern issues relating to mediation that are not addressed in this rule. The provisions of this rule shall govern in the event of any conflict with the provisions of Rule 69B-166.031 or 69J-2.001, F.A.C.

Specific Authority 624.308, 626.9611, 627.7015(4) FS. Law Implemented 624.307(1), (2), (4), (5), 624.316, 624.3161, 624.317, 624.318, 624.320, 624.324, 624.418(2)(a), 624.4211, 626.859, 626.874, 626.877, 626.9541(1)(a), (e), (i), (u), 626.9561, 626.9641(1)(g), 627.7015 FS. History–New 1-13-06.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: January 13, 2006

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

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

NOTICE IS HEREBY GIVEN that on January 11, 2006, South Florida Water Management District (District) received an Amended Petition for waiver from Miami-Dade Park and Recreation Department, Application No. 05-0919-3, for utilization of Works or Lands of the District known as the C-1 Canal, Miami-Dade County for proposed trail amenities, which include signage, trash receptacles, benches, picnic tables, bike rack, fish service stations and shrubs within the east right of way of C-1, Sections 22 & 27, Township 56 South, Range 40 East. petition seeks relief from subsections The 40E-6.011(4),(5) and (6), F.A.C., which governs the placement of permanent and/or semi-permanent above-ground facilities and structures within 40 feet of top of canal bank within Works or Lands of the District.

A copy of the petition may be obtained from: Kathie Ruff, (561)682-6320, e-mail: kruff@sfwmd.gov.

The District will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406, Attn: Kathie Ruff, Office of Counsel.

NOTICE IS HEREBY GIVEN that the South Florida Water Management District (SFWMD) Governing Board issued an Order Granting Waiver under Section 120.542, F.S. (SFWMD 2006-017-DAO-ROW), on January 11, 2006, to Broward County Board of County Commissioners. The Amended petition for waiver was received by the SFWMD on December 5, 2005. Notice of receipt of the petition requesting the waiver was published in the Florida Administrative Weekly, Vol. 31, No. 50, on December 16, 2005. No public comment was received. This Order provides a waiver for the proposed installation of guardrailing and signage within the south right of way of C-11 Canal, beginning at Weston Road and ending approximately 2 miles west at S. W. 188th Avenue;

S25,28,29,30/T50S/R39,40E, Broward County. Specifically, the Order grants a waiver from subsections 40E-6.011(4) and (6), F.A.C., and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in subsection 40E-6.091(1), F.A.C., which governs the placement of permanent and/or semi-permanent above-ground facilities within 40 feet of the top of the canal bank within Works or Lands of the District. Generally, the Order sets forth the basis of the Governing Board decision to grant the waiver, as follows: 1) the facilities will not significantly interfere with the SFWMD's ability to perform necessary construction, alteration, operation and maintenance activities; and 2) the Order granting a waiver from the subject rule would prevent Broward County Board of County Commissioners, from suffering a substantial hardship.

A copy of the Order can be obtained from: Kathie Ruff, South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406-4680, (561)682-6320, e-mail: kruff@sfwmd.gov.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that on January 11, 2006, the Division of Hotels and Restaurants received a Petition for an Emergency Variance for subsection 61C-4.010(7), F.A.C., from Vito's Gourmet Pizza located in Fort Lauderdale. The above referenced F.A.C. states ...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated.... They are requesting a variance to add an additional twenty-one (21) seats for a total of thirty-one (31) seats which exceeds the seating capacity with only one accessible bathroom facility accessible to customers.

A copy of the Petition can be obtained from: Xenia Bailey, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

The Division of Hotels and Restaurants will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m.

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."

DEPARTMENT OF HEALTH

The Board of Hearing Aid Specialists hereby gives notice that it has issued an Order of Intent to Grant Petition for Waiver or Variance for the Petition for Waiver or Variance of subsection 64B6-6.003(7), F.A.C., filed on October 7, 2005, by Ryan Broy. The Board reviewed the Petition at its meeting held on November 18, 2005, in Ft. Lauderdale, Florida. The Board's Order, filed in this cause on December 20, 2005, determined that the Petition for Waiver or Variance should be granted on the following grounds:

The Petitioner has demonstrated that his paperwork was not complete for the first two examinations and Petitioner has shown maturity.

A copy of the Petition and the Board's Order of Intent to Grant Petition for Waiver or Variance may be obtained by contacting: Board of Hearing Aid Specialists, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258.

The Board of Hearing Aid Specialists hereby gives notice that it has issued an Order of Intent to Grant Petition for Waiver or Variance for the Petition for Waiver or Variance of Rule 64B6-8.003, F.A.C., filed on October 4, 2005, by Michele Ritz. The Board reviewed the Petition at its meeting held on November 18, 2005, in Ft. Lauderdale, Florida. The Board's Order, filed in this cause on December 20, 2005, determined that the Petition for Waiver or Variance should be granted on the following grounds:

The Petitioner shall be allowed to complete one more training program, due to her mother's illness during her prior training program.

A copy of the Petition and the Board's Order of Intent to Grant Petition for Waiver or Variance may be obtained by contacting: Board of Hearing Aid Specialists, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258.

NOTICE IS HEREBY GIVEN that the Department of Health filed an Order disposing of a petition for what should have been a variance from Rule 64B21-500.011, F.A.C., filed by Faye M. Nussbaum. Rule 64B21-500.011, F.A.C., requires that an applicant for licensure as a school psychologist must receive a passing examination score as determined by certain national groups. The petition was filed with the Department on November 21, 2005, and noticed in the Florida Administrative Weekly on December 16, 2005, Vol. 31, Page 50. No comments were received from the public.

The Order, which was filed on January 11, 2006, provides in summary, that Petitioner has not established that she received a passing score or that the purpose of the underlying statute has been fulfilled or that principles of fairness were violated. Accordingly, the petition for what should have been a variance from Rule 64B21-500.011, F.A.C., has been DENIED.

A copy of the Order may be obtained from: Allen Hall, Program Operations Administrator, Office of School Psychology, Department of Health, Division of Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3251.

NOTICE IS HEREBY GIVEN that on January 11, 2006, the Department of Health received two Petitions for Variances from subsection 64E-13.004(6)(a)(1), F.A.C., from Innovation Schools of Excellence, Inc., for both of their temporary locations. The first is at the Boys & Girls Club located at 306 Laura Lee Ave, Tallahassee, FL, and the second is at the Community of Faith located at 1553B South Monroe St., Tallahassee, FL. This rule requires schools to have toilet facilities for preschool grades through grade three to be provided with toilet and handwashing facilities located within or adjoining classrooms. The Innovation Schools of Excellence is a private school located in Tallahassee, Florida.

Comments on this petition should be filed with Sam Power, Agency Clerk, Department of Health, Office of General Counsel, 4052 Bald Cypress Way, Bin #A02, Tallahassee, Florida 32399-1703, within 14 days of this notice.

A copy of the Petition may be obtained from: Lucy Schneider, Office of General Counsel, 4052 Bald Cypress Way, Bin #A02, Tallahassee, Florida 32399-1703, (850)245-4024.

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

Financial Services Commission

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: February 14, 2005, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: 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 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 Financial Services Commission will take action on matters duly presented on its agenda which may include, but not be limited to, matters relating to rulemaking for all activities concerning insurers and other risk bearing entities, including licensing, rates, policy forms, market conduct, claims, adjusters, issuance of certificates of authority, solvency, viatical settlements, premium financing, and administrative supervision, as provided under the Insurance Code or Chapter 636, F.S., and for all activities relating to the regulation of banks, credit unions, other financial institutions, finance companies, and the securities industry.

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 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 STATE

The **Friends of Historic Properties and Museums**, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: Saturday, February 4, 2006, 10:00 a.m. – conclusion

PLACE: Tallahassee Area Convention and Visitors Bureau, 106 East Jefferson Street, Second Floor Conference Room, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board and general business meetings of the Friends of Historic Properties and Museums, Inc.

A copy of the agenda may be obtained by contacting: Lori Johnson, 500 South Bronough Street, R. A. Gray Building, Tallahassee, Florida 32399-0250, (850)245-6400, e-mail: lmjohnson@dos.state.fl.us.

Should any person wish to appeal any decision made with respect to any matter considered at the above-referenced meeting, he/she may need to ensure verbatim recording of the proceeding in order to provide a record for judicial review.

The **State Library and Archives of Florida** will convene meetings with the library directors and interested stakeholders to discuss proposed changes to Florida's State Aid to Libraries grant program.

First Meeting:

DATE AND TIME: Tuesday, February 7, 2006, 10:00 a.m. – 1:00 p.m. (CST)

PLACE: Washington County Library, 1444 Jackson Avenue, Chipley, FL 32428

Second Meeting:

DATE AND TIME: Thursday, February 16, 2006, 10:00 a.m. – 1:00 p.m.

PLACE: Alachua County Library District, Tower Road Branch, 3020 S. W. 75th Street, Gainesville, FL 32607

Third Meeting:

DATE AND TIME: Friday, February 24, 2006, 10:00 a.m. – 1:00 p.m.

PLACE: Delray Beach Public Library, 100 W. Atlantic Avenue, Delray Beach, FL 33444

Fourth Meeting:

DATE AND TIME: Thursday, March 2, 2006, 10:00 a.m. – 1:00 p.m.

PLACE: Bruton Memorial Library, 302 McLendon Street, Plant City, FL 33563

GENERAL SUBJECT MATTER TO BE CONSIDERED: Explanation of recommended modifications to the State Aid program.

For additional information or special accommodations contact: Loretta L. Flowers, Community Development Manager, (850)245-6636, e-mail: lflowers@dos.state.fl.us, Suncom 205-6636 or TDD (805)922-4085. The **Private Investigation**, **Recovery and Security Advisory Council** announces two public meetings to which all persons are invited.

DATE AND TIME: Thursday, March 9, 2006, 9:00 a.m.

PLACE: Hyatt Regency Jacksonville, 225 Coast Line Drive, East, Jacksonville, Florida, (904)588-1234

DATE AND TIME: Thursday, June 8, 2006, 9:00 a.m.

PLACE: Safety Harbor Resort, 105 North Bayshore Drive, Safety Harbor, Florida, 1(888)237-8772

GENERAL SUBJECT MATTER TO BE CONSIDERED: The quarterly meeting of the Council pursuant to the requirement of Section 493.6104(4), Florida Statutes. The Council will conduct a general business meeting.

A copy of the agenda may be obtained by writing: Department of Agriculture and Consumer Services, Division of Licensing, Attention: April Howard, Post Office Box 6687, Tallahassee, Florida 32314-6687, (850)245-5500.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to attend the meeting should contact the Director, Division of Licensing not later than 48 hours prior to the meeting at the address given on the notice.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Florida Agriculture in the Classroom, Inc., Board of Directors announces a quarterly board meeting to which all interested persons are invited.

DATE AND TIME: Tuesday, February 14, 2006, 12:00 Noon PLACE: Hillsborough County Farm Bureau, 100 S. Mulrennan Road, Valrico, Florida 33594

The Florida **Department of Agriculture and Consumer Services** announces the following monthly public meeting of the Pesticide Registration Evaluation Committee to which all interested persons are invited.

DATE AND TIME: February 2, 2006, 9:00 a.m.

PLACE: Bureau of Pesticides Conference Room, 3125 Conner Boulevard, Bldg. 6, Rm. 606, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee discusses and makes recommendations on pesticide registration issues impacting human health and safety and the environment.

CONTACT: Charlie L. Clark, Administrator, Pesticide Registration Section, 3125 Conner Boulevard, Bldg. 6, Rm. 601, Tallahassee, Florida 32399-1650, (850)487-2130.

A copy of the meeting agenda may be obtained by contacting: Pesticide Registration Section, (850)487-2130, PREC Website: http://www.flaes.org/pesticide/pesticideregistration.html. The Florida **Department of Agriculture and Consumer Services** announces the meeting of the Florida Peanut Advisory Council to which all interested persons are invited.

DATE AND TIME: Thursday, February 23, 2006, 3:30 p.m. Central Time

PLACE: Jackson County Agriculture Complex, Meeting Room B, 2741 Penn. Avenue, Marianna, FL 32448

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Meeting – The purpose of this meeting is to conduct general business of the Florida Peanut Advisory Council.

For additional information or if you need special accommodations, call: Ken Barton, (850)526-2590 or Jose Rodriguez, (850)921-7916.

The Florida **Department of Agriculture and Consumer Services** announces a public meeting to discuss the proposed amendment to Chapter 5M-3, F.A.C., Best Management Pratices (BMPS) For Citrus, Cow/Calf, Dairies and Other Agriculture in the Lake Okeechobee Priority Basins (S-191, S-154, S65 D and E), to which all person are invited.

DATE AND TIME: Thursday, February 23, 2006, 10:00 a.m. – 12:00 Noon

PLACE: Osceola Cooperative Extension Service, Room 160, 1921 Kissimmee Valley Lane, Kissimmee, Florida 34744, (321)697-3000

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the proposed rule amendment is to expand the geographic area covered by the existing rule to cover the entire Lake Okeechobee Watershed. The January 2005 version of the *Water Quality/Quantity BMPs for the Indian River Area Citrus Groves document* and the *Water Quality/Quantity Best Management Practices for Florida Vegetable and Agronomic Crops (Edition 2005) document* will be adopted by reference. Details concerning record keeping and timing of implementation of Best Management Practices will be modified.

A copy of the rule or directions may be obtained by contacting: Office of Agricultural Water Policy, Mail Stop GS-50, 1203 Governors Square Blvd., Ste. 200, Tallahassee, FL 32301, Attn: Brittany Mayock, (850)488-5469 or Clegg Hooks, (850)488-6249, Suncom 921-6249.

If an accommodation is needed for a disability in order to participate in this meeting, please notify the Bureau of Personnel Management, Department of Agriculture and Consumer Services, (850)488-1806, at least seven days prior to the meeting.

DEPARTMENT OF EDUCATION

The State of Florida, **Department of Education**, **Education Practices Commission** announces an Administrator Hearing Panel, Rule Changing Workshop and a Teacher Hearing Panel; all persons are invited.

Administrator Hearing Panel

DATE AND TIME: February 3, 2006, 9:00 a.m. (A Rule Changing Workshop will immediately follow the Administrator Panel.)

Teacher Hearing Panel

DATE AND TIME: February 3, 2006, 1:00 p.m.

PLACE: Homewood Suites Hotel, 2987 Apalachee Parkway, Tallahassee, Florida 32301, (850)402-9400

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Hearing Panel of the Education Practices Commission will consider final agency action in matters dealing with the disciplining of certified educators.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this hearing, he or she will need to ensure that a verbatim record of the proceeding is made. The record will include the testimony and evidence upon which the appeal is to be based.

Additional information may be obtained by writing: Education Practices Commission, 325 W. Gaines Street, 224 Turlington Building, Tallahassee, Florida 32399-0400.

SPECIAL ACCOMMODATION: Any person requiring a special impairment accommodation should contact Kathleen M. Richards, (850)245-0455, at least five (5) calendar days prior to the hearing. Persons who are hearing or speech impaired can contact the Commission using the Florida Dual Party Relay System, 711.

The **Gulf Coast Community College**, District Board of Trustees annouces its monthly meeting to which all interested persons are invited.

DATE AND TIME: February 9, 2006, 10:00 a.m. (CST)

PLACE: Third Floor Seminar Room, Student Union West, Panama City, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Meeting.

Contact person for the meeting is: Dr. Robert L. McSpadden, President.

The Florida **Department of Education**, **Office of Independent Education and Parental Choice** announces a public hearing of the Charter School Review Panel to which all persons are invited.

DATE AND TIME: February 7, 2006, 9:00 a.m. – 3:00 p.m.

PLACE: Southwest Regional Library, First Floor Auditorium, 16835 Sheridan Street, Pembroke Pines, Florida 33331

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Education shall regularly convene a Charter School Review Panel in order to review issues, practices, and policies regarding charter schools.

Special Accommodations: Persons with disabilities who require assistance to participate in these hearings are requested to contact the Office of Independent Education and Parental Choice, 325 West Gaines Street, Suite 522, Tallahassee, Florida 32399, (850)245-0502

The Direct Support Organization of the Florida **Division of Blind Services** announces the following meeting to which all interested persons are invited.

DATE AND TIME: February 15, 2006, 1:00 p.m. - 5:00 p.m.

PLACE: Lighthouse Central Florida, 215 East New Hampshire Street, Orlando, Florida 32804, (407)210-6607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Board of Directors to discuss fundraising strategies and Provider information.

A copy of the agenda may be obtained by contacting: Gil Robinson, 4700 Millenia Blvd, Suite 175, Orlando, Florida 32839, (407)210-6607.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this meeting should contact the individual listed above no later than three working days prior to the meeting.

If a person decides to appeal any decision made by the Board of Directors with respect to any matter considered at such meeting, the person will need a record of the proceedings.

The **Florida Education Foundation** announces The Quarterly Meeting of The Board of Directors and Committees to which all interested persons are invited.

Committee Meetings

DATE AND TIME: February 15, 2006, 7:00 p.m. – 8:30 p.m. or upon adjournment

Board of Directors Meeting

DATE AND TIME: February 16, 2006, 8:30 a.m. – 12:00 Noon or upon adjournment

PLACE: Turlington Building, 325 W. Gaines Street, 17th Floor, Tallahassee, FL 32399-0400

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a quarterly meeting of the board. Consideration of foundation business including but not limited to: Committee reports; pending accounts payable, possible committee proposals for funding and matters pertaining to general administration of the foundation; executive director's report and approval of minutes from November, 2005 board meeting. This meeting is open to the public. Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Access and Equity, (850)245-9531 (Voice), at least 2 days in advance, so that their needs can be accommodated.

DEPARTMENT OF COMMUNITY AFFAIRS

The **Florida Building Commission** announces the following meetings to which all persons are invited.

DATE AND TIMES: February 5, 2006

9:00 a.m. – Meeting of the Mechanical Technical Advisory Committee

1:00 p.m. – Meeting of the Fire Technical Advisory Committee

3:00 p.m. – Meeting of the Structural Technical Advisory Committee

DATE AND TIME: February 6, 2006, 9:00 a.m.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Accessibility Advisory Council to consider the following applications for waiver from the accessibility code requirements.

Reconsideration of Previous Action:

Oseroff, 916 North Gadsden, Tallahassee, FL

New Applications for Waivers:

Galleria Theater, 2111 Tamiami Trail South, Venice, FL World Gym Fitness Center, 1962 A1A Beach Blvd., St. Augustine, FL

University of Florida Proton Therapy Center, 2015 N. Jefferson, Jacksonville, FL

Cobb Theater 18, The Grove at Wesley Chapel, Oakley Road near SR 54 and I 75

Hollywood Movies 14, 12884 City Center Boulevard, Jacksonville, FL

Clary and Associates, Inc., 3830 Crown Point Road, Jacksonville, FL

Little Haiti Cultural Center, 212 N. E. 59th Terrace, Miami, FL

Lane Pontiac Buick BMC, 510 East NASA Boulevard, Miami, FL

Historic Train Depot, 12061 South Williams Street, Dunnellon, FL

Jose Marti Park, New Gymnasium, 434 S. W. 3rd Avenue, Miami, FL

Camelot, 603 Mandalay Avenue, Clearwater, FL

Ruth's Chris Renovations, 814 A1A North, Ponte Vedra Beach, FL

CVS Pharmacy Distribution Center, 2575 98th Avenue, Vero Beach, FL

DATE AND TIMES: February 6, 2006 10:00 a.m. - Meeting of the Education Program Oversight Committee 1:00 p.m. - Meeting of the Accessibility Technical Advisory Committee 1:00 p.m. – Meeting of the Hurricane Research Advisory Committee 4:00 p.m. – Meeting of the Plenary Session of the Florida Building Commission. Review and approval of the Agenda. Review and approval of the October 10-11, 2005 and December 6-7, 2005 Minutes. Consideration of Applications for Product and Entity Approval Consideration of Legal Issues and Petitions for Declaratory Statement Declaratory Statements: Supplemental Hearing: DCA05-DEC-159 by Ron Lambert, Greystone of Florida Inc. Second Hearing: DCA05-DEC-173 by Thomas J. Baird, Attorney, Okeechobee County DCA05-DEC-215 by Gary L. McDonald, AIA, Basham & Lucas Design Group, Inc DCA05-DEC-217 by Tina M. Neace, Dependable Air Designs DCA05-DEC-220 by T. Eric Stafford, PE, T. Eric Stafford & Associates, LLC First Hearing: DCA05-DEC-216 by John O'Connor, Marion County **Building Official** DCA05-DEC-219 by Dr. Humavoun Faroog, PE, Al-Farooq Corporation DCA05-DEC-235 by Joseph Herrmann, Production Manger, Arroyo Enterprises, Inc. DCA05-DEC-245 by Joseph Hetzel, P.E., DASMA DCA05-DEC-282 by Joseph Hetzel, P.E., DASMA Product DCA05-DEC-283 by Joaquim Medeiros, P.E., Madsen, Kneppers & Associates, Inc. DCA05-DEC-284 by Andrew Croft, Fastnet International Commission Member Comments and Issues General Public Comment Recess until Tuesday, February 7, 2006, 8:30 a.m. DATE AND TIMES: February 7, 2006 8:30 a.m. - Meeting of the Plenary Session of the Florida Building Commission continued. Review and approval of the Agenda. Chair's Discussion of Issues and Recommendations. Review and Update of Commission Workplan Consideration of requests for waiver from accessibility code requirements:

Reconsideration of Previous Action: Oseroff, 916 North Gadsden, Tallahassee, FL New Applications for Waivers: Galleria Theater, 2111 Tamiami Trail South, Venice, FL World Gym Fitness Center, 1962 A1A Beach Blvd, St. Augustine, FL University of Florida Proton Therapy Center, 2015 N. Jefferson, Jacksonville, FL Cobb Theater 18, The Grove at Wesley Chapel, Oakley Road near SR 54 and I 75 Hollywood Movies 14, 12884 City Center Boulevard, Jacksonville, FL Clary and Associates, Inc., 3830 Crown Point Road, Jacksonville, FL Little Haiti Cultural Center, 212 N. E. 59th Terrace, Miami, FL Lane Pontiac Buick BMC, 510 East NASA Boulevard, Miami, FL Historic Train Depot, 12061 South Williams Street, Dunnellon, FL Jose Marti Park, New Gymnasium, 434 S. W. 3rd Avenue, Miami Camelot, 603 Mandalay Avenue, Clearwater, FL Ruth's Chris Renovations, 814 A1A North, Ponte Vedra Beach, FL CVS Pharmacy Distribution Center, 2575 98th Avenue, Vero Beach, FL Discussion on Wind Design Exposure Category C Definition Update on Panhandle Wind Borne Debris Study Update on Report to the 2006 Legislature Consideration of Committee Reports and Recommendations: Accessibility TAC Report; Code Administration TAC Report; Education POC Report; Electrical TAC Report; Energy TAC Report; Fire TAC Report; Hurricane Advisory Committee Report; Mechanical TAC Report; Plumbing TAC Report; Special Occupancy TAC Report; Structural TAC Report; and Approval/Prototype Buildings/Manufactured Buildings Program Oversight Committee Report; Product Approval Validation Work Group Report. General Public Comment Review Committee Assignments and Issues for the Commission's March 26, 27, and 28, 2006 Meeting. DATE AND TIMES: February 7, 2006 1:00 p.m. – Meeting of the Product Approval Validation Work Group. PLACE: Rosen Plaza Hotel, 9700 International Drive, Orlando, Florida, 1(800)366-9700 A copy of the Committee and Commission meeting agendas

A copy of the Committee and Commission meeting agendas and other documents may be obtained by sending a request in writing: Ms. Barbara Bryant, Building Codes and Standards Office, Division of Housing and Community Development, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, Fax (850)414-8436, or looking on the web site at www.floridabuilding.org.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this meeting, they 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.

Any person requiring a special accommodation at the meetings because of a disability or physical impairment should contact Ms. Barbara Bryant at the Department of Community Affairs, (850)487-1824, at least ten days before the meetings. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF TRANSPORTATION

The **Commercial Motor Vehicle Review Board** announces a public meeting to which all persons are invited.

DATE AND TIME: February 9, 2006, 8:30 a.m.

PLACE: Hawthorne Suites, 7601 Canada Avenue, Orlando, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a monthly meeting of the Commercial Motor Vehicle Review Board for the purpose of reviewing penalties imposed upon any vehicle or person under the provisions of Chapter 316, F.S., relating to weights imposed on the highway by the axles and wheels of motor vehicles, to special fuel and motor fuel tax compliance, or to violations of safety regulations.

Any person aggrieved by the imposition of a civil penalty pursuant to Section 316.3025 or 316.550, F.S., may apply to the Commercial Motor Vehicle Review Board for a modification, cancellation, or revocation of the penalty.

Anyone needing an agenda or public hearing information or special accommodations under the Americans with Disabilities Act of 1990 should write to the address given below or call Christine Jones, (850)245-7914.

Special accommodation requests under the Americans with Disabilities Act should be made at least 48 hours prior to the public meeting.

A copy of the agenda may be obtained by writing: Christine Jones, Executive Assistant, Commercial Motor Vehicle Review Board, 325 John Knox Rd., Bldg. K, Tallahassee, FL 32303.

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."

STATE BOARD OF ADMINISTRATION

The **State Board of Administration**, Florida Hurricane Catastrophe Fund announces a meeting of the State Board of Administration to which all persons are invited.

DATE AND TIME: January 31, 2006, 9:00 a.m. - conclusion

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To provide permission for the Florida Hurricane Catastrophe Fund to file a Notice of Proposed Rulemaking so that a rule hearing can be held to address proposed changes to Rule 19-8.010, F.A.C., Reimbursement Contract, Rule 19-8.012, F.A.C., Procedures to Determine Ineligibility for Participation and Exemption from Participation in the Florida Hurricane Catastrophe Fund, Rule 19-8.013, F.A.C., Revenue Bonds, Rule 19-8.029, F.A.C., Insurer Reporting Requirements, and 19-8.030, F.A.C., Insurer Responsibilities. The Trustees will also address other general business.

The proposed rules and incorporated forms are available on the Florida Hurricane Catastrophe Fund website: www.sbafla.com/ fhcf under "FHCF Rules."

Anyone with questions or comments should contact: Tracy Allen, Florida Hurricane Catastrophe Fund, P. O. Drawer 13300, Tallahassee, FL 32317-3300, (850)413-1341.

PUBLIC SERVICE COMMISSION

The **Florida Parole Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 8, 2006, 9:00 a.m.

PLACE: Florida Parole Commission, 2601 Blair Stone Road, Bldg. C., Third Floor, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regularly Scheduled Meeting for all Parole, Conditional Release, Conditional Medical Release, Addiction Recovery 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 Blair Stone 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.

EXECUTIVE OFFICE OF THE GOVERNOR

The Governor's Faith-Based and Community Advisory Board, Municipal and Corporate Partnerships Subcommittee announces a public meeting to which all persons and interested media are invited, except as provided under Section 288.9551, F.S. (2003).

DATE AND TIME: Wednesday, February 1, 2006, 3:00 p.m.

PLACE: Conference call (850)410-0966, Leader: Arto Woodley, Chair

GENERAL SUBJECT MATTER TO BE CONSIDERED: At this meeting, the Subcommittee will discuss the creation of the Municipal Resource Guide, as well as discuss other pending issues.

Pursuant to Section 286.26, F.S., any disabled person wishing to participate in this meeting in order to request any needed special assistance should contact jennie.hopkins@myflorida. com at least 48 hours in advance of the meeting.

The **Drug Policy Advisory Council** announces a meeting to which all interested persons are invited.

DATE AND TIME: Friday, February 17, 2006, 10:00 a.m. – 2:00 p.m.

PLACE: Room PL-03, Capitol Building, 400 South Monroe Street, Tallahassee, FL 32399

This meeting is open to public.

For further information, please contact: Alex Nunez, (850)922-9350.

The **Central Florida Regional Planning Council** will hold its public meeting and the Council's Executive Committee meeting, to which all persons are invited.

DATE AND TIME: Wednesday, February 8, 2006, 9:30 a.m.

PLACE: City of Bartow Public Library, 2nd Floor Conference Room, 2150 South Broadway Avenue, Bartow, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Monthly Meeting of the Council and the Executive Committee.

A copy of the agenda may be obtained by writing: Central Florida Regional Planning Council, P. O. Box 2089, Bartow, Florida 33831.

If any person desires to appeal any decision with respect to any matter considered at the above cited meeting, such persons will need a record of the proceeding. For such purpose, he may need to ensure that a verbatim record of the proceeding is made to include the testimony and evidence upon which the appeal is to be based. The Governor's Commission on Volunteerism and Community Service, Volunteer Florida, Executive Committee is pleased to announce a conference call to which all persons are invited.

DATE AND TIME: Thursday, February 2, 2006, 2:00 p.m.

PLACE: Please call (850)921-5172 for call-in number and pass-code

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review meeting agenda for February 9, 2006, Commission Meeting.

Please contact Gwen Erwin, (850)921-5172, for a meeting agenda.

If you require a reasonable accommodation to participate, please contact Gwen Erwin, (850)921-5172, Voice/TTY, 72 hours in advance with your request.

The Governor's Commission on Volunteerism and Community Service, Volunteer Florida is pleased to announce a meeting to which all persons are invited.

DATES AND TIMES: Wednesday, February 8, 2006, 1:30 p.m. – 10:00 p.m.; Thursday, February 9, 2006, 8:00 a.m. – 5:00 p.m.

PLACE: Disney's Contemporary Resort, Orlando, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Site visit (TBA) and quarterly Commission meeting.

Please contact Gwen Erwin, (850)921-5172, for a detailed schedule and meeting agenda. If you require a reasonable accommodation to participate, please contact Gwen Erwin, (850)921-5172, Voice/TTY, 72 hours in advance with your request.

The Governor's Commission on Volunteerism and Community Service, Volunteer Florida, Grants Committee is pleased to announce a conference call to which all persons are invited.

DATE AND TIME: Monday, February 13, 2006, 2:00 p.m.

PLACE: Please call (850)921-5172 for call-in number and pass-code

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review and approval of Emergency Prevention and Readiness Outreach program proposals and AmeriCorps Competitive program proposals.

Please contact Gwen Erwin, (850)921-5172, for a meeting agenda.

If you require a reasonable accommodation to participate, please contact: Gwen Erwin, (850)921-5172, Voice/TTY, 72 hours in advance with your request.

REGIONAL PLANNING COUNCILS

The North Central Florida Regional Planning Council announces the following meetings to which all persons are invited.

MEETING: North Central Florida (District 3) Local Emergency Planning Committee

DATE AND TIME: February 17, 2006, 10:30 a.m.

PLACE: PCS Phosphate Conference Center, off County Road 137, White Springs, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the North Central Florida Local Emergency Planning Committee.

Any persons deciding to appeal any decision with respect to any matter considered at the meeting may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based.

A copy of the agenda may be obtained by contacting: Charles F. Justice, Executive Director, North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, FL 32653. Persons with disabilities who need assistance may contact us at (352)955-2200, at least two business days in advance to make appropriate arrangements.

The District XI, Local Emergency Planning Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 22, 2005, 10:00 a.m. PLACE: Miami-Dade County Emergency Operation Center, 9300 N. W. 41 Street, Miami, Florida 33178

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the LEPC's ongoing regional hazardous materials training and planning activities for FY 2005/06.

A copy of the agenda may be obtained by writing: South Florida Regional Planning Council, 3440 Hollywood Blvd., Suite 140, Hollywood, FL 33021, (954)985-4416 in Broward, Suncom 473-4416, 1(800)985-4416 toll-free statewide.

WATER MANAGEMENT DISTRICTS

The **Southwest Florida Water Management District** (SWFWMD) announces the following public meeting(s) to which all interested persons are invited.

MANATEE CHAMBER WATER ALTERNATIVES COMMITTEE

DATE AND TIME: Friday, February 3, 2006, 8:00 a.m.

PLACE: Manatee Chamber Building, 222 10th Street, West, Bradenton, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Committee business. Some members of the District's Governing Board and Manasota Basin Board may attend and participate in the discussions. COASTAL RIVERS BASIN BOARD MEETING

DATE AND TIME: Tuesday, February 7, 2006, 1:00 p.m.

PLACE: SWFWMD, District Headquarters, 2379 Broad Street, Brooksville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business.

MANASOTA BASIN BOARD MEETING

DATE AND TIME: Wednesday, February 8, 2006, 9:00 a.m.

PLACE: SWFWMD, Sarasota Service Office, 6750 Fruitville Road, Sarasota, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business.

WITHLACOOCHEE RIVER BASIN BOARD MEETING

DATE AND TIME: Thursday, February 9, 2006, 9:00 a.m.

PLACE: Lecanto Government Center, 3600 West Sovereign Path, Lecanto, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business.

HILLSBOROUGH RIVER BASIN BOARD MEETING

DATE AND TIME: Friday, February 10, 2006, 9:00 a.m.

PLACE: SWFWMD, Tampa Service Office, 7601 U.S. Highway 301, North, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business.

These are public meetings and agendas are available by contacting: Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL.

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should contact: 1(800)423-1476 (Florida only), Extension 4609, TDD only 1(800)231-6103 (Florida only), Fax (352)754-6874.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Monday, January 30, 2006, 2:00 p.m.

PLACE: Town of Jupiter Community Center, 210 Military Trail, Jupiter, Florida 33458

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Meeting of the Loxahatchee River Management Coordinating Council.

A tour of the south side of Pal-Mar Pine Glade Area, Jupiter, Florida 33478 will take place prior to the regular meeting at 9:00 a.m.

A copy of the agenda may be obtained by writing: South Florida Water Management District, Mail Stop 6880, 210 Atlanta Avenue, Stuart, Florida 34994.

Persons with disabilities who need assistance may contact the District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact Gardenia Banks Long, Martin/St. Lucie Service Center, (772)223-2600, Ext. 3617, 210 Atlanta Avenue, Stuart, FL 34994.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Tuesday, January 31, 2006, 1:00 p.m. – complete

PLACE: Okeechobee Service Center, 205 North Parrot Avenue, Suite 201, Okeechobee, Florida 34972

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to learn more about our Water Savings Incentive Program (WaterSIP). This program focuses on cooperative grants for technology-based water conservation projects.

Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Bruce Adams, project manager, (561)682-6785.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Wednesday, February 1, 2006, 1:00 p.m. – complete

PLACE: Broward Service Center, c/o Ft. Lauderdale Field Station, 2535 Davie Road, Davie, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to learn more about our Water Savings Incentive Program (WaterSIP). This program focuses on cooperative grants for technology-based water conservation projects.

Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Bruce Adams, Project Manager, (561)682-6785.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Wednesday, February 1, 2006, 9:30 a.m. – complete

PLACE: Miami-Dade Service Center, 2121 S. W. 3rd Avenue, Miami, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to learn more about our Water Savings Incentive Program (WaterSIP). This program focuses on cooperative grants for technology-based water conservation projects. Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Bruce Adams, Project Manager, (561)682-6785.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Thursday, February 2, 2006, 9:00 a.m. – complete

PLACE: SFWMD Headquarters, B1 Auditorium, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Water Resources Advisory Commission (WRAC) Regular Monthly Meeting.

Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

A copy of the agenda may be obtained by contacting: South Florida Water Management District, Mail Stop 1130, P. O. Box 24680, West Palm Beach, FL 33416-4680, District Website: http://www.sfwmd.gov/gover/wrac/agendas.html.

Those who want more information, please contact: Rick Smith, WRAC Facilitator, (561)682-6517.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Monday, February 6, 2006, 5:00 p.m. – 7:30 p.m.

PLACE: Florida International University, Graham University Center, University, Park 243C, 11200 S. W. 8th Street, Miami, FL 33199

GENERAL SUBJECT MATTER TO BE CONSIDERED: Water Resources Advisory Commission (WRAC) Biscayne Bay Coastal Wetlands Issues Workshop.

Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

A copy of the agenda may be obtained by contacting: South Florida Water Management District, Mail Stop 1130, P. O. Box 24680, West Palm Beach, FL 33416-4680, District Website: http://www.sfwmd.gov/gover/wrac/agendas.html.

Those who want more information, please contact: Rick Smith, WRAC Facilitator, (561)682-6517.

The **South Florida Water Management District** announces a private closed door attorney-client session.

DATE AND TIME: Wednesday, February 8, 2006, 9:00 a.m. – completed

PLACE: Florida Gulf Coast University Student Union Ballroom, 1501 FGCU Boulevard South, Fort Myers, FL 33965 (All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Closed door attorney-client session pursuant to Fla. Stat. Section 286.011(8)(2005) to discuss strategy related to litigation expenditures in United States of America v. South Florida Water Management District, et al. United States District Court, Southern District of Florida, Case No. 88-1886-CIV-Moreno. The subject matter shall be confined to the pending litigation.

ATTENDEES: Governing Board Members I. Bague, P. Brooks-Thomas, A. Carlson, M. Collins, N. Gutiérrez, L. Lindahl, K. McCarty, H. Thornton; Executive Director C. Wehle; District attorneys S. Wood, S. Echemendia, K. Burns, S. Glazier, S. Nall.

Pursuant to Florida Law, the entire attorney-client session shall be recorded by a certified court reporter. No portion of the session shall be off the record. A copy of the transcript will be made part of the public record at the conclusion of the litigation.

A copy of the agenda may be obtained by contacting: South Florida Water Management District, Mail Stop 1130, P. O. Box 24680, West Palm Beach, FL 33416-4680, District Website: http://www.sfwmd.gov/agenda.html.

Those who want more information, please contact: Director, Governing Board and Executive Services, District Headquarters, 3301 Gun Club Road, Mail Stop Code 1130, West Palm Beach, FL 33406, (561)682-6371.

The **South Florida Water Management District** announces a private closed door attorney-client session.

DATES AND TIMES: Wednesday, February 8, 2006, 9:00 a.m. – completed

PLACE: Florida Gulf Coast University Student Union Ballroom, 1501 FGCU Boulevard South, Fort Myers, FL 33965 (All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Closed door attorney-client session pursuant to Fla. Stat. Section 286.011(8)(2005) to discuss strategy related to litigation in the case of South Florida Water Management District v. Eco-Engineering, LLC f/k/a Enviroglades, LLC, State of Florida Division of Administrative Hearings, Case No. 05-4514. The subject matter shall be confined to the pending litigation. ATTENDEES: Governing Board Members I. Bague, P. Brooks-Thomas, A. Carlson, M. Collins, N. Gutiérrez, L. Lindahl, M. Wade, K. McCarty, and H. Thornton; Executive Director C. Wehle; District attorneys S. Wood, S. Echemendia, G. Miller, C. Linton; and outside counsel, L. Hogan.

Pursuant to Florida Law, the entire attorney-client session shall be recorded by a certified court reporter. No portion of the session shall be off the record. A copy of the transcript will be made part of the public record at the conclusion of the litigation.

A copy of the agenda may be obtained by contacting: South Florida Water Management District, Mail Stop 1130, P. O. Box 24680, West Palm Beach, FL 33416-4680, District Website: http://www.sfwmd.gov/agenda.html.

Those who want more information, please contact: Director, Governing Board and Executive Services, District Headquarters, 3301 Gun Club Road, Mail Stop Code 1130, West Palm Beach, FL 33406, (561)682-6371.

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

The Florida **Commission for the Transportation Disadvantaged** announces an Ombudsman Committee Meeting via Conference Call to which all persons are invited.

DATE AND TIME: Thursday, February 9, 2006, 9:30 a.m. – completion

PLACE: Commission Business Office, 2740 Centerview Drive, Suite 1A, Tallahassee, FL 32301, (850)410-5700, Conference Call: (850)921-6623, Suncom 291-6623

GENERAL SUBJECT MATTER TO BE CONSIDERED: To address regular Committee business.

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact: Niki Branch, Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)410-5700 or 1(800)983-2435.

The meeting is subject to change upon chairperson's request.

The Florida **Commission for the Transportation Disadvantaged** announces a Rate Review Committee Meeting to which all persons are invited.

DATE AND TIME: Friday, February 10, 2006, 10:00 a.m. – completion

PLACE: Commission Business Office, 2740 Centerview Drive, Tallahassee, Florida 32301, (850)410-5700, Conference Call Number (850)410-0966, Suncom 210-0966

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and approve the rate model and view outstanding rate increase requests.

In accordance with the Americans with Disabilities Act, persons in need of special accommodations to participate in the meeting or an agenda should contact: Niki Branch, Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)410-5700 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

The **Peace River/Manasota Regional Water Supply Authority** announces the following Board of Directors meeting to which the public is invited.

DATE AND TIME: Wednesday, February 1, 2006, 10:00 a.m.

PLACE: Manatee County Administrative Center, 1112 Manatee Avenue, West, Bradenton, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board of Directors will convene to conduct regular business of the Authority.

A copy of the agenda may be obtained by writing: Peace River/ Manasota Regional Water Supply Authority, 1645 Barber Road, Suite A, Sarasota, Florida 34240.

Although Authority board meetings are normally recorded, affected persons are advised it may be necessary for them to ensure a verbatim record of the meeting is made, including testimony and evidence upon which an appeal is to be based.

Persons with disabilities who need assistance may call (941)316-1776, at least two business days in advance to make appropriate arrangements.

AGENCY FOR HEALTH CARE ADMINISTRATION

The Agency for Health Care Administration announces a public meeting of the Council for the Regular Disproportionate Share Program to which all persons are invited.

DATE AND TIME: February 6, 2006, 1:30 p.m. - 3:30 p.m.

PLACE: The meeting will be held via conference call at (850)410-0966

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of current developments in the disproportionate share hospital (DSH) and upper payment limit (UPL) programs.

Contact Edwin Stephens, (850)413-8067, Suncom 294-8067, with any questions or to obtain an agenda when it is set.

DEPARTMENT OF MANAGEMENT SERVICES

The **Department of Management Services**, Enterprise Information Technology Services, Wireless 911 Board announces the following meeting schedule information to which all interested persons are invited.

Wireless 911 Board Meeting

DATES AND TIME: February 15-16, 2006, 9:00 a.m. - 5:00 p.m.

PLACE: Radisson Hotel, Tampa, Florida

Wireless 911 Board Meeting

DATES AND TIME: March 15-16, 2006, 9:00 a.m. - 5:00 p.m.

PLACE: Homewood Suites, Tallahassee, Florida

Wireless 911 Board Rural County Grant Committee to meet to review 2006 Grant Applications

DATE AND TIME: April 18, 2006, 2:00 p.m. - 5:00 p.m.

Wireless 911 Board Meeting

DATES AND TIME: April 19-20, 2006, 9:00 a.m. – 5:00 p.m. PLACE: Homewood Suites, Tallahassee, Florida

Wireless 911 Board Rural County Grant Committee to meet to review 2006 Grant Applications

DATE AND TIME: May 16, 2006, 2:00 p.m. - 5:00 p.m.

Wireless 911 Board Meeting

DATES AND TIME: May 17-18, 2006, 9:00 a.m. - 5:00 p.m.

PLACE: Hilton Hotel, Naples, Florida

Wireless 911 Board Rural County Grant Committee to meet to review 2006 Grant Applications

DATE AND TIME: June 21, 2006, 2:00 p.m. - 5:00 p.m.

Wireless 911 Board Meeting

DATES AND TIME: June 22-23, 2006, 9:00 a.m. – 5:00 p.m.

PLACE: Peabody Hotel, Orlando, Florida

(June 22nd Designated for Wireless Service Provider Cost Recovery Proposals)

Wireless 911 Board Meeting

DATES AND TIME: July 12-13, 2006, 9:00 a.m. - 5:00 p.m.

PLACE: Marco Island Resort, Marco Island, Florida

Wireless 911 Board Meeting

DATES AND TIME: August 16-17, 2006, 9:00 a.m. - 5:00 p.m.

PLACE: World Golf Village, St. Augustine, Florida

Wireless 911 Board Meeting

DATES AND TIME: September 20-21, 2006, 9:00 a.m. – 5:00 p.m.

PLACE: Sawgrass Marriott, Ponte Vedra, Florida

If accommodation due to disability is needed in order to participate, please notify the DMS – Enterprise Information Technology Services Office/Wireless 911 Board in writing at least five (5) days in advance at 4050 Esplanade Way, Tallahassee, Florida 32399-0950.

The Governor's Americans with Disabilities Act Working Group, which is administered by the **Department of Management Services** announces a meeting of its Board to which all interested persons are invited.

BOARD MEETINGS

DATES AND TIMES: February 13, 2006, 1:00 p.m. - 5:00 p.m.; February 14, 2006, 9:00 a.m. - 3:30 p.m.; February 15, 2006, 9:00 a.m. - 12:00 Noon

PUBLIC HEARING

DATE AND TIME: February 14, 2006, 4:00 p.m. – 6:00 p.m. PLACE: The Casa Monica Hotel, 95 Cordova Street, St. Augustine, FL 32084, (904)827-1888

GENERAL SUBJECT MATTER TO BE CONSIDERED: To facilitate the mission of the Governor's Americans with Disabilities Act Working Group. American Sign Language Interpreters, Certified Real Time Captioning, Audio/Visual Accommodations, and alternative formats will be available on site.

Should you require a different accommodation than those being provided, please contact Stacia Woolverton by February 6, 2006, 1(877)232-4968 toll free (Voice/TTY). A copy of the Board meeting agenda may also be obtained by calling this number.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **Board of Accountancy**, Committee on Continuing Professional Education announces the following public meeting to which all persons are invited.

DATE AND TIME: Tuesday, February 7, 2005, 9:00 a.m.

PLACE: Via Conference Call – Meet Me Number 1(877)651-3476 (located outside of Tallahassee); Meet Me Number (850)413-9245 (located in Tallahassee)

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review reporting forms and requests for course approval.

If you wish to participate in this meeting or receive a copy of the agenda, please contact: Karan Lee, Board of Accountancy, 240 N. W. 76th Drive, Suite A, Gainesville, Florida 32607, (850)487-1395.

The Florida Real Estate Appraisal Board (FREAB) announces a meeting to which all persons are invited.

DATES AND TIMES: Monday, February 6, 2006, 9:00 a.m. or the soonest thereafter; reconvening Tuesday, February 7, 2006, 8:30 a.m. or the soonest thereafter

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Room 901, Ninth Floor, North Tower, 400 West Robinson Street, Orlando, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Official business of the Appraisal Board – among topics included, but not limited to, are proposed legislation affecting Chapter 475, Part II, F.S., rule development workshops, Board training, Chapter 61J1, F.A.C., rule amendments, disciplinary actions and general subject matter.

If a person decides to appeal a decision made by the Board, with respect to any matter considered at this meeting or hearing, a record of the proceedings for such purpose, upon which the appeal is based, may be required.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Department of Business and Professional Regulation, (407)481-5632, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Division of Real Estate using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Ashley Dashnaw, Regulatory Specialist III, Florida Real Estate Appraisal Board, 400 W. Robinson Street, Suite N801, Orlando, Florida 32801-1772.

The Probable Cause Panel of the **Florida Real Estate Appraisal Board** announces a telephone conference call to be held via meet me number.

DATE AND TIME: Wednesday, February 8, 2006, 9:30 a.m. or the soonest thereafter (Portions of the probable cause proceedings are not open to the public)

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Room 901, Ninth Floor, North Tower, 400 West Robinson Street, Orlando, Florida, Meet Me Number (850)921-6433

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a private meeting to review cases for which a determination of probable cause is to be made and to conduct a public meeting to review cases on which probable cause has been made.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

NOTE: In accordance with the Americans with Disabilities Act, any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Division of Real Estate, (407)481-5632 (between the hours of 9:00 a.m. – 4:00 p.m.), at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Division of Real Estate using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Probable Cause Panel of the **Florida Real Estate Commission** announces a meeting to which all interested persons are invited.

DATE AND TIME: Monday, February 13, 2006, 10:00 a.m. or the soonest thereafter (Portions of the probable cause proceedings are not open to the public.)

PLACE: Zora Neale Hurston Building, North Tower, Suite 901N, 400 West Robinson Street, Orlando, Florida 32801

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a private meeting to review cases to determine probable cause and to conduct a public meeting to review cases where probable cause was previously found.

All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of the Commission members or its counsel.

Any person who desires a special accommodation at this meeting because of a disability or physical impairment should contact the Division of Real Estate, (407)245-0800 (between the hours of 8:30 a.m. – 4:00 p.m.) at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call the Real Estate Division using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Florida Real Estate Commission** announces a public meeting to which all persons are invited at the time, date and place shown below.

DATE AND TIME: February 13, 2006, 3:30 p.m.

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Room N901, 400 W. Robinson Street, Hurston Building, North Tower, Orlando, Florida 32801, (407)245-0800

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the meeting is for Commission/Board Member Training.

Any person requiring a special accommodation at this workshop because of a disability or physical impairment should contact the Division of Real Estate, (407)481-5632 (between the hours of 9:00 a.m. and 4:00 p.m.) at least five calendar days prior to the workshop. If you are hearing or speech impaired, please call the Florida Real Estate Commission using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Lori Crawford, Deputy Clerk, Division of Real Estate, 400 West Robinson Street, Hurston Building, North Tower, Suite N802, Orlando, Florida 32801.

The **Florida Real Estate Commission** (FREC) announces a public meeting to which all persons are invited.

DATES AND TIMES: Tuesday, February 14, 2006, 8:30 a.m.; reconvening Wednesday, February 15, 2006, 8:30 a.m.

PLACE: Division of Real Estate, Conference Room N901, North Tower, 400 West Robinson Street, Orlando, Florida 32801

GENERAL SUBJECT MATTER TO BE CONSIDERED: Official business of Commission – among topics included, but not limited to, are proposed legislation affecting Chapter 475, Part I, F.S., rule development workshops, Florida Administrative Code 61J2 rule amendments, budget discussions, escrow disbursement requests, recovery fund claims, education issues, petitions for declaratory statement, petitions for rule variance/waiver, and disciplinary actions.

All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of the Commission members or its counsel.

If a person decides to appeal a decision made by the Commission, with respect to any matter considered at this meeting or hearing, a record of the proceedings for such purpose, upon which the appeal is based, may be required.

A copy of the agenda may be obtained by writing: Deputy Clerk of the Florida Real Estate Commission, 400 W. Robinson Street, Suite N801, Orlando, Florida 32801-1772.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Department of Business and Professional Regulation, (407)245-0800, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Division of Real Estate using the Florida Dual Party Relay System, 1(800) 955-8770 (Voice) and 1(800) 955-8771 (TDD).

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."

DEPARTMENT OF HEALTH

The Florida **Board of Medicine**, Probable Cause Panel (South) announces a telephone conference call to be held via meet me number.

DATE AND TIME: February 10, 2006, 2:00 p.m.

PLACE: Meet Me Number (850)414-5775, Suncom 994-5775 GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a private meeting to review cases for which a determination of probable cause is to be made and to conduct a public meeting to review cases on which probable cause has been made.

A copy of the agenda may be obtained by writing: Gaynetta Rosier, Regulation Specialist II, Agency for Health Care Administration, Medical Services, Palmer Building, P. O. Box 14229, Tallahassee, Florida 32317-4229.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Medical Litigation Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required. The Medical Litigation Section may be contacted at P. O. Box 14229, Tallahassee, Florida 322317-4229, (850)922-2414. 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice) via Florida Relay Service.

The **Board of Nursing** and Council on Certified Nursing Assistants announces public meetings to which all persons are invited to attend.

DATE AND TIMES: Wednesday, February 8, 2006, 10:30 a.m. – Council on Certified Nursing Assistants; 6:00 p.m. – Practice Committee; 6:15 p.m. – Legislative Committee

DATE AND TIMES: Thursday, February 9, 2006, 8:30 a.m. – Credentials Committee; 8:30 a.m. – Education Committee; 1:00 p.m. – Full Board meeting

DATE AND TIME: Friday, February 10, 2006, 8:30 a.m. – Full Board meeting

PLACE: Tallahassee-Leon County Civic Center, 505 W. Pensacola St., Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

DATE AND TIMES: Wednesday, April 5, 2006, 10:30 a.m. – Council on Certified Nursing Assistants; 6:00 p.m. – Practice Committee; 6:15 p.m. – Legislative Committee

DATE AND TIMES: Thursday, April 6, 2006, 8:30 a.m. – Credentials Committee; 8:30 a.m. – Education Committee;

1:00 p.m. – Full Board meeting DATE AND TIME: Friday, April 7, 2006, 8:30 a.m. – Full

Board meeting

PLACE: Sheraton Ft. Lauderdale Airport, 1825 Griffin Road, Dania Beach, FL 33004, (954)920-3500

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

DATE AND TIMES: Wednesday, June 7, 2006, 10:30 a.m. – Council on Certified Nursing Assistants; 6:00 p.m. – Practice Committee; 6:15 p.m. – Legislative Committee

DATE AND TIMES: Thursday, June 8, 2006, 8:30 a.m. – Credentials Committee; 8:30 a.m. – Education Committee; 1:00 p.m. – Full Board meeting

DATE AND TIME: Friday, June 9, 2006, 8:30 a.m. – Full Board meeting

PLACE: Tampa Riverwalk Hotel, 200 N. Ashley Dr., Tampa, FL 33602, (813)223-2222

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

DATE AND TIMES: Wednesday, August 9, 2006, 10:30 a.m. – Council on Certified Nursing Assistants; 6:00 p.m. – Practice Committee; 6:15 p.m. – Legislative Committee

DATE AND TIMES: Thursday, August 10, 2006, 8:30 a.m. – Credentials Committee; 8:30 a.m. – Education Committee; 1:00 p.m. – Full Board meeting

DATE AND TIME: Friday, August 11, 2006, 8:30 a.m. – Full Board meeting

PLACE: Hyatt Regency Riverwalk, 225 Coastline Drive, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

DATE AND TIMES: Wednesday, October 11, 2006, 10:30 a.m. – Council on Certified Nursing Assistants; 6:00 p.m. – Practice Committee; 6:15 p.m. – Legislative Committee

DATE AND TIMES: Thursday, October 12, 2006, 8:30 a.m. – Credentials Committee; 8:30 a.m. – Education Committee; 1:00 p.m. – Full Board meeting

DATE AND TIME: Friday, October 13, 2006, 8:30 a.m. – Full Board meeting

PLACE: Radisson Mart Plaza, 711 N. W. 72nd Street, Miami, FL 33126, (305)261-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

DATE AND TIMES: Wednesday, November 29, 2006, 10:30 a.m. – Council on Certified Nursing Assistants; 6:00 p.m. – Practice Committee; 6:15 p.m. – Legislative Committee

DATE AND TIMES: Thursday, November 30, 2006, 8:30 a.m. – Credentials Committee; 8:30 a.m. – Education Committee; 1:00 p.m. – Full Board meeting

DATE AND TIME: Friday, December 1, 2006, 8:30 a.m. – Full Board meeting

PLACE: Holiday Inn Hotel & Suites Universal, 5905 Kirkman Road, Orlando, FL 32819, (407)313-3330

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board, Council and Committees.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board, (850)245-4125, at least 48 hours prior to the meeting. If you are a hearing or speech impaired, please contact the Board office using the Dual Party Relay System, 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 from which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Executive Director, Florida Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3252.

The **Department of Health, Board of Opticianry** announces an official Board meeting. All interested parties are invited to attend at the address listed below, which is normally open to the public.

DATE AND TIME: February 13, 2006, 8:30 a.m.

PLACE: The Marriott Tampa Airport, Tampa International Airport, Tampa, FL 33607, (813)879-5151

GENERAL SUBJECT MATTER TO BE CONSIDERED: Examination Committee Meeting and Official Board Meeting.

A copy of the agenda may be obtained by writing: Sue Foster, Executive Director, Department of Health, Board of Opticianry 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she may need to ensure that a verbatim record of the proceeding is made, which records include the testimony and evidence upon which the appeal is to be made.

Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD). Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster, (850)245-4474, at least one week prior to the meeting date.

The **Board of Optometry** hereby gives notice of a public hearing on Rule 64B13-3.008, F.A.C., Corporate, Lay, and Unlicensed Practice of Optometry Prohibited, to which all interested persons are invited to participate.

DATE AND TIME: February 14, 2006, 10:00 a.m. or as soon thereafter as it can be hear

PLACE: Board Meeting, Sheraton Suites Cypress Creek, 555 N. W. 62nd Street, Fort Lauderdale, FL 33309

A notice of rule development on this rule was published in Vol. 31, No. 40 of the October 7, 2005, Florida Administrative Weekly.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe Baker, Jr., Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3259

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Board of Optometry** will hold a duly noticed meeting and telephone conference call, to which all persons are invited to attend.

DATE AND TIME: Tuesday, February 14, 2006, 10:00 a.m. or shortly thereafter

PLACE: Sheraton Suites Cypress Creek, 555 N. W. 62nd Street, Ft. Lauderdale, Florida 33309 (954)772-5400

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board, (850)245-4355, at least 48 hours prior to the meeting. If you are a hearing or speech impaired, please contact the Board office using the 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 from which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Joe Baker, Jr., Executive Director, Board of Optometry, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257, website: www.doh.state.fl.us/mqa/optometry/index.html.

The **Department of Health, Board of Pharmacy** announces a public meeting to which all persons are invited.

DATES AND TIME: February 9-10, 2006, 8:00 a.m.

PLACE: Embassy Suites, 9300 Baymeadows Road, Jacksonville, FL 32256, (904)731-3555

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will meet to conduct disciplinary proceedings and general board business.

A copy of the board agenda materials, which are open to the public, may be obtained by writing: Rebecca Poston, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board of Pharmacy, Garnet Keller, (850)245-4292 at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting he will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Department of Health, Board of Physical Therapy Practice** announces a meeting to which all persons are invited. DATES AND TIMES: February 9, 2006, 6:30 p.m. or soon thereafter; February 10, 2006, 8:00 a.m. or soon thereafter

PLACE: Hilton Jacksonville Waterfront, 1201 Riverplace Blvd., Jacksonville, FL 32207, (904)398-8800

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting and Education Committee Meeting. A copy of the agenda may be obtained by contacting: Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255, (850)245-4373, Ext. 3467.

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)245-4373. 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.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The Florida **Department of Children and Family Services** announces the following District Eight Community-Based Care Alliance Meetings to which all interested persons are invited.

Charlotte County Community Alliance

DATES AND TIME: March 8, 2006; June 14, 2006; September 13, 2006; December 13, 2006, 12:00 Noon

PLACE: Charlotte County Justice Center, Second Floor Court Administration Conference Room, 350 East Marion Avenue, Punta Gorda, Florida

Collier County Community Alliance

DATES AND TIME: February 8, 2006; May 10, 2006; August 9, 2006; November 8, 2006, 12:00 Noon

PLACE: Collier County Government Complex, 3301 Tamiami Trail East, Building L, Judge Baker's Assigned Courtroom, Naples, Florida

Hendry/Glades Counties Community Alliance

DATES AND TIME: March 3, 2006; June 2, 2006; September 1, 2006; December 1, 2006, 10:00 a.m.

PLACE: LaBelle Service Center, 485 Cowboy Way, LaBelle, Florida

Lee County Community Alliance

DATES AND TIME: February 2, 2006; May 4, 2006; August 3, 2006; November 2, 2006, 3:30 p.m.

PLACE: Regional Service Center, 2295 Victoria Avenue, Room #123, Fort Myers, Florida

Persons needing additional information should contact: Mary Lynn Smith, (239)338-1490.

The **Department of Children and Family Services, Mental Health Program** Office announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, February 6, 2006, 9:00 a.m. – 11:00 a.m.

PLACE: Atlantic Shores Hospital, 4545 North Federal Highway, Administrative Auditorium, Ft. Lauderdale, FL 33308

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Department is seeking public input and information regarding the designation of ATLANTIC SHORES HOSPITAL as a Private Receiving Facility.

Persons with disabilities requiring accommodations in order to participate in these events should contact Pearl Guerin, 201 W. Broward Blvd., Suite #511, Ft. Lauderdale, FL 33301, (954)767-5002, by close of business (5:00 p.m.) no later than five working days prior to the meeting.

FOR FURTHER INFORMATION CONTACT: Pearl Guerin, (954)767-5002

NAVIGATION DISTRICTS

The West Coast Inland Navigation District announces the following Board of Commissioners meeting to which all interested parties are invited.

DATE AND TIME: Friday, February 3, 2006, 10:30 a.m.

PLACE: Venice City Hall, 401 West Venice Avenue, Venice, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Navigation District.

A copy of the agenda for this meeting may be obtained by writing: WCIND, P. O. Box 1845, Venice, FL 34284.

No verbatim record will be made of this meeting. Any person wishing to appeal decisions made at this meeting may need to ensure that a verbatim record is made.

FLORIDA HOUSING FINANCE CORPORATION

The **Florida Housing Finance Corporation** announces a public meeting to which all interested persons are invited. DATE AND TIME: February 7, 2006, 1:00 p.m.

PLACE: Miami International Airport Hotel, Miami International Airport, N. W. 20th Street and LeJeune Road, Miami, Florida 33122

GENERAL SUBJECT MATTER TO BE CONSIDERED: To engage in discussion relative to how Florida Housing and the development community can better serve the rental housing needs of extremely low income persons through the Universal Application cycle process.

Any person requiring a special accommodation at the workshop because of a disability or physical impairment should contact: Jean Salmonsen, (850)488-4197. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida Housing Finance Corporation announces the following Review Committee meetings to which all persons are invited to attend.

DATES AND TIMES: Tuesday, February 14, 2006, 2:00 p.m., Eastern Time; Friday, February 17, 2006, 10:00 a.m.

PLACE: Rick Seltzer Conference Room, Suite 6000, Florida Housing Finance Corporation, 227 North Bronough Street, Tallahassee, Florida 32301-1329

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the evaluations of the response(s) submitted for Florida Housing Finance Corporation's Request for Proposals #2005-04 for the Acquisition of Land by Community Land Trusts for Affordable Housing.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Robin Grantham, at Florida Housing Finance Corporation, (850)488-4197, at least five (5) calendar days prior to the meeting. If you are hearing impaired, please contact Florida Housing Finance Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by Florida Housing Finance Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, may need to ensure that a verbatim record of the proceedings be made, which record shall include the testimony and evidence upon which the appeal is to be based.

DEPARTMENT OF FINANCIAL SERVICES

The **Department of Financial Services** announces a public meeting of the Florida Board of Funeral, Cemetery and Consumer Services' Finance Committee, to which all persons are invited.

DATE AND TIME: February 3, 2006, 10:00 a.m. – 3:00 p.m.

PLACE: Department of Financial Services, Mary Grizzle Building, Suite 142B, 11351 Ulmerton Road, Largo, FL 33778 GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Committee Business.

If a person decides to appeal any decision made by the Committee with respect to any matter considered at this meeting, the person will need a record of the proceedings, and for such purpose the person 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.

At least 7 days before each meeting, a copy of the agenda of the meeting will be available. Agendas will be available on the home page of the Division of Funeral, Cemetery and Consumer Services, www.fldfs.com/FuneralCemetery.

A copy of the agenda may also be obtained by writing: Dept of Financial Services, Division of Funeral, Cemetery and Consumer Services, Attn: LaTonya Bryant, 200 East Gaines Street, Tallahassee FL 32399-0361, or calling Ms. Bryant, (850)413-3039.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise LaTonya Bryant, (850)413-3039, at least 48 hours before the meeting. If you are hearing or speech impaired, contact LaTonya Bryant via the Florida Relay Service, 1(800)955-8771 (TDD), 1(800)955-8770 (Voice), for assistance.

BROWARD COUNTY PROPERTY APPRAISER

The **Broward County Property Appraiser** will hold a Selection Committee (RFP #2005-IT-01) meeting to which all interested parties are invited to attend.

DATE AND TIME: January 31, 2006, 9:15 a.m. - completed

PLACE: Broward County Property Appraiser's Main Office, 115 South Andrews Avenue, Room 111, Fort Lauderdale, Florida 33301, (954)357-6934

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to allow the short listed vendors to give their presentations for a Computer Assisted Mass Appraisal (CAMA) system.

For more information, visit www.bcpa.net and select the link titled "RFPs & Lobbying" or call (954)357-6934.

FIRST FLORIDA GOVERNMENTAL FINANCING COMMISSION

The **First Florida Governmental Financing Commission** announces the following regular public meeting, where all interested parties are invited.

DATE AND TIME: Friday, February 2, 2006, 2:00 p.m.

PLACE: Room 215, City Hall, City of Hollywood, 2600 Hollywood Boulevard, Hollywood, Florida

A copy of the agenda may be obtained by contacting: Mr. Richard C. Dowdy, Program Administrator, Post Office Box 14923, Tallahassee, FL 32317-4923, (850)878-1874.

SUNSHINE STATE GOVERNMENTAL FINANCING COMMISSION

The Sunshine State Governmental Financing Commission announces a public meeting, where all interested parties are invited.

DATE AND TIME: Friday, February 10, 2006, 10:30 a.m. PLACE: Conference Room 4-F, Fourth Floor, City Hall, City of Tallahassee, 300 South Adams Street, Tallahassee, FL GENERAL SUBJECT MATTER TO BE CONSIDERED:

Board of Directors Business Meeting.

A copy of the agenda may be obtained by contacting: Mr. Richard C. Dowdy, Program Administrator, (850)878-1874.

FLORIDA LOCAL GOVERNMENT FINANCE COMMISSION

The Florida Local Government Finance Commission announces a public meeting to which all interested persons are invited.

DATE AND TIME: Friday, February 10, 2006, 10:30 a.m.

PLACE: 2502 Rocky Point Drive, Suite 1060, Tampa, Florida 33607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Commission relating to its statewide pooled commercial paper program.

JUSTICE ADMINISTRATIVE COMMISSION

The **Justice Administrative Commission** (JAC) announces a meeting to which all interested persons are invited.

DATE AND TIME: February 15, 2005, 11:00 a.m. (EST)

PLACE: JAC Conference Room, 227 N. Bronough Street, Suite 2100, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: JAC Classification and Pay Plan as well as other business as required.

A copy of the agenda will be available upon request. For this, or other inquiries, contact: Jessica Kranert, 1(866)355-7902. An audio recording of this meeting will be made. In conjunction with the Americans with Disabilities Act, please

contact Human Resources, 1(866)355-7902, if special accommodations are needed. If you are hearing or speech impaired please contact the JAC using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

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."

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

NOTICE IS HEREBY GIVEN that the Bureau of Entomology and Pest Control, Division of Agricultural Environmental Services, Department of Agriculture and Consumer Services, State of Florida received a Petition For Declaratory Statement from Richard Miles, Certified Pest Control Operator, 7008 Bayard Road, Ft. Pierce, Florida 34951, Agency Number A-40507.

The petitioner requested a declaratory statement regarding the definition of "customer" per Chapter 482, Florida Statutes and the "requested by" on the Wood Destroying Organism (WDO) report, Department of Agriculture and Consumer Services form 13645.

A copy of the Petition For Declaratory Statement, Agency Number A-40507, may be obtained by writing: Paul Palmiotto, Agency Clerk, State of Florida Department of Agriculture and Consumer Services, 407 South Calhoun Street, Mayo Building, Mail Stop M12, Tallahassee, Florida 32399.

Please refer all comments to: David W. Young, Senior Attorney, Office of General Counsel, State of Florida, Department of Agriculture and Consumer Services, 407 South Calhoun Street, Mayo Building, Suite 520, Tallahassee, Florida 32399-0800.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued an Order Denying Petition for Declaratory Statement In Re: Petition for Declaratory Statement, Anthony Caccano, Petitioner, Maya Marca Condominium Apartments, Inc.; Docket Number 2005059640.

Anthony Caccano's petition asking whether Maya Marca Condominium Apartments, Inc. must provide access to its official records on condominium property instead of at the offices of its management company was denied because it addressed the association's past conduct.

A copy of the Order Denying Petition for Declaratory Statement, Docket Number 2005059640, may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued a Declaratory Statement In Re: Petition for Declaratory Statement, Jerry L. Robertson, Unit Owner, Cortez Villas Property Association, Inc., Docket Number 2005056839.

The Division declares that Section 718.112(2)(k), F.S., requiring condominium bylaws to include nonbinding arbitration applies to the 1973 declaration of covenants and restrictions for Cortez Villas Property Association; however, the Association does not have to adopt a bylaw to include a provision for condominium arbitration since one is deemed by statute to be included.

A copy of the Declaratory Statement, Docket Number 2005056839, may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, received a Petition for Declaratory Statement In Re: Petition for Declaratory Statement, Old Port Cove Property Association, Inc., Patrick J. Carr, Petitioner; Docket Number 2005065883.

Whether Old Port Cove Property Owners Association, Inc. is a condominium master association as defined by Section 718.103(2), F.S.; and (2) whether the association's proposed entrance landscaping improvement is a material alteration or substantial improvement to the common elements requiring a 75% vote of the unit owners under Section 718.113(2), F.S..

A copy of the Petition for Declaratory Statement, Docket Number 2005065883, may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217. Please refer all comments to Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

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."

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

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."

REGIONAL TRANSPORTATION AUTHORITIES

NOTICE TO FARE COLLECTION SUPPLIERS AVAILABILITY OF INDUSTRY REVIEW DOCUMENTS UNIVERSAL AUTOMATED FARE COLLECTION SYSTEM

The South Florida Regional Transportation Authority (SFRTA), an agency of the State of Florida, operates Tri-Rail, a seventy-two mile commuter railroad with eighteen (18) stations in Miami-Dade, Broward and Palm Beach Counties.

PURPOSE: The South Florida Regional Transportation Authority (SFRTA) has prepared technical specifications for a regional automated fare vending and collection system and will be seeking comments from interested suppliers before finalizing an RFP.

TO REQUEST AN OPPORTUNITY TO COMMENT: Send an e-mail to uafcs@sfrta.fl.gov. If you do not receive a reply after two business days, call: Ms. Charmaine Davis-Matthei, (954)788-7905. Industry Review documents will be on CD and will be available on or about January 17, 2006. The Industry Review package will be distributed only to established suppliers within the fare collection industry.

RECEIPT OF WRITTEN COMMENTS: All comments regarding the Industry Review package must be received in both hard copy and on CD no later than 5:00 p.m. Eastern Standard Time on Wednesday, February 22, 2006 at the SFRTA office in Pompano Beach, Florida.

ISSUANCE OF SOLICITATION: Intended for Spring, 2006. SFRTA will review comments and suggested changes and modifications prior to issuance of the solicitation. Participation in the Industry Review is not a pre-requisite for participation in the solicitation or award of any contract resulting from the solicitation. Nor will participation in the Industry Review preclude participation in the solicitation or award of any contract resulting from the solicitation. PARTNERING OR TEAMING: The SFRTA encourages partnering or teaming among industry firms for this procurement. Such partnering or teaming could result in a successful proposal that provides the best combination of value and technical innovation.

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."

FISH AND WILDLIFE CONSERVATION COMMISSION

ADVERTISEMENT FOR BIDS

BIDS ARE REQUESTED FROM QUALIFIED CERTIFIED/ REGISTERED CONTRACTORS BY THE FLORIDA FISH AND WILDLIFE CONSERVATION COMMISSION FOR THE CONSTRUCTION OF:

PROJECT NO .:	FWC 05/06-77
PROJECT NAME:	LAKE SEMINOLE AQUATIC
	ENHANCEMENT
PROJECT LOCATION:	PINELLAS, FLORIDA

FOR:

Work on this proposed Contract is to remove, consolidate, haul and deposit tussock/organic sediments from about 17.4 acres to an upland disposal site within 0.5 mile.

PRE-BID CONFERENCE:

A non-mandatory pre-bid conference has been scheduled for 11:00 a.m. EST on Wednesday, February 8, 2006 at Lake Seminole Park Boat Ramp.

REQUIRED BONDS:

Bids shall be accompanied by a bid guarantee of not less than five (5) percent of the amount of the bid.

After award of Contract, a 100% Performance Bond and a 100% Labor and Material Payment Bond Will be required.

Sealed bids will be received, publicly opened and read aloud on:

DATE AND TIME: February 27, 2006, 3:00 p.m. EST.

PLACE: Purchasing Office, Room 364, Florida Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)488-3428 BID DOCUMENTS:

Bid documents shall be obtained from the Commission, upon payment of \$25.00, non-refundable, for one set. The payment envelope MUST be plainly marked on the outside with the bid number. The bid package will be sent overnight upon receiving payment by the above-mentioned Purchasing Office. Provide contact information, phone and fax number, as well as complete return address. DO NOT PROVIDE POST OFFICE BOX FOR RETURN ADDRESS. CONTACT PERSON:

Direct questions to the Fisheries Biologist:

Jeff Willitzer Florida Fish and Wildlife Conservation Commission 3900 Drane Field Road Lakeland, FL 33811 Tel.: (863)648-3202 Fax:: (863)701-1248 Email: jeff.willitzer@myfwc.com

ADVERTISEMENT FOR BIDS BIDS ARE REQUESTED FROM QUALIFIED CERTIFIED/ REGISTERED CONTRACTORS BY THE FLORIDA FISH AND WILDLIFE CONSERVATION COMMISSION FOR: PROJECT NO: FWC 05/06-89 PROJECT NAME: RE-BID BATTLE BEND AQUATIC ECOSYSTEM RESTORATION PROJECT LOCATION: LIBERTY COUNTY ELOPIDA

PROJECT LOCATION: LIBERTY COUNTY, FLORIDA FOR:

Work on this proposed Contract comprises removal of accumulated sediment material from the lower arm of Battle Bend (at Navigation Mile 28.8 on the east bank of Apalachicola River) in Liberty County, in order to restore the hydrological connection of important backwater habitat areas to the Apalachicola River main channel. Approximately 64,000 cubic yards of excavated sediment material will be transported to an approximately 110-acre site previously managed by the Florida Department of Transportation (FDOT) as a borrow pit. The proposed disposal site is located on the north side of Highway 98, approximately 1.0 mile east of the intersection with Highway 65 in Franklin County, Florida, as shown on the Drawings.

PRE-BID CONFERENCE:

A non-mandatory pre-bid conference has been scheduled for 11:00 a.m. EST on Tuesday, February 7, 2006 at Hickory Landing on Owl Creek boat ramp which is located about 3 miles Southwest of the City of Sumatra, Liberty County, at the end of Apalachicola National Forest Road.

REQUIRED BONDS:

Bids shall be accompanied by a bid guarantee of not less than five (5) percent of the amount of the bid.

After award of Contract, a 100% Performance Bond and a 100% Labor and Material Payment Bond Will be required.

Sealed bids will be received, publicly opened and read aloud on:

DATE AND TIME: February 28, 2006, 3:00 p.m. EST.

PLACE: Purchasing Office, Room 364, Florida Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)488-3428

BID DOCUMENTS: Bid documents shall be obtained from the Commission, upon payment of \$50.00, non-refundable, for one set. The payment envelope MUST be plainly marked on the outside with the bid number. The bid package will be sent overnight upon receiving payment by the above-mentioned Purchasing Office. Provide contact information, phone and fax number, as well as complete return address. DO NOT PROVIDE POST OFFICE BOX FOR RETURN ADDRESS. CONTACT PERSON:

Direct questions to the Project Director:

Michael Hill Florida Fish and Wildlife Conservation Commission Division of Habitat and Species Conservation 1338 Avondale Way Tallahassee, Florida 32317 Phone: (850)251-8919 e-mail: michael.hill@myfwc.com

PASCO HERNANDO JOBS AND EDUCATION

REQUEST FOR PROPOSALS

The Pasco Hernando Jobs and Education Partnership Regional Board, Inc. (PHJEPRB) is requesting proposals for audit services. The Request for Proposal (RFP) is released to obtain proposals from entities able to provide audit services for the PHJEPRB for the time period of July 1, 2005 through June 30, 2006 including possible options to renew. Parties interested in receiving a Request for Proposal may download a copy of this RFP. Please visit the Board's website: www.pasco-hernando. com.

For a facsimile copy or to have a copy mailed to you, contact: Ellen Hall, Pasco Hernando Jobs and Education Partnership Regional Board, P. O. Box 15790, Brooksville, FL 34604, (352)797-5781, Ext. 222. For questions about this RFP contact Shirl Hammatt at the same address or e-mail at shirl@pasco-hernando.com.

For consideration an original and seven copies must be received by 5:00 p.m., February 16, 2006 at the Pasco Hernando Jobs and Education Partnership Regional Board inc., 15588 Aviation Loop Drive, P. O. Box 15790, Brooksville, FL 34604. The envelope must be clearly marked "RFP AUDIT SERVICES".

Request for Proposal

Youth Services for Pasco and Hernando Counties

The Pasco Hernando Jobs and Education Partnership Regional Board, Inc. is soliciting proposals from qualified firms to provide youth services to economically disadvantaged out-of-school youths as defined by the Workforce Investment Act in Pasco and Hernando Counties. The Board anticipates awarding contract(s) for these services as of May 30, 2006 and the period of services will be July 1, 2006 through June 30, 2007 with possible options to renew fro two additional years based on performance attainment.

To download a copy of this RFP, please visit the Board's web site: www.pasco-hernando.com. For a facsimile copy or to have a copy mailed to you, contact Ellen Hall at the Pasco Hernando Jobs and Education Partnership Regional Board, P. O. Box 15790, Brooksville, FL 34604, (352)797-5781, Ext. 222.

For questions about this RFP contact David Hamilton at the same address or e-mail: david@pasco-hernando.com. A bidders conference will be held 10:00 a.m. January 27, 2006 at Career Central Spring Hill, 7361 Forest Oaks, Spring Hill, Florida 34606.

Interested parties are highly encouraged to attend. For consideration, the complete original proposal and eight (8) copies must be received not later than 3:00 p.m., February 27, 2006 at the Pasco-Hernando Jobs and Education Partnership Regional Board, Inc. Administrative Offices, 15588 Aviation Loop Drive, Brooksville, Florida 34604.

Request for Proposal

Career Central System Operator for Pasco and Hernando Counties

The Pasco-Hernando Jobs and Education Partnership Regional Board, Inc. (PHJEPRB) is issuing this Request for Proposal (RFP) to solicit organizations with the expertise and demonstrated capacity to effectively and efficiently manage the Career Central system, and deliver various workforce development and welfare reform services in Pasco and Hernando counties. Through this RFP, the PHJEPRB plans to secure oversight and program services that will move the regional workforce investment system forward by focusing on a fully coordinated and integrated customer service strategy that is demand-driven and offers accessibility, convenience and consumer choice. The system manager will be held accountable for achieving certain standards of performance and must utilize a performance management system that incorporates the principles of continuous improvement.

The Board anticipates awarding contract(s) for these services as of May 30, 2006 and the period of services will be July 1, 2006 through June 30, 2007 with possible options to renew for two additional years based on performance attainment. To download a copy of this RFP, please visit the Board's web site at www.pasco-hernando.com. For a facsimile copy or to have a copy mailed to you, contact Ellen Hall at the Pasco Hernando Jobs and Education Partnership Regional Board, P. O. Box 15790 Brooksville, FL 34604 or call (352)797-5781, Ext 222.

For questions about this RFP contact David Hamilton at the same address or e-mail: david@pasco-hernando.com. A bidders conference will be held 10:00 a.m. January, 31 2006 at Career Central Spring Hill, 7361 Forest Oaks., Spring Hill, Florida 34606. Interested parties are highly encouraged to attend. A Letter of Intent to bid must be submitted in order to submit a proposal. Letters of Intent must be postmarked not later than February 10, 2006 and mailed to: PHJEPRB, P. O. Box 15790, Brooksville, FL 34604 For consideration, the complete original proposal and twelve (12) copies must be received not later than 3:30 p.m., March 3, 2006 at the Pasco-Hernando Jobs and Education Partnership Regional Board, Inc. Administrative Offices, 15588 Aviation Loop Drive, Brooksville, Florida 34604.

TAYLOR COUNTY BOARD OF COMMISSIONERS

LEGAL NOTICE REQUEST FOR QUALIFICATIONS Perry Foley Airport, Perry Florida INTRODUCTION

The Taylor County Board of County Commissioners is inviting professional aviation consulting firms to submit statements of qualifications for providing the services described below.

SUBMISSION REQUIREMENTS

Ten (10) copies of qualification statements must be delivered to: Taylor County Clerk of Courts at 108 N. Jefferson Street (P. O. Box 620), Perry, Florida 32347 by 4:00 p.m., February 6, 2006 local time. Bids will not be accepted after 4:00 p.m. local time. The bids shall be opened and read aloud at 6:10 p.m. local time, February 6, 2006, or as soon thereafter as practical. They shall be opened in the Taylor County Board of Commissioners meeting to be held at Steinhatchee Community Center, Riverside Drive, Steinhatchee, Florida during a regularly scheduled Board meeting. The proposals should be submitted in a sealed package and labeled that the package is being submitted for "Airport Consulting Services at the Perry Foley Airport."

Qualification statements are limited to a total of 30 pages, including transmittal letter, resumes, and all exhibits; but excluding divider pages. No table of contents is required. The statements must contain the following information presented in the following order:

- 1. Transmittal letter.
- 2. Experience in aviation consulting. Describe relevant experience on similar projects of the lead firm, as well as any proposed subconsultants. Clearly state roles and responsibilities of each firm on the team, and include an organizational chart.
- 3. Staff experience in aviation consulting. Provide an organizational chart of key project staffing, individual role and responsibility of each person, and include appropriate or condensed resumes.
- 4. Proposed method to achieve Disadvantaged Business Enterprise (DBE) participation goal of 10.97 percent.
- 5. Proof of professional liability insurance for the lead firm.
- 6. References on projects completed within the past five years.

EVALUATION PROCEDURES

Services will be secured in compliance with the policies and procedures of the Taylor County Board of County Commissioners and FAA Advisory Circular 150-5100-14C. A Consultant Selection Committee will be established to review and evaluate all qualification statements submitted. A team may be selected from the qualifications statements, or if deemed necessary, a minimum of three teams will be invited to make a formal presentation. The format and date of the presentation will be established at the time of short listing, if undertaken.

Qualification statements will be evaluated and scored by the following points:

	<u>Points</u>
1. Transmittal Letter	10
2. Team organization and experience	30
3. Staff organization and experience	40
4. DBE Plan	10
5. Proof of insurance	<u>10</u>
	100

The Taylor County Board of County Commissioners reserves the right to accept or reject any or all responses without further action. Reference checks may be used as a "tie-breaker" in short listing, or used as additional consideration during the formal interview and final selection process.

Questions concerning this RFQ must be submitted in writing to Melody Cox, Director of Administration, Taylor County Administrative Complex, 201 East Green Street, Perry, Florida 32347. All questions and answers are public information.

SERVICES AND PROJECT DESCRIPTION

Services requested include all appropriate: General Consulting, Planning, Environmental, Architectural, Engineering, Construction Inspection, Grant Procurement Assistance, Capital Improvement Program Management Assistance, Financial Consulting and other services as required. The project(s) anticipated at the Airport could consist of: runway and taxiway improvements, aircraft hangars, apron improvements, NAVAIDS, airfield lighting, terminal area development, airside improvements, planning and environmental permitting.

Section XII Miscellaneous

DEPARTMENT OF EDUCATION

PUBLIC NOTICE FOR FOOD SERVICE VENDORS TO REGISTER WITH THE FLORIDA DEPARTMENT OF EDUCATION TO PREPARE AND DELIVER UNITIZED MEALS AND SNACKS TO SPONSORS OF THE 2006 SUMMER FOOD SERVICE PROGRAM

In accordance with Title 7 Code of Federal Regulations, Part 225; it is the intent of the Florida Department of Education (FLDOE), Food and Nutrition Management Section, to administer the Summer Food Service Program (SFSP) for the benefit of Florida's school age children in the 2006 fiscal year. The primary purpose of this Child Nutrition Program is to provide breakfast, lunch, snack meals and/or a dinner meal (when applicable) to economically needy children during periods when the public school systems are generally closed for summer recess. Food service vendors who wish to participate in vending meals into this Program may email or write FLDOE for a vendor registration and guidance package to the address given below. Successful completion of the registration process will require copies of the following:

A current Florida business license in the name of the registering vendor;

The two most recent health department facility inspection reports;

A completed, signed and dated SFSP registration form;

Evidence of general business liability, product liability and delivery vehicle coverage for the vendor's personnel, owners and food production facility (s).

A completed food production facility inspection report indicating the types of equipment, vehicles and production capacity of the vendor's kitchen (s).

The last day to return this registration package with all attachments will be January 31, 2006. Compliance for on-time submissions will be determined by United States Postal Service (USPS) date stamps or similar date/time marks from private carriers. It is the applicant's responsibility to ensure on-time delivery and to have documentation of the date materials were sent.

For more information please contact the Food and Nutrition Management Section of FLDOE, (800)504-6609. The primary contact person for vendor registration and facility inspections is David Whetstone and the Summer Food Service Program supervisor is Michelle Morris. Please direct written or email communications to: The Florida Department of Education Food and Nutrition Management Section Summer Food Service Program 325 West Gaines Street, Room 1701 Tallahassee, FL 32399-0400 Ph. 1(800)504-6609 (Toll free in Florida) Ph. (850)245-9332 Fax. (850)245-9337 e-mail: David.Whetstone@fldoe.org

DEPARTMENT OF COMMUNITY AFFAIRS

DCA Final Order No.: DCA06-OR-009 STATE OF FLORIDA DEPARTMENT OF COMMUNITY AFFAIRS In re: MONROE COUNTY LAND DEVELOPMENT REGULATIONS ADOPTED BY ORDINANCE NO. 032-2005

IMMEDIATE FINAL ORDER

The Department of Community Affairs (the "Department") hereby issues this Immediate Final Order, pursuant to \$120.569(2)(n), \$380.05(6), and \$380.0552(9), Fla. Stat. (2005), approving a land development regulation adopted by a local government within the Florida Keys Area of Critical State Concern as set forth below.

FINDINGS OF FACT

1. Monroe County is a local government within the Florida Keys Area of Critical State Concern.

2. On December 30, 2005, the Department received for review Monroe County Ordinance No. 032-2005, adopted by the Monroe County Board of County Commissioners on November 16, 2005 ("Ord. 032-2005"). Ord. 032-2005 adopts interim amendments to Chapter 9.5 Monroe County Code by creating a new Section 9.5-227, Emergency Temporary Housing; providing for the temporary placement of Recreational Vehicles; and providing specific standards and procedures for approval of Recreational Vehicles as temporary emergency housing for storm-displaced residents. Ord. 032-2005 is a temporary measure; Section 4 provides that Ord. 032-2005 is repealed after 270 days.

3. As a result of the devastating effects of Hurricane Wilma, certain residents of Monroe County have been forced to evacuate their homes and require temporary housing. Based upon the information contained in Ord. 032-2005, the Department finds that there is an immediate danger to the public health, safety and welfare that requires the issuance of an Immediate Final Order.

4. Ord. 032-2005 is consistent with the County's 2010 Comprehensive Plan.

CONCLUSIONS OF LAW

5. The Department is required to approve or reject land development regulations that are enacted, amended or rescinded by any local government in the Florida Keys Area of Critical State Concern. §380.05(6), and §380.0552(9), Fla. Stat. (2005).

6. The Monroe County is a local government within the Florida Keys Area of Critical State Concern. §380.0552, Fla. Stat. (2005) and Rule 28-29.002 (superseding Chapter 27F-8), Fla. Admin. Code.

7. "Land development regulations" include local zoning, subdivision, building and other regulations controlling the development of land. §380.031(8), Fla. Stat. (2005). The regulations adopted by Ord. 032-2005 are land development regulations.

8. All land development regulations enacted, amended or rescinded within an area of critical state concern must be consistent with the Principles for Guiding Development (the "Principles") as set forth in §380.0552(7), Fla. Stat. See Rathkamp v. Department of Community Affairs, 21 F.A.L.R. 1902 (Dec. 4, 1998), aff'd, 740 So. 2d 1209 (Fla. 3d DCA 1999). The Principles are construed as a whole and no specific provision is construed or applied in isolation from the other provisions.

9. Ord. 032-2005 promotes and furthers the following Principles:

(a) To strengthen local government capabilities for managing land use and development so that local government is able to achieve these objectives without the continuation of the area of critical state concern designation.

(k) To provide adequate alternatives for the protection of public safety and welfare in the event of a natural or manmade disaster and for a post disaster reconstruction plan.

10. Ord. 032-2005 is not inconsistent with the remaining Principles. Ord. 032-2005 is consistent with the Principles for Guiding Development as a whole.

11. Since there is an immediate danger to the public health, safety and welfare, the approval of Ord. 032-2005 shall be effective immediately. §120.569(2)(n), Fla. Stat. (2005). WHEREFORE, IT IS ORDERED that:

A. Monroe County Ordinance 032-2005 is found to be consistent with the Principles for Guiding Development of the Florida Keys Area of Critical State Concern, and is hereby APPROVED; and

B. This Order and Monroe County Ordinance 032-2005 shall become effective immediately upon filing with the Agency Clerk.

DONE AND ORDERED in Tallahassee, Florida.

Thaddeus L. Cohen, Secretary Department of Community Affairs

NOTICE OF RIGHTS

I. Challenges to the Immediate Effective Date:

ANY PARTY WHO IS ADVERSELY AFFECTED BY THIS IMMEDIATE FINAL ORDER AND WHO DISPUTES THE FINDING THAT THERE IS AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE THAT REQUIRES AN IMMEDIATE FINAL ORDER MAY APPEAL THIS IMMEDIATE FINAL ORDER ON THAT BASIS OR SEEK AN INJUNCTION TO SET ASIDE THE IMMEDIATE NATURE OF THIS ORDER PURSUANT TO SECTIONS 120.569(2)(n) AND 120.68(1), FLORIDA STATUTES.

A. TO INITIATE AN APPEAL OF THIS ORDER, A NOTICE OF APPEAL MUST BE FILED WITH THE DEPARTMENT'S AGENCY CLERK, 2555 SHUMARD OAK BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100, WITHIN 30 DAYS OF THE DAY THIS ORDER IS PUBLISHED IN THE FLORIDA ADMINISTRATIVE WEEKLY. THE NOTICE OF APPEAL MUST BE SUBSTANTIALLY IN THE FORM PRESCRIBED BY FLORIDA RULE OF APPELLATE PROCEDURE 9.900(a). A COPY OF THE NOTICE OF APPEAL MUST BE FILED WITH THE APPROPRIATE DISTRICT COURT OF APPEAL AND MUST BE ACCOMPANIED BY THE FILING FEE SPECIFIED IN SECTION 35.22(3), FLORIDA STATUTES.

B. TO SEEK AN INJUCTION, A COMPLAINT MUST BE FILED WITH THE APPROPRIATE CIRCUIT COURT PURSUANT TO THE FLORIDA RULES OF CIVIL PROCEDURE. THE COMPLAINT MUST BE ACCOMPANIED WITH THE FILING FEE REQUIRED BY THE CLERK OF THE CIRCUIT COURT.

II. Challenges to All Other Issues:

ANY PERSON WHOSE SUBSTANTIAL INTERESTS BY ORDER HAS THE ARE AFFECTED THIS **OPPORTUNITY** FOR AN ADMINISTRATIVE PROCEEDING PURSUANT TO SECTION 120.569, FLORIDA STATUTES, REGARDING THE AGENCY'S ACTION. DEPENDING UPON WHETHER YOU ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT IN YOUR PETITION REQUESTING AN ADMINISTRATIVE PROCEEDING, YOU ARE ENTITLED TO EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING.

A. IF YOUR PETITION FOR HEARING DOES NOT ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT CONTAINED IN THE DEPARTMENT'S ACTION, THEN THE ADMINISTRATIVE PROCEEDING WILL BE AN INFORMAL ONE, CONDUCTED PURSUANT TO SECTIONS 120.569 AND 120.57(2) FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND III, FLORIDA ADMINISTRATIVE CODE. IN AN INFORMAL ADMINISTRATIVE PROCEEDING, YOU MAY BE REPRESENTED BY COUNSEL OR BY A QUALIFIED REPRESENTATIVE, AND YOU MAY PRESENT WRITTEN OR ORAL EVIDENCE IN OPPOSITION TO THE DEPARTMENT'S ACTION OR REFUSAL TO ACT; OR YOU MAY EXERCISE THE OPTION TO PRESENT A WRITTEN STATEMENT CHALLENGING THE GROUNDS UPON WHICH THE DEPARTMENT HAS CHOSEN TO JUSTIFY ITS ACTION OR INACTION.

B. IF YOU DISPUTE ANY ISSUE OF MATERIAL FACT STATED IN THE AGENCY ACTION, THEN YOU MAY FILE A PETITION REQUESTING A FORMAL ADMINISTRATIVE HEARING BEFORE AN ADMINISTRATIVE LAW JUDGE OF THE DIVISION OF ADMINISTRATIVE HEARINGS, PURSUANT TO SECTIONS 120.569 AND 120.57(1), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND II, FLORIDA ADMINISTRATIVE CODE. AT А FORMAL ADMINISTRATIVE HEARING, YOU MAY BE REPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE, AND YOU 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 RECOMMENDED ORDER.

C. IF YOU DESIRE EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING, YOU MUST AGENCY CLERK FILE WITH THE OF THE DEPARTMENT OF COMMUNITY AFFAIRS A WRITTEN PLEADING ENTITLED. **"PETITION** FOR PROCEEDINGS" ADMINISTRATIVE WITHIN 21 CALENDAR DAYS OF PUBLICATION OF THIS NOTICE. A PETITION IS FILED WHEN IT IS RECEIVED BY THE AGENCY CLERK, IN THE DEPARTMENT'S OFFICE OF GENERAL COUNSEL, 2555 SHUMARD OAK BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100.

D. THE PETITION MUST MEET THE FILING REQUIREMENTS IN SUBSECTION 28-106.104(2), FLORIDA ADMINISTRATIVE CODE. IF AN INFORMAL PROCEEDING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.301, FLORIDA ADMINISTRATIVE CODE. IF A FORMAL HEARING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH SUBSECTION 28-106.201(2), FLORIDA ADMINISTRATIVE CODE.

E. A PERSON WHO HAS FILED A PETITION MAY REQUEST MEDIATION. A REQUEST FOR MEDIATION MUST INCLUDE THE INFORMATION REQUIRED BY RULE 28-106.402, FLORIDA ADMINISTRATIVE CODE. CHOOSING MEDIATION DOES NOT AFFECT THE RIGHT TO AN ADMINISTRATIVE HEARING. YOU WAIVE THE RIGHT TO AN INFORMAL ADMINISTRATIVE PROCEEDING OR A FORMAL HEARING IF YOU DO NOT FILE A PETITION WITH THE AGENCY CLERK WITHIN 21 DAYS OF PUBLICATION OF THIS FINAL ORDER.

CERTIFICATE OF FILING AND SERVICE

I HEREBY CERTIFY that the original of the foregoing Immediate Final Order has been filed with the undersigned Agency Clerk, and that true and correct copies have been furnished to the persons listed below by the method indicated this 17th day of January, 2006.

Paula Ford, Agency Clerk

By U.S. Mail: Honorable Charles "Sonny" McCoy Mayor of Monroe County 500 Whitehead Street, Suite 102 Key West, Florida 33040

Danny L. Kolhage Clerk to the Board of County Commissioners 500 Whitehead Street Key West, Florida 33040

Timothy J. McGarry, AICP Director, Growth Management Division 2798 Overseas Highway, Suite 400 Marathon, Florida 33050

DCA Final Order No.: DCA06-OR-010 STATE OF FLORIDA DEPARTMENT OF COMMUNITY AFFAIRS In re: CITY OF MARATHON LAND DEVELOPMENT REGULATIONS ADOPTED BY ORDINANCE NO. 2005-24

IMMEDIATE FINAL ORDER

The Department of Community Affairs (the "Department") hereby issues this Immediate Final Order, pursuant to §120.569(2)(n), §380.05(6), and §380.0552(9), Fla. Stat. (2005), approving a land development regulation adopted by a local government within the Florida Keys Area of Critical State Concern as set forth below.

FINDINGS OF FACT

1. The City of Marathon is a local government within the Florida Keys Area of Critical State Concern.

2. On January 11, 2006, the Department received for review City of Marathon Ordinance No. 2005-24, adopted by the City of Marathon Board of City Commissioners on January 3, 2006 ("Ord. 2005-24"). Ord. 2005-24 adopts amendments to Chapter 9.5 of the City of Marathon Code by creating a new

Section 9.5-227, Emergency Temporary Housing; authorizing the temporary placement of Recreation Vehicles in all land use districts, and providing specific standards and procedures for approval of Recreational Vehicles as Emergency Temporary Housing for storm-displaced residents. Ord. 2005-24 is a permanent measure; Section 2 provides that the temporary housing may remain on the property for a period not to exceed 18 months from the date of the federal, state, or local declaration of emergency or until a final inspection or certificate of occupancy is issued on the repairs made to the dwelling unit, whichever comes first.

3. As a result of the devastating effects of Hurricane Wilma, certain residents of Monroe County have been forced to evacuate their homes and require temporary housing. Based upon the information contained in Ord. 2005-24, the Department finds that there is an immediate danger to the public health, safety and welfare that requires the issuance of an Immediate Final Order.

4. Ord. 2005-24 is consistent with the City's 2010 Comprehensive Plan.

CONCLUSIONS OF LAW

5. The Department is required to approve or reject land development regulations that are enacted, amended or rescinded by any local government in the Florida Keys Area of Critical State Concern. §380.05(6), and §380.0552(9), Fla. Stat. (2005).

6. The City of Marathon is a local government within the Florida Keys Area of Critical State Concern. §380.0552, Fla. Stat. (2005) and Rule 28-29.002 (superseding Chapter 27F-8), Fla. Admin. Code.

7. "Land development regulations" include local zoning, subdivision, building and other regulations controlling the development of land. §380.031(8), Fla. Stat. (2005). The regulations adopted by Ord. 2005-24 are land development regulations.

8. All land development regulations enacted, amended or rescinded within an area of critical state concern must be consistent with the Principles for Guiding Development (the "Principles") as set forth in §380.0552(7), Fla. Stat. See Rathkamp v. Department of Community Affairs, 21 F.A.L.R. 1902 (Dec. 4, 1998), aff'd, 740 So. 2d 1209 (Fla. 3d DCA 1999). The Principles are construed as a whole and no specific provision is construed or applied in isolation from the other provisions.

9. Ord. 2005-24 promotes and furthers the following Principles:

(a) To strengthen local government capabilities for managing land use and development so that local government is able to achieve these objectives without the continuation of the area of critical state concern designation. (k) To provide adequate alternatives for the protection of public safety and welfare in the event of a natural or manmade disaster and for a post disaster reconstruction plan.

10. Ord. 2005-24 is not inconsistent with the remaining Principles. Ord. 2005-24 is consistent with the Principles for Guiding Development as a whole.

11. Because there is an immediate danger to the public health, safety and welfare, the approval of Ord. 2005-24 shall be effective immediately. §120.569(2)(n), Fla. Stat. (2005). WHEREFORE, IT IS ORDERED that:

A. City of Marathon Ordinance 2005-24 is found to be consistent with the Principles for Guiding Development of the Florida Keys Area of Critical State Concern, and is hereby APPROVED; and

B. This Order and Marathon Ordinance 2005-24 shall become effective immediately upon filing with the Agency Clerk.

DONE AND ORDERED in Tallahassee, Florida.

THADDEUS L. COHEN, Secretary Department of Community Affairs NOTICE OF RIGHTS

I. Challenges to the Immediate Effective Date:

ANY PARTY WHO IS ADVERSELY AFFECTED BY THIS IMMEDIATE FINAL ORDER AND WHO DISPUTES THE FINDING THAT THERE IS AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE THAT REQUIRES AN IMMEDIATE FINAL ORDER MAY APPEAL THIS IMMEDIATE FINAL ORDER ON THAT BASIS OR SEEK AN INJUNCTION TO SET ASIDE THE IMMEDIATE NATURE OF THIS ORDER PURSUANT TO SECTIONS 120.569(2)(n) AND 120.68(1), FLORIDA STATUTES.

A. TO INITIATE AN APPEAL OF THIS ORDER, A NOTICE OF APPEAL MUST BE FILED WITH THE DEPARTMENT'S AGENCY CLERK, 2555 SHUMARD OAK BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100, WITHIN 30 DAYS OF THE DAY THIS ORDER IS PUBLISHED IN THE FLORIDA ADMINISTRATIVE WEEKLY. THE NOTICE OF APPEAL MUST BE SUBSTANTIALLY IN THE FORM PRESCRIBED BY FLORIDA RULE OF APPELLATE PROCEDURE 9.900(a). A COPY OF THE NOTICE OF APPEAL MUST BE FILED WITH THE APPROPRIATE DISTRICT COURT OF APPEAL AND MUST BE ACCOMPANIED BY THE FILING FEE SPECIFIED IN SECTION 35.22(3), FLORIDA STATUTES.

B. TO SEEK AN INJUCTION, A COMPLAINT MUST BE FILED WITH THE APPROPRIATE CIRCUIT COURT PURSUANT TO THE FLORIDA RULES OF CIVIL PROCEDURE. THE COMPLAINT MUST BE ACCOMPANIED WITH THE FILING FEE REQUIRED BY THE CLERK OF THE CIRCUIT COURT.

II. Challenges to All Other Issues:

ANY PERSON WHOSE SUBSTANTIAL INTERESTS BY THIS ORDER HAS ARE AFFECTED THE OPPORTUNITY FOR AN ADMINISTRATIVE PROCEEDING PURSUANT TO SECTION 120.569, FLORIDA STATUTES, REGARDING THE AGENCY'S ACTION. DEPENDING UPON WHETHER YOU ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT IN YOUR PETITION REQUESTING AN ADMINISTRATIVE PROCEEDING, YOU ARE ENTITLED TO EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING.

A. IF YOUR PETITION FOR HEARING DOES NOT ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT CONTAINED IN THE DEPARTMENT'S ACTION, THEN THE ADMINISTRATIVE PROCEEDING WILL BE AN INFORMAL ONE, CONDUCTED PURSUANT TO SECTIONS 120.569 AND 120.57(2), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND III, FLORIDA ADMINISTRATIVE CODE. IN AN **INFORMAL** PROCEEDING, ADMINISTRATIVE YOU MAY BE REPRESENTED BY COUNSEL OR BY A QUALIFIED REPRESENTATIVE, AND YOU MAY PRESENT WRITTEN OR ORAL EVIDENCE IN OPPOSITION TO THE DEPARTMENT'S ACTION OR REFUSAL TO ACT; OR YOU MAY EXERCISE THE OPTION TO PRESENT A WRITTEN STATEMENT CHALLENGING THE GROUNDS UPON WHICH THE DEPARTMENT HAS CHOSEN TO JUSTIFY ITS ACTION OR INACTION.

B. IF YOU DISPUTE ANY ISSUE OF MATERIAL FACT STATED IN THE AGENCY ACTION, THEN YOU MAY FILE A PETITION REQUESTING A FORMAL ADMINISTRATIVE HEARING BEFORE AN ADMINISTRATIVE LAW JUDGE OF THE DIVISION OF ADMINISTRATIVE HEARINGS, PURSUANT TO SECTIONS 120.569 AND 120.57(1), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND II, FLORIDA ADMINISTRATIVE CODE. AT FORMAL А ADMINISTRATIVE HEARING, YOU MAY BE REPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE, AND YOU WILL HAVE THE OPPORTUNITY TO PRESENT **EVIDENCE** AND ARGUMENT ON ALL THE ISSUES INVOLVED. TO CROSS-EXAMINATION AND CONDUCT SUBMIT REBUTTAL EVIDENCE, TO SUBMIT PROPOSED FINDINGS OF FACT AND ORDERS, AND TO FILE EXCEPTIONS TO ANY RECOMMENDED ORDER.

C. IF YOU DESIRE EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING, YOU MUST FILE WITH THE AGENCY CLERK OF THE DEPARTMENT OF COMMUNITY AFFAIRS A WRITTEN

"PETITION PLEADING ENTITLED, FOR PROCEEDINGS" **ADMINISTRATIVE** WITHIN 21 CALENDAR DAYS OF PUBLICATION OF THIS NOTICE. A PETITION IS FILED WHEN IT IS RECEIVED BY THE AGENCY CLERK, IN THE DEPARTMENT'S OFFICE OF OAK GENERAL COUNSEL, 2555 SHUMARD BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100.

D. THE PETITION MUST MEET THE FILING REOUIREMENTS IN SUBSECTION 28-106.104(2), FLORIDA ADMINISTRATIVE CODE. IF AN INFORMAL PROCEEDING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.301, FLORIDA ADMINISTRATIVE CODE. IF A FORMAL HEARING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE SUBSECTION 28-106.201(2), WITH FLORIDA ADMINISTRATIVE CODE.

E. A PERSON WHO HAS FILED A PETITION MAY REQUEST MEDIATION. A REQUEST FOR MEDIATION MUST INCLUDE THE INFORMATION REQUIRED BY RULE 28-106.402, FLORIDA ADMINISTRATIVE CODE. CHOOSING MEDIATION DOES NOT AFFECT THE RIGHT TO AN ADMINISTRATIVE HEARING.

YOU WAIVE THE RIGHT TO AN INFORMAL ADMINISTRATIVE PROCEEDING OR A FORMAL HEARING IF YOU DO NOT FILE A PETITION WITH THE AGENCY CLERK WITHIN 21 DAYS OF PUBLICATION OF THIS FINAL ORDER.

CERTIFICATE OF FILING AND SERVICE

I HEREBY CERTIFY that the original of the foregoing Immediate Final Order has been filed with the undersigned Agency Clerk, and that true and correct copies have been furnished to the persons listed below by the method indicated this 17th day of January, 2006.

Paula Ford, Agency Clerk

By U.S. Mail: Honorable John Bartus, Mayor City of Marathon 10054-55 Overseas Highway Marathon, Florida 33050

Cindy Ecklund, City Clerk City of Marathon 10045-55 Overseas Highway Marathon, Florida 33050

Mike Puto, City Manager City of Marathon 10054-55 Overseas Highway Marathon, Florida 33050 John Herin, Esq. Stearns Weaver Miller Weissler Alhadeff & Sitterson, P.A. Suite 2200 Museum Tower 150 West Flagler Street Miami, Florida 33130

DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation intends to issue an "Airport Site Approval Order," in accordance with Chapter 330, Florida Statutes, "Regulation of Aircraft, Pilots, and Airports" and Chapter14-60, Florida Administrative Code, "Airport Licensing, Registration, and Airspace Protection" for the following site:

AirMedic Two – Pat Thomas Law Enforcement Academy, a private airport, in Gadsden County, at Latitude 30° 32' 59" and Longitude 084° 29' 28", to be owned and operated by Mr. John Rouse, 70 Academy Drrive, Havana, FL 32333.

A copy of the Airport Site Approval Order, the Airport's application, the applicable rules, and other pertinent information may be obtained by contacting: Mr. William J. Ashbaker, P.E., State Aviation Manager, Florida Department of Transportation, Aviation Office, 605 Suwannee Street, Mail Station 46, Tallahassee, Florida 32399-0450, (850)414-4500, e-mail: aviation.fdot@dot.state.fl.us, website: http://www.dot. state.fl.us/aviation.

ADMINISTRATIVE HEARING RIGHTS: Any person whose substantial interests will be determined or affected by this Airport Site Approval Order has the right, pursuant to Section 120.57, F.S., to petition for an administrative hearing. The petition for an administrative hearing must conform to the requirements of Chapter 28-106, F.A.C., and must be filed, in writing, within twenty-one days of the publication of this notice, with the Clerk of Agency Proceedings, Office of General Counsel, Florida Department of Transportation, 605 Suwannee Street, Mail Station 58, Room 550, Tallahassee, Florida 32399-0450. Failure to file a petition within the allowed time constitutes a waiver of any right such person has to request a hearing under Chapter 120, F.S.

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, Classic Motorworks, Ltd. intends to allow the establishment of Gasoline Alley, Inc., d/b/a O'Hara Restorations, as a dealership for the sale of Royal Enfield motorcycles, at 10 Scenic Highway, Frostproof (Polk County), Florida 33843, on or after January 30, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Gasoline Ally, Inc., d/b/a O'Hara Restorations are dealer operator(s): Robert O'Hara, 1202 Pince Avenue, Frostproof, Florida 33843; principal investor(s): Robert O'Hara, 1202 Pince Avenue, Frostproof, Florida 33843.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: 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: Kevin Mahoney, President, Classic Motorworks, Ltd., 1220B Fourth Street Northwest, Faribault, Minnesota 55021.

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, Whizzer U.S.A., intends to allow the establishment of Mast Enterprises, Inc., as a dealership for the sale of Whizzer motorbikes, at 105 Candace Drive, Unit 121, Maitland (Orange County), Florida 33708, on or after January 4, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Mast Enterprises are dealer operator(s): Mark West, 105 Candace Drive, Unit 121, Maitland, Florida 32751; principal investor(s): Mark West, 105 Candace Drive, Unit 121, Maitland, Florida 32751.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: 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: Debra D. La Lone, President, Whizzer Motorbike Company, 3200 Garden Brook Drive, Farmers Branch, Texas 75234.

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, CMSI, Inc., intends to allow the establishment of Cape Scooter and Mower Center as a dealership for the sale of TN'G and Flying Tiger motorcycles, at 820 Cape Coral Parkway East, Cape Coral, (Lee County), Florida 33904, on or after January 5, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Cape Scooter and Mower Center are dealer operator(s): Jeffrey A. Free, 820 Cape Coral Parkway East, Cape Coral, Florida 33904; principal investor(s): Jeffrey A. Free and Alison Free, 5924 Tarpon Gardens Circle #202, Cape Coral, Florida 33914.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: 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: Rob Gates, Director of Sales, CMSI, Inc., P. O. Box 969, Preston, Washington 98050.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, X Power Motorsports, Inc., intends to allow the establishment of Bikes, Parts & Cruisers as a dealership for the sale of CF Moto & Linhai motorcycles, at 18524 U.S. Highway 19, Hudson (Pasco County), Florida 34667, on or after January 11, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Bikes, Parts & Cruisers are dealer operator(s): John A. Wolding, 17954 Branch Road, Hudson, Florida 34667; principal investor(s): John A. Wolding, 17954 Branch Road, Hudson, Florida 34667.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: 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: Bill R. Morrow, Owner/President, X Power Motorsports, Inc., 2727 U.S. Highway 411S, Maryville, Tennessee 37801.

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, Freightliner Specialty Vehicles, Inc., intends to allow the establishment of Landrover Southpointe, Inc., as a dealership for the sale of SportChassis heavy-duty pickup trucks, at 4975 Clark Road, Sarasota (Sarasota County), Florida 34233, on or after December 1, 2005.

The name and address of the dealer operator(s) and principal investor(s) of Landrover Southpointe, Inc., are dealer operator(s): Jack Urfer, 5151 Clark Road, Sarasota, Florida 34233; principal investor(s): Jack Urfer and Thelma Urfer, 5151 Clark Road, Sarasota, Florida 34233.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: 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.A. Aneshansley, Chief Financial Officer, Freightliner Specialty Vehicles, Inc., 2300 South Thirteenth Street, Clinton, Oklahoma 73601.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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."

LAND AND WATER ADJUDICATORY COMMISSION

NOTICE OF RECEIPT OF PETITION TWIN CREEKS COMMUNITY DEVELOPMENT DISTRICT

On October 13, 2005, the Florida Land and Water Adjudicatory Commission ("FLWAC" or "Commission") received a petition (amended on October 24, 2005) to establish the Twin Creeks Community Development District (the "District"). The Commission will follow the requirements of Chapter 42-1, Florida Administrative Code (F.A.C.), as amended, and Chapter 190, Florida Statutes (F.S.), as amended, in ruling on this petition, as amended.

Notice was originally published in the December 16, 2005, edition (Vol. 31, No. 50) of the Florida Administrative Weekly scheduling a public hearing for Monday, January 9, 2006, 2:00 p.m. Public hearing date and time was amended for Monday, February 13, 2006, 9:30 a.m.

SUMMARY OF CONTENTS OF PETITION: The petition, as amended, filed by EH/Transeastern, LLC, requests the Commission establish a community development district located entirely within the unincorporated limits of St. Johns County, Florida. The land area proposed to be served by the District comprises approximately 3,050 acres. A general location map is contained as Exhibit 1 to the petition, as amended, to establish the District. The site is generally located south of Durbin Creek, west of U.S. 1, east of Interstate 95, and on both sides of County Road 210 in St. Johns County, Florida. There are no parcels within the external boundaries of the proposed District which are to be excluded from the District. The Petitioner has obtained written consent to establish the District from the landowners of one hundred percent (100%) of the non-governmental real property located within the proposed District. The development plan for the proposed lands within the District includes the construction of approximately 5,000 units of single family detached units, single family attached units, multi-family housing along with 900,000 square feet of commercial mixed and 2,000,000 square feet of flexible industrial use space. Additional development plans include a 175 room hotel and a multiplex movie center. The District, if established, plans to finance certain master infrastructure improvements within the District boundaries. The improvements include complete construction of the basic infrastructure connecting and serving neighborhoods, including but not limited to: clearing, earthwork, water, sewer, and reclaimed utilities, internal roadways, and sodding/grassing. Master infrastructure also includes a community recreation center. Also included will be stormwater management facilities consisting of treatment ponds, outfalls, land to construct the retention and compensating storage areas, and wetland mitigation to serve the District in accordance with permitting agencies. Other District improvements include school facilities and substantial off-site improvements related to County Road 210 and US 1.

SUMMARY OF ESTIMATED REGULATORY COSTS: The statement of estimated regulatory costs (SERC) supports the petition, as amended, to establish the District. The complete text of the revised SERC is contained as Exhibit 8 to the petition, as amended. The scope of the revised SERC is limited to evaluating the regulatory costs consequences of approving the proposal to establish the District. The requirements for a SERC are found in Section 120.541(2), F.S. A SERC must contain (a) a good faith estimate of the number of individuals and entities likely to be required to comply with the rule, together with a description of the types of individuals likely to be affected by the rule; (b) a good faith estimate of the costs to the agency, and to any other state and local government entities, of implementing and enforcing the proposed rule, and any anticipated effect on state or local revenues; (c) a good faith estimate of the transactional costs likely to be incurred by individuals and entities, including local governmental entities, required to comply with the requirements of the rule; (d) an analysis of the impact on small businesses, small counties, and small cities; (e) any additional information that the agency determines may be useful; and (f) any good faith written proposal submitted under section (a) and either a statement adopting the alternative or a statement rejecting the alternative in favor of the proposed rule. Addressing section (a), the principal entities that are likely to be required to comply with the rule include the District, the State of Florida, and St. Johns County. In addition, current and future property owners will be affected by the establishment of the proposed District. Under section (b), FLWAC and the State of Florida will incur minimal administrative costs. Review costs to St. Johns County are expected to be modest and the County will not incur any quantifiable on-going costs resulting from the on-going administration of the District. Adoption of the proposed rule to approve the formation of the District will not have an adverse impact on State and local revenues. Addressing section (c), the District may levy non-ad valorem special assessments on properties within its boundaries to finance infrastructure that the District funds and to defray the costs of operating and maintaining the infrastructure and associated community facilities. The District may issue notes, bonds, or other indebtedness to fund its improvement program. Prospective future land owners would be required to pay off such indebtedness over time in the form of non-ad valorem special assessments or other rates, fees or charges. The District may also impose an annual levy for the operation and maintenance of the District. Under section (d), approval of the petition, as amended, to establish the District will have no impact or a positive impact on all small businesses. The petition, as amended, to establish the District will not have an impact on small counties and small cities as defined by section 120.52, F.S., as St. Johns County is not defined as a small county. Under section (e), the SERC analysis is based on a straightforward application of economic theory. Input was received from the developer's engineer and other professionals associated with the developer.

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

TIME AND DATE: 9:30 a.m., Monday, February 13, 2006

PLACE: St. Johns County Library, Meeting Room, 60 Davis Pond Boulevard, Jacksonville, Florida

Any person requiring a special accommodation to participate in the hearing because of a disability should contact Jonathan T. Johnson, (850)222-7500, at least five (5) business days in advance in order to provide sufficient opportunity to make appropriate arrangements.

Copies of the petition may be obtained by contacting: Jonathan T. Johnson, Hopping Green & Sams, P.A., Post Office Box 6526, Tallahassee, Florida 32314 or Barbara Leighty, Florida Land and Water Adjudicatory Commission, Office of Policy and Budget, Executive Office of the Governor, The Capitol, Room 1801, Tallahassee, Florida 32399-0001, (850)487-1884.

AGENCY FOR HEALTH CARE ADMINISTRATION

The Agency for Health Care Administration has received an emergency service exemption application from Winter Haven Hospital, located at 200 Avenue F, N. E., Winter Haven, Florida 33881, pursuant to Section 395.1041(3), Florida Statutes, and Rule 59A-3.255, Florida Administrative Code. The emergency service for which the exemption is requested is urology. Comments received within 15 days of publication will be considered by the Agency prior to making a determination of exemption status.

Additional information may be obtained by writing: Donna Sharp, Agency for Health Care Administration, Hospital and Outpatient Services Unit, 2727 Mahan Drive, MS #31, Tallahassee, Florida 32308, (850)414-0360, e-mail: sharpd@ahca.myflorida.com.

NOTICE OF FIXED NEED POOL FOR NEONATAL INTENSIVE CARE SERVICES FOR LEVEL II AND LEVEL III BEDS

The Agency for Health Care Administration has projected a fixed need pool for Level II and Level III neonatal intensive care unit services for July 2008, pursuant to the provisions of Rules 59C-1.008 and 59C-1.042, F.A.C. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220 MS28, 2727 Mahan Drive, Tallahassee, Florida, 32308, on or before 5:00 p.m., February 13, 2006.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 21 days of this publication or the right to a hearing is waived.

Fixed	Need Pool Project	tions
Neonatal Intensive	Care Level II & I	Level III Services
	Level II	Level III
	Net Need	Net Need
District 1	4	1
District 2	1	0
District 3	0	6
District 4	0	1
District 5	0	0
District 6	0	13
District 7	0	0
District 8	3	5
District 9	0	0
District 10	0	9
District 11	0	0
Statewide Total	8	35

NOTICE OF HOSPITAL FIXED NEED POOLS FOR PSYCHIATRIC AND SUBSTANCE ABUSE BEDS

The Agency for Health Care Administration has projected fixed bed need pools for adult and children and adolescent psychiatric and adult substance abuse beds for July 2011 pursuant to the provisions of Rules 59C-1.008, 59C-1.040 and 59C-1.041, F.A.C. Net bed need projections for adult and children and adolescent psychiatric and adult substance abuse hospital beds have been adjusted according to occupancy rate thresholds as prescribed by the above-mentioned rules. A fixed need pool projection for children and adolescent substance abuse beds is not made because the administrative rule governing this service does not include a mathematical formula for the calculation of need. An applicant seeking approval for these types of beds must establish need in its application. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220 MS28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 13, 2006.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 21 days of this publication or the right to a hearing is waived.

-		Children &	
	Adult	Adolescent	Adult
	Psychiatric	Psychiatric	Substance
	Beds	Beds	Abuse Beds
	Net	Net	Net
	Adjusted	Adjusted	Adjusted
	Bed Need	Bed Need	Bed Need
District 1	0	0	0
District 2	0	0	0
District 3	0	0	10
District 4	0	0	0
District 5	0	0	0
District 6	0	0	0
District 7	7	15	0
District 8	0	0	0
District 9	0	0	0
District 10	0	0	0
District 11	0	0	0
Total Statewide	7	15	10

NOTICE OF HOSPITAL FIXED NEED POOLS FOR COMPREHENSIVE MEDICAL REHABILITATION BEDS The Agency for Health Care Administration has projected a fixed bed need pool for comprehensive medical rehabilitation hospital beds for July 2011 pursuant to the provisions of Rules 59C-1.008 and 59C-1.039, F.A.C. Net bed need projections for comprehensive medical rehabilitation hospital beds have been adjusted according to occupancy rate thresholds as prescribed by the above-mentioned rules. Letters of intent to apply for Certificates of Need Program Office, Building 1, Room 220 MS28, 2727 Mahan Drive, Tallahassee, Florida, 32308, on or before 5:00 p.m., February 13, 2006. Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 21 days of this publication or the right to a hearing is waived.

Comprehensive	Medical	Rehabilitation	Red Meed
Comprenensive	withuthat	Renaumation	Durnuu

iprenensive Medical Renadinia	lion bed Need
	Net
	Adjusted
	Bed Need
District 1	0
District 2	0
District 3	0
District 4	0
District 5	0
District 6	0
District 7	0
District 8	0
District 9	0
District 10	0
District 11	0
Total Statewide	0

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."

DEPARTMENT OF HEALTH

On January 12, 2006, M. Rony François, M.D., M.S.P.H., Ph.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Corey Hobbs, R.N. license number RN 2853652. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On January 12, 2006, M. Rony François, M.D., M.S.P.H., Ph.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Sara C. Scott, L.P.N. license number PN 885511. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On January 12, 2006, M. Rony François, M.D., M.S.P.H., Ph.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Margaret Brennan Timpanelli, R.N.. license number RN 3053552. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On January 12, 2006, M. Rony François, M.D., M.S.P.H., Ph.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Donnie R. Houston, R. Ph. License # PS 30651. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF FINANCIAL SERVICES

DIVISION OF TREASURY BUREAU OF COLLATERAL MANAGEMENT PUBLIC DEPOSITS SECTION

IMPORTANT INFORMATION REGARDING PUBLIC DEPOSITS

IN ORDER FOR THE PROTECTION FROM LOSS OF PUBLIC DEPOSITS PROVIDED BY CHAPTER 280, FLORIDA STATUTES, TO BE EFFECTIVE, A PUBLIC UNIT MUST FILE A PUBLIC DEPOSITOR REPORT TO THE CHIEF FINANCIAL OFFICER (FORM DFS-J1-1009) AS OF SEPTEMBER 30 EACH YEAR. THE 2005 REPORT WAS DUE NOT LATER THAN NOVEMBER 30, 2005. THE PUBLIC DEPOSITORS WHOSE 2005 REPORT HAS BEEN RECEIVED BY JANUARY 17, 2006, ARE LISTED BELOW. IF YOUR ENTITY IS COVERED BY CHAPTER 280, BUT IS NOT LISTED BELOW, OR IF YOU HAVE QUESTIONS REGARDING THE PUBLIC DEPOSITS PROGRAM, PLEASE TELEPHONE THE PUBLIC DEPOSITS SECTION AT (850)413-3164.

ACADEMY AT THE FARM ALACHUA CMNTY REDEV AGENCY ALACHUA CNTY BD OF CNTY COMMRS ALACHUA CNTY CLRK OF CRCT CT ALACHUA CNTY LIBRARY DIST ALACHUA CNTY PROP APPRAISER ALACHUA CNTY SCHOOL BD ALACHUA CNTY SHERIFF ALACHUA CNTY SOIL/WATER CONSRV DIST ALACHUA CNTY TAX COLLECTOR ALACHUA CNTY HOUSING FINANCE AUTHORITY ALI-BABA NEIGHBORHOOD IMPROVEMENT DIST ALLIGATOR POINT WATER RESOURCES DIST ALVA FIRE PROTECTION & RES SERVICE DIST AMALGAMATED TRNST UNION LCL 1596 PENS FND ANTHEM PARK CMNTY DEV DIST ARBOR GREENE CMNTY DEV DIST ARBORWOOD CMNTY DEV DIST ARCADIA HOUSING AUTHORITY AG DOZIER SCHOOL/BOYS OFFENDER TRST FND AG DOZIER SCHOOL/BOYS WELFARE TRST FND ARTS COUNCIL OF HILLSBOROUGH CNTY AVALON BEACH-MULAT FIRE PROT DIST

AVON PARK HSNG ATHRTY BAKER CNTY BD OF CNTY COMMRS BAKER CNTY CLRK OF CRCT CT BAKER CNTY DEV COMMISSION BAKER CNTY HOSPITAL ATHRTY BAKER CNTY SCHOOL BD BAKER CNTY HOUSING ASSISTANCE BAKER FIRE DIST BALLANTRAE COMM DEV DIST BARRON WTR CNTRL DIST BARTOW CMNTY REDEV AGENCY BARTOW MUNICIPAL AIRPORT DEV ATHRTY BARTRAM SPRINGS CMNTY DEV DIST BAY CNTY BD OF CNTY COMMRS BAY CNTY CLRK OF CRCT CT BAY CNTY PUBLIC LIBRARY ASSOC BAY CNTY SCHOOL BD BAY CNTY BOCC MILITARY PT. JNT VENTURE BAY CREEK CMNTY DEV DIST BAY LAUREL CENTER CMNTY DEV DIST BAY SOIL & WTR CONSERVE DIST BAYSHORE FIRE AND RES DIST **BAYSHORE GARDENS PARK & REC DIST** BAYSIDE IMPROVEMENT COMM DEV DIST BAYTREE CMNTY DEV DIST BEACH MOSQUITO CONT DIST BEACON LAKES CMNTY DEV DIST BEACON TRADEPORT COMM DEV DIST BELLE GLADE HSNG ATHRTY **BIG CORKSCREW ISLE FIRE CONT & RES DIST** BLOOMINGDALE SPECIAL TAX DIST BOBCAT TRAIL CMNTY DEV DIST BOCA GRANDE FIRE CONT DIST BOCA RATON AIRPORT ATHRTY BOGGY CREEK IMPRVMNT DIST BONAVENTURE DEV DIST BOYETTE SPRINGS SPECIAL DEP DIST BOYNTON BEACH CMNTY REDEV AGENCY BRADENTON DOWNTOWN DEV AUTHORITY BRADFORD CNTY SCHOOL BD BRADFORD CNTY BOARD OF CNTY COMMISS BRADFORD CNTY CLERK OF THE CRTS BRANDON GROVES SPECL DEP TAX DIST BRANDY CREEK CMNTY DEV DIST BREVARD CNTY BD OF CNTY COMMRS BREVARD CNTY CHILDREN'S SVCS CNCL BREVARD CNTY HSNG ATHRTY BREVARD CNTY HSNG FINANCE ATHRTY BREVARD CNTY SHERIFFS OFFICE BREVARD CNTY TAX COLLECTOR

BREVARD CMNTY COLLEGE BREVARD CNTY CLERK OF CIRCUIT CRT **BREVARD SOIL & WATER CONSERVE DIST** BRIDGEWATER CMNTY DEV DIST BRIDGEWATER WESLEY CHAPEL CMNTY DEV DIST BRIGER CMNTY DEV DIST BRIGHTON LAKES CMNTY DEV DIST BROOKSVILLE HOUSING AUTHORITY BROWARD CNTY BD OF COMMRS BROWARD CNTY CLRK OF CRCT CT BROWARD CNTY EDUC RSRCH & TRNG AUTH BROWARD CNTY HOUSING ATHRTY BROWARD CNTY SCHOOL BD BROWARD CNTY SHERIFFS OFFICE BROWARD CMNTY COLLEGE BROWARD CTNY CHILDRENS SVCS COUNCIL BUCKHEAD RIDGE MOSQUITO CNTRL DIST BUCKHORN OAKS SPECIAL DEP DIST CALHOUN CNTY BD CNTY COMMRS CALHOUN CNTY CLERK CALHOUN CNTY SCHOOL BOARD CANAVERAL PORT ATHRTY CANDLER HILLS CMNTY DEV DIST CAPITAL REGION CMNTY DEV DIST CAPTIVA EROSION PREVENTION DIST CARROLLWOOD RECREATION DIST CARROLLWOOD SOUTH SPECIAL TAX DIST CEDAR HAMMOCK CMNTY DEV DIST CEDAR HAMMOCK FIRE CONT DIST CELEBRATION CMNTY DEV DIST CENTRAL BROWARD WTR CNTRL DIST CENTRAL CHARLOTTE CNTY DRAINAGE DIST CENTRAL FL REGL TRNSPRTN ATHRTY CENTRAL FL REGL WKFC DEV BOARD, INC. CENTRAL FLORIDA CMNTY COLLEGE CENTURY PARC CMNTY DEV DIST CHARLOTTE CNTY BD OF CNTY COMMRS CHARLOTTE CNTY SCHOOL BD CHARLOTTE CNTY CLERK CIRCUIT CRT CHEVAL WEST CMNTY DEV DIST CHILDREN'S SERVS CNCL OKEECHOBEE CNTY CHIPLEY HSNG ATHRTY CHIPOLA JUNIOR COLLEGE CHIPOLA RIVER SOIL & WTR CONSERVE DIST CHIPOLA WORKFORCE DEV BOARD CHOCTAWHATCHEE RIV SOIL/WTR CNSRV DIST CIRCLE SQ WOODS CMNTY DEV DIST CITRUS CARS OF POLK CTY CITRUS CNTY BD OF CO COMMRS CITRUS CNTY CLRK OF CRCT CT

CITRUS CNTY MOSQUITO CONT DIST CITRUS CNTY SCHOOL BD CITRUS CNTY TAX COLLECTOR CITRUS CNTY HOSPITAL BOARD CITRUS CNTY PROPERTY APPRAISER CITRUS CNTY SHERIFF'S OFFICE CITRUS INFORMATION COOPERATIVE CITRUS PARK COMM DEV DIST CITRUS/LEVY/MARION REGL WRKFRC DEV BD CITY CENTER CMNTY DEV DIST CITY OF ALACHUA CITY OF ALTAMONTE SPRINGS CITY OF ALTAMONTE SPRINGS HFA CITY OF APALACHICOLA CITY OF APOPKA CITY OF ARCADIA CITY OF ARCHER CITY OF ATLANTIC BEACH CITY OF ATLANTIS CITY OF AUBURNDALE CITY OF AVENTURA CITY OF BARTOW CITY OF BAY LAKE CITY OF BELLE GLADE CITY OF BELLEAIR BEACH CITY OF BELLEAIR BLUFFS CITY OF BELLEVIEW CITY OF BOCA RATON CITY OF BONIFAY CITY OF BOWLING GREEN CITY OF BOYNTON BEACH CITY OF BROOKSVILLE CITY OF BUNNELL CITY OF BUSHNELL CITY OF CALLAWAY CITY OF CAPE CANAVERAL CITY OF CAPE CORAL CITY OF CARRABELLE CITY OF CASSELBERRY CITY OF CEDAR KEY CITY OF CHATTAHOOCHEE CITY OF CHIEFLAND CITY OF CHIPLEY CITY OF CHIPLEY REDEV AGENCY CITY OF CLEARWATER CITY OF COCOA CITY OF COCOA BEACH CITY OF COLEMAN CITY OF COOPER CITY CITY OF CORAL SPRINGS

CITY OF CRESCENT CITY CITY OF CRESTVIEW CITY OF CRYSTAL RIVER CITY OF DADE CITY CITY OF DANIA BEACH CITY OF DAYTONA BEACH CITY OF DAYTONA BEACH SHORES CITY OF DEERFIELD BEACH CITY OF DEFUNIAK SPRINGS CITY OF DELAND CITY OF DELRAY BEACH CITY OF DELTONA CITY OF DORAL CITY OF DUNEDIN CITY OF DUNNELLON CITY OF EAGLE LAKE CITY OF EDGEWATER CITY OF EDGEWOOD CITY OF EUSTIS CITY OF FANNING SPRINGS CITY OF FELLSMERE CITY OF FERNANDINA BEACH CITY OF FLAGLER BEACH CITY OF FORT MYERS CITY OF FORT PIERCE CITY OF FORT WALTON BEACH CITY OF FREEPORT CITY OF FRUITLAND PARK CITY OF GAINESVILLE CITY OF GREENACRES CITY OF GRETNA CITY OF GROVELAND CITY OF GULF BREEZE CITY OF GULFPORT CITY OF HAINES CITY CITY OF HAWTHORNE CITY OF HOLLY HILL CITY OF HOLLYWOOD CITY OF HOLMES BEACH CITY OF INDIAN ROCKS BEACH CITY OF INVERNESS CITY OF JACKSONVILLE BEACH CITY OF JACOB CITY CITY OF KEY COLONY BEACH CITY OF KEY WEST CITY OF KISSIMMEE CITY OF LABELLE CITY OF LAKE ALFRED CITY OF LAKE BUENA VISTA CITY OF LAKE HELEN

CITY OF LAKE MARY CITY OF LAKE WALES CITY OF LAKE WORTH CITY OF LAKELAND CITY OF LARGO CITY OF LAWTEY CITY OF LIGHTHOUSE POINT CITY OF LYNN HAVEN CITY OF MADEIRA BEACH CITY OF MADISON CITY OF MAITLAND CITY OF MARATHON CITY OF MARATHON FIREFGHTRS' PNSN PLN CITY OF MARCO ISLAND CITY OF MARGATE CITY OF MASCOTTE CITY OF MELBOURNE CITY OF MIAMI CITY OF MIAMI GARDENS CITY OF MIAMI SPRINGS CITY OF MILTON CITY OF MIRAMAR CITY OF MONTICELLO CITY OF MOORE HAVEN CITY OF MOUNT DORA CITY OF MULBERRY CITY OF NAPLES CITY OF NAPLES AIRPORT ATHRTY CITY OF NEPTUNE BEACH CITY OF NEW PORT RICHEY CITY OF NEW PORT SMYRNA BCH HSING ATH CITY OF NEWBERRY CITY OF NICEVILLE CITY OF NORTH BAY VILLAGE CITY OF NORTH LAUDERDALE CITY OF NORTH MIAMI CITY OF NORTH MIAMI BEACH CITY OF NORTH PORT CITY OF OAKLAND PARK CITY OF OCOEE CITY OF OLDSMAR CITY OF OPA-LOCKA CITY OF ORANGE CITY CITY OF ORLANDO CITY OF ORMOND BEACH CITY OF OVIEDO CITY OF PAHOKEE CITY OF PALATKA CITY OF PALM BAY CITY OF PALM BEACH GARDENS

CITY OF PALMETTO CITY OF PANAMA CITY CITY OF PEMBROKE PINES CITY OF PENSACOLA CITY OF PERRY CITY OF PINELLAS PARK CITY OF PLANT CITY CITY OF PLANTATION CITY OF POLK CITY CITY OF POMPANO BEACH CITY OF PORT ORANGE CITY OF PORT RICHEY CITY OF PORT ST JOE CITY OF PORT ST LUCIE CITY OF PUNTA GORDA CITY OF QUINCY CITY OF RIVIERA BEACH CITY OF SAFETY HARBOR CITY OF SAN ANTONIO CITY OF SANFORD CITY OF SANIBEL CITY OF SATELLITE BEACH CITY OF SEBASTIAN CITY OF SEBRING CITY OF SEMINOLE CITY OF SOUTH DAYTONA CITY OF SOUTH MIAMI CITY OF SOUTH PASADENA CITY OF ST AUGUSTINE CITY OF ST AUGUSTINE BEACH CITY OF ST CLOUD CITY OF ST MARKS CITY OF ST PETERSBURG CITY OF ST. PETE BEACH CITY OF STARKE CITY OF STUART CITY OF SUNRISE CITY OF TALLAHASSEE CITY OF TAMARAC CITY OF TAMPA CITY OF TARPON SPRINGS CITY OF TAVARES CITY OF TEMPLE TERRACE CITY OF TITUSVILLE CITY OF TITUSVILLE HSNG ATHRTY CITY OF TREASURE ISLAND CITY OF VENICE CITY OF VERO BEACH CITY OF WAUCHULA CITY OF WEBSTER

CITY OF WESTON CITY OF WEWAHITCHKA CITY OF WILDWOOD CITY OF WILLISTON CITY OF WILTON MANORS CITY OF WINTER GARDEN CITY OF ZEPHYRHILLS CITY/CNTY PUBLIC WORKS AUTHORITY CLAY CNTY BD OF CNTY COMMRS CLAY CNTY CLRK OF CRCT CT CLAY CNTY DEV ATHRTY CLAY CNTY HOUSING FINANCE ATHRTY CLAY CNTY SCHOOL BD CLAY CNTY UTILITY ATHRTY CLAY CNTY TAX COLLECTOR CLEARWATER HOUSING AUTHORITY CLERK OF CIRCUIT CRT, VOLUSIA CNTY CLEWISTON DRAINAGE DIST CNTY OF VOLUSIA **CNTY OF VOLUSIA/ SHERIFF** COASTAL LAKE CMNTY DEV DIST COLD SPRINGS IMPRVMT DIST COLLIER CNTY CLRK OF CIRCUIT CT COLLIER CNTY HSNG ATHRTY COLLIER CNTY SCHOOL BD COLLIER CNTY TAX COLLECTOR COLLIER CNTY BRD OF CNTY COMMISS COLLIER CNTY SUPERVSR OF ELECT COLLIER MOSQUITO CONT DIST COLLIER SOIL & WTR CONSERVE DIST COLONIAL CNTRY CLUB CMNTY DEV DIST COLUMBIA CNTY CLRK OF CT COLUMBIA CNTY HSNG ATHRTY COLUMBIA CNTY INDUST DEV ATHRTY COLUMBIA CNTY SCHOOL BOARD CONCORD STATION CMNTY DEV DIST CONCORDE ESTATES CMNTY DEV DIST CONNERTON WEST CMNTY DEV DIST COOPERATIVE PRODUCERS WTR CONT DIST COQUINA WTR CNTRL DIST CORAL BAY COMM DEV DIST CORAL SPRINGS IMP DIST COUNTRY GREENS CMNTY DEV DIST CNTY LINE DRAINAGE DIST COVE AT BAYPORT COLONY COVINGTON PARK CMNTY DEV DIST COW SLOUGH WATER CONT DIST CRESTVIEW HSNG ATHRTY CYPRESS GROVE CMNTY DEV DIST DAYTONA BCH POLICE & FIRE PENS FND

DAYTONA BEACH CMNTY COLLEGE DAYTONA BEACH DOWNTOWN DEV ATHRTY DAYTONA BEACH HSNG ATHRTY DAYTONA BEACH RACING/REC FAC DIST DEER ISLAND COMM DEV DIST DELAND HOUSING AUTHORITY DELRAY BEACH DOWNTOWN DEV ATHRTY DELRAY BEACH HSNG ATHRTY DELRAY HOUSING GROUP, INC. DEPT OF ENVIROMENTAL PROTECTION DEPT OF JUV JUST WELFARE TRUST FUND DEPT OF MILITARY AFFAIRS DEPT OF THE LOTTERY DEPT OF AGRICULTURE & CONSUMER SVCS DEPT OF BUSINESS & PROF REGULATION DEPT OF CITRUS DEPT OF CORRECTIONS DEPT OF FINL SVCS DEPT OF FINL SVCS - REHAB & LIQ DEPT OF FINL SVCS - RISK MGMT DEPT OF FINL SVCS - SURPLUS LINES DEPT OF JUVENILE JUSTICE DEPT OF REVENUE DESOTO CNTY CLRK OF CRCT CT DESOTO CNTY HOSPITAL DIST DESOTO CNTY SCHOOL BD DESOTO CNTY BOARD OF CNTY COMMISS DESTIN FIRE CONT DISTICT DIAMOND HILL CMNTY DEV DIST DIST SCHOOL BD OF TAYLOR CNTY DIXIE CNTY PROPERTY APPRAISER DIXIE CNTY TAX COLLECTOR DOVERA COMM DEV DIST DOWNTOWN DEV ATHRTY FT LAUDERDALE DUNEDIN HOUSING ATHRTY DUNES COMM DEV DIST DUPREE LAKES CMNTY DEV DIST DUVAL CNTY RSRCH/DEV ATHRTY - UNF COB DUVAL CNTY CLERK OF CURCUIT CRTS DUVAL CNTY SCHOOL BOARD E FLAGLER MOSQUITO CNTRL DIST EAST BEACH WATER CONT DIST EAST CENTRAL FLA REG PLAN COUNCIL EAST CHARLOTTE DRAINAGE DIST EAST CNTY WTR CNTRL DIST EAST HOMESTEAD CMNTY DEV DIST EAST LAKE PARK SPECIAL DPNDNT DIST EAST MANATEE FIRE RES DIST EAST MULLOCH DRAINAGE DIST EAST NAPLES BAY SPECIAL TAX DIST

EAST NAPLES FIRE CONT & RES DIST EAST PARK CMNTY DEV DIST EAST SHORE WATER CONT DIST EASTLAKE OAKS CMNTY DEV DIST ECONOMIC DEV COUNCIL COLLIER CNTY EDISON CMNTY COLLEGE EMERALD COAST UTILITIES AUTHORITY ENGLEWOOD AREA FIRE CONT DIST ENGLEWOOD WATER DIST ENTERPRISE COMM DEV DIST ENTERPRISE FLORIDA, INC ESCAMBIA CNTY BD OF CNTY COMMRS ESCAMBIA CNTY CIVIL SERVICE BD ESCAMBIA CNTY CLRK OF CRCT CT ESCAMBIA CNTY HEALTH FAC ATHRTY ESCAMBIA CNTY HOUSING FIN ATHRTY ESCAMBIA CNTY SCHOOL BD ESCAMBIA CNTY SHERIFFS OFFICE ESCAMBIA CNTY DBA PENSACOLA CIVIC CTR ESTERO FIRE RES EVERGLADES AGRIC AREA ENV PROT DIST EXECUTIVE OFFICE OF THE GOVERNOR FALCON TRACE CMNTY DEV DIST FALLSCHASE CMNTY DEV DIST FELLSMERE WTR CNTRL DIST FERNANDINA BCH HSNG ATHRTY FIDDLER'S CREEK II CDD FIRST COAST WORKFORCE DEV CONSORTIUM FISHHAWK CMNTY DEV DIST FISHHAWK CMNTY DEV DIST II FL A&M UNIVERSITY FL CMNTY COLLEGE JACKSONVILLE FL FISH & WILDLIFE CONSERVE COMM FL INLAND NAVIGATION DIST FL INTERNATIONAL UNIVERSITY FL KEYS CMNTY COLLEGE FL MUNICIPAL INSURANCE TRUST FL MUNICIPAL PENSION TRUST FUND FL SCHOOL FOR THE DEAF & BLIND FL STATE BD OF ADMINISTRATION FL STATE UNIVERSITY SCHOOLS, INC FLAGLER CNTY BD OF CO COMMRS FLAGLER CNTY CLRK OF CRCT CT FLAGLER CNTY PROPERTY APPRAISER FLAGLER CNTY SCHOOL BD FLAGLER CNTY SHERIFFS OFFICE FLAGLER CNTY SUPERVISOR OF ELECTIONS FLAGLER ESTATES RD & WTR CNTRL DIST FLAGLER SOIL & WTR CONSERVE DIST FLEMING ISLAND CMNTY DEV DIST

FLORIDA DEPT OF TRANSPORTATION FLORIDA GULF COAST UNIVERSITY FLORIDA GULF COAST UNIV FIN CORP FLORIDA KEYS MOSQUITO CONT DIST FLORIDA LOCAL GOVT FIN ATHRTY FLORIDA SPACE ATHRTY FLORIDA STATE UNIVERSITY FLOW WAY CMNTY DEV DIST FOREST CREEK CMNTY DEV DIST FORT LAUDERDALE HSNG ATHRTY FORT LAUDERDALE HSNG ENTERPRISES FORT MYERS BEACH LIBRARY DIST FORT MYERS BEACH MOSQ CNTRL DIST FORT MYERS HOUSING ATHRTY FORT MYERS SHORES FIRE/RESC SVC DIST FORT PIERCE FARMS WATER CONT DIST FORT PIERCE HOUSING ATHRTY FORT PIERCE UTILITIES ATHRTY FORT WALTON BEACH HSNG ATHRTY FRANKLIN CNTY BD CNTY COMMRS FRANKLIN CNTY CLRK OF CRCT CT FRANKLIN CNTY SCHOOL BOARD GADSDEN CNTY BD OF CNTY COMMRS GADSDEN CNTY CLRK OF CRCT CT GADSDEN CNTY SCHOOL BD GADSDEN CNTY TAX COLLECTOR GADSDEN SOIL AND WTR CONSVR DIST GAINESVILLE-ALACHUA CNTY REGNL AIR ATHRTY GARDENS AT SOUTH BAY, LTD GASPARILLA ISLAND BRIDGE ATHRTY GATEWAY SVCS CMNTY DEV DIST GILCHRIST CNTY BD OF CNTY COMMRS GILCHRIST CNTY CLERK OF CRCT CRT GLADES CNTY BD OF CO CMMSR GLADES CNTY PROP APPRAISER GLADES CNTY TAX COLLECTOR GLADES CNTY CLRK OF CIRCUIT CRT GLADES CNTY SCHOOL DIST GLADES CNTY SHERIFF'S OFFICE GOLDEN GATE FIRE CONT/RES DIST GOLDEN LAKES CMNTY DEV DIST GRAMERCY FARMS CMNTY DEV DIST GRAND HAMPTON COMM DEV DIST GRAND HAVEN CMNTY DEV DIST GREATE LAKES/SAWGRASS BAY CMNTY DEV DIST GREATER ORLANDO AVIATION ATHRTY GREENE WAY IMPVMNT DIST GREYHAWK LANDING CMNTY DEV DIST GRIFFIN LAKES CMNTY DEV DIST GROVES CMMNTY DEV DIST

GRTR SEMINOLE AREA SPEC REC DIST GULF CNTY BD OF CNTY COMMRS GULF CNTY CLRK OF CRCT CT GULF CO SR CITIZENS ASSOC, INC GULF COAST CMNTY COLLEGE GULF CNTY SCHOOL BOARD HABITAT CMNTY DEV DIST HALIFAX HOSPITAL MEDICAL CENTER HAMAL COMMNTY DEV DIST HAMILTON CNTY BD OF CNTY COMMRS HAMILTON CNTY CLRK OF CRCT CT HAMILTON CNTY PROP APPRSER HAMILTON CNTY SCHOOL BD HAMILTON CNTY SHERIFFS OFFICE HAMILTON CNTY DEV AUTHORITY HAMILTON CNTY TAX COLLECTOR HAMMOCK WOODS SPECIAL TAX DIST #27 HARBOR BAY CMNTY DEV DIST HARBOUR ISLES COMM DEV DIST HARBOUR LAKES COMM DEV DIST HARDEE CNTY BD OF CNTY COMMRS HARDEE CNTY CLRK OF CRCT CT HARDEE CNTY SCHOOL BD HEALTH CARE DIST OF PALM BCH CNTY HEALTH COUNCIL EAST CENTRAL FL INC HEALTHLY STRT COALITION OSC CNTY INC HEALTHY PALM BEACHES INC HEALTHY STRT COALITION SEM CNTY INC HEARTLAND LIBRARY COOPERATIVE HEARTLAND WORKFORCE INVSTMNT BRD INC HENDRY CNTY BD OF CNTY COMMRS HENDRY CNTY CLRK OF CRCT CT HENDRY CNTY HOSPITAL ATHRTY HENDRY CNTY PROPERTY APPRAISER HENDRY CNTY SCHOOL BD HENDRY CNTY SHERIFFS OFFICE HENDRY SOIL & WATER CONSERVE DIST HERITAGE GREENS CMNTY DEV DIST HERITAGE HARBOR CMNTY DEV DIST HERITAGE HARBOUR MRKTPL CMNTY DEV DIST HERITAGE HARBOUR SOUTH CDD HERITAGE ISLE AT VIERA CMNTY DEV DIST HERITAGE ISLES CMNTY DEV DIST HERITAGE LAKE PARK CMNTY DEV DIST HERITAGE LANDING CMNTY DEV DIST HERITAGE OAK PARK CDD HERITAGE PALMS CDD HERITAGE PARK CMNTY DEV DIST HERITAGE PINES COMM DEV DIST HERITAGE PLANTATION CMNTY DEV DIST

HERITAGE SPRINGS COMM DEV DIST HERNANDO CNTY BD CO COMMRS HERNANDO CNTY CLRK CRCT CT HERNANDO CNTY SCHOOL BD HERNANDO CNTY SHERIFFS OFFICE HERNANDO CNTY TAX COLLECTOR HERONS GLEN RECREATION DIST HIALEAH HSNG ATHRTY HIGHLANDS CNTY BD OF CNTY COMMRS HIGHLANDS CNTY HEALTH FACS ATHRTY HIGHLANDS CNTY HOSP DIST HIGHLANDS CNTY INDUST DEV ATHRTY HIGHLANDS CNTY PROP APPRAISER HIGHLANDS CNTY SCHOOL BD HIGHLANDS CNTY SHERIFF DEPT HIGHLANDS CNTY SUPRVSR OF ELECT HIGHLANDS CNTY TAX COLLECTOR HIGHLANDS CNTY CLERK OF CRTS HIGHLANDS SOIL AND WTR CONSERV DIST HILLSBORO INLET DIST HILLSBOROUGH CNTY AVIATION AUTHORITY HILLSBOROUGH CNTY BD OF CNTY COMMRS HILLSBOROUGH CNTY CHILDREN'S BD HILLSBOROUGH CNTY CLRK OF CRCT CT HILLSBOROUGH CNTY PROP APPRAISER HILLSBOROUGH CNTY SCHOOL DIST HILLSBOROUGH CNTY TAX COLLECTOR HILLSBOROUGH CMNTY COLLEGE HILLSBOROUGH HSNG FINANCE ATHRTY HILLSBOROUGH TRANSIT ATHRTY HOLLEY-NAVARRE FIRE PROTECTION DIST HOLLYWOOD HOUSING ATHRTY HOLMES CNTY BD CNTY COMMRS HOLMES CNTY CLRK OF CRCT CT HOLMES CNTY DEV COMMISSION HOLMES CNTY TAX COLLECTOR HOLMES CNTY SCHOOL BOARD HOLMES CRK SOIL WTR CONSVR DIST HOMOSASSA SPEC WTR DIST HOUSING AUTHORITY CITY OF BRADENTON HOUSING AUTHORITY CITY OF MILTON HOUSING FINANCE ATHRTY POLK CNTY HUNTINGTON CMNTY DEV DIST IMMOKALEE FIRE CNTRL DIST IMMOKALEE WTR AND SEWER DIST INDIAN CREEK VILLAGE INDIAN HILLS-HIKRY RDG II TX DIST INDIAN RIDGE VILLAS MAINT DIST INDIAN RIV CNTY BD OF CNTY COMMRS INDIAN RIV CNTY CLRK OF CRCT CT

INDIAN RIV CNTY HSNG ATHRTY INDIAN RIV CNTY SCHOOL BD INDIAN RIV CNTY SHERIFFS OFFICE INDIAN RIV CNTY TAX COLLECTOR INDIAN RIV MOSQUITO CONT DIST INDIAN RIV SOIL & WTR CONSERV DIST INDIAN RIVER CNTY SUPVSR ELECTIONS INDIAN RIVER CMNTY COLLEGE INDIAN RIVER CNTY HOSPITAL DIST INDIAN RIVER FARMS WTR CONT DIST INDIAN TRACE CMNTY DEV DIST INDIGO EAST CMNTY DEV DIST IONA MCGREGOR FIRE/RES SVC DIST ISLAMORADA VILLAGE OF ISLANDS ISLANDS AT DORAL III CMNTY DEV DIST JACKSON CNTY BD OF CO COMRS JACKSON SOIL & WTR CONSERVE DIST JACKSONVILLE AIRPORT ATHRTY JACKSONVILLE PORT ATHRTY JEA JEFFERSON CNTY SCHOOL BOARD JEFFERSON SOIL AND WTR CONSVR DIST JOHN A H MURPHREE LAW LIBRARY JOSHUA WATER CONT DIST JOURNEY'S END CMNTY DEV DIST JULINGTON CREEK PLANTATION CDD JUPITER INLET DIST JUVENILE WELFARE BD PINELLAS CNTY KEY MARCO COMM DEV DIST KILLARNEY CMNTY DEV DIST LAFAYETTE CNTY SCHOOL BD LAFAYETTE SOIL & WATER CONSERV DIST LAGO VISTA SPECIAL MAINTENANCE DIST LAGUNA LAKES CMNTY DEV DIST LAKE APOPKA NATURAL GAS DIST LAKE ASHTON CMNTY DEV DIST LAKE BERNADETTE CMNTY DEV DIST LAKE CITY CMNTY COLLEGE LAKE CNTY BD OF CNTY COMMRS LAKE CNTY PROPERTY APPRAISER LAKE CNTY SHERIFFS OFFICE LAKE CNTY TAX COLLECTOR LAKE CNTY CLERK OF THE CIRCUIT CRT LAKE CNTY WATER ATHRTY LAKE HEATHER SPECIAL DEP TAX DIST LAKE MAGDALENE ESTATES WEST LAKE POWELL RESIDENTIAL GOLF CDD LAKE REGION LAKES MGMT DIST LAKE ST CHARLES CMNTY DEV DIST LAKE WALES HOUSING AUTHORITY

LAKE WORTH DRAINAGE DIST LAKE WORTH FIRE FIGHTERS PENS TRUST LAKELAND HOUSING AUTHORITY LAKESHORE RANCH CMNTY DEV DIST LAKESIDE PLANTATION COMM DEV DIST LAKE-SUMTER CMNTY COLLEGE LANARK VILLAGE WTR & SEWER DIST LAUDERDALE BY SEA VOL FFS' PENS FND LEE CNTY BD OF CNTY COMMRS LEE CNTY CLRK OF CRCT CT LEE CNTY ED FACILITIES ATHRTY LEE CNTY HYACINTH CONT DIST LEE CNTY INDUSTRIAL DEV ATHRTY LEE CNTY SCHOOL BD LEE CNTY TAX COLLECTOR LEE CNTY MOSQUITO CONT DIST LEE SOIL & WTR CONSERVE DIST LEHIGH ACRES FIRE CONT & RES DIST LELY CMNTY DEV DIST LEON CNTY BD OF COMMRS LEON CNTY CLERK OF CRT LEON CNTY ED FACILITIES ATHRTY LEON CNTY RESEARCH AND DEV ATHRTY LEON CNTY SHERIFFS OFFICE LEON CNTY TAX COLLECTOR LEON CNTY PROPERTY APPRAISER LEVY CNTY BD OF CNTY COMMRS LEVY CNTY CLRK OF CRCT CT LEVY CNTY SCHOOL BD LEVY CNTY TAX COLLECTOR LEXINGTON OAKS CMNTY DEV DIST LIBERTY CNTY CLERK OF CRT LIBERTY CNTY SPVSR OF ELECTIONS LIBERTY CNTY DIST SCHOOL BOARD LIBERTY CNTY PROPERTY APPRAISER LIVE OAK #1 CMNTY DEV DIST LIVE OAK #2 CMNTY DEV DIST LIVE OAK HOUSING ATHRTY LOGAN GATE VILLAGE SPECL TAX DIST LONGLEAF COMM DEV DIST LOWER FLORIDA KEYS HOSP DIST LOXAHATCHEE GROVES WTR CNTRL DIST LOXAHATCHEE RIV ENV CONT DIST LUCAYA CMNTY DEV DIST MACCLENNY HOUSING ATHRTY MADISON CNTY BD OF COMMISS MADISON CNTY CLRK OF CRCT CT MADISON CNTY HOSP HLTH SYSTEMS INC MADISON CNTY SUPRVSR ELECTIONS MADISON CMNTY REDEV AGENCY

MADISON CNTY TAX COLLECTOR MADISON SOIL & WATER CONSERV DIST MAGNOLIA BLUFF CMNTY DEV DIST MANATEE CNTY BD OF CNTY COMM MANATEE CNTY CLRK OF CRCT CT MANATEE CNTY MOSOUITO CONT DIST MANATEE CNTY SCHOOL BD MANATEE CNTY TAX COLLECTOR MANATEE RIV SOIL & WATER CONS DIST MAPLE RIDGE CMNTY DEV MARIANNA HOUSING ATHRTY MARION CNTY BD OF CNTY COMMRS MARION CNTY CLRK OF CRCT CT MARION CNTY LAW LIBRARY MARION CNTY SCHOOL BD MARION SOIL AND WATER CONS DIST MARSHALL CREEK CMNTY DEV DIST MARTIN CNTY BD OF CNTY COMMRS MARTIN CNTY CLRK OF CRCT CT MARTIN CNTY INDUSTRIAL DEV ATHRTY MARTIN CNTY SHERIFFS OFFICE MARTIN CNTY TAX COLLECTOR MARTIN CNTY SCHOOL BOARD MARTIN SOIL & WATER CONS DIST MEADOW PINES CMNTY DEV DIST MEADOW POINTE II COMM DEV DIST MEADOW POINTE III CMNTY DEV DIST MEADOW POINTE IV COMM DEV DIST MEADOW WOODS CMNTY DEV DIST MEDITERRA NORTH COMM DEV DIST MEDITERRA SOUTH CMNTY DEV DIST MELBOURNE-TILLMAN WTR CNTRL DIST MIAMI DADE CNTY BD CNTY COMMRS MIAMI DADE CNTY SCHOOL BD MIAMI SHORES VILLAGE MIAMI-DADE CNTY IND DEV ATHRTY MIAMI-DADE EMPOWERMENT TRUST INC MID BAY BRIDGE ATHRTY MIDWAY FIRE DIST MINNEOLA ELEMENTARY SCHOOL MIRA LAGO WEST CMNTY DEV DIST MIROMAR LAKES CMNTY DEV DIST MONROE CNTY BD CNTY COMMRS MONROE CNTY CLERK OF CRCT CRT MONROE CNTY COMP PLAN LND ATHRTY MONROE CNTY PROP APPRAISER MONROE CNTY SCHOOL BD MONROE CNTY SHERIFFS OFFICE MONROE CNTY SUPERVISOR ELECTIONS MONROE CNTY HOUSING FIN ATHRTY

MONROE CNTY TAX COLLECTOR MONTECITO CMNTY DEV DIST MOORE HAVEN AFFDBLE HSNG FIN ATHRTY MOORE HAVEN CAP PROJCTS FIN ATHRTY MOORE HAVEN MOSQUITO CNTRL DIST MOORINGS BAY SPECIAL TAX DIST MYAKKA CITY FIRE CONT DIST MYRTLE CREEK IMPRVMT DIST N FT MYERS FIRE CONT/RES SER DIST N ST LUCIE RIVER WATER CONT DIST NAPLES HERITAGE CMNTY DEV DIST NARCOOSSEE CMNTY DEV DIST NASSAU CNTY BD OF CO COMRS NASSAU CNTY CLERK OF CRCT CT NASSAU CNTY PROP APPRAISER NASSAU CNTY SCHOOL BD NASSAU CNTY SHERIFFS OFFICE NASSAU CNTY TAX COLLECTOR NATUREWALK CMNTY DEV DIST NEW RIVER PUBLIC LIBRARY COOP NEW RIVER SOLID WASTE ASSN NICEVILLE HOUSING AUTH NORTH BAY FIRE DIST NORTH BROWARD HOSPITAL DIST NORTH FLORIDA CMNTY COLLEGE NORTH LAKE CNTY HOSPITAL DIST NORTH LAKES SPECIAL DEP DIST NORTH NAPLES FIRE & RES DIST NORTH PALM BCH HGHTS WTR CONT DIST NORTH RIVER FIRE DIST NORTH SPRINGS IMP DIST NORTH TAMPA HOUSING DEV DIST NORTHDALE SPECIAL TAX DIST NORTHEAST FLORIDA REGNL PLAN CNCL NORTHERN PALM BEACH CNTY IMP DIST NORTHRIDGE LAKES CMNTY DEV DIST NORTHWEST FL WTR MGMT DIST NORTHWOOD COMM DEV DIST NW FLORIDA REG HSNG ATHRTY OAK CREEK CMNTY DEV DIST OAKMONT GROVES CMNTY DEV DIST OAKSTEAD CMNTY DEV DIST OCALA HOUSING AUTHORITY OKALOOSA CNTY CLRK OF CRCT CT OKALOOSA CNTY SCHOOL DIST OKALOOSA CNTY SHERIFFS OFFICE OKALOOSA CTY HD START CHILD DEV INC OKALOOSA GAS DIST OKALOOSA ISLAND FIRE DIST OKALOOSA WALTON JBS/ ED PRTNRSHP INC

OKALOOSA-WALTON COMNTY COLLEGE OKEECHOBBE UTILITIES AUTHORITY OKEECHOBEE CNTY BD OF CNTY COMMRS OKEECHOBEE CNTY CLRK OF CRCT CT OKEECHOBEE CNTY PROPERTY APPRAISER OKEECHOBEE CNTY SCHOOL BD OKEECHOBEE CNTY TAX COLLECTOR OLD PALM CMNTY DEV DIST OLD PLANTATION WTR CONT DIST ORANGE CNTY BD OF CNTY COMMRS ORANGE CNTY CLRK OF CRCT CTS ORANGE CNTY COMPTROLLER ORANGE CNTY SCHOOL BD ORANGE CNTY LIBRARY DIST ORANGE CNTY RESEARCH & DEV ATHRTY ORANGE HILL SOIL & WTR CONS DIST ORANGE SOIL AND WTR CONSVR DIST ORLANDO HSNG ATHRTY ORLANDO URBAN METRO PLANNING ORG ORLANDO UTILITIES COMMISSION ORLANDO-ORANGE CNTY EXPRESS AUTH OSCEOLA CNTY BD OF CO COMMRS OSCEOLA CNTY CLERK OF CRCT CT OSCEOLA CNTY SCHOOL DIST OSCEOLA CNTY SHERIFFS DEPT OSCEOLA CO TAX COLLECTOR OSCEOLA SOIL/WTR CONSVR DIST OSCEOLA TRACE COMM DEV DIST OVEROAKS CMUNITY DEV DIST PACE PROPERTY FINANCE ATHRTY PACE WATER SYSTEM, INC PAHOKEE HOUSING ATHRTY PAHOKEE WATER CONT DIST PAL MAR WTR CONT DIST PALATKA GAS ATHRTY PALATKA HOUSING AUTHORITY PALM BAY CMNTY DEV DIST PALM BCH CNTY BD OF CNTY COMMRS PALM BCH CNTY CHILDRENS SVCS CNCL PALM BCH CNTY CLRK OF CRCT CT PALM BCH CNTY HSNG ATHRTY PALM BCH CNTY PROP APPRAISER PALM BCH CNTY SCHOOL DIST PALM BEACH CNTY HEALTH FAC ATHRTY PALM BEACH CNTY TAX COLLECTOR PALM BEACH PLANTATION CMNTY DEV DIST PALM BEACH SOIL & WTR CONSERVE DIST PALM HARBOR SPECIAL FIRE CONT DIST PALMA SOLA TRACE CMNTY DEV DIST PALMS TERRA CEIA BAY CMNTY DEV DIST

PAN AMERICAN WEST CMNTY DEV DIST PANAMA CTY DNTN IMPR BD/CMNTY REDV AGY PANAMA CITY HOUSING ATHRTY PANAMA CITY-BAY CNTY AIRPRT IND DIST PANTHER TRACE CMNTY DEV DIST PANTHER TRACE II CMNTY DEV DIST PANTHER TRAILS CMNTY DEV DIST PARK PLACE CMMNTY DEV DIST PARKLANDS WEST CMNTY DEV DIST PARKVIEW VILLAGE DEV, LTD PARKWAY CNTR COMM DEV DIST PASCO CNTY CLRK OF CRCT CT PASCO CNTY SHERIFFS OFFICE PASCO CNTY MOSQUITO CONT DIST PASCO CNTY SCHOOL BOARD PASCO-HERNANDO CMNTY COLLEGE PASEO CMNTY DEV DIST PEACE CREEK DRAINAGE DIST PEACE RIVER MANASOTA REG WTR SUP AUTH PELICAN LAKE WATER CONT DIST PELICAN MARSH CMNTY DEV DIST PENSACOLA AREA HOUSING COMMISSION PENSACOLA DOWNTOWN IMPRVMT BOARD PENSACOLA JUNIOR COLLEGE PENSACOLA-ESCAMBIA PROMO & DEV COMM PENTATHLON CMNTY DEV DIST PIER PARK CMNTY DEV DIST PINE AIR LAKES CMNTY DEV DIST PINE HOLLOW SPECIAL DEP DIST PINELLAS CNTY BD CNTY COMMRS PINELLAS CNTY CLRK OF CRCT CTS PINELLAS CNTY HSNG ATHRTY PINELLAS CNTY HSNG FIN ATHRTY PINELLAS CNTY SCHOOL BD PINELLAS CNTY SHERIFFS OFFICE PINELLAS CNTY SUPVSR OF ELECS PINELLAS CNTY TAX COLLECTOR PINELLAS PARK WATER MGMT DIST PINETREE WTR CONT DIST PINEY Z CMNTY DEV DIST PLANTATION ACRES IMPRVMNT DIST POINCIANA CMNTY DEV DIST POLK CNTY BD OF CNTY COMMRS POLK CNTY CLRK OF CRCT CT POLK CNTY IND DEV ATHRTY POLK CNTY PROP APPRAISER POLK CNTY SCHOOL BD POLK CNTY WORKFORCE DEV BD POLK CMNTY COLLEGE POLK CNTY SHERIFF'S OFFICE

POLK CTY SCHOOL RDINESS COAL INC POMPANO BEACH REDEV AGENCY PORT LABELLE CMNTY DEV DIST PORT OF ISLANDS CMNTY IMPROV DIST PORT OF PALM BEACH PORT PANAMA CITY USA PORT ST JOE PORT ATHRTY PRESERVE AT WLDRNSS LK CMNTY DEV DIST PRINCIPAL ONE CMNTY DEV DIST PUNTA GORDA HEALTH FAC ATHRTY PUTNAM CNTY BD OF CNTY COMMRS PUTNAM CNTY CLERK OF CRTS PUTNAM CNTY SCHOOL BD PUTNAM SOIL/WTR CONSVR DIST QUANTUM COMM DEV DIST QUINCY GADSDEN AIRPORT ATHRTY RANGER DRAINAGE DIST RC JUPITER CMNTY DEV DIST REEDY CREEK IMPROVEMENT DIST REMINGTON COMM DEV DIST RENAISSANCE CMMNS CMNTY DEV DIST RENAISSANCE CMNTY DEV DIST REUNION EAST CMNTY DEV DIST REUNION WEST CMNTY DEV DIST RIVER BEND CMNTY DEV DIST RIVER HALL CMNTY DEV DIST RIVER PLACE CMMTY DEV DIST RIVER RIDGE CMNTY DEV DIST RIVERCREST CMNTY DEV DIST RIVERSIDE PARK CMNTY DEV DIST RIVERWOOD COMM DEV DIST RIVIERA BEACH CMNTY REDEV AGENCY S CNTRL REGL WSTWTR TRTMNT & DSPSL BD S INDIAN RIVER WTR CONT DIST S SEM-N ORANGE CNTY WSTE WTR TRANSM DIST SAIL HARBOUR CMNTY DEV DIST SAMPSON CREEK CMNTY DEV DIST SAN CARLOS ESTATES WTR CONT DIST SANDY CREEK CMNTY DEV DIST SANFORD HSNG ATHRTY SANTA FE CMNTY COLLEGE SANTA ROSA BAY BRIDGE ATHRTY SANTA ROSA CNTY BD OF CO COMRS SANTA ROSA CNTY SCHOOL BD SANTA ROSA CNTY SHERRIFF'S OFFICE SANTA ROSA CNTY CLERK OF CRTS SANTA ROSA ISLAND ATHRTY SARASOTA CNTY BD OF CNTY COMMRS SARASOTA CNTY CLRK OF CRCT CT SARASOTA CNTY PROPERTY APPRAISER

SARASOTA CNTY SCHOOL BD SARASOTA CNTY SHERIFFS OFFICE SARASOTA CNTY PUBLIC HOSPITAL BRD SARASOTA SOIL & WTR CONSERVE DIST SARASOTA-MANATEE AIRPORT ATHRTY SAUSALITO BAY CMNTY DEV DIST SCHOOL BOARD OF BREVARD CNTY SEACOAST UTILITY AUTHORITY SEBASTIAN INLET TAX DIST SEBASTIAN RIV WTR CONT DIST SEBRING AIRPORT ATHRTY SEMINOLE CNTY BD OF CNTY COMMRS SEMINOLE CNTY CLRK OF CRCT CRT SEMINOLE CNTY PORT ATHRTY SEMINOLE CNTY PROP APPRAISER SEMINOLE CNTY SCHOOL DIST SEMINOLE CNTY SHERIFFS OFFICE SEMINOLE CNTY TAX COLLECTOR SEMINOLE CMNTY COLLEGE SEMINOLE IMPROVEMENT DIST SEVEN OAKS CMNTY DEV DIST I SEVEN OAKS CMNTY DEV DIST II SHINGLE CREEK CMNTY DEV DIST SILVER PALMS CMNTY DEV DIST SOLID WASTE ATHRTY PALM BEACH CNTY SOMERSET CMNTY DEV DIST SONOMA BAY CMNTY DEV DIST SOUTH BAY CMNTY DEV DIST SOUTH BROWARD DRAINAGE DIST SOUTH BROWARD HOSPITAL DIST SOUTH DADE SOIL & WTR CONS DIST SOUTH DADE VENTURE CMNTY DEV DIST SOUTH FL WATER MGMT DIST SOUTH FLA CMNTY COLLEGE SOUTH FLORIDA CONSERVANCY DIST SOUTH FLORIDA REG PLAN COUNCIL SOUTH FORK COMM DEV DIST SOUTH FORK EAST CMNTY DEV DIST SOUTH LAKE CNTY HOSP DIST SOUTH POINTE SPECIAL DEP TAX DIST SOUTH SHORE DRAINAGE DIST SOUTH WALTON CNTY MOSQ CONT DIST SOUTH WALTON FIRE DIST SOUTHEAST VOLUSIA HOSPITAL DIST SOUTHEAST VOL HSP DIST/ B FSH MED CNTR INC SOUTHERN HILL PLNT I CMNTY DEV DIST SOUTHERN HILL PLNT II CMNTY DEV DIST SOUTHERN HILL PLNT III CMNTY DEV DIST SOUTHERN MANATEE FIRE & RES DIST SOUTHWEST FLA WORKFORCE DEV BD

SOUTHWEST FLORIDA REG PLAN COUNCIL SOUTHWEST FLORIDA WATER MNGMNT DIST SPICEWOOD CMNTY DEV DIST SPRING CREEK ELEMENTARY SPRINGFIELD HOUSING ATHRTY ST JOHNS CNTY BD OF CNTY COMMRS ST JOHNS CNTY CLRK OF CT ST JOHNS CNTY SOIL/WTR CONSVR DIST ST JOHNS CNTY IND DEV AUTHORITY ST JOHNS FOREST CMNTY DEV DIST ST JOHNS RIVER CMNTY COLLEGE ST JOHNS RIVER WATER MNGMNT DIST ST JOHNS WTR CNTRL DIST ST LUCIE CNTY BD CNTY COMMRS ST LUCIE CNTY CHILDRENS SVCS CNCL ST LUCIE CNTY CLRK CRCT CT ST LUCIE CNTY SCHOOL BD ST LUCIE CNTY EXPRESSWAY AUTHORITY ST LUCIE CNTY FIRE DIST STERLING HILL CMNTY DEV DIST STEVENS PLANTATION CMNTY DEV DIST STONEGATE CMNTY DEV DIST STONELAKE RANCH CMNTY DEV DIST STONEYBROOK CDD STONEYBROOK WEST CMNTY DEV DIST STUART HSNG ATHRTY SUMMERVILLE CMNTY DEV DIST SUMMIT VIEW CMNTY DEV DIST SUMTER CNTY BD OF CNTY COMMRS SUMTER CNTY CLRK OF CRCT CT SUMTER CNTY SCHOOL BD SUMTER CNTY TAX COLLECTOR SUMTER LANDING CMNTY DEV DIST SUNCOAST CMNTY DEV DIST SUNCOAST WORKFORCE DVLPMNT BD SUNSHINE WATER CONT DIST SUWANNEE CNTY BD CNTY COMMRS SUWANNEE CNTY CLRK OF CRCT CT SUWANNEE CNTY CONSVR DIST SUWANNEE CNTY DEV ATHRTY SUWANNEE CNTY SCHOOL BD SUWANNEE CNTY SUPVSR ELECTIONS SUWANNEE WTR AND SEWER DIST TAMPA BAY COMMUTER TRANSIT ATHRTY TAMPA BAY ESTUARY PROGRAM TAMPA BAY REGNL PLANNING COUNCIL TAMPA BAY WATER A REG WTR SUP ATHRTY TAMPA PALMS CMNTY DEV DIST TAMPA PALMS OPEN SPACE TRANS DIST TAMPA PORT AUTHORITY

TAMPA SPORTS ATHRTY TAMPA-HILLSBOROUGH CNTY EXPWY ATHRTY TARA CMNTY DEV DIST 1 TARAWOOD SPECIAL DEP TAX DIST TARPON SPRINGS HSNG ATHRTY TAYLOR CNTY BD OF CNTY COMMRS TAYLOR CNTY CLERK OF CRCT CT TAYLOR COASTAL WATER & SEWER DIST TAYLOR CNTY DEV AUTHORITY **TECHNOLOGICAL RSRCH & DEV ATHRTY** TERN BAY DEV DIST TERRACINA CMNTY DEV DIST THA AFFORDABLE HOUSING DEV DIST THE BROOKS OF BONITA SPRINGS CDD THE BROOKS OF BONITA SPRINGS II CDD HOUSING AUTHORITY CITY OF TAMPA LANGUAGE ACADEMY CHARTER SCHOOL INC SCHOOL BOARD OF JACKSON CNTY THE TOWN OF NOMA THOUSAND OAKS CMNTY DEV DIST THREE RIVERS REGL LIBRARY SYS TINDALL HAMMOCK IRR & SOIL CONS DIST TOWN OF BASCOM TOWN OF BAY HARBOR ISLANDS TOWN OF BAY HARBOR ISLE EMPLYS RET SYS TOWN OF BELLEAIR TOWN OF BELLEAIR SHORE TOWN OF BRINY BREEZES TOWN OF BRONSON TOWN OF BROOKER TOWN OF CALLAHAN TOWN OF CINCO BAYOU TOWN OF DAVIE TOWN OF DUNDEE TOWN OF ESTO TOWN OF GLEN ST MARY TOWN OF GREENSBORO TOWN OF GREENWOOD TOWN OF GULF STREAM TOWN OF HASTINGS TOWN OF HAVANA TOWN OF HAVERHILL TOWN OF HIGHLAND BEACH TOWN OF HILLCREST HEIGHTS TOWN OF HORSESHOE BEACH TOWN OF HYPOLUXO TOWN OF INDIALANTIC TOWN OF INDIAN RIVER SHORES TOWN OF INDIAN SHORES TOWN OF INGLIS

TOWN OF INTERLACHEN TOWN OF JAY TOWN OF JENNINGS TOWN OF JUNO BEACH TOWN OF JUPITER TOWN OF JUPITER ISLAND TOWN OF KENNETH CITY TOWN OF LACROSSE TOWN OF LADY LAKE TOWN OF LAKE CLARKE SHORES TOWN OF LAKE PARK TOWN OF LAKE PARK POL OFFCRS PNSN FUND TOWN OF LAKE PLACID TOWN OF LANTANA TOWN OF LAUDERDALE BY THE SEA TOWN OF LEE TOWN OF LONGBOAT KEY TOWN OF MALABAR TOWN OF MALONE TOWN OF MANALAPAN TOWN OF MANGONIA PARK TOWN OF MAYO TOWN OF MEDLEY TOWN OF MIAMI LAKES TOWN OF MONTVERDE TOWN OF NORTH REDINGTON BEACH TOWN OF OCEAN BREEZE PARK TOWN OF OCEAN RIDGE TOWN OF ORANGE PARK TOWN OF PALM BEACH TOWN OF PALM BEACH SHORES TOWN OF PEMBROKE PARK TOWN OF PENNEY FARMS TOWN OF POMONA PARK TOWN OF PONCE DE LEON TOWN OF PONCE INLET TOWN OF REDINGTON BEACH TOWN OF REDINGTON SHORES TOWN OF SEWALL'S POINT TOWN OF SOUTH PALM BEACH TOWN OF SURFSIDE TOWN OF ZOLFO SPRINGS TRAILER ESTATES FIRE CONT DIST TRAILER ESTATES PARK & REC DIST TRAILS AT MONTEREY CMNTY DEV DIST TREASURE COAST REG PLAN COUNCIL TREE ISLAND ESTATES CMNTY DEV DIST TRI CNTY AIRPORT ATHRTY TRUSTEES OF DADE CNTY LAW LIBRARY **TUPELO SOIL & WATER CONSERVE DIST**

TURTLE RUN COMM DEV DIST TUSCANY RESERVE CMNTY DEV DIST TWIN RIVS-ALAFAYA WOODS SPECIAL NID UNION CNTY BD CNTY COMMRS UNION CNTY CLRK OF CRCT CT UNION CNTY SCHOOL BRD UNION CNTY TAX COLLECTOR UNIVERSITY PLACE CMMNTY DEV DIST UNIVERSITY OF CENTRAL FLORIDA UNIVERSITY OF FLORIDA UNIVERSITY OF SOUTH FLORIDA UNIVERSITY OF WEST FLORIDA UNIVERSITY SQUARE CMNTY DEV DIST URBAN ORLANDO CMNTY DEV DIST VALENCIA ACRES CMNTY DEV DIST VALENCIA CMNTY COLLEGE VASARI COMMNTY DEV DIST VENETIAN CMNTY DEV DIST VENETIAN ISLES CMNTY DEV DIST VERANDAH WEST CMNTY DEV DIST VERO LAKES WTR CNTRL DIST VERONA WALK CMNTY DEV DIST VIERA EAST COMM DEV DIST VILLAGE CMNTY DEV DIST #1 VILLAGE CMNTY DEV DIST #2 VILLAGE CMNTY DEV DIST #3 VILLAGE CMNTY DEV DIST #4 VILLAGE CNTR CMNTY DEV DIST VILLAGE CMNTY DEV DIST #5 VILLAGE CMNTY DEV DIST #6 VILLAGE CMNTY DEV DIST #7 VILLAGE CMNTY DEV DIST #8 VILLAGE OF BAL HARBOUR VILLAGE OF KEY BISCAYNE VILLAGE OF NORTH PALM BEACH VILLAGE OF PALM SPRINGS VILLAGE OF PALMETTO BAY VILLAGE OF PINECREST VILLAGE OF ROYAL PALM BEACH VILLAGE OF SEA RANCH LAKES VILLAGE OF TEQUESTA VILLAGE OF WELLINGTON VILLAGE WLK BNITA SPRNGS CMNTY DEV DIST VILLAGES BLOOMINGDALE CMNTY DEV DIST VILLASOL CMNTY DEV DIST VISTA LAKES CMNTY DEV DIST VIZCAYA CMNTY DEV DIST VOLUSIA CNTY HEALTH FAC ATHRTY VOLUSIA CNTY HOUSING FINANCE ATHRTY VOLUSIA CNTY SCHOOL BRD

****** VOLUSIA COUNCIL OF GOVTS/ VCOG INC VOLUSIA CNTY INDUSTRIAL DEV DIST FOR PUBLIC DEPOSITORS TO RECEIVE THE **VOLUSIA SOIL & WTR CONSERVE DIST** PROTECTION FROM LOSS PROVIDED IN CHAPTER 280, FLORIDA STATUTES, THEY SHALL COMPLY WITH VOLUSIA/FLAGLER CNTY WRKFRC DEV BD THE FOLLOWING ON EACH PUBLIC DEPOSIT WAKULLA CNTY SCHOOL BD ACCOUNT WAKULLA SOIL & WTR CNSRV DIST REQUIREMENTS SPECIFIED IN CHAPTER 280: (1) WALKABOUT CMNTY DEV DIST EXECUTE THE PUBLIC DEPOSIT IDENTIFICATION WALNUT CREEK CMNTY DEV DIST AND ACKNOWLEDGMENT FORM DFS-J1-1295 WITH WALTON CNTY SCHL BRD OF PUB INSTRUCT THE WASHINGTON CNTY SCHOOL BD MAINTAIN IT AS A VALUABLE RECORD, AND WATERCHASE CMNTY DEV DIST CONFIRM THE ACCOUNT ANNUALLY; (2) EXECUTE A WATERGRASS CMNTY DEV DIST REPLACEMENT FORM DFS-J1-1295 WHEN THERE IS A WATERLEFE CMNTY DEV DIST MERGER, ACQUISITION, NAME CHANGE, OR OTHER WATERS EDGE CMNTY DEV DIST EVENT WHICH CHANGES THE ACCOUNT NAME, ACCOUNT NUMBER, OR NAME OF THE QPD. WENTWORTH ESTATES CMNTY DEV DIST WEST COAST INLAND NVGTN DIST THE FOLLOWING QPDS ARE AUTHORIZED TO HOLD WEST JACKSON CNTY DEV COUNCIL PUBLIC DEPOSITS. THEY ARE LISTED UNDER THE WEST LAKE CMNTY DEV DIST STATE OF HOME OFFICE LOCATION. INSTITUTIONS WEST LAKELANDE WTR CONT DIST MARKED WITH AN ASTERISK HAVE LIMITED THE WEST MANATEE FIRE & RES DIST AMOUNT OF PUBLIC DEPOSITS THEY WILL WEST ORANGE HEALTHCARE DIST ADMINISTER AND ARE NOT ACCEPTING NEW WEST PALM BCH DOWNTOWN DEV ATHRTY PUBLIC WEST PALM BCH FRFGHTRS PENSION FND HAVING A DATE BESIDE THEIR NAME ARE IN THE WEST PALM BCH POLICE PENSION FUND PROCESS OF WITHDRAWING FROM THE PROGRAM WEST VILLAGES IMPROVEMENT DIST AND SHALL NOT RECEIVE OR RETAIN PUBLIC WEST VOLUSIA HOSPITAL ATHRTY DEPOSITS AFTER THE DATE SHOWN. THEY MAY, WESTCHASE COMMMUNITY DEV DIST HOWEVER. HAVE CERTAIN OBLIGATIONS TO THE WESTCHASE EAST CMNTY DEV DIST PROGRAM AFTER THAT DATE WITH WHICH THEY WESTCHESTER CMNTY DEV DIST 1 MUST COMPLY WITHDRAWAL PROCESS. WESTCHESTER CMNTY DEV DIST 2 ******* WESTCHESTER CMNTY DEV DIST 3

ALABAMA

ATMORE UNITED BANK

BIRMINGHAM

AMSOUTH BANK COMPASS BANK REGIONS BANK SUPERIOR BANK

MONTGOMERY

COLONIAL BANK, N.A.

IN

DEPOSIT

ADDITION

FLORIDA

APALACHICOLA

COASTAL COMMUNITY BANK

TO

QUALIFIED PUBLIC DEPOSITORY (QPD),

ACCOUNTS.

BEFORE

ANY

OTHER

DEPOSITORIES

THE

CONCLUDING

WESTCHESTER CMNTY DEV DIST 4 WESTCHESTER CMNTY DEV DIST 5

WESTCHESTER CMNTY DEV DIST 6

WESTWOOD SPECIAL DEP TAX DIST

WILDERNESS COAST PUBLIC LIBRARIES

WITHLACOOCHEE REG PLAN COUNCIL

WORLD COMMERCE CMNTY DEV DIST

YELLOW RIV SOIL & WTR CONSVR DIST

WYNDAM PARK CMNTY DEV DIST

XENTURY CITY COMM DEV DIST

WINSTON TRAILS CMNTY DEV DIST EAST

WORKFORCE DEV BRD TREASURE COAST INC

WORKFORCE ONE EMPLOYMENT SOLUTIONS

WESTRIDGE CMNTY DEV DIST WESTWOOD HOMES, INC

WHITFIELD FIRE CNTRL DIST

WORKFORCE ALLIANCE, INC

WORKFORCE ESCAROSA, INC. WORKFORCE FLORIDA, INC

ARCADIA FIRST STATE BANK OF ARCADIA

AVENTURA TURNBERRY BANK

BARTOW CITRUS & CHEMICAL BANK COMMUNITY NATIONAL BANK AT BARTOW

BELLE GLADE BANK OF BELLE GLADE

BOCA RATON FIRST SOUTHERN BANK FIRST UNITED BANK PARADISE BANK

BONIFAY BANK OF BONIFAY

BRADENTON COAST BANK OF FLORIDA FIRST AMERICA BANK FIRST NATIONAL BANK & TRUST FLAGSHIP NATIONAL BANK

BRANDON PLATINUM BANK

BROOKSVILLE HERNANDO COUNTY BANK

CAPE CORAL RIVERSIDE BANK OF THE GULF COAST

CARRABELLE GULF STATE COMMUNITY BANK

CASSELBERRY R-G CROWN BANK

CHIEFLAND DRUMMOND COMMUNITY BANK

CLEWISTON FIRST BANK OF CLEWISTON OLDE CYPRESS COMMUNITY BANK COCOA BEACH SUNRISE BANK

CORAL GABLES BANKUNITED, F.S.B. COMMERCEBANK, N.A. GIBRALTAR BANK, F.S.B. INTERNATIONAL BANK OF MIAMI, N.A.

CRAWFORDVILLE CITIZENS BANK – WAKULLA WAKULLA BANK

CRESTVIEW FIRST NATIONAL BANK OF CRESTVIEW

CRYSTAL RIVER CRYSTAL RIVER BANK

DADE CITY FIRST NATIONAL BANK OF PASCO

DANIA BEACH COMMUNITY BANK OF BROWARD

DAVIE REGENT BANK

DEBARY FIRST COMMUNITY BANK

DUNNELLON DUNNELLON STATE BANK

ENGLEWOOD ENGLEWOOD BANK PENINSULA BANK

FERNANDINA BEACH FIRST COAST COMMUNITY BANK FIRST NATIONAL BANK OF NASSAU COUNTY

FORT LAUDERDALE BANKATLANTIC EQUITABLE BANK LANDMARK BANK, N.A. FORT MYERS BUSEY BANK FLORIDA EDISON NATIONAL BANK FLORIDA GULF BANK IRONSTONE BANK

FORT PIERCE HARBOR FEDERAL SAVINGS BANK RIVERSIDE NATIONAL BANK OF FLORIDA

FORT WALTON BEACH BEACH COMMUNITY BANK FIRST CITY BANK OF FLORIDA FIRST NATIONAL BANK & TRUST

FROSTPROOF CITIZENS BANK & TRUST

GAINESVILLE MERCHANTS & SOUTHERN BANK MILLENNIUM BANK

GRACEVILLE *BANK OF JACKSON COUNTY PEOPLES BANK OF GRACEVILLE

HALLANDALE DESJARDINS BANK, N.A.

HOMESTEAD COMMUNITY BANK OF FLORIDA FIRST NATIONAL BANK OF SOUTH FLORIDA

HOMOSASSA HOMOSASSA SPRINGS BANK

IMMOKALEE FLORIDA COMMUNITY BANK

INDIANTOWN FIRST BANK OF INDIANTOWN

INVERNESS BANK OF INVERNESS

JACKSONVILLE EVERBANK MONTICELLO BANK JACKSONVILLE BEACH OCEANSIDE BANK

KEY LARGO TIB BANK OF THE KEYS

KEY WEST FIRST STATE BANK OF THE FLORIDA KEYS

KISSIMMEE FIRST NATIONAL BANK OF OSCEOLA COUNTY

LAKE CITY COLUMBIA COUNTY BANK PEOPLES STATE BANK

LANTANA STERLING BANK

LEESBURG CENTERSTATE BANK MID FLORIDA

LIVE OAK FIRST FEDERAL SAVINGS BANK OF FLORIDA

LONGWOOD *ORLANDO NATIONAL BANK

MADISON MADISON COUNTY COMMUNITY BANK

MARATHON MARINE BANK OF THE FLORIDA KEYS

MAYO LAFAYETTE STATE BANK

MIAMI

BAC FLORIDA BANK CITY NATIONAL BANK OF FLORIDA COCONUT GROVE BANK COMMERCIAL BANK OF FLORIDA CONTINENTAL NATIONAL BANK OF MIAMI EAGLE NATIONAL BANK OF MIAMI EASTERN NATIONAL BANK ESPIRITO SANTO BANK EXECUTIVE NATIONAL BANK INTERAMERICAN BANK, F.S.B. MELLON UNITED NATIONAL BANK METRO BANK OF DADE COUNTY

Florida Administrative Weekly

NORTHERN TRUST BANK OF FLORIDA, N.A. OCEAN BANK SOFISA BANK OF FLORIDA TOTALBANK TRANSATLANTIC BANK U.S. CENTURY BANK

MILTON FIRST NATIONAL BANK OF FLORIDA

MONTICELLO FARMERS & MERCHANTS BANK

MOUNT DORA FIRST NATIONAL BANK OF MOUNT DORA FLORIDA CHOICE BANK

NAPLES BANK OF NAPLES COMMUNITY BANK OF NAPLES, N.A. ORION BANK PARTNERS BANK

NEW SMYRNA BEACH FRIENDS BANK

NICEVILLE PEOPLES NATIONAL BANK

NORTH LAUDERDALE SECURITY BANK, N.A.

NORTH PALM BEACH ENTERPRISE NATIONAL BANK OF PALM BEACH

OAKLAND PARK AMERICAN NATIONAL BANK

OCALA ALARION BANK COMMUNITY BANK & TRUST OF FLORIDA FLORIDA CITIZENS BANK INDEPENDENT NATIONAL BANK

OKEECHOBEE BIG LAKE NATIONAL BANK

ORANGE PARK FIRST NATIONAL BANK HERITAGE BANK OF NORTH FLORIDA ORLANDO

CENTURY NATIONAL BANK CNLBANK MERCANTILE BANK UNITED HERITAGE BANK

ORMOND BEACH CYPRESSCOQUINA BANK

OVIEDO CITIZENS BANK OF OVIEDO

PALATKA FIRST FEDERAL BANK OF NORTH FLORIDA PUTNAM STATE BANK

PANAMA CITY BAY BANK & TRUST COMPANY FIRST NATIONAL BANK NORTHWEST FLORIDA PEOPLES FIRST COMMUNITY BANK VISION BANK

PENSACOLA BANK OF PENSACOLA BANK OF THE SOUTH FIRST GULF BANK, N.A. GULF COAST COMMUNITY BANK

PERRY CITIZENS BANK OF PERRY

PORT RICHEY GULFSTREAM COMMUNITY BANK

PORT ST. JOE BAYSIDE SAVINGS BANK

PORT ST. LUCIE FIRST PEOPLES BANK

ST. AUGUSTINE BANK OF ST. AUGUSTINE PROSPERITY BANK

ST. CLOUD PUBLIC BANK **ST. PETERSBURG** FIRST COMMUNITY BANK OF AMERICA SIGNATURE BANK SYNOVUS BANK OF TAMPA BAY

SANTA ROSA BEACH BANKTRUST

SARASOTA PEOPLE'S COMMUNITY BANK OF THE WEST COAST

SEBRING HEARTLAND NATIONAL BANK HIGHLANDS INDEPENDENT BANK

SOUTH MIAMI FIRST NATIONAL BANK OF SOUTH MIAMI

SPRING HILL FIRST KENSINGTON BANK

STARKE COMMUNITY STATE BANK

STUART FIRST NATIONAL BANK & TRUST OF THE TREASURE COAST GULFSTREAM BUSINESS BANK

TALLAHASSEE CAPITAL CITY BANK HANCOCK BANK OF FLORIDA PREMIER BANK TALLAHASSEE STATE BANK THE BANK OF TALLAHASSEE

TAMPA BANK OF ST. PETERSBURG FIRST CITRUS BANK

TEQUESTA INDEPENDENT COMMUNITY BANK

THE VILLAGES CITIZENS FIRST BANK

TRENTON TRI-COUNTY BANK **TRINITY** PATRIOT BANK

UMATILLA UNITED SOUTHERN BANK

VALPARAISO VANGUARD BANK & TRUST COMPANY

VERO BEACH CITRUS BANK, N.A. INDIAN RIVER NATIONAL BANK

WAUCHULA FIRST NATIONAL BANK OF WAUCHULA WAUCHULA STATE BANK

WEST PALM BEACH FIDELITY FEDERAL BANK & TRUST FLAGLER BANK GRAND BANK & TRUST OF FLORIDA

WILLISTON PERKINS STATE BANK

WINTER HAVEN CENTERSTATE BANK OF FLORIDA FIRST NATIONAL BANK OF POLK COUNTY

WINTER PARK BANKFIRST RIVERSIDE BANK OF CENTRAL FLORIDA

ZEPHYRHILLS CENTERSTATE BANK WEST FLORIDA, N.A.

GEORGIA

ATLANTA SUNTRUST BANK

COLQUITT PEOPLESSOUTH BANK

DARIEN SOUTHEASTERN BANK

KANSAS

LEAWOOD GOLD BANK

LOUISIANA

NEW ORLEANS WHITNEY NATIONAL BANK

MASSACHUSETTS

BOSTON ONEUNITED BANK

MICHIGAN

GRAND RAPIDS FIFTH THIRD BANK

MISSISSIPPI

JACKSON TRUSTMARK NATIONAL BANK

NEW YORK

NEW YORK CITY BANCO POPULAR NORTH AMERICA INTERVEST NATIONAL BANK

NORTH CAROLINA

CHARLOTTE BANK OF AMERICA, N.A. WACHOVIA BANK, N.A. ROCKY MOUNT RBC CENTURA BANK

WINSTON-SALEM BRANCH BANKING & TRUST COMPANY

<u>OHIO</u>

WILMINGTON LIBERTY SAVINGS BANK, F.S.B.

TEXAS

HOUSTON ENCORE BANK

VIRGINIA

RESTON CITIBANK, F.S.B.

BEACH BANK

MIAMI BEACH BEACH BANK HAS WITHDRAWN FROM THE PROGRAM EFFECTIVE 01/06/06.

THE BANK

WARRIOR, ALABAMA THE BANK HAS CHANGED ITS NAME TO SUPERIOR BANK AND ITS HOME LOCATION TO BIRMINGHAM, ALABAMA.

NOTICE OF FILINGS

Notice is hereby given that the Office of Financial Regulation, Division of Financial Institution, has received the following application. Comments may be submitted to the Director, 200 East Gaines Street, Tallahassee, Florida 32399-0371, for inclusion in the official record without requesting a hearing. However, pursuant to provisions specified in Chapter 69U-105, Florida Administrative Code, any person may request a public hearing by filing a petition with the Clerk, Legal Services Office, Office of Financial Regulation, Division of Financial Institutions, 200 East Gaines Street, Tallahassee, Florida 32399-0379. The Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., February 17, 2006:

APPLICATION FOR A NEW FINANCIAL INSTITUTION

Applicant and Proposed Location: Premier Community Bank of the Emerald Coast, 345 East James Lee Boulevard, Crestview, Okaloosa County, Florida 32536

Correspondent: Jack G. Greeley, 255 S. Orange Avenue, Suite 800, Orlando, Florida 32801

Received: January 17, 2006

Technological Research and Development Authority (TRDA) – Open Solicitation for Employers to Support the Summer 2006 Florida Teacher Quest Program

TRDA/The Endeavour Academy is seeking employers to register for the 2006 Teacher Quest Scholarship Program.

The Teacher Quest Scholarship Program is a professional development opportunity that provides Florida teachers with a unique opportunity to acquire enhanced skills in mathematics, science and technology while working for a technology-based Florida company during the summer. Companies temporarily hire teachers in jobs utilizing mathematics, science or technology and the Teacher Quest Scholarship serves to partially reimburse the employer up to 40% of the teacher's hourly salary.

Registration forms are available at: www.TheEndeavour Academy.com/TeacherQuest.

For more information or to register for the Teacher Quest Scholarship Program contact: Diane Matthews, (866)263-9564.

Volume 32, Number 4, January 27, 2006

Section XIII Index to Rules Filed During Preceding Week						
RULE	S FILED	BETWEEN	January 9, 2	2006		
	and .	January 13, 2	2006]		
Rule No.	File Date	Effective	Proposed	Amended		
		Date	Vol./No.	Vol./No.		
DEPARTMEN	NT OF ST	ATE]		
Division of Ele				(
18-2.0115	1/9/06	1/29/06	31/40	31/48		
18-2.025	1/9/06	1/29/06	31/40	01/15		
1S-2.025	1/9/06	1/29/06	31/40	21/47		
1S-2.030	1/9/06	1/29/06	31/40	21/47		
15-2.037	1/9/00	1/29/00	51/40	51/4/		
DEPARTMEN	NT OF LE	GAL AFFA	AIRS			
2-30.001	1/12/06	2/1/06	31/48	(
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Division of Sta	ndards			(
5F-11.002	1/9/06	1/29/06	31/34	31/40		
5F-11.027	1/9/06	1/29/06	31/34	31/47		
5F-11.028	1/9/06	1/29/06	31/34	31/47		
5F-11.029	1/9/06	1/29/06	31/34	31/47		
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5F-11.045	1/9/06	1/29/06	31/34	31/47		
5F-11.046	1/9/06	1/29/06	31/34	31/40		
5F-11.050	1/9/06	1/29/06	31/34	31/40		
51-11.050	1/9/00	1/29/00	51/54			
Division of Ma	arketing a	nd Develop	ment			
5H-25.001	1/13/06	2/2/06	31/39	31/51		
5H-25.002	1/13/06	2/2/06	31/39	31/51		
5H-25.003	1/13/06	2/2/06	31/39	31/51		
5H-25.004	1/13/06	2/2/06	31/39	31/51		
20.001	1/10/00	2,2,00	01,00	(
Division of Ag	ricultural	Water Poli	cy	(
5M-2.003	1/9/06	1/29/06	31/42	(
				(
DEPARTMEN	NT OF TR	ANSPORT	ATION	(
14-15.0081	1/13/06	2/5/06	31/43	32/1		
				(
WATER MAN				(
St. Johns Rive	r Water N	Ianagemen	t District	(

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40C-8.031	1/12/06	2/1/06	31/47

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
DEPARTME		JSINESS A	ND PROFI	ESSIONAL
REGULATI Board of Pilo		ionors		
61G14-19.001	1/12/06	2/1/06	31/46	
01014 19.001	1/12/00	2/1/00	51/40	
Florida Real	Estate Cor	nmission		
61J2-24.001	1/10/06	1/30/06	31/31	
61J2-24.002	1/10/06	1/30/06	31/31	
DEDADTME	NT OF FN	WIDONM	ENTAL DD	OTECTION
62-210.200	1/13/06	2/2/06	21/39	31/46
62-210.300	1/13/06	2/2/06	31/39	31/46
62-210.350	1/13/06	2/2/06	31/39	31/46
62-210.370	1/13/06	2/2/06	31/39	31/46
62-210.900	1/13/06	2/2/06	31/39	31/46
62-212.300	1/13/06	2/2/06	31/39	31/46
62-212.400	1/13/06	2/2/06	31/39	31/46
62-212.500	1/13/06	2/2/06	31/39	31/46
62-212.720	1/13/06	2/2/06	31/39	31/46
62-730.001	1/9/06	1/29/06	31/32	31/46
62-730.020	1/9/06	1/29/06	31/32	31/46
62-730.030	1/9/06	1/29/06	31/32	31/46
62-730.100	1/9/06	1/29/06	31/32	31/46
62-730.150	1/9/06	1/29/06	31/32	31/46
62-730.160	1/9/06	1/29/06	31/32	31/46
62-730.161 62-730.170	1/9/06 1/9/06	1/29/06 1/29/06	31/32 31/32	31/46 31/46
62-730.170 62-730.171	1/9/06	1/29/06	31/32	31/40
62-730.180	1/9/06	1/29/06	31/32	31/46
62-730.181	1/9/06	1/29/06	31/32	31/46
62-730.184	1/9/06	1/29/06	31/32	31/46
62-730.185	1/9/06	1/29/06	31/32	31/46
62-730.200	1/9/06	1/29/06	31/32	31/46
62-730.210	1/9/06	1/29/06	31/32	31/46
62-730.220	1/9/06	1/29/06	31/32	31/46
62-730.225	1/9/06	1/29/06	31/32	31/46
62-730.226	1/9/06	1/29/06	31/32	31/46
62-730.231	1/9/06	1/29/06	31/32	31/46
62-730.240	1/9/06	1/29/06	31/32	31/46
62-730.250	1/9/06	1/29/06	31/32	31/46
62-730.260 62-730.265	1/9/06 1/9/06	1/29/06 1/29/06	31/32 31/32	31/46 31/46
62-730.263 62-730.270	1/9/06	1/29/06	31/32	31/46
62-730.290	1/9/06	1/29/06	31/32	31/46
	1, 2, 00	1, 29, 00	01,02	51,10

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
62-730.291	1/9/06	1/29/06	31/32	31/46	67-48.0105	1/9/06	1/29/06	31/42	
62-730.292	1/9/06	1/29/06	31/32	31/46	67-48.013	1/9/06	1/29/06	31/42	
62-730.293	1/9/06	1/29/06	31/32	31/46	67-48.014	1/9/06	1/29/06	31/42	
62-730.300	1/9/06	1/29/06	31/32	31/46	67-48.015	1/9/06	1/29/06	31/42	
62-730.310	1/9/06	1/29/06	31/32	31/46	67-48.017	1/9/06	1/29/06	31/42	
62-730.320	1/9/06	1/29/06	31/32	31/46	67-48.018	1/9/06	1/29/06	31/42	
62-730.900	1/9/06	1/29/06	31/32	31/46	67-48.019	1/9/06	1/29/06	31/42	
					67-48.020	1/9/06	1/29/06	31/42	
DEPARTM	ENT OF HI	EALTH			67-48.0205	1/9/06	1/29/06	31/42	
Council of L	icensed Mi	dwifery			67-48.022	1/9/06	1/29/06	31/42	
64B24-2.003	1/13/06	2/2/06	31/42		67-48.023	1/9/06	1/29/06	31/42	
64B24-7.004	1/13/06	2/2/06	31/47		67-48.025	1/9/06	1/29/06	31/42	
					67-48.027	1/9/06	1/29/06	31/42	
Optical Esta	blishments				67-48.028	1/9/06	1/29/06	31/42	
64B29-1.002	1/13/06	2/2/06	31/48		67-48.029	1/9/06	1/29/06	31/42	
					67-48.030	1/9/06	1/29/06	31/42	
FLORIDA H	IOUSING	FINANCE	CORPORA	TION	67-48.031	1/9/06	1/29/06	31/42	
67-21.002	1/9/06	1/29/06	31/42						
67-21.003	1/9/06	1/29/06	31/42	31/50	FISH AND V	VILDLIFE	CONSER	VATION	
67-21.0035	1/9/06	1/29/06	31/42		COMMISSI	ON			
67-21.004	1/9/06	1/29/06	31/42		68-1.006	1/12/06	2/1/06	31/43	
67-21.0045	1/9/06	1/29/06	31/42						
67-21.006	1/9/06	1/29/06	31/42		Freshwater I	Fish and W	ïldlife		
67-21.007	1/9/06	1/29/06	31/42		68A-13.003	1/12/06	2/1/06	31/43	
67-21.008	1/9/06	1/29/06	31/42						
67-21.009	1/9/06	1/29/06	31/42		Marine Fishe	eries			
67-21.010	1/9/06	1/29/06	31/42		68B-14.002	1/12/06	7/1/06	31/43	31/50
67-21.013	1/9/06	1/29/06	31/42		68B-14.0035	1/12/06	7/1/06	31/43	31/50
67-21.014	1/9/06	1/29/06	31/42		68B-14.00355	1/12/06	7/1/06	31/43	31/50
67-21.015	1/9/06	1/29/06	31/42		68B-14.0036	1/12/06	7/1/06	31/43	31/50
67-21.017	1/9/06	1/29/06	31/42		68B-21.0015	1/12/06	7/1/06	31/43	31/50
67-21.018	1/9/06	1/29/06	31/42		68B-21.005	1/12/06	7/1/06	31/43	31/50
67-21.019	1/9/06	1/29/06	31/42		68B-22.002	1/12/06	7/1/06	31/43	31/50
67-48.001	1/9/06	1/29/06	31/42		68B-34.002	1/12/06	7/1/06	31/43	31/50
67-48.002	1/9/06	1/29/06	31/42	31/50	68B-36.002	1/12/06	7/1/06	31/43	31/50
67-48.004	1/9/06	1/29/06	31/42	31/50	68B-37.002	1/12/06	7/1/06	31/43	31/50
67-48.005	1/9/06	1/29/06	31/42		68B-42.002	1/12/06	7/1/06	31/43	31/50
67-48.007	1/9/06	1/29/06	31/42		68B-47.001	1/12/06	7/1/06	31/43	31/50
67-48.0072	1/9/06	1/29/06	31/42		68B-48.002	1/12/06	7/1/06	31/43	31/50
67-48.0075	1/9/06	1/29/06	31/42		68B-49.001	1/12/06	7/1/06	31/43	31/50
67-48.009	1/9/06	1/29/06	31/42						
67-48.0095	1/9/06	1/29/06	31/42						
67-48.010	1/9/06	1/29/06	31/42						