Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Standards

RULE NOS.: RULE TITLES:

5F-11.002 Standards of National Fire Protection

Association Adopted

5F-11.027 Approval of Liquefied Petroleum

Gas Containers

5F-11.050 Installation of Unvented Room

Heaters

PURPOSE AND EFFECT: These rule revisions are proposed for the purposes of adopting the 2006 edition of National Fire Protection Association Standard No. 54, the National Fuel Gas Code; to revise references within the existing rules to be consistent with this code; and to specify safety requirements for the sale of propane containers to the end user or consumer. SUBJECT AREA TO BE ADDRESSED: This rule will address the adoption of the most recent edition of the National Fuel Gas Code as it relates to liquefied petroleum gas installations and regulation.

SPECIFIC AUTHORITY: 527.06 FS.

LAW IMPLEMENTED: 527.06 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: Vicki O'Neil, Bureau Chief, Bureau of LP Gas Inspection, 3125 Conner Blvd., Suite N., Tallahassee, FL 32399-1650; phone: (850)921-8001

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

5F-11.002 Standards of National Fire Protection Association Adopted.

(1) The standards of the National Fire Protection Association for the storage and handling of liquefied petroleum gases as published in NFPA No. 58, LP-Gas Code 2004 edition, and for gas appliances and gas piping as published in NFPA No. 54, American National Standard National Fuel Gas Code, 2006 2002 edition, shall be the accepted standards for this state, subject to such additions and exceptions as are set forth in these rules. Reference to NFPA 58 and NFPA 54 in these rules shall be to the most recent edition as adopted herein. Section 6.6.7 of NFPA 58, 2004 edition, titled "Installation of Containers on Roofs of Buildings," is hereby

excluded from adoption. Section 7.1.6.2 of NFPA 54, 2006 edition, titled "Conduit With Both Ends Terminating Indoors" is hereby excluded from adoption.

- (2) Each of the NFPA publications listed in subsection (1) above is incorporated by reference in each rule within this rule chapter in which referenced is made to the publication. In each instance, the publication becomes a part of the rule, in the entirety of the publication, or in part thereof, as the rule provides or the context of the rule may require.
- (3) "NFPA" is the recognized abbreviation for the National Fire Protection Association, Inc., and generally the abbreviation is used in these rules in identifying the publications of the association. The public may obtain a copy of any NFPA publication by writing the association, whose address is: National Fire Protection Association. Inc., Batterymarch Park, Quincy, Massachusetts 02269.

Specific Authority 527.06 FS. Law Implemented 527.06 FS. History-New 8-7-80, Formerly 4A-1.01, Amended 7-18-85, Formerly 4B-1.01, Amended 10-8-86, 2-6-90, 8-9-92, Formerly 4B-1.001, Amended 7-20-95, 7-23-97, 6-8-99, 5-23-00, 9-2-02, 1-29-06,

5F-11.027 Approval of Liquefied Petroleum Gas Containers.

Liquefied petroleum gas containers shall be considered approved when designed, fabricated, tested, and marked (or stamped) in accordance with the requirements of Section 5.2, NFPA 58. Liquefied petroleum gas containers offered for sale must meet the requirements of the code under which they were fabricated, the requirements of NFPA 58, Chapter 527, F.S., and this rule chapter when being sold for continued use with liquefied petroleum gas.

Specific Authority 527.06 FS. Law Implemented 527.06 FS. History-New 6-5-97, Amended 1-29-06,__

5F-11.050 Installation of Unvented Room Heaters.

The following exceptions to the requirements of Section <u>10.23</u> 9.23 of NFPA 54, are adopted with regard to the installation of unvented room heaters:

- (1) One listed, wall-mounted, unvented room heater, equipped with an oxygen depletion safety shutoff system may be installed in a bathroom, provided that the input rating shall not exceed 6000 BTU per hour and combustion and ventilation air are provided as specified by Section 9.3 8.3 of NFPA 54.
- (2) One listed, wall-mounted, unvented room heater equipped with an oxygen depletion safety shutoff system may be installed in a bedroom, provided that the input rating shall not exceed 10,000 BTU per hour and combustion and ventilation air are provided as specified by Section 9.3 8.3 of NFPA 54.

Specific Authority 527.06 FS. Law Implemented 527.06 FS. History-New 1-24-95, Amended 1-29-06, _____.

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-4.0243 Specialization Requirements for

Certification in Foreign Language

(Grades K-12) – Academic Class

PURPOSE AND EFFECT: The Department of Education proposes to review this rule for consideration of acceptance of certain military foreign language education and training.

SUBJECT AREA TO BE ADDRESSED: Educator certification credit requirements.

SPECIFIC AUTHORITY: 1001.02, 1012.55, 1012.56 FS. LAW IMPLEMENTED: 1001.02, 1012.54, 1012.55, 1012.56 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE 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: Lynn Abbott, Agency Clerk, Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399-0400, (850)245-9661

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

DEPARTMENT OF EDUCATION

State Board of Education

RULE NOS.: RULE TITLES:

6A-14.030 Instruction and Awards in

Community Colleges
6A-14.0716 Community College Budgets
6A-14.072 Financial Records and Reports
6A-14.0734 Procurement Requirements
6A-14.080 Dr. Philip Benjamin Matching

Program for Community Colleges

PURPOSE AND EFFECT: The purpose is to review the requirements of the rules listed above to ensure they are consistent with current implementing statute. The effect will be rules which are consistent with statute and reflect the current policies.

SUBJECT AREA TO BE ADDRESSED: Credentials for Education Preparation Institute completers, accounting practices to be followed by Community Colleges, procurement requirements, budget matters, and requirements for the Dr. Philip Benjamin Matching Program for Community Colleges. SPECIFIC AUTHORITY: 1011.85, 287.017, 1001.02(1),(9), 1010.01 FS.

LAW IMPLEMENTED: 1011.85, 287.017, 1001.02(1),(9), 1010.01 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: Lynn Abbott, Agency Clerk, Department of Education, 325 West Gaines Street, #1514, Tallahassee, Florida 32399-0400, (850)245-9661

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

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE NO.: RULE TITLE:

9B-3.004 Commission Organization and

Operations

PURPOSE AND EFFECT: To provide for alternate Technical Advisory Committee Members to serve in the absence of the primary member.

SUBJECT AREA TO BE ADDRESSED: Procedures for designation of an alternate and limitations and criteria for alternates' service on Committees.

SPECIFIC AUTHORITY: 553.76(1), 553.77(1)(a) FS.

LAW IMPLEMENTED: 553.74, 553.75 FS.

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

DATE AND TIME: March 28, 2007, 8:30 a.m., or as soon thereafter as the matter comes before the Florida Building Commission in accordance with its agenda

PLACE: Casa Monica, 95 Cordova Street, Saint Augustine, Florida 32084

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Ila Jones, Community Program Administrator, Department of Community Affairs, 2555 Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100, (850)487-1824. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Ila Jones, Community Program Administrator, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

- 9B-3.004 Commission Organization and Operations.
- (1) No change.
- (2) The Chairman presides over all Commission meetings, appoints work groups, Program Oversight Committees, Technical Advisory Committees and Ad Hoc Committees, serves as official spokesman for the Commission, and delegates staff and Committee assignments. The Chairman shall review the membership of Program Oversight and Technical Advisory Committees and reappoint or replace members as needed annually.
 - (3) through (6) No change.
- (7) The Chairman may appoint work groups to study issues and present findings and recommendations to the appropriate Committees.
- (8) Non-Commissioner members of Committees and work groups may designate an alternate to participate in meetings and vote in their absence.

(9) $\frac{(7)}{(7)}$ No change.

- (10)(8) The Commission and all of its Committees will utilize Robert's Rules of Order to make and approve motions except as provided in subsection (11).
- (9) through (16) renumbered (11) through (18) No change. Specific Authority 553.76(1), 553.77(1)(a) FS. Law Implemented 553.74, 553.75 FS. History-New 5-15-75, Amended 4-18-78, Formerly 9B-3.04, Amended 9-7-00, 11-20-01,

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE NO.: RULE TITLE:

9B-3.050 Statewide Amendments to the

Florida Building Code

PURPOSE AND EFFECT: To identify criteria by which the commission evaluates proposed annual amendments to the Florida Building Code and coordinate the annual amendment process with the glitch process added to Chapter 553, F.S.

SUBJECT AREA TO BE ADDRESSED: Annual amendments to the Code.

SPECIFIC AUTHORITY: 553.73(3), (6) FS.

LAW IMPLEMENTED: 553.73(3), (6) FS.

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

DATE AND TIME: March 28, 2007, 8:30 a.m., or as soon thereafter as the matter comes before the Commission in accordance with its agenda

PLACE: Casa Monica, 95 Cordova Street, Saint Augustine, Florida 32084

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Ila Jones, Community Program Administrator, Department of Community Affairs, 2555 Shumard Oak

Sadowski Building, Tallahassee, Boulevard, Florida 32399-2100, (850)487-1824. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Ila Jones, Community Program Administrator, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824

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

- 9B-3.050 Statewide Amendments to the Florida Building Code.
- (1) The Florida Building Commission may amend the Florida Building Code once each year for the following purposes: The Florida Building Commission may approve technical amendments to the Florida Building Code once each year if it finds that the amendment meets the following criteria:
- (a) To incorporate its own interpretations of the code which are embodied in its own opinions and declaratory statements Has a reasonable and substantial connection with the health, safety and welfare of the general public.
- (b) To address emergency issues upon a finding that amendment is necessary to protect the health, safety and welfare of the citizens of Florida. Strengthens or improves the Florida Building Code, or in the case of innovation or new technology, will provide equivalent or better products or methods or systems of construction.
- (c) To adopt new editions and addenda of referenced standards. Does not discriminate against materials, products, methods or systems of construction of demonstrated capabilities.
- (d) To maintain consistency with federal laws and regulations. Does not degrade the effectiveness of the Florida Building Code. Furthermore, the Florida Building Commission may approve technical amendments to the code once each year to incorporate its own interpretations of the code which are embodied in its own opinions and declaratory statements.
 - (e) To maintain consistency with state laws and rules.
- (f) To maintain coordination with the Florida Fire Prevention Code pursuant to Sections 553.73(1)(d) and (3), <u>F.S.</u>
 - (2) through (9) No change.

Specific Authority 553.73(3), (6) FS. Law Implemented 553.73(3), FS. History-New 11-20-01, Amended 6-8-05, 2-28-06,

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE NOS.: RULE TITLES: 9B-7.003 Procedures

9B-7.0042 Florida Accessibility Code for

Building Construction

PURPOSE AND EFFECT: The Florida Building Commission's Advisory Committee has identified the referenced topics as in need of updating or correction. This rule amendment will address those limited issues and update the form adopted for submission of a waiver request, address accessible parking within the Accessibility Code for Building Construction, and make a correction pertaining to ramp width within the Code.

SUBJECT AREA TO BE ADDRESSED: Glitches pertaining to ramp widths and to integrate changes in law concerning parking in Florida Accessibility Code for Building Construction, and to update the waiver form.

SPECIFIC AUTHORITY: 553.512(1) FS.

LAW IMPLEMENTED: 553.512(1) FS.

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

DATE AND TIME: March 28, 2007, 8:30 a.m., or as soon thereafter as the matter comes before the Commission in accordance with its agenda

PLACE: Casa Monica, 95 Cordova Street, Saint Augustine, Florida 32084

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Ila Jones, Community Program Administrator, Department of Community Affairs, 2555 Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100, (850)487-1824. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ila Jones, Community Program Administrator, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824

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

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE NOS.: RULE TITLES:

9B-72.005 Scope 9B-72.010 Definitions 9B-72.030 Exceptions PURPOSE AND EFFECT: To review the rule in light of legislative change, experience with the system, and the efforts of the Product Approval Validation Workgroup. To further discuss generally and specifically with regard to fees for implementation.

SUBJECT AREA TO BE ADDRESSED: The process for State approval of construction products.

SPECIFIC AUTHORITY: 553.842(1), (5)-(7), (14) FS. LAW IMPLEMENTED: 553.842(1), (5)-(7), (8), (14) FS.

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

DATE AND TIME: March 28, 2007, 8:30 a.m., or as soon thereafter as the matter comes before the Commission in accordance with its agenda

PLACE: Casa Monica, 95 Cordova Street, Saint Augustine, Florida 32084

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Ila Jones, Community Program Administrator, Department of Community Affairs, 2555 Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100, (850)487-1824. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ila Jones, Community Program Administrator, Department of Community Affairs, 2555 Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100, (850)487-1824

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

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE NO.: RULE TITLE: 61-24.012 Application Process

PURPOSE AND EFFECT: The purpose and effect of the proposed rule amendment will be to adopt a profession specific provision for reinstating a license that has become null and void due to illness or unusual hardship as permitted by Section 455.271(6)(b), Florida Statutes.

SUBJECT AREA TO BE ADDRESSED: The subject area to be addressed in this rule is when a null and void license can be reinstated due to illness or unusual hardship.

SPECIFIC AUTHORITY: 468.457 FS.

LAW IMPLEMENTED: 468.453, 455.271(6)(b) FS.

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

DATE AND TIME: Monday, March 26, 2007, 2:00 p.m. – 3:00 p.m.

PLACE: Department of Business and Professional Regulation, Northwood Centre, Board Room, 1940 North Monroe Street, Tallahassee, Florida 32399

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Jennifer A. Tschetter at (850)488-0062. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Jennifer A. Tschetter, Assistant General Counsel, Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399, (850)488-0062

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: **RULE TITLE:**

61C-1.004 General Sanitation and Safety

Requirements

PURPOSE AND EFFECT: The purpose and effect of this rule amendment is to correct Division of State Fire Marshal Florida Administrative Code (F.A.C.) and Department of Agriculture and Consumer Services F.A.C. citations in Chapter 61C-1, F.A.C. These changes are necessary due to the transfer of Chapter 4A, F.A.C., to Chapter 69A, F.A.C.; and the adoption of federal standards for the regulation of bottled water.

SUBJECT AREA TO BE ADDRESSED: These rule amendments correct Division of State Fire Marshal and Department of Agriculture and Consumer Services Florida Administrative Code citations found in Chapter 61C-1, F.A.C. SPECIFIC AUTHORITY: 509.032(2)(d), 509.032(3), 509.032(6) FS.

LAW IMPLEMENTED: 509.032(2)(d), 509.032(3)(a), (b), (c), 509.215, 509.221 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: Michelle Comingore, Operations Review Specialist, Department of Business and Professional Regulation, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, FL 32399-1012; Telephone: (850)488-1133

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

61C-1.004 General Sanitation and Safety Requirements. The following general requirements are standards shall be met by all public lodging and public food service establishments

(1) Water, plumbing and waste.

Except as specifically provided in these rules, standards for water, plumbing and waste shall be governed by Chapter 5, Food Code, herein adopted by reference. For the purposes of this section, the term "food establishment" as referenced in the Food Code shall apply to all public lodging and public food establishments as defined in Chapter 509, F.S.

- (a) No change.
- (b) Bottled and packaged potable water shall be transported and obtained in accordance with the requirements of Title 21 Code of Federal Regulation Parts 129 and 165, as adopted by the Department of Agriculture and Consumer Services in Rule 5K-4.002 Chapter 5E 15, F.A.C., herein adopted by reference.
 - (c) through (e) No change.
 - (2) through (4) No change.
- (5) All fire safety, protection and prevention equipment must be installed, approved, maintained and used in accordance with Chapter 509, F.S, and the National Fire Protection Association Life Safety Code Chapter 101, as adopted by the Division of State Fire Marshal in Chapter 69A-3 4A-3, F.A.C.
 - (6) through (8) No change.
 - (9) Fire safety equipment.
 - (a) No change.
- (b) A standard state approved service tag shall be attached to each extinguisher and a person holding a valid state permit issued by the State Fire Marshal shall recharge or inspect the extinguisher and shall prepare the tag to include the information required by Rule 69A-21.241 4A 21.041, F.A.C., herein adopted by reference.
 - (c) through (e) No change.
 - (10) No change.

- (11) Electrical wiring To prevent fire or injury, defective electrical wiring shall be replaced and wiring shall be kept in good repair. No extension cords shall be used except during cleaning, maintenance and other temporary activities. Only a wall switch or approved pull cord shall be permitted in bathrooms. In accordance with the provisions of NFPA 70, the National Electrical Code, as adopted by the Division of State Fire Marshal in Chapter 69A-3 4A-3, F.A.C., Uniform Fire Safety Rules and Standards, sufficient electrical outlets shall be provided.
 - (12) No change.
- (13) Gas appliances All appliances, including water heaters using gas, shall be kept in good repair and properly vented when manufacturers' instructions require venting of the appliance and shall meet the following requirements:
- (a) All appliances shall have a nationally recognized testing laboratory seal such as AGA or UL seal.
- (b) Heating appliances shall be properly sized in BTU input for room air space. Proper sizing of heating appliances shall be determined in accordance with the provisions of NFPA 54, the National Fuel Gas Code, as adopted by the Division of State Fire Marshal in Chapter 69A-3 4A-43 and 4A-55, F.A.C., for public lodging establishments and public food service establishments, respectively.

Specific Authority 509.032(2)(d), 509.032(3), 509.032(6) FS. Law Implemented 509.032(2)(d), 509.032(3)(a), (b), (c), 509.215, 509.221 FS. History—Amended 2-20-64, 7-14-67, 2-8-69, Revised 2-4-71, Amended 2-17-73, Repromulgated 12-18-74, Amended 9-19-84, Formerly 7C-1.04, Amended 12-31-90, 2-11-92, 6-15-92, Formerly 7C-1.004, Amended 3-31-94, 10-9-95, 9-25-96, 5-11-98, 7-2-98.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

Mobile Food Dispensing Vehicles and Theme Park Food Carts

PURPOSE AND EFFECT: The purpose and effect of this rule amendment is to correct Division of State Fire Marshal Florida Administrative Code (F.A.C.) and Department of Agriculture and Consumer Services F.A.C. citations in Chapter 61C-4, F.A.C. These changes are necessary due to the transfer of Chapter 4A, F.A.C., to Chapter 69A, F.A.C.; and a newer version of National Fire Protection Association standards adopted by the Division of State Fire Marshal.

SUBJECT AREA TO BE ADDRESSED: These rule amendments correct Division of State Fire Marshal and Department of Agriculture and Consumer Services Florida Administrative Code citations found in Chapter 61C-4, F.A.C. SPECIFIC AUTHORITY: 509.032(2)(d), 509.032(6) FS.

LAW IMPLEMENTED: 509.032(2)(d), 509.032(3)(a), 509.211, 509.215, 509.221 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: Michelle Comingore, Operations Review Specialist, Department of Business and Professional Regulation, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, FL 32399-1012; Telephone: (850)488.1133

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61C-4.0161 Mobile Food Dispensing Vehicles and Theme Park Food Carts.

- (1) through (8) No change.
- (9) Required extinguishers shall be installed and easily accessible on each cart, and shall be located as remotely as possible from the fuel supply or power source of the cart, in accordance with Chapter 69A-3 4A-43, F.A.C.
- (10) Installation of liquefied petroleum gas appliances, equipment, apparatus or containers on theme park food carts is to be performed in accordance with the provisions of National Fire Protection Association, Standard #58, "Liquefied Petroleum Gases Handbook," 2002 1995 Edition, as adopted by the Division of State Fire Marshal in Chapter 69A-3 and Chapters 4A-3 and 5F-11, F.A.C., herein adopted by reference. The following requirements must also be met:
- (a) Gas appliances shall be installed in accordance with manufacturer's specifications.
- (b) The gas supply shall be shut off at the tank when equipment is not in use.;
- (c) No unit utilizing LP gas shall park in a building during the operation of its vending business.

Specific Authority 509.032(2)(d), 509.032(6) FS. Law Implemented 509.032(2)(d), 509.032(3)(a), 509.211, 509.215, 509.221 FS. History–New 2-21-91, Formerly 10D-13.0291, 7C-4.0161, Amended 3-31-94, 9-25-96, 5-11-98, 7-2-98,_______.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Miscellaneous Businesses and Professions – Asbestos Consultants/Asbestos Consultant Examination

RULE NO.: RULE TITLE:

61E1-3.001 Fees; License Renewal; Active,

Inactive and Delinquent Licenses;

Change of Status

PURPOSE AND EFFECT: The purpose and effect of the proposed rule amendment will be to adopt a profession specific provision for reinstating a license that has become null and void due to illness or unusual hardship as permitted by Section 455.271(6)(b), Florida Statutes.

SUBJECT AREA TO BE ADDRESSED: The subject area to be addressed in this rule is when a null and void license can be reinstated due to illness or unusual hardship.

SPECIFIC AUTHORITY: 469.004, 469.006, 469.008, 469.011, 469.2035 FS.

LAW IMPLEMENTED: 455.2179, 455.271, 469.006, 469.008

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

DATE AND TIME: Monday, March 26, 2007, 1:00 p.m. – 2:00 p.m.

PLACE: Department of Business and Professional Regulation, Northwood Centre, Board Room, 1940 North Monroe Street, Tallahassee, Florida 32399

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Jennifer A. Tschetter at (850)488-0062. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Jennifer A. Tschetter, Assistant General Counsel, Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399, (850)488-0062

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

RULE NO.: **RULE TITLE:** 61G3-16.005 Endorsement

PURPOSE AND EFFECT: The Board proposes the rule amendment to modify endorsement requirements so that they are more comparable to the hours required of students who apply for examination and to provide for verification of educational credentials.

SUBJECT AREA TO BE ADDRESSED: Endorsement of licenses.

SPECIFIC AUTHORITY: 476.064(4), 476.144(5) FS. LAW IMPLEMENTED: 476.144(5) 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: Robyn Barineau, Executive Director, Barbers' Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0790

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

RULE NO.: RULE TITLE:

61G3-20.002 Application Fee for Licensure

Through Examination or

Endorsement and Reexamination

Fees

PURPOSE AND EFFECT: The Board proposes the rule amendment to modify the application fee for licensure by endorsement.

SUBJECT AREA TO BE ADDRESSED: Application fees for licensure through examination or endorsement and reexamination fees.

SPECIFIC AUTHORITY: 455.213(1), 455.2171, 476.064(4), 476.192 FS.

LAW IMPLEMENTED: 455.2171, 476.192 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: Robyn Barineau, Executive Director, Barbers' Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0790

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Electrical Contractors' Licensing Board

RULE NO.: RULE TITLE:

Application for Certification by 61G6-5.002

Examination; Reexamination

PURPOSE AND EFFECT: The Board proposes to amend the rule in order to delete language concerning deadlines for receiving correspondence, requests, information or other documents pertinent to the application.

SUBJECT AREA TO BE ADDRESSED: Language concerning deadlines for receiving correspondence, requests, information, or other documents pertinent to the application, will be removed from the rule.

SPECIFIC AUTHORITY: 489.507(3) FS.

LAW IMPLEMENTED: 489.511 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: Anthony Spivey, Executive Director, Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G6-5.002 Application for Certification by Examination; Reexamination.

(1) An applicant for certification by examination or by endorsement shall submit the complete application form together with all supporting data (including information required to be submitted under Rules 61G6-5.004 and 61G6-5.003, F.A.C., if applicable) to the Department of Business and Professional Regulation. The application shall be accompanied by the application fee. All initial applications for examination must be completed and filed with the Department at least ninety (90) days prior to the date of the Technical/Safety examination that is administered by the Department. All applications not completed by the deadline will be automatically scheduled for the next examination. Correspondence, requests, information or other documents pertinent to the application must be postmarked twenty-one (21) days or received fourteen (14) days prior to any scheduled meeting of the Board. Items received after the fourteen (14) day period may not be considered until the next meeting of the Board. Any application that is not complete within one year from date of initial filing will be closed. The form is entitled "Examination Application," DBPR ECLB 4451, Effective Date: November 12, 2004, and incorporated herein by reference. Applicants shall also complete the following forms: DBPR 0010, Master Individual Application, Effective Date: November 12, 2004, DBPR ECLB 4454, Work Experience, Effective Date: November 12, 2004, DBPR 0050, Explanatory Information for Background Questions, Effective Date: November 12, 2004, DBPR 0060, General Explanatory Description, Effective Date: November 12, 2004 and DBPR 0030-1, Attest Statement, Effective Date: November 12, 2004, incorporated herein by reference. Copies of the application and other forms required by this rule can be obtained by contacting the Department at the following address: Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0771, or at: http://www.state.fl.us/dbpr/pro/forms/elboard/index.shtml.

(2) through (3) No change.

Specific Authority 489.507(3) FS. Law Implemented 489.511 FS. History—New 1-2-80, Amended 10-30-80, Formerly 21GG-5.02, Amended 10-30-88, 11-3-92, Formerly 21GG-5.002, Amended 4-5-95, 5-13-03, 1-23-05, _______.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors Board

RULE NO.: RULE TITLE: 61G19-5.002 Disciplinary Guidelines

PURPOSE AND EFFECT: The proposed rule amendment clarifies and makes the rule consistent with statutory references by including plans examination with the concepts of building code administration and inspection.

SUBJECT AREA TO BE ADDRESSED: Disciplinary Guidelines.

SPECIFIC AUTHORITY: 455.227, 455.2273, 468.606 FS. LAW IMPLEMENTED: 455.227, 455.2273, 468.607, 468.621, 468.629 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, Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G19-5.002 Disciplinary Guidelines (1) through (2)(m) No change.

VIOLATION	RECOMMENDED RANGE
	OR PENALTY
(2)(n) Practicing as a	(n)1. In the case of an
building code	applicant, the usual action of
administrator, <u>plans</u>	the board shall be licensure
examiner, or inspector	with an administrative fine
without a valid active	and probation or denial. In the
certificate. (Section	case of a licensee, the usual
468.607, 468.621(1)(a),	action by the board shall be to
F.S.)	impose a penalty from
	reprimand to probation and a
	fine of up to \$1,500

(n)2. After the first offense, in
the case of an applicant, the
usual action of the board shall
be denial. For a licensee, the
penalty shall be revocation
and a fine of up to \$5,000

(o) 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, 4-10-06,

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

RULE NO.: RULE TITLE:

61H1-22.0086 Standards for Tax Practice

PURPOSE AND EFFECT: The Board proposes to amend the rule in order to update the name of the standards with which the licensee must comply.

SUBJECT AREA TO BE ADDRESSED: Standards for Tax Practice.

SPECIFIC AUTHORITY: 473.304, 473.315 FS.

LAW IMPLEMENTED: 473.315 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: Veloria Kelly, Division Director, Board of Accountancy, 240 N.W. 76th Dr., Suite A, Gainesville, Florida 32607

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

61H1-22.0086 Standards for Tax Practice.

Licensees performing tax services shall comply with the Statement on Standards for Tax Services, Responsibilities in Tax Practice as published by the American Institute of CPAs.

Specific Authority 473.304, 473.315 FS. Law Implemented 473.315 FS. History-New 5-20-91, Formerly 21A-22.0086, Amended 9-30-97,___

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

RULE NO.: **RULE TITLE:**

61H1-27.002 Concentrations in Accounting and

Business

PURPOSE AND EFFECT: The Board proposes the rule amendment to clarify the classes required for the degree to have a concentration in accounting and business, and as required to be eligible for licensure.

SUBJECT AREA TO BE ADDRESSED: Concentration in Accounting and Business.

SPECIFIC AUTHORITY: 473.304, 473.306 FS.

LAW IMPLEMENTED: 473.304, 473.306 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: Veloria Kelly, Division Director, Board of Accountancy, 240 N.W. 76th Dr., Suite A, Gainesville, Florida 32607

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

61H1-27.002 Concentration in Accounting and Business.

- (1) No change.
- (2) For purposes of Section 473.306, F.S., if application is made after August 1, 1983, an applicant must have at least a baccalaureate degree, or its equivalent, from an accredited college or university with a major in accounting, or its equivalent, plus at least 30 semester hours or 45 quarter hours, or the equivalent from an accredited college or university in excess of those required for the baccalaureate degree including a total education program with a concentration in accounting and business as follows:
- (a) 36 semester or 54 quarter hours in accounting education at the upper division above the elementary level which shall include coverage of auditing, cost and managerial accounting, financial accounting, accounting information systems, and taxation. Not more than 3 semester or 4 quarter hours may be internship programs which may be applied to the 36 hours in accounting (internship courses must be taken in conjunction with other traditional coursework at an institution and must appear on the transcript.) Further, any remaining internship credit if otherwise acceptable would be applied to the general business requirement, and
 - (b) No change.
 - (3) through (7) No change.

Specific Authority 473.304, 473.306 FS. Law Implemented 473.304, 473.306 FS. History-New 12-4-79, Amended 2-3-81, 8-1-83, 3-21-84, 6-10-84, 6-5-85, 10-28-85, Formerly 21A-27.02, Amended 5-22-88, 3-21-89, 5-20-91, 12-2-92, Formerly 21A-27.002, Amended 11-2-95, 11-3-97, 1-31-05,

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

RULE NO.: RULE TITLE:

61H1-33.001 Certified Public Accountants

Required to Comply with this

Chapter

PURPOSE AND EFFECT: The Board proposes the rule amendment to change the deadline for submission of the Florida Laws and Rules Examination required for renewal and also to add another way to submit the examination to the Board

SUBJECT AREA TO BE ADDRESSED: The requirements in this chapter for renewal of Certified Public Accountant licensure.

SPECIFIC AUTHORITY: 473.304, 473.312, 473.313 FS.

LAW IMPLEMENTED: 473.311, 473.312, 473.313 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: Veloria Kelly, Division Director, Board of Accountancy, 240 N.W. 76th Dr., Suite A, Gainesville, Florida 32607

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61H1-33.001 Certified Public Accountants Required to Comply with this Chapter.

(1) Each certified public accountant who is licensed to practice public accounting in Florida shall be required to reestablish his professional knowledge and competency in conformity with this rule by the completion of continuing professional education programs and passing the examination on Chapters 455, 473, F.S., and related administrative rules approved by the Board. A grade of at least 80 is a passing grade. Each certified public accountant shall, on or before December 31st July 15th prior to biennial license renewal, complete on-line or mail his/her completed answers to the examination on Chapters 455, 473, F.S., and related administrative rules to the Department of Business and Professional Regulation.

(2) through (3) No change.

Specific Authority 473.304, 473.312, 473.313 FS. Law Implemented 473.311, 473.312, 473.313 FS. History–New 12-4-79, Amended 2-3-81, 12-19-82, Formerly 21A-33.01, Amended 4-8-86, Formerly 21A-33.001, Amended _____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE NO.: RULE TITLE:

61J2-3.010 License Reactivation Education for

Brokers and Sales Associates

PURPOSE AND EFFECT: The purpose of the proposed rule development workshop is to bring the rule into compliance with statutory changes, which took effect July 1, 2006, relating to reactivation education.

SUBJECT AREA TO BE ADDRESSED: The proposed rule development affects rule provisions relating to the content of reactivation education for real estate licensees.

SPECIFIC AUTHORITY: 475.05 FS.

LAW IMPLEMENTED: 475.04, 475.17, 475.182, 475.183, 475.451 FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW AND AGAIN IF REQUESTED IN WRITING WITHIN 14 DAYS OF THIS NOTICE AND NOT DEEMED UNNECESARY BY THE AGENCY HEAD AND WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY:

DATE AND TIME: March 20, 2007, 4:00 p.m., or as soon thereafter as possible

PLACE: Division of Real Estate, Commission Meeting Room 901, North Tower, 400 West Robinson Street, Orlando, Florida 32801

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Lori Crawford, Deputy Clerk, Division of Real Estate, 400 West Robinson Street, Hurston Building, North Tower, Suite N802, Orlando, Florida 32801

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-13.005 Disciplinary Guidelines

PURPOSE AND EFFECT: The Board proposes the rule amendment to increase the fine for particular violations to the maximum allowed by statute.

SUBJECT AREA TO BE ADDRESSED: Disciplinary guidelines fines.

SPECIFIC AUTHORITY: 456.079(1) FS.

LAW IMPLEMENTED: 456.072(2), 456.079(1), 466.028 FS. IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: **RULE TITLE:** 64B5-14.001 **Definitions**

PURPOSE AND EFFECT: The Board proposes the rule amendment to add the definition to clarify "physician anesthesiologist".

SUBJECT AREA TO BE ADDRESSED: The rule amendment will add the definition to clarify "physician anesthesiologist". SPECIFIC AUTHORITY: 466.004(4), 466.0173(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.

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: **RULE TITLE:**

Training, Education, Certification, 64B5-14.003

and Requirements for Issuance of

Permits

PURPOSE AND EFFECT: The Board proposes the rule amendment to clarify circumstances in which it is permissible for a dentist to treat patients when anesthetics are administered by a physician anesthesiologist.

SUBJECT AREA TO BE ADDRESSED: Training, education, certification and requirements of issuance of permits.

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.

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE: 64B5-14.005 **Application for Permit**

PURPOSE AND EFFECT: The Board proposes the rule amendment to clarify the requirements to obtain an anesthesia

SUBJECT AREA TO BE ADDRESSED: Application for

SPECIFIC AUTHORITY: 466.004, 466.017 FS.

LAW IMPLEMENTED: 466.017 FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE: Inspection of Facilities 64B5-14.007

PURPOSE AND EFFECT: The Board proposes the rule amendment to add a requirement for demonstration of sedation technique to board appointed consultant inspectors prior to issuance of a permit.

SUBJECT AREA TO BE ADDRESSED: Inspection of facilities.

SPECIFIC AUTHORITY: 466.017(3) FS.

LAW IMPLEMENTED: 120.60(8), 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.

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-15.006 Licensure and Renewal Fees

PURPOSE AND EFFECT: The Board proposes the rule amendment to reduce dental hygiene fees for licensure renewal.

SUBJECT AREA TO BE ADDRESSED: Reduction of dental hygiene fees for licensure and renewal.

SPECIFIC AUTHORITY: 456.013, 456.023, 466.013 FS.

LAW IMPLEMENTED: 456.013, 456.023, 466.013 FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-15.008 Fee for Renewal of Inactive License PURPOSE AND EFFECT: The Board proposes the rule amendment to reduce dental hygiene fees for renewal of inactive licenses.

SUBJECT AREA TO BE ADDRESSED: Reduction of dental hygiene fees for renewal of inactive licenses.

SPECIFIC AUTHORITY: 466.004, 466.015 FS.

LAW IMPLEMENTED: 466.015 FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-15.009 Fee for Reactivation of Inactive

License

PURPOSE AND EFFECT: The Board proposes the rule amendment to reduce dental hygiene fees for reactivation of inactive licenses.

SUBJECT AREA TO BE ADDRESSED: Reduction of dental hygiene fees for reactivation of inactive licenses.

SPECIFIC AUTHORITY: 466.004, 466.015 FS.

LAW IMPLEMENTED: 466.015 FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-15.012 Change of Status Processing Fee PURPOSE AND EFFECT: The Board proposes the rule amendment to reduce dental hygiene fees for change of status processing.

SUBJECT AREA TO BE ADDRESSED: Reduction of dental hygiene fees for change of status.

SPECIFIC AUTHORITY: 456.036, 466.004(4) FS.

LAW IMPLEMENTED: 456.036 FS.I

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: **RULE TITLE:**

64B5-15.0121 Change of Status Processing Fee for

Retired Status

PURPOSE AND EFFECT: The Board proposes the rule amendment to reduce dental hygiene fees for change of status processing fees for retired status licenses.

SUBJECT AREA TO BE ADDRESSED: Reduction of dental hygiene change of status processing fees for retired status licenses.

SPECIFIC AUTHORITY: 456.036 FS.

LAW IMPLEMENTED: 456.036 FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-15.015 Fee for Certification as a Dental

Radiographer

PURPOSE AND EFFECT: The Board proposes the rule amendment to increase fees for certification as a Dental Radiographer.

SUBJECT AREA TO BE ADDRESSED: Increase fees for certification as a Dental Radiographer.

SPECIFIC AUTHORITY: 466.004(4) FS.

LAW IMPLEMENTED: 466.017(5) FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-15.022 Fees for Continuing Education

Providers

PURPOSE AND EFFECT: The Board proposes the rule amendment to increase fees for continuing education providers.

SUBJECT AREA TO BE ADDRESSED: Increase fees for continuing education providers.

SPECIFIC AUTHORITY: 456.025(2) FS.

LAW IMPLEMENTED: 456.025(2), 466.014 FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-16.007 Levels of Supervision for Dental

Hygienists

PURPOSE AND EFFECT: The Board proposes the rule amendment to remove oral hygiene instruction from general supervision.

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

SPECIFIC AUTHORITY: 466.004, 466.023, 466.024 FS.

LAW IMPLEMENTED: 466.023, 466.024(3) FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-16.0075 Dental Charting by Dental

Hygienists

PURPOSE AND EFFECT: The Board proposes the rule amendment to change the signature requirement to just an acknowledgment and to clarify medical clearance requirement. SUBJECT AREA TO BE ADDRESSED: Dental charting by dental hygienists and medical clearance requirement.

SPECIFIC AUTHORITY: 466.004(4), 466.0235 FS.

LAW IMPLEMENTED: 466.0235 FS.

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

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

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-17.011 Financial Responsibility

PURPOSE AND EFFECT: The Board proposes the rule amendment to clarify financial responsibility requirement for dental hygienists who perform unsupervised charting.

SUBJECT AREA TO BE ADDRESSED: Financial responsibility for dental hygienists who perform unsupervised charting.

SPECIFIC AUTHORITY: 466.004(4) FS. LAW IMPLEMENTED: 456.048 FS.

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

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

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation

3 3	
RULE NOS.:	RULE TITLES:
65C-20.008	Application
65C-20.009	Staffing Requirements
65C-20.010	Health Related Requirements
65C-20.011	Health Records
65C-20.012	Enforcement
65C-20.013	Large Family Child Care Homes
	(LFCCH)
65C-20.014	Gold Seal Quality Care Program

PURPOSE AND EFFECT: The purpose of this workshop is to discuss proposed clarifications, amendments, and legislative mandates to Chapter 65C-20, F.A.C., Family Day Care Standards and Large Family Child Care Homes Standards. In addition, we will also be discussing creating Rule 65C-20.014, F.A.C., to reflect legislative mandates concerning the Gold Seal Quality Care Program.

SUBJECT AREA TO BE ADDRESSED: Family Day Care Standards, Large Family Child Care Homes Standards.

SPECIFIC AUTHORITY: 402.313 FS.

LAW IMPLEMENTED: 402.313 FS.

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

DATE AND TIME: April 2, 2007, 1:00 p.m.

PLACE: Department of Children and Families, 1317 Winewood Boulevard, Building 6, Room 361A, Tallahassee, Florida 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT, IF AVAILABLE, IS: Mike Boland, Senior Management Analyst Supervisor, 1317 Winewood Boulevard, Building 6, Room 389, Tallahassee, FL 32399, (850)488-4900

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT MAY BE OBTAINED BY CONTACTING MIKE BOLAND OR ONLINE AT http://www.dcf.state.fl.us/childcare/new.shtml.

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

Family Safety and Preservation

RULE NOS.: RULE TITLES: 65C-22.001 **General Information** 65C-22.008 School Age Child Care

65C-22.009 Gold Seal Quality Care Program

65C-22.010 Enforcement

PURPOSE AND EFFECT: The purpose of this workshop will be to discuss proposed clarifications, amendments, and legislative mandates to Chapter 65C-22, F.A.C., Child Care Facility Standards. In addition we will also be discussing creating Rule 65C-22.009, F.A.C., to reflect legislative mandates concerning the Gold Seal Quality Care Program, and creating Rule 65C-22.010. F.A.C., to reflect legislative mandates regarding the implementation of statewide uniform enforcement of procedures.

SUBJECT AREA TO BE ADDRESSED: Child Care Facility Standards.

SPECIFIC AUTHORITY: 402.305 FS. LAW IMPLEMENTED: 402.305 FS.

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

(1st WORKSHOP)

DATE AND TIME: April 2, 2007, 9:00 a.m.

PLACE: Department of Children and Families, 1317 Winewood Boulevard, Room 361A, Tallahassee, FL 32399 (2ND WORKSHOP)

DATE AND TIME: April 3, 2007, 9:00 a.m.

PLACE: Department of Children and Families, 9393 North Florida Avenue, Room 807, Tampa, FL 33612

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT, IF AVAILABLE, IS: Mike Boland, Senior Management Analyst Supervisor, 1317 Winewood Boulevard, Building 6, Room 389, Tallahassee, FL 32399, (850)488-4900

THE PRELIMINARY TEXT OF THE PROPOSED RULE MAY BE OBTAINED BY CONTACTING MIKE BOLAND OR ONLINE AΤ http://www.dcf.state.fl.us/ childcare/new.shtml.

Section II **Proposed Rules**

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6B-4.010 Instructional Personnel Assessment

Systems

PURPOSE AND EFFECT: Rule revisions were necessary to bring the rule into compliance with statutory references from school code revisions of 2002, which included requirements for assessment systems to allow for compensation based upon performance.

SUMMARY: This rule sets forth the requirements and implementation of the approval process for district instructional personnel assessment systems as prescribed by Section 1012.34, Florida Statutes.

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

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

SPECIFIC AUTHORITY: 1012.34 FS. LAW IMPLEMENTED: 1012.34, 1012.22 FS.

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

DATE AND TIME: April 17, 2007, 8:30 a.m.

PLACE: 400 South Monroe, Room LL03, Tallahassee, Florida 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Pamela Stewart, Deputy Chancellor, K-12 Educator Quality, 325 West Gaines Street, Room 514, Tallahassee, Florida 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

6B-4.010 Instructional Personnel Assessment Systems.

- (1) Submission Process.
- (a) Each school district annually shall submit to the Department by June 1st for approval, the methods, criteria, and other documentation intended to be used to assess instructional personnel the (its "instructional personnel assessment system" or "system"), the Division of Professional Educators of the Department for approval pursuant to Sections 1012.34 and 1012.22 231.29, Florida Statutes, and other provisions citing these sections that require assessment of instructional personnel based primarily upon student performance. The system shall have completed all applicable Chapter 447, Florida Statutes, negotiation requirements and any other ratification requirements prior to being submitted.
- (b) Each submission shall include documentation as set forth in paragraph (c) below to substantiate that the school district has met the requirements and conditions for approval of instructional personnel assessment systems pursuant to Section 1012.34 231.29, Florida Statutes, and this rule have been met.
- (c) The <u>instructional personnel</u> assessment system shall be reviewed by the Department for inclusion of the following:

- 1. Assessment criteria that include, at a minimum, indicators that relate to the areas of competence specified in Section 1012.34. Florida Statutes, and the Florida Educator Accomplished Practices as incorporated in Rule 6A-5.065, F.A.C. Section 231.29(3)(a), Florida Statutes.
- 2. <u>An assessment method for annually evaluating professional performance of all instructional personnel individually, primarily based upon the improved performance of students assigned to them ("Improved Student Achievement") in a manner consistent with Section 1012.34, Florida Statutes, and this rule. A statement of district procedures reflecting methods and criteria used to designate, document, and differentiate unsatisfactory, satisfactory, and outstanding performance levels.</u>
- 3. A statement of district procedures describing any method, criteria, or calculation used to assess the professional performance of instructional personnel consistent with the following:
- a. Eligibility Instructional personnel must be automatically eligible to be evaluated and to receive any performance-based pay awards without having to apply or make a special presentation.
- b. Evaluation instrument Each district school board shall adopt an evaluation instrument in which the primary determining factor shall be the evaluation of Improved Student Achievement. The school district's system shall comparatively differentiate the professional performance of instructional personnel such that a portion of their compensation may be determined on the basis of performance as required by Sections 1012.22(1)(c) and 1012.34, Florida Statutes. In addition, the system must allow a district to distinguish and reward a minimum of 25 percent of its elementary, middle, and high school instructional personnel in order to facilitate compliance with Section 1012.22(1)(c), Florida Statutes, and related performance-based pay systems, for example, the Special Teachers are Rewarded program, Ch. 2006-26, s. 3, Laws of Florida.
- (I) Instructional personnel assessment systems shall evaluate Improved Student Achievement independent of its grouping of other criteria. The final assessment result shall combine these two evaluation components, such that Improved Student Achievement is given a primary weighting of at least 50 percent. An employee that rates in the top quartile as to the primary factor, improved student achievement, shall be recognized and rewarded for performance-based pay purposes, see Section 1012.22(c), Florida Statutes, Ch. 2006-26, s. 3, Laws of Florida, unless that employee rates less than "satisfactory" or receives more than one "satisfactory" rating on non-primary evaluation criteria. Assessment instruments must include a rating scale and criteria that clearly differentiate personnel performance levels ranging from outstanding to unsatisfactory with a median rating of satisfactory.

- (II) School districts shall annually identify to the Department any instructional personnel rated in the top-quartile as to the Improved Student Achievement component, but who has not been recognized and rewarded for purposes of applicable performance-based pay systems, and describe how these determinations were made.
- c. Instructional personnel evaluation based on student performance Each school district shall measure annual Improved Student Achievement using the most equitable and valid instruments available to assess student performance growth over the time that students are assigned to an instructor's class or course in a manner unsulfied by other evaluation criteria or considerations. The assessment may neither penalize nor advantage instructors based on their teaching assignment.
- (I) Improved Student Achievement for instructional personnel linked by course number to state assessed subjects and grade levels shall be measured by standardized annual assessments as provided in Section 1008.22, F.S.
- (II) Improved Student Achievement for instructional personnel of subjects and grade levels not measured by a state assessment shall be measured primarily by securely maintained and administered, district-adopted instruments related to the subject area, such as:
- (A) Standardized exams or norm-referenced tests, for example, the FCAT, NRT, Advanced Placement, International Baccalaureate, or a district end-of-course test;
 - (B) industry certification exams;
- (C) Exams that have been developed by the district, a consortium of districts, or a professional organization;
- (D) Other measures of student performance (excluding student input measures, teacher-assigned grades, or classroom-level tests), that comparatively assess baseline skills or knowledge at a point in time prior to or near the beginning of a class or course against a follow-up assessment near or at the end of that class or course.
- (E) For art, physical education, music, some special education, and other classes or courses that contain both knowledge and skill instructional elements and in which a written test-based assessment may not capture some important elements of classroom learning, school districts may use assessments that measure student skills gains. For example, a school district might review student portfolios after establishing criteria to measure Improved Student Achievement and standardizing a review process.
- (III) A school district may measure Improved Student Achievement using school-wide, standardized annual assessment data for instructional personnel assigned responsibility for an entire school instead of some subset of students.
- (IV) The Department will provide technical assistance as requested by school districts to aid its submission, review, or approval of an instructional personnel assessment system, or

development of criteria for evaluating professional performance. The Department shall make available a model method to assist the effort of school districts to adopt an equitable and valid model for measuring Improved Student Achievement. In addition, the Department annually will make available to districts a percentile-based ranking of instructors for state-assessed subjects and grades by use of a model method constructed annually from input scores of students statewide.

- <u>4.3.</u> Copies of assessment data collection procedures, instruments, and forms.
- 5. A statement of how the system or assessment data is used and weighted for instructional personnel contract decisions and as the basis for awarding any performance-based compensation, such as under Section 1012.22(1)(c), Florida Statutes, and the Special Teachers are Rewarded program, Ch. 2006-26, s. 3, Laws of Florida.
- 6. An Education Competence Demonstration System pursuant to Section 1012.56(7), Florida Statutes, based primarily on the Educator Accomplished Practices to allow beginning teachers to meet certification requirements.
- (2) Initial Review Process. Upon submission, the Department of Education shall review and evaluate the performance assessment systems for compliance with the requirements and conditions of Sections 1012.34 and 1012.22 231.29, Florida Statutes, and this rule. The Department shall prepare and send to each school district a written notice that identifies any specific deficiencies of the proposed system. Upon request from a school district, the Department shall provide assistance to the district for the purpose of making bringing the system into compliantee as quickly as possible.
- (3) Approval Process. The Department of Education shall send written notification to the school district superintendent of the status of the school district's instructional personnel assessment system. The status designation shall be as follows:
- (a) Approved. An instructional personnel assessment system shall be designated approved if all requirements and conditions of for instructional personnel assessment systems pursuant to Sections 1012.34 and 1012.22 231.29, Florida Statutes, and the provisions of this rule are met.
- (b) Conditionally Approved Pending. Final approval consideration of aAn submitted instructional personnel assessment system that fails to satisfy one or more of the requirements or conditions for instructional personnel assessment systems pursuant to Section 1012.34, Florida Statutes, and this rule may be delayed pending revision of deficiencies noted by the Department in writing. The period for redressing deficiencies will be specified by the Department not to exceed 90 days shall be designated condition ally approved if the school district's assessment system fails to satisfy one or more of the requirements and conditions for instructional personnel assessment systems pursuant to Section 231.29, Florida Statutes, and the provisions of this rule. Upon revision,

the school district's shall resubmit the proposed system to the Department for consideration of whether a system designated as conditionally approved shall be revised so that it is in full compliance with all requirements and conditions have been met for instructional personnel assessment systems pursuant to Section 1012.34 231.29, Florida Statutes, and the provisions of this rule, within the time period specified by the Department, and resubmitted to the Department for review and approval.

- (c) Disapproved. A school district's system designated as eonditionally approved shall be designated as disapproved if the requirements and conditions for instructional personnel assessment systems pursuant to Section 1012.34 231.29, Florida Statutes, and the provisions of this rule are not met within the time period specified by the Department in the written notice of the submitted system's pending granting the conditionally approved status of the system.
- (4) Modifications to an Instructional Personnel Assessment System. If a school board makes substantive modifies eations to an approved school district instructional personnel assessment system, the modified system shall be submitted to the Department of Education for review and approval pursuant to this rule.

Specific Authority <u>1001.02</u>, <u>1012.34</u> <u>229.053</u>, <u>231.29</u> FS. Law Implemented <u>1012.22(1)(c)</u>, <u>1012.34</u> <u>230.23(5)(c)</u>, <u>231.29</u> FS. Ch. <u>2006-26</u>, <u>s</u>. <u>3</u>, <u>Laws of Florida</u>. History–New 6-19-01, <u>Amended</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Pamela Stewart, Deputy Chancellor, K-12 Educator Quality, 325 West Gaines Street, Room 514, Tallahassee, Florida 32399 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Cheri Yecke, Chancellor, K-12 Public Schools, 325 West Gaines Street, Tallahassee, Florida 32399

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 23, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 and December 15, 2006

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-1.008 Registered Office, Office Hours and

Copies of Documents

PURPOSE AND EFFECT: Rule 49B-1.008, F.A.C., contains the rules relating to the Description of the Organization of Tampa Bay Water. These rules provide for the address of the registered office of Tampa Bay Water, which has changed.

SUMMARY: Change of address of Tampa Bay Water.

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

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

SPECIFIC AUTHORITY: 119.07, 123.53(5), 120.535, 120.54, 163.01, 189.416, 373.1962 FS.

LAW IMPLEMENTED: 119.07, 120.53(1)(a), (5), 120.535, 120.54, 163.01, 189.416, 373.1962 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: Koni Cassini, Director, Finance and Administration, Tampa Bay Water, 2575 Enterprise Road, Clearwater, FL 33763-1102, (727)796-2355

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-1.008 Registered Office, Office Hours and Copies of Documents.

(1) The registered office of Tampa Bay Water is:

2575 Enterprise Road

Clearwater, FL 33763-1102

2535 Lanmark Drive, Suite 211

Clearwater, FL 34621

(2) through (3) No change.

Specific Authority 119.07, 120.53(5), 120.535, 120.54, 163.01, 189.416, 373.1962 FS. Law Implemented 119.07, 120.53(1)(a), (5), 120.535, 120.54, 163.01, 189.416, 373.1962 FS. History—New 1-11-81, Formerly 16M-1.08, Amended 5-8-88, 3-6-91, 5-24-93, Formerly 16M-1.008, Amended _______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Koni Cassini

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jerry Maxwell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2007

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water – A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-1.011 Delegation of Authority by the Board

of Directors

PURPOSE AND EFFECT: Rule Chapter 49B-1, F.A.C., contains the rules relating to the Description of the Organization of Tampa Bay Water. These rules provide for the specific responsibilities that the Board of Directors has delegated to the General Manager. The Board of Directors has increased the dollar amounts of materials and services that the General Manager can secure without Board approval, and the amount in controversy relating to the settlement of regulatory and legal actions that the General Manager can act on with concurrence of the General Counsel and the Chairman.

SUMMARY: Changes of delegations of authority to the General Manager.

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

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

SPECIFIC AUTHORITY: 163.01 FS.

LAW IMPLEMENTED: 373.1962 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: Koni Cassini, Director, Finance and Administration, Tampa Bay Water, 2575 Enterprise Road, Clearwater, FL 33763-1102, (727)796-2355

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-1.011 Delegation of Authority by the Board of Directors.

The Board of Directors, as head of Tampa Bay Water, have delegated authority as follows:

(1) To the General Manager to hire or terminate the employment of any employee; to recommend and maintain personnel rules which shall be made available for public inspection; to secure services, labor or material costing \$50,000.00 \$25,000.00 or less; to prepare proposed budgets; to advise the Board on budget matters; to keep correct minutes and records of Board meetings; to prepare agendas; to represent Tampa Bay Water at public hearings; to serve as the registered agent of Tampa Bay Water; and to act in accordance with Board direction on behalf of the Board with the concurrence of the General Counsel and Chairman in matters relating to settlement of regulatory and legal actions when the total amount in controversy does not exceed \$50,000.00.

\$25,000.00 settlement of property acquisition matters, initiation of legal action, and referral of amended requests for hearing to the Division of Administrative Hearings.

(2) No change.

Specific Authority 163.01(5)(h) FS. Law Implemented 373.1962 FS. History–New 1-1-81, Formerly 16M-1.11, Amended 5-8-88, 3-6-91, Formerly 16M-1.011, Amended 7-29-97, 12-21-04.

NAME OF PERSON ORIGINATING PROPOSED RULE: Koni Cassini

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jerry Maxwell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2007

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-1.0131 Public Information and Inspection

and Copying of Records

PURPOSE AND EFFECT: Rule Chapter 49B-1, F.A.C., contains the rules relating to the Description of the Organization of Tampa Bay Water. These rules provide for the address of the registered office of Tampa Bay Water. The address of the registered office of Tampa Bay Water has changed.

SUMMARY: Change of address for Tampa Bay Water.

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

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

SPECIFIC AUTHORITY: 119.07, 120.53, 120.54, 163.01, 189.416, 373.1962 FS.

LAW IMPLEMENTED: 119.021, 119.07, 120.53, 120.54, 163.01, 189.416, 373.1962 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: Koni Cassini, Director, Finance and Administration, Tampa Bay Water, 2575 Enterprise Road, Clearwater, FL 33763-1102, (727)796-2355

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-1.0131 Public Information and Inspection and Copying of Records.

(1) Requests for information, disclosure of public records, or copies of public records shall be directed to the General Manager of Tampa Bay Water at the following address:

Tampa Bay Water

2575 Enterprise Road

Clearwater, FL 33763-1102

2535 Lanmark Drive, Suite 211

Clearwater, FL 34621

(2) through (4) No change.

Specific Authority 119.07(1)(a), (b), 120.53(5), 120.54, 163.01, 189.416, 373.1962 FS. Law Implemented 119.021, 119.07(1)(a), (b), 120.53(5), 120.54, 163.01, 189.416, 373.1962 FS. History–New 5-17-93, Formerly 16M-1.0131, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Koni Cassini

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jerry Maxwell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2007

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-2.038 Personnel Rule Manual Incorporated

by Reference

PURPOSE AND EFFECT: Rule 49B-2.038, F.A.C., currently incorporates by reference the Personnel Rule Manual of Tampa Bay Water. Tampa Bay Water proposes to update its Personnel Rule Manual in order to ensure compliance with certain Federal laws and regulations, State statutes, and other regulations and restrictions, and to provide policy guidance for the agency.

SUMMARY: Update of Personnel Rule Manual.

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

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

SPECIFIC AUTHORITY: 163.01(5)(g) FS.

LAW IMPLEMENTED: 120.54(1)(i), 163.01, 373.1962, 373.1963 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: Holly Wells, Manager, Human Resources, Tampa Bay Water, 2575 Enterprise Road, Clearwater, FL 33763-1102, (727)796-2355

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-2.038 Personnel Rule Manual Incorporated by Reference.

The Tampa Bay Water "Personnel Rule Manual," dated November 30, 2006 July 15, 2001, is hereby incorporated by reference into this chapter and is available from Tampa Bay Water upon request.

Specific Authority 163.01(5)(g)(h) FS. Law Implemented 120.54(1)(i), 163.01, 373.1962, 373.1963 FS. History–New 7-29-97, Amended 9-17-01,

NAME OF PERSON ORIGINATING PROPOSED RULE: Holly Wells

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jerry Maxwell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2007

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-3.001 Procedures for Contracting for

Professional Services

PURPOSE AND EFFECT: This rule will be repealed because contracting procedures will be addressed in the Purchasing Policy and Procedures Manual, which is incorporated by reference by Rule 49B-3.003, F.A.C.

SUMMARY: Repeal of this rule.

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

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

SPECIFIC AUTHORITY: 120.53(5), 163.01, 287.017, 287.055(3), 373.1962 FS.

LAW IMPLEMENTED: 120.53(5), 163.01, 287.017, 287.055(3), 373.1962 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: Koni Cassini, Director, Finance and Administration, Tampa Bay Water, 2575 Enterprise Road, Clearwater, FL 33763-1102, (727)796-2355

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-3.001 Procedures for Contracting for Professional Services.

Specific Authority 120.53(5), 163.01, 287.017, 287.055(3), 373.1962 FS. Law Implemented 120.53(5), 163.01, 287.017, 287.055(3), 373.1962 FS. History–New 1-11-81, Formerly 16M-3.01, Amended 6-15-92, 5-24-93, Formerly 16M-3.001, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Koni Cassini

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jerry Maxwell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-3.002 Procedures for Resolving Contract

Bid Disputes

PURPOSE AND EFFECT: This rule will be repealed because contracting procedures will be addressed in the Purchasing Policy and Procedures Manual, which is incorporated by Rule 49B-3.003. F.A.C.

SUMMARY: Repeal of this rule.

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

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

SPECIFIC AUTHORITY: 373.1962 FS.

LAW IMPLEMENTED: 120.53(5) 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: Koni Cassini, Director, Finance and Administration, Tampa Bay Water, 2575 Enterprise Road, Clearwater, FL 33763-1102, (727)796-2355

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-3.002 Procedures for Resolving Contract Bid Disputes

Specific Authority 373.1962 FS. Law Implemented 120.53(5) FS. History—New 3-30-82, Formerly 16M-3.02, 16M-3.002, Repealed_____

NAME OF PERSON ORIGINATING PROPOSED RULE: Koni Cassini

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jerry Maxwell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water – A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-3.003 Purchasing Policy and Procedures
Manual Incorporated by Reference

PURPOSE AND EFFECT: Chapter 49B-3, F.A.C., currently contains Tampa Bay Water's policies and procedures relating to the purchase of commodities and services. Tampa Bay Water proposes to update its current rules, policies, and procedures relating to purchasing commodities and services in the form of a Purchasing Policy and Procedures Manual, incorporate by reference this manual into Chapter 49B-3, F.A.C., and repeal existing Rules 49B-3.001, 49B-3.002 and 49B-3.004, F.A.C.

SUBJECT AREA TO BE ADDRESSED: Purchase of commodities and services.

SPECIFIC AUTHORITY: 163.01(5)(i) FS.

LAW IMPLEMENTED: 120.54(1)(i), 163.01, 287.017, 287.055, 287.057, 373.1962, 373.1963 FS.

IF REQUESTED WITHIN 14 DAYS BY AN AFFECTED PERSON 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 IS: Koni Cassini, Director, Finance and Administration, Tampa Bay Water, 2575 Enterprise Road, Clearwater, FL 33763-1102, (727)796-2355

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

49B-3.003 Purchasing Policy and Procedures Manual Incorporated by Reference.

The Tampa Bay Water "Purchasing Policy and Procedures Manual," dated December 18, 2006, is hereby incorporated by reference into this chapter and is available from Tampa Bay Water upon request.

Specific Authority 163.01(5)(i) FS. Law Implemented 120.54(1)(i), 163.01, 287.017, 287.055, 287.057, 373.1962, 373.1963 FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Koni Cassini

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jerry Maxwell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2007

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-3.004 Procedures for the Award of

Design-Build Contracts

PURPOSE AND EFFECT: This rule will be repealed because contracting procedures will be addressed in the Purchasing Policy and Procedures Manual, which is incorporated by reference by Rule 49B-3.003, F.A.C.

SUMMARY: Repeal of this rule.

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

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

SPECIFIC AUTHORITY: 163.01, 287.055(3), 373.1962 FS. LAW IMPLEMENTED: 163.01, 287.055(3), 373.1962 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: Koni Cassini, Director, Finance and Administration, Tampa Bay Water, 2575 Enterprise Road, Clearwater, FL 33763-1102, (727)796-2355

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-3.004 Procedures for the Award of Design-Build Contracts.

Specific Authority 163.01, 287.055(3), 373.1962 FS. Law Implemented 163.01, 287.055(3), 373.1962 FS. History–New 6-15-92, Formerly 16M-3.004, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Koni Cassini

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jerry Maxwell

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE NO.: RULE TITLE:

61-20.002 Inactive Status and Renewal of

Manager's License

PURPOSE AND EFFECT: The Council proposes the rule amendment to delete unnecessary language and add language to clarify the reactivation and renewal of an inactive license.

SUMMARY: The rule amendment will delete unnecessary language and add language to clarify the reactivation and renewal of an inactive license.

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

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

SPECIFIC AUTHORITY: 455.271, 468.433, FS.

LAW IMPLEMENTED: 455.271, 468.433, 468.435, 468.436, 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: Anthony Spivey, Executive Director, Regulatory Council for Community Association Managers, 1940 North Monroe Street, Tallahassee, Florida 32399-0762

THE FULL TEXT OF THE PROPOSED RULE IS:

- 61-20.002 <u>Inactive Status</u> <u>Expiration</u> and Renewal of Manager's License.
- (1) For purposes of license renewal, the licensee shall notify the division in writing of any change of address.
- (2) All active and non-active licenses shall be valid, unless suspended or revoked, for a term as provided below:
- (a) All licenses issued after June 30, 1992 through June 30, 1994 will expire September 30, 1994. All licenses issued after June 30, 1994 through June 30, 1996 will expire September 30, 1996.
- (b) All licenses issued after June 30, 1996 through June 30, 1998 will expire September 30, 1998.
- (3) Active License Renewal. Licensees shall apply for renewal of their license on a BPR form 33 003, COMMUNITY ASSOCIATION MANAGER'S LICENSE RENEWAL NOTICE, incorporated herein by reference and effective 7-12-94. Applications shall be postmarked by September 30 of each renewal year. The application shall include a non refundable renewal fee in the amount of \$50. Applications for renewal postmarked after September 30 and no later than October 31 shall include both the renewal fee and a non-refundable late renewal fee of \$25. If a renewal application is postmarked after October 31 of the renewal year, the license shall be deemed expired. In order to be complete, the application shall have all appropriate spaces completed, be signed by the licensee and include a money order or sufficiently funded check in the correct amount.

- (a) No active license shall be renewed unless the applicant has, between the date of issuance of the license and by September 30 of the renewal year, completed continuing education contact hour courses approved by the division pursuant to the following schedule:
- 1. If the applicant is issued a license during the period October 1, 1988 through March 31, 1993, 16 hours of continuing education courses are required. The continuing education courses must include 4 hours of approved update seminars as provided in Rule 61-20.508, F.A.C.
- 2. If the applicant is issued a license during the period April 1, 1993 through September 30, 1993, 12 hours of continuing education courses are required. The continuing education courses must include 4 hours of approved update seminars as provided in Rule 61-20.508, F.A.C.
- 3. If the applicant is issued a license during the period October 1, 1993 through March 31, 1994, 8 hours of continuing education courses are required. The continuing education courses must include 2 hours of approved update seminars as provided in Rule 61-20.508, F.A.C.
- 4. If the applicant is issued a license during the period April 1, 1994 through June 30, 1994, 4 hours of continuing education courses are required. The continuing education courses must include 2 hours of approved update seminars as provided in Rule 61-20.508, F.A.C.
- 5. If the applicant is issued a license during the period July 1, 1994 through March 31, 1995, 16 hours of continuing education courses are required. The continuing education courses must include 4 hours of approved update seminars as provided in Rule 61 20.508, F.A.C.
- 6. If the applicant is issued a license during the period April 1, 1995 through September 30, 1995, 12 hours of continuing education courses are required. The continuing education courses must include a 4 hours of approved update seminars as provided in Rule 61-20.508, F.A.C.
- 7. If the applicant is issued a license during the period October 1, 1995 through March 31, 1996, 8 hours of continuing education courses are required. The continuing education courses must include 2 hours of approved update seminars as provided in Rule 61-20.508, F.A.C.
- 8. If the applicant is issued a license during the period April 1, 1996 through June 30, 1996, 4 hours of continuing education courses are required. The continuing education courses must include 2 hours of approved update seminars as provided in Rule 61 20.508, F.A.C.
- (b) Any community association manager's license which is lost or destroyed will be replaced at no charge to the licensee if a statement attesting to the loss or destruction is submitted to the division.

(e) Any community association manager licensee, who changes his or her legal name, shall submit a copy of the court judgment or decree authorizing the name change to the Division. The Division shall reissue a license at no charge to the licensee.

(1)(4) Changing an Active License to an Inactive Non-active License and Renewal of an Inactive License. A licensee desiring to maintain a valid license but who will not be providing community association management services for a period of time, may change apply to have the status of his/her license changed to inactive status, as provided in Department of Business and Professional Regulation Rule 61-6.003, F.A.C non-active.

(a) In order to place an active license in a non-active status the licensee shall complete BPR form <u>CAM-43.05</u>, <u>Community Association Change of Status Application</u>, effective 10/23/2002, available on the DBPR Web site or by written request addressed to the Council at 1940 N. Monroe Street, <u>Tallahassee</u>, <u>Florida 32399</u> 33 002, <u>COMMUNITY ASSOCIATION MANAGER STATUS CHANGE FORM</u>, incorporated herein by reference and effective 11-23-93. A non-refundable non-active license fee of \$15 \$10 shall accompany the application as set forth in Rule 61-20.504, <u>F.A.C.</u>, unless the status change request is made at the end of a renewal period, and the licensee shall surrender his active license by mailing it to the division along with the application form.

(b) All inactive non active licenses shall expire at the end of the renewal period (on September 30 of the next even numbered year) in accordance with the schedule set forth in paragraphs (2)(a)-(e) of this rule. Inactive Non-active licensees shall be notified by the Department of Business and Professional Regulation pursuant to Section 455.273, Florida Statutes and instructed how to proceed apply for renewal of their licenses on a BPR form 33-003, Community Association Manager's License Renewal Notice. Renewals Applications shall be completed on or before postmarked by September 30 of each renewal year. Completion of a renewal requires payment of the The application shall include a non-refundable renewal fees in the amount of \$15 \frac{10}{10}. The first failure to renew on or before September 30 of a renewal year shall result in a delinquent status license pursuant to Department of Business and Professional Regulation Rule 61-6.002, F.A.C. If a renewal application is postmarked after October 31 of the renewal year, the license shall be deemed expired. Failure to renew a delinquent status license results in a null license pursuant to Department of Business and Professional Regulation subsection 61-6.004(1), F.A.C.

(2)(5) Changing an Inactive License to an Active License. Reactivation of a Non active License.

(a) If the license has been in an inactive non-active status for a period of 2 years or less, and the licensee seeks to reactivate the license, then the licensee shall complete an

approved 2 hour update seminar as provided in paragraph 61-20.508(3)(a), F.A.C., within 1 year prior to the date of application for reactivation.

(b) If the license has been in an inactive non-active status for a period of more than 2 years and the licensee seeks to reactivate the license, the licensee shall complete 4 hours of an approved update seminar as provided in paragraph 61-20.508(3)(a), F.A.C., within 1 year prior to the date of application for reactivation.

(c) In order to reactivate from a non-active status, the licensee shall complete BPR form CAM-4305, Community Association Manager Change of Status Application, effective 10/23/2002, available on the DBPR Web site, or by written request from the Council at 1940 N. Monroe Street, Tallahassee, FL 32399 33-002, Community Association Manager Status Change Form as referenced in subsection (4) of this rule. The reactivated license shall expire in accordance with the schedule set forth in accordance with the schedule set forth in Rule 61-6.001, F.A.C., and be renewed at the end of the current renewal period, along with all other licenses paragraphs (2)(a)-(c) of this rule. Renewal of a reactivated license shall be in accordance with subsection (3) of this rule. For the purpose of license renewal, the date of issuance of a reactivated license is the date the division reactivates the license. A reactivated license is not considered an initial license for purpose of subsection 61-20.508(6), F.A.C. A reactivated license holder may apply update seminar credits accepted by the division for reactivation of an inactive non-active license under paragraphs (5)(a) and (b) of this rule toward the continuing education update seminar requirements for active license renewal provided in paragraph 61-20.508(3)(a), F.A.C. of this rule if the renewal period is within two years or less of the reactivation.

(3)(6) Renewal of a Delinquent license whether Expiration of Active License or Inactive Non active License. shall require submission Renewal applications submitted to the Council on or before division in proper form and postmarked after September 30 and no later than October 31 shall to be processed for renewal. If September 30 October 31 falls on a Saturday, Sunday, or legal holiday, the time period is deemed extended to the next working day. Proper form shall mean the renewal is complete, application has been completed, all applicable fees are paid and all applicable continuing education contact hours have been completed prior to submission. If a renewal application is submitted postmarked after September 30 October 31 of the renewal year, the license becomes null shall be deemed expired. The holder of a null license desiring to perform community association management services shall be required to make an initial application to the division and proceed as provided in Rules 61-20.001 and 61-20.502, F.A.C.

Specific Authority <u>455.271</u>, 468.433 FS. Law Implemented <u>455.271</u>, 468.433, 468.435, 468.436 FS. History–New 5-5-88, Amended 3-22-89, 2-5-91, 12-28-92, Formerly 7D-55.006, Amended 11-23-93, 7-12-94, 10-9-94, 1-29-96, Formerly 61B-55.006, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Regulatory Council for Community Association Managers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Regulatory Council for Community Association Managers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 2, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 8, 2006

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

RULE NO.: RULE TITLE:

61H1-31.001 Fees

PURPOSE AND EFFECT: The Board proposes the rule amendment in order to remove language concerning approval of continuing education courses.

SUMMARY: Language regarding approval of continuing education courses will be deleted from the rule.

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

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

SPECIFIC AUTHORITY: 455.213(2), 455.219(4), 455.271, 473.305, 473.312 FS.

LAW IMPLEMENTED: 119.07, 455.219(4), 455.271, 473.305, 473.312, 473.313 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: Veloria Kelly, Division Director, Board of Accountancy, 240 N.W. 76th Dr., Suite A, Gainesville, Florida 32607

THE FULL TEXT OF THE PROPOSED RULE IS:

61H1-31.001 Fees.

- (1) through (13) No change.
- (14) For approval of continuing education provider status, one hundred dollars (\$100.00), valid for two years. For approval of continuing education courses, twenty five dollars (\$25.00), per credit hour, up to a maximum of two hundred-fifty dollars (\$250.00).

Specific Authority 455.213(2), 455.219(4), 455.271, 473.305, 473.312 FS. Law Implemented 119.07, 455.219(4), 455.271, 473.305, 473.312, 473.313 FS. History–New 12-4-79, Amended 2-3-81, 3-4-82, 11-6-83, 3-29-84, Formerly 21A-31.01, Amended 6-4-86, 9-16-87, 2-1-88, 8-30-88, 2-6-89, 12-28-89, 8-16-90, 4-8-92, 12-2-92, Formerly 21A-31.001, Amended 11-4-93, 2-14-95, 11-3-97, 6-22-98, 10-28-98, 7-15-99, 4-3-02, 1-27-04, 1-31-05, 7-14-05, 4-9-06, 12-3-06,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Accountancy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 9, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 29, 2006

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NOS.: RULE TITLES: 62-4.001 Scope of Part I 62-4.200 Scope of Part II Scope of Part III

PURPOSE AND EFFECT: The proposed rule amends the scope sections within each of the three Parts of Chapter 62-4, F.A.C., as part of concurrent rulemaking that will implement a new environmental resource permitting (ERP) program in the geographical area of the Northwest Florida Water Management District, generally referred to as the "Panhandle." The new ERP program is authorized and mandated by Section 373.4145, F.S., as amended by Chapter 2006-208, Laws of Florida. A new rule Chapter 62-346, F.A.C., is being proposed through separate rulemaking to implement the Phase I of a new ERP program in the Panhandle. The proposed rule amendments to Chapter 62-4, F.A.C., in conjunction with the proposed Chapter 62-346, F.A.C., will modify the applicability of certain provisions of Chapter 62-4, F.A.C., which will apply to the proposed stormwater management systems in the Panhandle under Section 373.4145(1), F.S. Provisions that will continue to apply include the definitions in Rule 62-4.020, F.A.C., and the water quality provisions in Rules 62-4.242 through 62-4.244, F.A.C., related to anti-degradation, Outstanding Florida Waters, exemptions from water quality criteria, and mixing zone criteria. Most of the other provisions in Chapter 62-4, F.A.C., including those related to fees and general conditions applicable to general permits, are either addressed in Chapter 62-346, F.A.C., or are not applicable to the ERP program, and therefore are not applicable to the ERP program. However, the proposed rule will preserve the

applicability of Chapter 62-4, F.A.C., to wetland resource, stormwater, and management and storage of surface water programs grandfathered under Sections 373.414 373.4145(6), F.S.

OGC No.: 06-1119 (formerly Docket No. 02-01R)

SUMMARY: The proposed rule amendments will amend the scope sections in each of the three Parts of Chapter 62-4, F.A.C., which currently provide that all of the provisions of Chapter 62-4, F.A.C., are generally applicable to stormwater and wetland resource permit activities regulated under Part IV of Chapter 373, F.S., within the Panhandle. The proposed rule, together with the concurrent adoption of Chapter 62-346, F.A.C., will identify only a limited number of provisions of Chapter 62-4, F.A.C., which will apply to the proposed Phase I ERP program in the Panhandle. However, the amendments will preserve the applicability of the three Parts to wetland resource, stormwater, and management and storage of surface waters activities grandfathered under Sections 373.414(11), (12)(a), (13), (14), (15), (16) and 373.4145(6), F.A.C.

This rulemaking is associated with the concurrent proposed adoption of Chapter 62-346 and amendments to Chapter 62-341, F.A.C., which are being published separately.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COST: A statement of estimated regulatory costs has not been prepared on this rule. However, the rule only affects where (in which rule) applicable rule provisions are found, and the proposed amendments are not, by themselves, expected to have any economic costs.

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

SPECIFIC AUTHORITY: 373.4145 FS.

LAW IMPLEMENTED: 373.4145 FS.

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

DATE AND TIME: Wednesday, April 4, 2007, 10:00 a.m., ET PLACE: Department of Environmental Protection, Room 609, Bob Martinez Center (formerly Twin Towers), 2600 Blair Stone Road, Tallahassee, FL

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 hours before the workshop/meeting by contacting: Mary Van Tassel at (850)245-8486. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Alice Heathcock, Florida Department of Environmental Protection, Office of Submerged Lands and Environmental Resources, 2600 Blair Stone Road, MS 2500. Tallahassee, Florida 32399-2400; telephone (850)245-8483; Alice.Heathcock@dep.state.fl.us; facsimile (850)245-8499

THE FULL TEXT OF THE PROPOSED RULES IS:

PART I GENERAL

62-4.001 Scope of Part I.

This part sets forth procedures on how to obtain a permit from the State of Florida Department of Environmental Protection. This part also provides requirements and procedures for the issuance, denial, renewal, extension, transfer, modification, suspension, and revocation of any permit required by the Department of Environmental Protection. Except as otherwise provided in Chapter 62-343 or 62-346, F.A.C., or in the rules of the water management districts adopted by reference under Chapter 62-330, F.A.C., this Part The provisions of this Part, except for Rule 62-4.020, F.A.C., and subsection 62-4.050(4), F.A.C., shall not apply to activities regulated under Part IV of Chapter 373, F.S., However, this Part shall continue to apply to except those activities in the geographical territory of the Northwest Florida Water Management District and those activities grandfathered under Sections 373.414(11), (12)(a), (13), (14), (15), and (16), and 373.4145(6), F.S. This P_part shall not preclude the application of any other permit requirements or procedures for certain types of facilities as contained in other chapters of Title 62, F.A.C.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026, 373.043, 373.044, 373.109, 373.113, <u>373.4145</u>, 373.418, 403.021, 403.031, 403.061, 403.087, 403.088 FS. Law Implemented 373.026, 373.044, 373.109, 373.409, 373.413, 373.4135, 373.414(9), (11), (12)(a), (13), (14), (15), (16), 373.4145, 373.418, 373.421, 403.021, 403.031, 403.061, 403.087, 403.088 FS. History-New 5-17-72, Formerly 17-4.01, Amended 8-31-88, Formerly 17-4.001, Amended 7-4-95, 10-1-07.

PART II SPECIFIC PERMITS; REQUIREMENTS

62-4.200 Scope of Part II.

This Part sets forth additional requirements for certain permits, exemptions from requirements for mixing zones and zones of discharge, and related requirements. Except as otherwise provided in the rules adopted by reference under Chapter 62-330 or by Chapters 62-343 or 62-346, F.A.C., this Part The provisions of this Part, except for Sections 62-4.242, 62-4.243, 62-4.244, and 62 4.246, F.A.C., shall not apply to activities regulated under Part IV of Chapter 373, F.S., However, this Part shall continue to apply to except those activities in the geographical territory of the Northwest Florida Water Management District, and to those activities grandfathered under Sections 373.414(11), (12)(a), (13), (14), (15), and (16), and 373.4145(6), F.S.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026, 373.043, 373.044, 373.109, 373.113, 373.4145, 373.418, 403.021, 403.031, 403.061, 403.088 FS. Law Implemented 373.026, 373.044, 373.109, 373.409, 373.413, 373.4135, 373.414(9), (11), (12)(a), (13), (14), (15), (16), 373.4145, 373.418, 403.021, 403.031, 403.061, 403.087, 403.088 FS. History-New 5-17-72, Formerly 17-4.20, Amended 8-31-88, Formerly 17-4.200, Amended 7-4-95 10-1-07.

PART III PROCEDURES FOR GENERAL PERMITS

62-4.510 Scope of Part III.

This Part defines general permits and establishes the procedures for persons who may wish to use a general permit, except that the procedures for any person who may wish to use a general permit for a source of air pollutant emissions, and all conditions of such a general permit, are established at Chapters 62-210 and 62-213, F.A.C. The provisions of this Part shall not apply to activities regulated under Part IV of Chapter 373, F.S., However, this Part shall continue to apply to except those activities in the geographical territory of the Northwest Florida Water Management District and to those activities grandfathered under Sections 373.414(11), (12)(a), (13), (14), (15), and (16), and 373.4145(6), F.S.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026, 373.043, 373.044, 373.109, 373.113, 373.4145, 373.418, 403.021, 403.031, 403.061, 403.087, 403.814(1) FS. Law Implemented 373.026, 373.044, 373.109, 373.409, 373.413, 373.4135, 373.414(9), (11), (12)(a), (13), (14), (15), (16), 373.4145, 373.418, 403.021, 403.031, 403.061, 403.087, 403.088, 403.814, 403.702-.73, 403.851-.864 FS. History—New 7-8-82, Formerly 17-4.51, Amended 8-31-88, Formerly 17-4.510, Amended 4-18-95, 7-4-95, 10-16-95, 4-16-01 10-1-07.

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet G. Llewellyn, Director, Division of Water Resource Management

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Michael W. Sole, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 20, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 30, 2006, on the Department's Official Internet Noticing site at http://tlhora6.dep. state.fl.us/onw/pilot.asp

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Definitions

RULE TITLES:

62-341.201	Policy and Purpose
62-341.215	General Conditions for All Noticed
	General Permits
62-341.443	General Permit to the Florida
	Department of Transportation,
	Counties and Municipalities for
	Minor Bridge Alteration,
	Replacement, Maintenance and

Operation

62-341.447	General Permit to the Florida
	Department of Transportation,
	Counties, and Municipalities for
	Minor Activities Within Existing
	Rights-of-Way or Easements
62-341.448	General Permit to Counties and
	Municipalities to Pave Existing
	County or Municipally Owned and
	Maintained Roads, including the
	Repair and Replacement of Bridges
	that are Part of the Roadway
62-341.483	General Permit to the Department
	and Water Management Districts to
	Conduct Minor Activities
62-341.485	General Permit to he Department and
	Water Management Districts for
	Environmental Restoration or
	Enhancement
62-341.487	General Permit to he Department and
	Water Management Districts to
	Change Operating Schedules for
	Water Control Structures
62-341.601	General Permit for Clam and Oyster
	Culture on Sovereignty Submerged
	Lands Aquaculture Leases
62-341.900	Noticed General Permit Forms
DUDDOSE AND EFFE	Tr. Chapter 62 341 FAC currently

PURPOSE AND EFFECT: Chapter 62-341, F.A.C., currently establishes 35 noticed general permits under the environmental resource permit (ERP) program authorized by Part IV of Chapter 373, F.S., within the Suwannee River, St. Johns River, Southwest Florida, and South Florida Water Management Districts. The chapter is proposed to be amended to make available certain noticed general permits within the geographical area of the Northwest Florida Water Management District (NWFWMD), generally referred to as "Panhandle," as authorized and mandated by Section 373.4145, F.S., as amended by Chapter 2006-208, Laws of Florida. Specifically, Section 373.4145(3)(d), F.S., requires the new ERP rules in the Panhandle to "Incorporate the exemptions and general permits that are effective under this part and have been enacted by rule by the department and other water management districts, including the general permits authorized by Section 403.814, F.S."

This rulemaking is proposed as part of a concurrent rulemaking to adopt a new Chapter 62-346, F.A.C., which will implement the ERP rules applicable to stormwater management systems in the Panhandle. Chapter 62-346, F.A.C., provides the procedures for the public to provide notice to the Department or NWFWMD of their intent to use a noticed general permit adopted under Chapter 62-341, F.A.C., as well as the procedures that will be used by these agencies to review and act on such notices. Because nine of the general permits

RULE NOS.:

62-341.021

authorize activities that cannot take place in the Panhandle, only 26 of the noticed general permits in Chapter 62-341, F.A.C., will be available for activities within the Panhandle.

In addition to the above, six of the existing general permits are being amended to authorize additional activities, to clarify existing language, or to conform the rule to statutory authority. One general permit, Rule 62-341.601, F.A.C., which authorizes clam and oyster culture operations within sovereignty submerged lands aquaculture leases, is proposed to be repealed in recognition that Section 373.406(8), F.S., which was enacted after adoption of this general permit. Section 373.406(8), F.S., now exempts these activities from regulation under Part IV of Chapter 373, F.S., effectively making Rule 62-341.601, F.A.C., obsolete. Amendments also are proposed to the procedures and forms that are used to provide notice of use of the general permits.

Many general permits that are analogous to the noticed general permits adopted under Chapter 62-341, F.A.C., also are in effect under Rules 62-312.800 through 62-312.825, F.A.C. Those general permits, and most of the noticed general permits adopted under Chapter 62-341, F.A.C., authorize activities involving dredging and filling in wetlands and other surface waters. Some of those activities also involve stormwater management systems that will require a permit under Chapter 62-346, F.A.C. Section 373.4145(1), F.S., requires a phased approach to adopting rules that implement the ERP program in the Panhandle. The first phase of rules proposed under Chapter 62-346, F.A.C., is limited to regulation of stormwater management systems. Other than the activities authorized under Chapter 62-341, F.A.C., activities involving dredging and filling will continue to be regulated under Chapter 62-312, F.A.C., until the second phase of rules under Section 373.4145(1)(b), F.S., are adopted, which cannot occur any sooner than January 1, 2008. Therefore, persons who propose to construct, alter, maintain or repair, abandon, or remove stormwater management systems that involve dredging or filling in surface waters of the state, as defined in Rule 62-312.030, F.A.C., can chose to use either an applicable general permit adopted under Chapter 62-312, F.A.C., or a noticed general permit Chapter 62-341, F.A.C., until the second phase of rules become effective.

Rule 62-341.900, F.A.C., is being amended to provide that the form to notice the Department or NWFWMD of the intended use of a general permit is Form 62-312.900(6). This form is already used to notice the Department of uses of general permits adopted under the wetland resource permit program in Chapter 62-312, F.A.C. This form is being retained because, as mentioned above, many of the general permits involve dredge and fill activities. Most dredge and fill activities within the Panhandle require a separate permit or authorization from the U.S. Army Corps of Engineers (Corps). The Corps is familiar

with the proposed form, and its continued use under the new ERP program in the Panhandle will avoid confusion and the need to adopt new operational procedures with the Corps.

The overall effect of this rulemaking will be to streamline and expedite the process of authorizing projects that qualify for the general permits within the Panhandle. It also will reduce costs to the public. The noticed general permit under Chapter 62-341, F.A.C., constitutes the requisite dredge and fill and stormwater management system authorizations. The availability of these general permits in the Panhandle will not reduce environmental protection because general permits are authorized under Sections 373.4145, F.S., to have only minimal adverse individual and cumulative impacts.

OGC NO.: 06-1124 (formerly Docket No. 02-06R)

SUMMARY: The proposed amendments to Chapter 62-341, F.A.C., will enable applicants to use noticed general permits under the new ERP program authorized under Section 373.4145, F.A.C., that are applicable in the Panhandle.

The amendments to Rule 62-341.021, F.A.C., provide that applicable definitions under Chapters 62-330 and 62-346, F.A.C., will apply to the noticed general permits in Chapter 62-341, F.A.C.

The amendments to Rule 62-341.201, F.A.C., provide that the procedures for reviewing notices to use general permits adopted under Chapter 62-341, F.A.C., will include those adopted under Rule 62-346.090, F.A.C.

The amendments to subsections 62-341.215(4) and (8), F.A.C., remove a reference to Chapter 62-330, F.A.C., and add a reference to Rule 62-346.130, F.A.C., so that general conditions related to rights and transfers of permits will apply to noticed general permits in the Panhandle.

The amendments to Rules 62-341.443 and .447, F.A.C., expand and clarify, respectively, certain roadway and bridge activities authorized to the Florida Department of Transportation, counties, and municipalities. These changes were requested by the Florida Department of Transportation, and will be applicable statewide once rulemaking to amend the corresponding noticed general permit rules in the water management districts is completed. The amendment to Rule 62-341.448, F.A.C., removes, within the geographical area of the NWFWMD, the applicability of this noticed general permit to counties. This limitation is required in recognition that Section 373.4145(3)(e), F.A.C., retains an exemption for counties in the Panhandle to repair, stabilize, or pave county owned and maintained roads and repair or replace bridges that are part of the roadway in accordance with the limitations and conditions of Section 403.813(2)(t), F.S. The amendments will retain applicability of this noticed general permit to municipalities in the Panhandle, and will not affect the applicability of this general permit to counties and municipalities outside of the Panhandle.

The amendments to Rules 62-341.483, .485 and .487, F.A.C., will enable the Department and NWFWMD to qualify for general permits that authorize certain minor activities, environmental restoration or enhancement projects, or changes to operating schedules for water control structures, respectively. These general permits currently are issued only to the water management districts outside of the Panhandle because the Suwannee River, St. Johns River, Southwest Florida, and South Florida Water Management Districts have their own noticed general permit rules that authorize the Department to perform the above activities. However, under Section 373.4145, F.S., the NWFWMD will be using rules adopted by the Department to implement the ERP program in the panhandle. Therefore the Department's Chapter 62-341, F.A.C., rule must be amended to enable the NWFWMD to authorize general permit activities conducted by the Department.

The existing general permit in Rule 62-341.601, F.A.C., which authorizes certain clam and oyster culture activities within sovereignty submerged lands aquaculture leases is being repealed for the reasons set forth above.

Rule 62-341.900, F.A.C., is being amended to provide that the form to notice the Department or NWFWMD of the intended use of a general permit is Form 62-312.900(6).

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A statement of estimated regulatory costs has not been prepared. Section 373.4145(3)(d), F.S., mandates that the Department extend the applicability of existing noticed general permits to ERP activities in the Panhandle.

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

SPECIFIC AUTHORITY: 373.026(7), 373.043, 373.118, 373.406(5), 373.4145, 373.418, 373.06(9)(b), 403.061, 403.0877, 403.805, 403.815 FS.

LAW IMPLEMENTED: 120.54(5)(a), 120.60(2), 120.60(6), 161.041, 161.055, 253.03, 253.77, 258.42, 258.43, 373.026(7), 373.043, 373.109, 373.118, 373.129, 373.136, 373.403, 373.406(5), 373.409, 373.413, 373.414, 373.4141, 373.4145, 373.416, 373.418, 373.419, 373.421, 373.422, 373.423, 373.426, 373.427, 373.4275, 373.428, 373.429, 380.06(9)(b), 403.031, 403.061, 403.062, 403.803, 403.812, 403.813, 403.815, 403.816, 403.927, 403.9328 FS.

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

DATE AND TIME: Wednesday, April 4, 2007, 10:00 a.m., ET PLACE: Florida Department of Environmental Protection, Rm. 609, Bob Martinez Center (formerly Twin Towers), 2600 Blair Stone Rd., Tallahassee, FL

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Mary Van Tassel at (850)245-8486. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Alice Heathcock, Florida Department of Environmental Protection, Office of Submerged Lands and Environmental Resources, 2600 Blair Stone Road, MS 2500, Tallahassee, Florida 32399-2400; telephone (850)245-8483; e-mail: Alice.Heathcock@dep.state.fl.us; or facsimile (850)245-8499

THE FULL TEXT OF THE PROPOSED RULES IS:

62-341.021 Definitions.

Except as otherwise provided in this chapter, the definitions of Chapters 62-330 and 62-346, F.A.C., including those incorporated by reference in Chapter 62-330, F.A.C., shall apply to this chapter. Additionally, as used in this chapter:

(1) through (22) No change.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), <u>373.4145</u>, 373.418, 403.805(1) FS. Law Implemented 373.118(1), 373.406(5), 373.414(9), <u>373.4145</u>, 373.416, 373.418, 373.426 FS. History–New 10-3-95, <u>Amended 10-1-07</u>.

PART II NOTICED GENERAL ENVIRONMENTAL RESOURCE PERMITS

62-341.201 Policy and Purpose.

(1) The purpose of Part II of this chapter is to provide noticed general environmental resource permits for those activities which have been determined to have minimal impacts to the water resources of the District, both individually and cumulatively, when conducted in compliance with the terms and conditions of the general permit. Unless specifically provided for in the general permit, mitigation is neither necessary nor required for activities that qualify for noticed general permits. Persons wishing to use one or more of the general permits under this Ppart shall be subject to the notice provisions of Rule 62-343.090, F.A.C., or, for activities within the geographical area of the Northwest Florida Water Management District, Rule 62-346.090, F.A.C., before any activity is conducted as authorized herein. The general conditions provided pursuant to Rule 62-341.215, F.A.C., shall apply to all of the noticed general permits in this Ppart. Strict compliance with all of the terms, conditions, requirements, limitations and restrictions applicable to a desired noticed general permit under this Ppart is required to qualify for such a permit.

(2) No change.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), <u>373.4145</u>, 373.418, 403.805(1) FS. Law Implemented 373.118(1), <u>373.406(5)</u>, 373.414(9), <u>373.4145</u>, 373.416, 373.418, 373.426 FS. History–New 10-3-95, Amended 2-19-03, 10-1-07.

62-341.215 General Conditions for All Noticed General Permits.

- (1) through (3) No change.
- (4) This general permit does not convey to the permittee or create in the permittee any property right, or any interest in real property, nor does it authorize any entrance upon or activities on property which is not owned or controlled by the permittee, or convey any rights or privileges other than those specified in the general permit as provided by Chapter 62 330, F.A.C.
 - (5) through (7) No change.
- (8) This permit shall not be transferred to a third party except pursuant to Rule 62-343.130, F.A.C., or, for activities within the geographical area of the Northwest Florida Water Management District, Rule 62-346.130, F.A.C. The permittee transferring the general permit shall remain liable for any corrective actions that may be required as a result of any permit violations prior to sale, conveyance, or other transfer of ownership or control of the permitted system or the real property at which the permitted system is located.
- (9) through (14) No change.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), <u>373.4145</u>, 373.418, 403.805(1) FS. Law Implemented 373.044, 373.406(5), 373.118(1), 373.129, 373.136, 373.413, 373.414(9), <u>373.4145</u>, 373.416, 373.422, 373.423, 373.429 FS. History–New 10-3-95, <u>Amended 10-1-07</u>.

- 62-341.443 General Permit to the Florida Department of Transportation, Counties and Municipalities for Minor Bridge Alteration, Replacement, Maintenance and Operation.
- (1) A general permit is hereby granted to the Florida Department of Transportation, counties and municipalities to conduct the activities described below:
- (a) The replacement, or modification, or maintenance of bridges and approaches where the combined total of dredging and filling, both temporary and permanent, in wetlands and other surface waters does not exceed 0.50 acre (2023 square meters or 0.2 hectares); and
 - (b) No change.
- (2) This general permit shall be subject to the following specific conditions:
 - (a) through (k) No change.
- (l) This general permit authorizes dredging and filling for the replacement, or modification, or maintenance of a bridge and approaches for a specific crossing of a wetland or other surface water. Replacement or modification of a bridge that includes changes in the configuration of the bridge and fill

areas due to changes in materials, construction techniques, or meeting current construction codes or safety standards are authorized under this permit. Any connecting road expansion or alteration associated with such replacement or modification must be authorized by a separate general or individual permit under Part IV of Chapter 373, F.S., as applicable, before the start of construction; and

(m) No change.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), 373.418, 403.805(1) FS. Law Implemented 373.118(1), 373.406(5), 373.413, 373.414(9), 373.416, 373.418, 373.419 FS. History–New 10-3-95, Amended 10-1-07.

- 62-341.447 General Permit to the Florida Department of Transportation, Counties, and Municipalities for Minor Activities Within Existing Rights-of-Way or Easements.
- (1) A general permit is hereby granted to the Florida Department of Transportation, counties, and municipalities to conduct the activities described below:
- (a) The extension of existing culverts and crossing approaches to accommodate widening of the roadway where excavation or deposition of material shall not exceed 1000 cubic yards (765 cubic meters) in wetlands and other surface waters and the area from which material is excavated or to which material is deposited shall not exceed a total of 0.25 acres (1012 square meters or 0.1 hectares) at any one culverted crossing location (project site). The 1000 cubic yardage (765 cubic meters) limitation shall be separately applied to excavation and deposition of material;
 - (b) through (f) No change.
 - (2) through (3) No change.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), 373.418, 403.805(1) FS. Law Implemented 373.118(1), 373.406(5), 373.413, 373.414(9), 373.416, 373.418, 373.419 FS. History–New 10-3-95, Amended 10-1-07.

62-341.448 General Permit to Counties and Municipalities to Pave Existing County or Municipally Owned and Maintained Roads, including the Repair and Replacement of Bridges that are Part of the Roadway.

A general permit is hereby granted to counties and municipalities to pave existing county or municipally owned and maintained roads that lack a permanent pavement surface, such as concrete or asphalt. This includes: the repair and stabilization of such roads in preparation of paving; the repair or replacement of bridges and culverts that are part of the roadway; construction or alteration of associated stormwater management systems; other work reasonably necessary to pave the road; and the construction, alteration, operation, and maintenance of systems and works authorized under this general permit, provided all of the terms and conditions below

are met. <u>However, within the geographic area of the Northwest Florida Water Management District, the general permit shall only be applicable to municipalities.</u>

(1) through (6) No change.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), 373.418, 403.805(1), 403.813(2)(t) FS. Law Implemented 373.118(1), 373.406(5), 373.413, 373.414(9), 373.416, 373.418, 373.419, 403.813(2)(t) FS. History–New 2-22-07, Amended 10-1-07.

62-341.483 General Permit to the Department and Water Management Districts to Conduct Minor Activities.

A general permit is hereby granted to the <u>Department and</u> Water Management Districts to conduct the activities described below:

- (1) through (3) No change.
- (4) When the activity under this general permit is to be conducted by the Department within the geographical area of the Northwest Florida Water Management District, the Department shall provide the notice and any fee required by paragraph 62-346.090(2)(b), F.A.C., to the District, and the District shall process the notice as provided in subsection 62-346.090(2), F.A.C.
- (5) When the activity under this general permit is to be conducted by the Department within the geographical area of the Suwannee River Water Management District, St. Johns River Water Management District, Southwest Florida Water Management District, or South Florida Water Management District, the Department shall provide the notice and any required fee to the appropriate District which shall process the notice according to Rule 40B-400.483, 40C-400.483, 40D-400.483 or 40E-400.483, F.A.C., as applicable, and according to any related procedural rules of the District. Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), <u>373.4145</u>, 373.418, 403.805(1) FS. Law Implemented 373.118(1), 373.406(5), 373.413, 373.414(9), <u>373.4145</u>, 373.416, 373.418 FS. History–New 10-3-95, <u>Amended 10-1-07</u>.

- 62-341.485 General Permit to the Department and Water Management Districts for Environmental Restoration or Enhancement.
- (1) A general permit is hereby granted to the <u>Department and</u> water management districts for the construction, alteration, operation, maintenance, removal and abandonment of systems to implement Department or District environmental restoration or enhancement projects.
 - (2) through (3) No change.
- (4) When the activity under this general permit is to be conducted by the Department within the geographical area of the Northwest Florida Water Management District (District), the Department shall provide the notice and any fee required

by paragraph 62-346.090(2)(b), F.A.C., to the District, and the District shall process the notice as provided in subsection 62-346.090(2), F.A.C.

(5) When the activity under this general permit is to be conducted by the Department within the geographical area of the Suwannee River Water Management District, St. Johns River Water Management District, Southwest Florida Water Management District, or South Florida Water Management District, the Department shall provide the notice and any required fee to the appropriate District which shall process the notice according to Rule 40B-400.485, 40C-400.485, 40D-400.485 or 40E-400.485, F.A.C., as applicable, and according to any related procedural rules of the District.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), <u>373.4145</u>, 373.418, 403.805(1), FS. Law Implemented 373.118(1), 373.406(5), 373.413, 373.414(9), <u>373.4145</u>, 373.416, 373.418, 373.426 FS. History–New 10-3-95, <u>Amended 10-1-07</u>.

- 62-341.487 General Permit to the Department and Water Management Districts to Change Operating Schedules for District Water Control Structures.
- (1) A general permit is hereby granted to the <u>Department and</u> Water Management Districts to change the operating schedules for existing water control structures that are owned or operated by the <u>Department or</u> Water Management District when such changes are for environmental restoration or enhancement.
 - (2) No change.
- (3) When the activity under this general permit is to be conducted by the Department within the geographical area of the Northwest Florida Water Management District (District), the Department shall provide the notice and any fee required by paragraph 62-346.090(2)(b), F.A.C., to the District, and the District shall process the notice as provided in subsection 62-346.090(2), F.A.C.
- (4) When the activity under this general permit is to be conducted by the Department within the geographical area of the Suwannee River Water Management District, St. Johns River Water Management District, Southwest Florida Water Management District, or South Florida Water Management District, the Department shall provide the notice and any required fee to the appropriate District which shall process the notice according to Rule 40B-400.487, 40C-400.487, 40D-400.487 or 40E-400.487, F.A.C., as applicable, and according to any related procedural rules of the District.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), <u>373.4145</u>, 373.418, 403.805(1) FS. Law Implemented 373.118(1), 373.406(5), 373.414(9), <u>373.4145</u>, 373.416, 373.418 FS. History–New 10-3-95, <u>Amended 10-1-07</u>.

62-341.601 General Permit for Clam and Oyster Culture on Sovereignty Submerged Lands Aquaculture Leases. Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118(1), 373.406(5), 373.414(9), 373.418, 403.805(1) FS. Law Implemented 373.118(1), 373.406(5), 373.413, 373.414(9), 373.416, 373.418 FS. History–New 10-3-95, Repealed 10-1-07.

PART III FORMS

62-341.900 Noticed General Permit Forms.

- (1) Notice to use the general permit in Rule 62-341.500, F.A.C., Notice of Intent to Construct a Minor Silvicultural System, shall be made on Form 62-341.900(1), effective 9-4-05, which is hereby adopted and incorporated by reference.
- (2) Except for notices filed within the geographical area of the Northwest Florida Water Management District - Sections A, B, and G, and Attachments 1 through 6 of the "Joint Application for: Environmental Resource Permit/Authorization use Sovereign Submerged to Lands/Federal Dredge and Fill Permit," as adopted in subsection 62-343.900(1), F.A.C., on July 4, 1995, shall be used to submit all notices to use a noticed general permit under this chapter, except for the notice referenced in Rule 62-341.500, F.A.C.
- (3) For notices filed within the geographical area of the Northwest Florida Water Management District "Notice of Intent to Construct Works Pursuant to a Wetland Resource General Permit," Form 62-312.900(6), as authorized by Rule 62-4.530, F.A.C., and incorporated by reference in subsection 62-312.900, F.A.C., shall be used to submit all notices to use a noticed general permit under this chapter, except for the notice referenced in Rule 62-341.500, F.A.C.

(4)(3) Copies of forms used by the Department to provide notice to use the general permits in this Chapter may be obtained from the Internet at: http://www.dep. state.fl.us/water/wetlands/erp/forms.htm, or from any local district or branch office of the Department (see http://www.dep.state.fl.us/secretary/dist/), or by writing to the Submerged Lands and Environmental Resources Office, MS 2500, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, or any local district or branch office of the Department.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.406(5), 373.414(9), <u>373.4145</u>, 373.418 FS. Law Implemented 373.118, 373.406(5), <u>373.413</u>, 373.416(9), <u>373.4145</u>, 373.416, 373.418, 373.426 FS. History–New 9-4-05, <u>Amended 10-1-07</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet G. Llewellyn, Director, Division of Water Resource Management

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Michael W. Sole, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 20, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 30, 2006, on the Department's Official Internet Noticing site at http://tlhora6.dep.state.fl.us/onw/pilot.asp

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DETARTMENT OF E	IVIKONMENTAL I KOTECTION
RULE NOS.:	RULE TITLES:
62-346.010	Policy and Purpose
62-346.020	General Provisions
62-346.030	Definitions
62-346.040	Formal Determinations of the
	Landward Extent of Wetlands and
	Surface Waters
62-346.050	Permits Required
62-346.051	Exemptions from Permitting
62-346.060	Conceptual Approval Permits
62-346.070	Procedures to Prepare Applications
	and Notices for Permits and to
	Request Verification of
	Qualification for an Exemption.
62-346.071	Fees
62-346.080	Submittal of Applications and
	Notices for Permits and Petitions
	for Formal Determinations to
	Department and NWFWMD
	Offices
62-346.090	Processing of Notices and
	Applications
62-346.091	Documents Incorporated by
	Reference
62-346.095	Operation and Maintenance
62-346.100	Modification of Permits
62-346.110	Duration of Permits
62-346.120	Permit Extensions
62-346.130	Transfer of Ownership or Permit
62-346.140	Suspension and Revocation
62-346.301	Conditions for Issuance of Individual Permits
62-346.381	
02-340.381	General and Special Limiting Conditions
62-346.451	Emergency Authorizations and
	Actions
62-346.900	Environmental Resource Permit Forms
	1 OHIIS

PURPOSE AND EFFECT: A new Chapter 62-346, F.A.C. is proposed to implement the new Environmental Resource Permitting Program (ERP) within the geographical area of the Northwest Florida Water Management District (NWFWMD), generally referred to as the "Panhandle." This rule is authorized and mandated by Section 373.4145, F.S., as amended by Chapter 2006-208, Laws of Florida. This rule has

been developed jointly by the Department and the NWFWMD in accordance with Section 373.4145, F.S., but will be adopted by the Department and may be implemented by the NWFWMD without further adoption pursuant to Section 120.54, F.S.

This rule is written to address the phased approach to rulemaking as provided in Section 373.4145(1), F.S. That section requires the first phase of rulemaking, as reflected in the proposed Chapter 62-346, F.A.C., and herein called the "Phase I rules," to be limited to regulating the construction, operation, alteration, maintenance, abandonment, and removal of stormwater management systems. Section 373.4145(1)(a), F.S., provides that the Phase I rules are intended to update existing stormwater rules within the Panhandle through improving water quality and flood protection, while at the same time being based on the least restrictive stormwater quality and quantity measures and criteria adopted in the rules of the Suwannee River, St. Johns River, Southwest Florida, and South Florida Water Management Districts, while taking into consideration the differing physical and natural characteristics of the area. The Phase I rules do not govern the regulation of dredge and fill activities. These activities will continue to be regulated under Chapter 62-312, F.A.C. until the "Phase II rules" are adopted under Section 373.4145(1)(b), F.S. The Phase II rules can be implemented no sooner than January 1, 2008. Therefore, in addition to any permits required under Chapter 62-346, F.A.C., any activities involving stormwater management systems that also involve dredging or filling in surface waters of the state (as defined in Rule 62-312.030, F.A.C.) must obtain applicable separate authorization under Chapter 62-312, F.A.C., Chapter 62-25, F.A.C., the existing stormwater rule in the Panhandle, will continue to apply to activities that are grandfathered under Section 373.4145(6), F.S., but a separate permit under Chapter 62-25, F.A.C., will not be required for activities that are regulated under Chapter 62-346, F.A.C.

Section 373.4145(3), F.S., provides that "The rules adopted under subsection (1), as applicable, shall: (a) Incorporate the exemptions in subsection 373.406 and 403.813(2) and (d) Incorporate the exemptions and general permits that are effective under this part and have been enacted by rule by the department and other water management districts, including the general permits authorized by Section 403.814, F.S." In accordance with those provisions, the Department has included in the Phase I rules all of the exemptions and general permits that are available in the rest of the state.

Section 373.4145(6), F.S., exempts certain additional activities from regulation under Chapter 62-346, F.A.C., such as the construction and use of a single-family dwelling unit, duplex, triplex, or quadruplex that is not part of a larger common plan of development or sale proposed by the applicant, and does not involve wetlands or other surface waters, and the regulation of agriculture activities, which continue to be governed by the

exemptions in Section 373.406, F.S., or are otherwise regulated by the NWFWMD in accordance with Chapters 40A-44, F.A.C.

OGC NO.: 06-1126

SUMMARY: The proposed new Chapter 62-346, F.A.C., provides for the permits that are required for the construction, alteration, operation, maintenance or repair, abandonment, or removal of stormwater management systems within the geographic area of the NWFWMD, applicable exemptions, the procedures for submitting applications and notices, fees, criteria for evaluation of permits, general and limiting conditions, forms, and related provisions for operation and maintenance, modification, duration, extension, transfer, and suspension or revocation of permits.

Chapter 62-346, F.A.C., provides for two types of permits for stormwater management systems – noticed general permits and individual permits. The rules also provide for conceptual approval permits, which are a type of individual permit. However, conceptual approval permits may be applied for and will be reviewed and acted on only after the adoption of the Phase II rules.

Noticed general permits are issued by Chapter 62-341, F.A.C., which is an existing rule chapter currently in use in the environmental resource permit program that is in effect under Part IV of Chapter 373, F.S., throughout Florida, except within the Panhandle. This chapter is being amended concurrently with the adoption of Chapter 62-346, F.A.C., to enable applicable general permits to be used in the Panhandle.

The construction, alteration, operation, maintenance or repair, abandonment, or removal of stormwater management systems that do not qualify for one or more of the exemptions in Chapter 62-346, F.A.C., or a noticed general permit under Chapter 62-341, F.A.C., will require an individual permit. These permits are individually reviewed and acted upon in accordance with the procedures and criteria established in Chapter 62-346, F.A.C.

Proposed Rule 62-346.091, F.A.C., incorporates by reference documents that are used in implementing Chapter 62-346, F.A.C., including a new Applicant's Handbook comprised of Volumes I and II, the Operating Agreement between the Department and the NWFWMD, forms, and other documents used in implementing the rules. The format and number system used in the rules and the incorporation of an Applicant's Handbook is the same as is used by the water management districts outside of the Panhandle.

Applicant's Handbook Volume I explains and provides detail on the criteria and procedures for the submittal, processing, and evaluation of applications for activities regulated under Chapters 62-341 and 62-346, F.A.C. This volume is applicable to all applications for stormwater management permits within the Panhandle, but is not applicable to applications under Chapters 62-25 or 62-312, F.A.C. Specifically, it provides discussion and details on the general program background,

statutes and rules, regulated activities, permit types and exemptions, processing and review procedures for applications and notices, permit duration, procedures applicable to modifying and transferring permits, compliance inspections and enforcement, erosion and sediment control practices, and operation and maintenance of systems. Volume I also includes four Appendices, which contain a copy of the Operating Agreement executed between the Department and the NWFWMD, statutory and rule definitions and exemptions related to the implementation of Chapters 62-341 and 62-346, F.A.C., copies of the forms, and a model operation and maintenance document.

Applicant's Handbook Volume II provides detailed design and performance requirements for all engineered stormwater management systems that require an individual permit under Chapter 62-346, F.A.C. Generally, this includes systems involving impervious area and total project area exceeding certain thresholds. Volume II also provides detail on general design and performance criteria applicable to all engineered stormwater management systems and additional stormwater quantity (flood control) criteria applicable to systems that exceed certain thresholds, best management practices for the design of stormwater management systems, methodology and design examples for various stormwater management systems, and special basin criteria for systems located in sensitive Karst areas.

The "Operating Agreement Concerning Regulation Under Part IV, Chapter 373, F.S., Between Northwest Florida Water Management District and Department of Environmental Protection" provides a division of responsibilities between the Department and the NWFWMD for reviewing and taking agency action on applications and notices for permits, petitions for variances, and verification of exemptions under Chapters 62-341 and 62-346, F.A.C., as well as the responsibilities for compliance monitoring and enforcement. It also provides that the Department will be responsible for performing and taking agency action on all petitions for formal determinations applications for mitigation banks, and Ecosystem Management Agreements within the Panhandle.

Forms have been developed to submit an application or notice for a permit, to notice the commencement of construction, to certify as-built conformance with the permit, to convert permits from the construction phase to an operation and maintenance phase, to transfer a permit, and to notice the addition of systems to a previously permitted regional stormwater management system.

This rulemaking is associated with concurrent proposed amendments to Chapters 62-4 and 62-341, F.A.C., which are being published separately.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A statement of estimated regulatory costs was not prepared for this rule. However, the Department prepared a detailed evaluation of the estimated costs of

implementing a comprehensive ERP program regulating stormwater management systems and dredge and fill activities in the Panhandle. A copy of this information is available from Mary Van Tassel, Florida Department of Environmental Protection, Office of Submerged Lands and Environmental Resources, 2600 Blair Stone Road, MS 2500, Tallahassee, Florida 32399-2400; telephone (850)245-8486; e-mail: Mary.Van Tassel@dep.state.fl.us; or facsimile (850)245-8499. Any person who wishes to provide information regarding the Department's cost evaluation, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 373.026(7), 373.043, 373.118, 373.4145, 373.418, 380.06(9)(b), 403.0877 FS.

LAW IMPLEMENTED: 373.026(7), 373.043, 373.109, 373.118, 373.406(5), 373.409, 373.413, 373.4132, 373.4141, 373.4142, 373.4145, 373.416, 373.418, 373.419, 373.423, 373.426, 373.428, 373.429, 380.06(9)(b) FS.

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

DATE AND TIME: Wednesday, April 4, 2007, 10:00 a.m., ET PLACE: Florida Department of Environmental Protection, Room 609, Bob Martinez Center (formerly Twin Towers), 2600 Blair Stone Road, Tallahassee, FL

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Mary Van Tassel at (850)245-8486. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Alice Heathcock, Florida Department of Environmental Protection, Office of Submerged Lands and Environmental Resources, 2600 Blair Stone Road, MS 2500, Tallahassee, Florida 32399-2400; telephone (850)245-8483; e-mail: Alice.Heathcock@dep.state.fl.us; or facsimile (850)245-8499

THE FULL TEXT OF THE PROPOSED RULES IS:

ENVIRONMENTAL RESOURCE PERMITTING IN NORTHWEST FLORIDA

62-346.010 Policy and Purpose.

This rule provides the requirements for processing environmental resource permits, under Section 373.4145(1)(a). F.S., and for obtaining formal determinations of the landward extent of wetland and surface waters under Chapter 62-340, F.A.C., within the geographical jurisdiction of the Northwest Florida Water Management District (NWFWMD or District). This rule does not preclude the application of any other permit requirements or procedures in other chapters of Title 62, F.A.C.

The requirements of this chapter are in addition to and not in lieu of the requirements specified in the Applicant's Handbook Volumes I and II incorporated by reference in Rule 62-346.091 or Chapter 62-341, F.A.C.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.418, 373.4145, 403.805(1) FS. Law Implemented 373.409, 373.413, 373.4141, 373.4142, 373.4145, 373.416, 373.423, 373.426, 373.428, 373.429 FS. History–New 10-1-07.

62-346.020 General Provisions.

- (1) This chapter applies to activities within the geographical jurisdiction of the NWFWMD and shall be implemented by both the Department of Environmental Protection ("Department") and the NWFWMD pursuant to Section 373.4145, F.S. The Department and NWFWMD have entered into an Operating Agreement (see definition in Rule 62-346.030, F.A.C.), determining which agency is responsible for reviewing and taking agency action on specified categories of applications and otherwise implementing the provisions of Part IV of Chapter 373 within the geographical jurisdiction of the NWFWMD.
- (2) Except for those activities that continue to be governed by Chapter 62-25 or 62-312, F.A.C., pursuant to Section 373.4145, F.S., all Department actions concerning environmental resource permit applications, suspensions, revocations, modifications, extensions, and transfers, including emergency actions, associated with activities regulated under Part IV of Chapter 373, F.S., are governed by this chapter, the Applicant's Handbook Volumes I and II, Chapter 62-341, F.A.C., and the Operating Agreement.
- (3) The responsibilities for the review, agency action, and compliance and enforcement of activities that cross the boundary of the NWFWMD will be governed by interagency agreement as provided in Section 373.046(6), F.S. Applications for activities requiring a permit under this chapter that extend into the area of the Suwannee River Water Management shall be submitted to and processed by the district office of the Department or water management district covering the location where the majority of the project activities are proposed, and in accordance with the Operating Agreement between the Department and the applicable water management district as described in subsection (1) above, or in Chapter 62-113, F.A.C.
- (4) Issuance of an environmental resource permit by the Department does not convey to the permittee, or create in the permittee, any property right or any interest in the real property that is the subject of the application, nor does it authorize any entrance upon or activities on property that is not owned or controlled by the permittee.
- (5) Until the effective date of the rules adopted under Section 373.4145(1)(b), F.S., dredging, filling, and construction in, on or over surface waters of the state require separate permits under Chapter 62-312, F.A.C.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.414, 373.4145, 373.418, 373.421, 403.805(1) FS. Law Implemented 373.413, 373.414, 373.4145, 373.416, 373.421, 373.426 FS. History–New 10-1-07.

62-346.030 Definitions.

- Except as otherwise defined in this chapter or in the Applicant's Handbook, the definitions in Rules 62-4.020, 62-340.200 and 62-341.021, F.A.C., and the following definitions apply to this chapter and to the Applicant's Handbook Volumes I and II. However, the definitions in subsections 62-346.030(8), (11), (17), (20), (24), (29), (35), (39), and (42), F.A.C., are not applicable under this rule until the effective date of the rules adopted under Section 373.4145(1)(b), F.S.:
- (1) "Abandon" or "Abandonment" means cessation of use and maintenance activities or responsibility for a system, or part of a system.
- (2) "Activity" or "Activities," means construction, alteration, operation, maintenance, abandonment, or removal of any stormwater management system. Upon the effective date of the rules adopted under Section 373.4145(1)(b), F.S., this term will also include dredging or filling in, on, or over surface waters of the state.
- (3) "As-Built Drawings" means plans certified by a registered professional that accurately represent the constructed condition of a system.
- (4) "Borrow pit" means a location where the soil or other natural deposits on or in the earth are removed from their location so as to make them suitable for use to build up land. No processing is involved, except for the use of a scalping screen to remove large rocks, wood, and other debris. The materials are used more for their bulk than their intrinsic qualities.
 - (5) "Common plan of development or sale" means:
- (a) Any activity initiated by the surveying, planning, or platting of contiguous real property, where such activity facilitates the advancement of a common type of land use (such as multiple residences, a residential subdivision, or phased site development) on the subject property, or
- (b) Any activity on contiguous real property that comprises a total land area divided into three or more lots, parcels, tracts, tiers, blocks, sites, or units, and is served by a common road or road network or common surface water management system within that land area. Areas of land that are divided by public or private roads are considered contiguous if such areas are under one ownership or control.
- (6) "Compensating treatment" means treatment for water quality in an offsite location when physical conditions do not allow for treatment on-site equivalent to that otherwise required by this chapter and the Applicant's Handbook.

- (7) "Completion of Construction" means the time when all components of the stormwater management system are installed and fully functional.
- (8) "Conceptual Approval Permit" means a type of individual permit issued by the Department, approving the concept of a master plan for a surface water management system, which is binding upon the Department and the permittee.
- (9) "Construction" means any activity including land clearing, earth-moving or the erection of structures that will result in the creation of a system.
- (10) "Control elevation" means the lowest elevation at which water can be released through a control device.
- (11) "Creation" means the establishment of new wetlands or surface waters by conversion of other landforms.
- (12) "Department" means the Department of Environmental Protection. However, when implemented by the NWFWMD, the term "Department" means "Northwest Florida Water Management District."
- (13) "Detention" means the collection and temporary storage of stormwater with subsequent gradual release of the stormwater.
 - (14) "Discharge" means to allow or cause water to flow.
- (15) "Embedded" means the placement of transmission or distribution lines, pipes or cables into the bottoms of waters of the state by minimal displacement of bottom material and without the creation of a trench, or trough, through the use of techniques such as plowing-in, weighing-in, or non-trenching jets.
- (16) "Engineered Stormwater Management System" means a stormwater management system that requires a design by a registered professional and incorporation of performance standards necessary to meet the water quality, water quantity, and general design criteria established in Applicant's <u>Handbook Volume II.</u>
- (17) "Enhancement" means improving the ecological value of wetlands, other surface waters, or uplands that have been degraded in comparison to their historic condition.
- (18) "Entrenchment" means the placement of transmission or distribution lines, pipes or cables into the bottoms of waters of the state by the creation of a defined trench, or trough, through the use of such devices as clamshells, dredges, trenching jets, or other devices that produce similar results.
- (19) "Environmental resource permit" means a noticed general or individual permit for a surface water management system issued pursuant to Part IV of Chapter 373, F.S.
- (20) "Existing nesting or denning" refers to an upland site that is currently being used for nesting or denning, or is expected, based on reasonable scientific judgment, to be used for such purposes based on past nesting or denning at the site.
- (21) "Impervious" means land surfaces that do not allow, or minimally allow, the penetration of water; such as building roofs, normal concrete and asphalt pavements, and some fine grained soils such as clays. For purposes of implementing

- stormwater treatment quality and quantity requirements, the calculation of the amount of impervious surface does not include wetlands or other surface waters.
- (22) "Insect control impoundment dikes" means artificial structures, including earthen berms, constructed and used to impound wetlands or other surface waters for the purpose of insect control.
- (23) "Isolated wetland" means any area that is determined to be a wetland in accordance with Chapter 62-340, F.A.C., but that does not have any connection via wetlands or other surface waters to the waters as defined in Rule 62-312.030, F.A.C.
- (24) "Listed species" means those animal species that are endangered, threatened or of special concern and are listed in Rules 68A-27.003, 68A-27.004 and 68A-27.005, F.A.C., and those plant species listed in 50 Code of Federal Regulation 17.12, when such plants are located in a wetland or other surface water.
- (25) "Littoral zone" means that portion of a wet detention pond that is designed to contain rooted aquatic plants.
- (26) "Materials," when used in the context of "filling," means matter of any kind, such as, sand, clay, silt, rock, dredged material, construction debris, solid waste, pilings or other structures, ash, and residue from industrial and domestic processes. The term does not include the temporary use and placement of lobster pots, crab traps, or similar devices or the placement of oyster cultch pursuant to Section 597.010, F.S.
- (27) "Mine" means an area of land that is related to the removal from its location of solid substances of commercial value found in natural deposits on or in the earth, so as to make the substances suitable for commercial, industrial, or construction use, but does not include excavation solely in aid of on-site farming or on-site construction, nor the process of prospecting. As used in this chapter, this does not include mining operations conducted in conjunction with land development activities that will result in residential, industrial, commercial, or land fill uses at the end of construction. Borrow pits that use extracted material in on-site locations are not mines. For the purposes of this definition, "on-site" means, "within the contiguous limits of an area of land under one ownership or control, and upon which agricultural or construction activities are taking place. Areas of land that are divided by public or private roads are considered contiguous if such areas are under one ownership or control."
- (28) "Mitigation" means an action or series of actions to offset the adverse impacts that would otherwise cause an activity regulated under Part IV of Chapter 373, F.S., to fail to meet the criteria set forth in Section 373.414(1), F.S. Mitigation usually consists of restoration, enhancement, creation, preservation, or a combination thereof.
- (29) "Mitigation bank," "Mitigation bank permit," "Mitigation banker" or "banker," "Mitigation credit," and "Mitigation service area" shall have the same meanings as provided in Chapter 62-342, F.A.C.

- (30) "Off-line" means the storage of a specified portion of the stormwater in such a manner so that subsequent runoff in excess of the specified volume of stormwater does not flow into the area storing the initial stormwater.
- (31) "Operate" or "operation" means to cause or to allow a system to function. This term also means a phase of an environmental resource permit authorizing the operation and maintenance of a surface water management system in accordance with the terms and conditions of the permit.
- (32) "Operating Agreement," refers to the "Operating Agreement Concerning Regulation Under Part IV, Chapter 373, F.S., Between Northwest Florida Water Management District and Department of Environmental Protection," incorporated by reference in Rule 62-346.091, F.A.C. A copy of the Operating Agreement can be obtained by contacting a district or branch office of the Department or NWFWMD, or at the Internet sites of the Department at http://www.dep.state.fl.us/water/wetlands/erp/rules/guide.htm, or NWFWMD at http://www.nwfwmd.state, fl.us/permits/ruleform.htm.
- (33) "Other surface waters" means surface waters as described and delineated pursuant to Rule 62-340.600, F.A.C., as ratified by Section 373.4211, F.S., other than wetlands.
- (34) "Permanent pool" means that portion of a wet detention pond that normally holds water (e.g., between the normal water level and the pond bottom), excluding any water volume claimed as wet detention treatment volume pursuant to Section 8.5 of the Applicant's Handbook Volume II.
- (35) "Preservation" means the protection of wetlands, other surface waters or uplands from adverse impacts by placing a conservation easement or other comparable land use restriction over the property or by donation of fee simple interest in the property.
- (36) "Project area" means the area being modified or altered in conjunction with a proposed activity requiring a permit, including all areas that are part of the stormwater management system.
- (37) "Prospecting" means activities considered normal and reasonably necessary to retrieve samples of subsurface geologic sediments for the specific purpose of locating, mapping, and determining the quality and quantity of sedimentary strata or natural deposits.
- (38) "Regional stormwater management facility" means a system designed, constructed, operated, and maintained to accept and treat stormwater from multiple parcels and projects within the drainage area served by the regional facility, where the term "drainage area" refers to the land or development that is served by or contributes stormwater to the regional facility.
- (39) "Regional watershed" means a watershed as delineated in Rule 62-342.200, F.A.C.
- (40) "Registered Professional" means a professional registered or licensed in Florida with the necessary expertise in the fields of hydrology, hydrogeology, drainage, flood control, erosion and sediment control, and stormwater pollution control

- to design and certify the stormwater management systems under review. Examples of registered professionals are professional engineers licensed under Chapter 471, F.S., professional landscape architects licensed under Chapter 481, F.S., professional surveyors and mappers under Chapter 472, F.S., and professional geologists licensed under Chapter 492, F.S.
- (41) "Remove" or "removal" means cessation of use and maintenance activities for a system, or part of a system, accompanied by elimination of all or part of the system.
- (42) "Restoration" means converting back to a historic condition those wetlands, surface waters, or uplands that currently exist as a land form that differs from the historic condition.
- (43) "Retention" means a system designed to prevent the discharge of a given volume of stormwater runoff into surface waters in the state by complete on-site storage. Examples include systems such as excavated or natural depression storage areas, pervious pavement with subgrade, or above ground storage areas.
- (44) "Routine custodial maintenance" means those activities described in section 3.4.2.5(b) in Applicant's Handbook Volume I.
- (45) "Seasonal high ground water table elevation" means the highest level of the saturated zone in the soil in a year with normal rainfall.
- (46) "Seasonal high water level" means the elevation to which the ground or surface water can be expected to rise due to a normal wet season.
- (47) "Semi-impervious" means land surfaces that partially restrict the penetration of water; such as porous concrete and asphalt pavements, limerock, and certain compacted soils.
- (48) "Sensitive karst areas" means those areas described in Section 17 and Appendix A of Applicant's Handbook Volume II, where the Floridan aquifer is at or near the land surface.
- (49) "Stormwater" means the flow of water that results from, and that occurs immediately following, a rainfall event.
- (50) "Surface water management system" or "System" means a stormwater management system, dam, impoundment, reservoir, appurtenant work, or works, or any combination thereof. The terms "surface water management system" or "system" include areas of dredging or filling, as those terms are defined in Sections 373.403(13) and (14), F.S. However, until the effective date of the rules authorized by Section 373.4145(1)(b), F.S., the term "surface water management system" is limited to stormwater management systems.
- (51) "Surface waters of the state" means those surface waters regulated pursuant to Rule 62-312.030, F.A.C.
- (52) "System" see "Surface Water Management System."
- (53) "Total land area" means land holdings under common ownership that are contiguous, or land holdings that are served by common surface water management facilities.

- (54) "Traversing work" means any artificial structure or construction that is placed in or across a stream, or other watercourse, or an impoundment.
- (55) "Underdrain" means a drainage system installed beneath a stormwater holding area to improve the infiltration and percolation characteristics of the natural soil when permeability is restricted due to periodic high water table conditions or the presence of layers of fine textured soil below the bottom of the holding area. These systems usually consist of a system of interconnected below-ground conduits such as perforated pipe, which simultaneously limit the water table elevation and intercept, collect, and convey stormwater that has percolated through the soil.
- (56) "Underground exfiltration trench" or "exfiltration trench" means a below-ground system consisting of a conduit such as perforated pipe surrounded by natural or artificial aggregate that is utilized to percolate stormwater into the ground.
- (57) "Wet detention" means the collection and temporary storage of stormwater in a permanently wet impoundment in such a manner as to provide for treatment through physical, chemical, and biological processes with subsequent gradual release of the stormwater.
- (58) "Wetlands stormwater management system" means a stormwater management system that incorporates those wetlands described in Section 10.3 of the Applicant's Handbook Volume II into the stormwater management system to provide stormwater treatment.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.414, 373.4145, 373.418, 373.421, 403.805(1) FS. Law Implemented 373.019, 373.117, 373.403, 373.413, 373.414, 373.4145, 373.416, 373.418, 373.421, 373.4211, 373.426, 403.0877, 403.813(2) FS. History-New 10-1-07.

62-346.040 Formal Determinations of the Landward Extent of Wetlands and Surface Waters.

Formal determinations of the landward extent of wetlands and other surface waters shall be performed in accordance with the procedures in Rule 62-343.040, F.A.C.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.4145, 373.421(2), 403.0877 FS. Law Implemented 373.4145, 373.421(2) FS. History-New 10-1-07.

62-346.050 Permits Required.

(1) Unless an activity qualifies for an exemption under Rule 62-346.051, F.A.C., or a noticed general permit under Chapter 62-341, F.A.C., an individual permit under this chapter must be obtained from the Department. However, dredging and filling in, on, or over surface waters of the state remain subject to the requirements of Chapter 62-312, F.A.C., and permits

- under this chapter are not required for such activities until the effective date of the rules adopted under Section 373.4145(1)(b), F.S.
- (2) Activities qualify for a noticed general permit if they meet the criteria in Chapter 62-341, F.A.C.
- (3) The construction, alteration, operation, maintenance or repair (excluding routine custodial maintenance), abandonment, or removal of an activity that requires a permit under this chapter but is not eligible for a noticed general permit will require an individual permit. This includes all applications for conceptual approval permits. Applications for individual permits will be reviewed and acted upon in accordance with subsection 62-346.090(2), F.A.C.
- (4) Permits for construction or alteration must be converted to an operation and maintenance phase in accordance with Rule 62-346.095, F.A.C.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.4145, 373.418, 403.805(1) FS. Law Implemented 373.117, 373.118, 373.409, 373.413, 373.4132, 373.4145, 373.416, 373.426, 403.0877 FS. History-New 10-1-07.

62-346.051 Exemptions from Permitting.

- (1) The activities set forth in this section do not require an environmental resource permit under this chapter or Chapter 62-341, F.A.C., as applicable, and may be conducted without notice to the Department, unless otherwise specifically provided herein or in Section 373.406, 373.4145(3) or 403.813, F.S., or in Chapters 62-25 or 62-312, F.A.C. The performance of activities in accordance with the provisions of the exemptions set forth in this section does not relieve the person or persons who are using the exemption or who are constructing or otherwise implementing the activity from meeting the permitting, authorization, or performance requirements of other rules of the Department, the Board of Trustees, the water management districts, or other federal, state, or local governmental agencies. Any person proposing an activity under this section is also advised that such activity is subject to obtaining any required Works of the District permit pursuant to Chapter 40A-6, F.A.C., if the work involves connection with, placement of structures in or across, or otherwise makes use of Works of the District.
- (2) Activities that are governed by Section 373.4145(6), F.S., which are regulated in accordance with the statutory and rule provisions applicable under Section 373.4145, F.S. (1994).
 - (3) Activities Below Threshold Criteria.

The construction, alteration, operation, and maintenance of a whole and complete project that meets all the thresholds in paragraphs (a) through (c), all the criteria in paragraph (d), and is not part of a larger common plan of development or sale:

(a) Less than or equal to 4,000 square feet of impervious or semi-impervious surface area subject to vehicular traffic, such as roads, parking lots, driveways, and loading zones;

- (b) Less than or equal to 5,000 square feet of building area or other impervious area not subject to vehicular traffic;
 - (c) Less than or equal to one acre total project area; and
- (d) Such project also must meet all of the following criteria:
- 1. There is no direct discharge into Outstanding Florida Waters, as listed in Rule 62-302.700, F.A.C. A discharge is not direct if it enters another water body or is located outside of the boundary of the Outstanding Florida Water, provided that, in either case, there is sufficient mixing to prevent a lowering of the existing ambient water quality in the Outstanding Florida Water.
- Will not cause adverse water quantity impacts to receiving waters and adjacent lands;
- 3. Will not cause adverse flooding to on-site or off-site property;
- 4. Will not cause adverse impacts to existing surface water storage and conveyance capabilities;
- 5. Will not cause a violation of the water quality standards set forth in Chapters 62-4, 62-302, 62-520, 62-522 and 62-550, F.A.C., including the provisions of Rules 62-4.243, 62-4.244, and 62-4.246, F.A.C., the antidegradation provisions of paragraphs 62-4.242(1)(a) and (b), F.A.C., subsections 62-4.242(2) and (3), F.A.C., and Rule 62-302.300, F.A.C., and any special standards for Outstanding Florida Waters and Outstanding National Resource Waters set forth in subsections 62-4.242(2) and (3), F.A.C.; and
- 6. Will not cause adverse secondary impacts to the water resources. Until the effective date of rules required under Section 373.4145(1)(b), F.S., this shall be limited to not causing a violation of water quality standards and not lowering or raising seasonal water levels in adjacent surface waters of the state to an extent that prevents the stormwater management system from functioning as designed, not adversely altering normal water level fluctuations in adjacent surface waters of the state, and not otherwise adversely impacting the maintenance of surface or ground water levels, or surface water flows established pursuant to Section 373.042, F.S.
- Notwithstanding the above provisions of this subsection, an individual permit is required for the construction, alteration, operation, maintenance, abandonment, or removal of any dry storage facility for 10 or more vessels that is functionally associated with a boat launching area, including when the dry storage facility does not involve any work within the landward extent of surface waters of the state.
 - (4) Bridges, Driveways, and Roadways.
- (a) The replacement or repair of existing open-trestle foot bridges and vehicular bridges in accordance with Section 403.813(2)(1), F.S.
- (b) The construction or maintenance of culverted driveway or roadway crossings and bridges of wholly artificial, non-navigable drainage conveyances, provided that:

- 1. The construction project area does not exceed one acre and the construction is for a discrete project that is not part of a larger plan of development that requires permitting under this chapter;
- 2. The artificial drainage conveyance in its existing condition is not more than 4 feet deep, measured from the top of bank to the bottom of the artificial drainage conveyance;
- 3. The person performing the activity shall ensure that the size and capacity of the culvert will be adequate to pass normal high water stages of the artificial drainage conveyance without causing adverse impacts to upstream or downstream property, but the culvert shall not be larger than one 24-inch diameter pipe, or its equivalent; and in no instance shall the culvert provide a smaller cross-sectional area or discharge capacity than any upstream culvert;
- 4. The elevation of the culvert invert shall be at the existing bottom grade of the artificial drainage conveyance;
- 5. The length of the driveway or roadway crossing the artificial drainage conveyance shall not exceed 30 feet from top of bank to top of bank:
- 6. The top width of the driveway or roadway shall not exceed 20 feet, the toe-to-toe width shall not exceed 40 feet, and side slopes shall be no steeper than 3 feet horizontal to 1 foot vertical;
- 7. Clean fill used for the crossing shall be obtained from an upland borrow pit or from a dredge site that is in compliance with the requirements of Part IV of Chapter 373, F.S.
- 8. There shall be no additional dredging, filling, or construction activities within the artificial waterway or project area, except those directly involved in the construction or operation and maintenance of the culverted crossing and those exempted from regulation under Part IV, Chapter 373, F.S.;
- 9. All temporary fill in construction areas must be removed and regraded to original elevations and revegetated:
- 10. The person performing the exempt activity must implement measures for erosion and pollution control using best management practices, including turbidity curtains or similar devices and other site specific practices, in strict adherence to the Florida Department of Transportation's "Standard Specifications for Road and Bridge Construction, (2007)" and Chapter 6 of "The Florida Development Manual: A Guide to Sound Land and Water Management (Department of Environmental Regulation, June 1988)," to prevent violations of state water quality standards. Temporary erosion control measures must be implemented prior to and during construction, and permanent erosion control measures for all exposed soils must be completed within seven calendar days of the most recent construction activity;
- 11. Any spoil material from construction or maintenance must be used or disposed of on an upland portion of the property or must be transported off site and deposited on a self-contained upland spoil site that is in compliance with the permitting requirements of this chapter, as applicable;

- 12. If dewatering is performed, all temporary fill dikes and dewatering discharges shall be installed and constructed so that no upstream flooding or impoundment occurs and to prevent siltation, erosion or turbid discharges in violation of state water quality standards. Any temporary works shall be completely removed, and all areas upstream and downstream from the crossing shall be restored to grades, elevations and conditions that existed before the construction;
- 13. This exemption shall apply only to a maximum of two crossings on any total land area with a minimum distance of 500 feet between crossings; and
- 14. This exemption shall not apply to activities involving relocation or other alteration of all or part of the artificial drainage conveyance, or construction for other than the proposed culvert or bridge crossing.
- (c) The construction of the following minor roadway safety projects, provided that the capacity of existing swales, ditches or other stormwater management systems is not reduced, the projects are not located in wetlands or other surface waters, and the projects include best management practices during construction to prevent secondary impacts in adjacent wetlands or other surface waters due to erosion and sedimentation:
 - 1. Sidewalks that have a width of six feet or less;
- 2. Turn lanes less than 0.25 mile in length, and other intersection improvements;
- 3. Road widening and shoulder paving projects which do not result in the creation of additional traffic lanes.
- 4. Road grading that involves no change in existing road surface elevations, and pavement resurfacing of existing roads, provided the activities do not result in the paving of travel lanes that are not already paved, except as otherwise provided in paragraph 62-346.051(4)(d), F.A.C.
- (d) The repair, stabilization, or paving of existing county maintained roads and the repair or replacement of bridges that are part of the roadway, in accordance with Section 373.4145(3)(e), F.S., provided:
- 1. The road and associated bridge were in existence and in use as a public road or bridge, and were maintained by the county as a public road or bridge on or before January 1, 2002;
- 2. The construction activity does not realign the road or expand the number of existing traffic lanes of the existing road; however, the work may include the provision of safety shoulders, clearance of vegetation, and other work reasonably necessary to repair, stabilize, pave, or repave the road, provided that the work is constructed by generally accepted engineering standards;
- 3. The construction activity does not expand the existing width of an existing vehicular bridge in excess of that reasonably necessary to properly connect the bridge with the road being repaired, stabilized, paved, or repaved to safely accommodate the traffic expected on the road, which may include expanding the width of the bridge to match the existing

- connected road. However, no debris from the original bridge shall be allowed to remain in waters of the state, including wetlands;
- 4. Best management practices for erosion control shall be employed as necessary to prevent water quality violations. Such practices are outlined in Part IV, Applicant's Handbook, Volume I;
- 5. Roadside swales or other effective means of stormwater treatment must be incorporated as part of the project;
- 6. No more dredging or filling of wetlands or waters of the state is performed than that which is reasonably necessary to repair, stabilize, pave, or repave the road or to repair or replace the bridge, in accordance with generally accepted engineering standards; and
- 7. Notice of intent to use the exemption must be provided to the Department 30 days prior to performing any work under the exemption.
- In accordance with Section 373.4145(3)(e), F.S., the adoption of the noticed general permit in Rule 62-341.448, F.A.C., does not supersede this exemption.
- (5) Docking, Pier, and Boat Ramp Facilities -Construction, Replacement or Repair.
- (a) The construction, replacement or repair of pilings and dolphins associated with private docking facilities or piers, and the installation and repair of private docks, piers, and recreational docking facilities, or piers and recreational docking facilities of local governmental entities in accordance with Section 403.813(2)(b), F.S. This exemption shall include the construction and repair of structures on the dock, such as gazebos, or adjacent to the dock, such as boat shelters, provided such structures are not enclosed with walls and doors, are not used for residential or commercial purposes, or storage of materials other than those associated with water dependent recreational use, and provided the structures, including any roof area extending outside the footprint of the dock, does not exceed, together with the docking facility, the limitations specified in Section 403.813(2)(b), F.S.
- (b) Construction of private docks of 1,000 square feet or less of over-water surface area in artificially created waterways in accordance with Section 403.813(2)(i), F.S.
- (c) The replacement or repair of existing docks and piers, including mooring piles, in accordance with Section 403.813(2)(d), F.S., provided that the structure to be repaired or replaced must be functional for its intended or designed purpose before this exemption may be used, unless such structure has been rendered non-functional by a discrete event, such as a storm, flood, accident, or fire.
- (d) The construction and maintenance to design specifications of boat ramps on artificial bodies of water where navigational access to the proposed ramp exists, or the construction and maintenance to design specifications of boat ramps open to the public in any wetlands or other surface waters where navigational access to the proposed ramp exists

in accordance with Section 403.813(2)(c), F.S. Except as otherwise provided in this subsection, the installation of docks that are associated with and adjoining boat ramps constructed pursuant to this exemption shall be limited to an area of 500 square feet or less over surface waters of the state. For the purpose of this exemption, artificial bodies of water shall include residential canal systems, canals permitted by a water management district created under Section 373.069, F.S., and artificially created portions of the Florida Intracoastal Waterway.

- (e) The construction, installation, operation, or maintenance of floating vessel platforms or floating boat lifts in accordance with Section 403.813(2)(s), F.S.
- (6) Fish Attractors, Freshwater Construction, alteration, maintenance, operation, and removal of freshwater fish attractors by the Florida Fish and Wildlife Conservation Commission, U.S. Forest Service, and county and municipal governments, provided that the material to be used shall be clean concrete, rock, brush, logs, or trees, and shall be free of soils, preservatives, oil, grease, debris, litter, putrescible substances, used appliances, asphalt material, tires, or other pollutants, and shall be firmly anchored to the bottom of the waterbody. The size of an individual fish attractor shall not exceed one quarter of an acre in area. The material shall be placed so that the top of the fish attractor is at least three feet below the surface of the water at ordinary low water and shall be outside any posted navigational channels. No fish attractor material shall be placed on or in areas vegetated by native aquatic vegetation. The site shall be marked with a buoy or buoys to ensure that no material is deposited outside of the site.
 - (7) Maintenance and Restoration of Systems.
- (a) Maintenance activities in accordance with Sections 403.813(2)(f) and (g), F.S., including the notification requirements of Section 403.813(2)(f), F.S. The Department's interpretation and implementation of these exemptions is explained in section 3.4.2.6 of the Applicant's Handbook Volume I.
- (b) The restoration of less than 100 feet in length of existing insect control impoundment dikes and the connection of such impoundments to tidally influenced waters in accordance with Section 403.813(2)(p), F.S. The connection shall be of sufficient cross-sectional area to allow beneficial tidal influence. Restoration shall involve no more dredging than needed to restore the dike to original design specifications, and the final elevation of the dredge area shall be within two feet of immediately adjacent bottom elevations.
- (c) Alteration and maintenance of treatment or disposal systems, as provided in Rule 62-340.700, F.A.C.
- (d) Operation and routine custodial maintenance of activities legally in existence, provided the terms and conditions of the permit, exemption, or other authorization for such activities continue to be met, and provided the work is conducted in a manner that does not cause violations of water

- quality standards. However, this exemption shall not apply to any activity that is altered, modified, expanded, abandoned, or removed.
- (e) Construction and maintenance of swales in accordance with Section 403.813(2)(j), F.S.
- (8) Mosquito Control Activities, Surface Waters or Wetlands Created by Construction, alteration, operation, maintenance, removal, and abandonment of stormwater management systems, dams, impoundments, reservoirs, appurtenant works, or works in, on, or over lands that have become surface waters or wetlands solely because of mosquito control activities, in accordance with the provisions in Rule 62-340.750, F.A.C.
- (9) Navigation, Aids to The installation of aids to navigation, including bridge fender piles, "No Wake" and similar regulatory signs, and buoys associated with such aids, in accordance with Section 403.813(2)(k), F.S.
- (10) Organic Detrital Material Removal in accordance with Sections 403.813(2)(r) and (u), F.S., including the notification provisions of Sections 403.813(2)(u)9. and 10., F.S.
- (11) Piling Support Structures Associated With Water Testing or Monitoring Equipment by the Department or the NWFWMD Installation of piling support structures associated with water testing or monitoring equipment by the Department or NWFWMD, provided that flow and navigation are not impeded.
- (12) Pipes or Culverts, Repair or Replacement The repair or replacement of existing functional pipes or culverts, the purpose of which is the discharge or conveyance of stormwater, in accordance with Section 403.813(2)(h), F.S. This exemption does not authorize the repair, replacement, or alteration of dam, spillways or appurtenant works, nor construction activities or procedures that cause violation of water quality standards as set forth in Chapter 62-302, F.A.C., and Rules 62-4.242, and 62-4.244, F.A.C.
- (13) The construction, alteration, maintenance, removal or abandonment of recreational paths that:
 - (a) Are not located within surface waters of the state;
- (b) Include best management practices during construction to prevent secondary impacts in adjacent wetlands or other surface waters due to erosion and sedimentation;
- (c) Have a width of eight feet or less for unidirectional paths; and 12 feet or less for bidirectional paths; and
- (d) Do not allow motorized vehicles powered by internal combustion engines, except for maintenance and emergency vehicles.
- (14) Seawall and Riprap Shore Stabilization Construction, Restoration and Repair.
- (a) Construction of seawalls or riprap in artificially created waterways in accordance with Section 403.813(2)(i), F.S. An artificially created waterway is defined as a body of water that has been totally dredged or excavated and that does not overlap

natural wetlands or other surface waters., including only that backfilling needed to level the land behind seawalls or riprap. For the purpose of this exemption, artificially created waterways shall also include existing residential canal systems.

- (b) The restoration of a functional seawall or riprap in accordance with Section 403.813(2)(e), F.S. Such restoration shall be at or upland of its previous location, or within 18 inches waterward of its previous location, as measured from the face of the existing seawall slab to the face of the restored seawall slab, or from the front slope of the existing riprap to the front slope of the restored riprap. No filling can be performed except in the actual restoration of the seawall or riprap. No construction shall be undertaken without necessary title or leasehold interest, especially where private and public ownership boundaries have changed as a result of natural occurrences such as accretion, reliction and natural erosion. This exemption shall be limited to functioning seawalls or riprap. This exemption shall not affect the permitting requirements of Chapter 161, F.S.
- (c) The construction of seawalls or riprap in wetlands or other surface waters, where such construction is between and adjoins at both ends existing seawalls or riprap, in accordance with Section 403.813(2)(o), F.S. In estuaries and lagoons, construction of vertical seawalls is limited to the circumstances and purposes stated in Sections 373.414(5)(b)1. through 4., F.S. This exemption shall not constitute an exception from the permitting requirements of Chapter 161, F.S.
- (d) Installation of batter piles used exclusively to stabilize and repair seawalls and that do not impede navigation.
- (15) Single-Family Residences and Associated Residential Improvements.
- (a) The construction or private use of a single-family dwelling unit, duplex, triplex, or quadruplex that is not part of a larger common plan of development or sale proposed by the applicant and does not involve wetlands or other surface waters;
- (b) Stormwater management facilities designed to serve single-family residential projects conducted in conformance with Section 403.813(2)(q), F.S.

(16) Utilities.

- (a) The installation of overhead transmission lines in accordance with Section 403.813(2)(a), F.S.
- (b) The installation of subaqueous transmission and distribution lines in accordance with Section 403.813(2)(m), F.S.
- (c) The replacement or repair of subaqueous transmission and distribution lines in accordance with Section 403.813(2)(n), F.S.
- (d) Activities necessary to preserve, restore, repair, remove, or replace an existing communication or power pole or line, provided that the work does not involve dredge and fill activities other than the removal of the existing structure and the installation of the new structure, and, in the case of a power pole or line, the activity does not increase the voltage of

- existing power lines. An activity does not qualify to use this exemption if it results in relocation of an existing structure or facility more than 10 feet in any direction from its original location, or if it involves construction of new power or telephone lines or the repair and replacement of existing structures that require dredge and fill activities in order to provide access to the site.
- (e) The installation, removal, and replacement of utility poles that support telephone or communication cable lines, or electric distribution lines of 35kV or less, together with the bases and anchoring devices to support those poles, as specified below. For the purpose of this exemption, "anchoring device" shall mean steel guy wires fastened to the ground, without the need for dredging, and "base" shall mean a concrete or steel foundation not exceeding four feet in radius, used to support a utility pole. This exemption shall be subject to the following conditions:
- 1. No more than 15 utility poles may be installed, removed, or replaced in wetlands;
- 2. This exemption shall not apply in surface waters other than wetlands;
- 3. The temporary disturbance to wetlands shall be limited to a length of 0.5 mile, an areal extent of 0.5 acre, and a width of 30 feet to access the site to actually install, remove, or replace the utility poles; thereafter, maintenance of the utility right-of-way in wetlands shall be limited to a cleared corridor that does not exceed a total width of 15 feet and a total area of 0.25 acre;
- 4. This exemption shall not apply in forested wetlands located within 550 feet from the mean or ordinary high water line of an Aquatic Preserve or a named waterbody that is designated as an Outstanding Florida Water or an Outstanding National Resource Water;
- 5. There shall be no permanent placement of fill other than utility poles and anchoring devices;
- 6. There shall be no dredging or filling to create fill pads or access roads, except for temporary mats, which may be used to access pole installation sites, and all temporary mats shall be removed within 30 days after the installation, removal or replacement of the utility poles, associated bases, and anchoring devices;
- 7. The installation of the utility poles and associated bases and anchoring devices shall not interfere with navigation or impede water flow in wetlands:
- 8. Turbidity, sedimentation, and erosion shall be controlled during and after construction to prevent violations of state water quality standards due to construction related activities;
- 9. Except for the permitted structures, pre-construction ground elevations and the contours of all soils that are disturbed by construction activities, including vehicle ruts in wetlands, shall be restored within 30 days of completion of the

installation of the utility line or cable, and restored grades shall be stabilized within 72 hours following completion of elevation and contour restoration to minimize erosion;

- 10. Vehicle usage in wetlands shall be conducted so as to minimize tire rutting and erosion impacts;
- 11. Water jets shall not be used except for those that are a pre-engineered part of the pole, and provided that the water for the jets is either recirculated on site or is discharged in a self-contained upland disposal site;
- 12. Vehicular access in wetlands shall be limited to existing roads, trails, rights-of-way or easements, and to other previously disturbed corridors where they exist; and
- 13. Persons using this exemption shall provide an annual report to the Department that summarizes the activities conducted under this exemption for the period from January 1 to December 31 of each year, including: the acreage of temporary impacts in wetlands resulting from the use of temporary mats and the clearing of wetland vegetation; the extent of permanent impacts to wetlands, including the number of poles and structures in wetlands and the acreage of clearing in wetlands; the voltage of all electric lines that are installed; the number of times this exemption is used; the specific location of each line that is installed (including the county, the section, township, and range, and the identity of permanent landmarks such as roads and named wetlands and other surface waters within or adjacent to the work location), and the number of times and locations where water jets are used. This report shall be due on March 1 of each year.
- (f) Construction, alteration, maintenance, removal, or abandonment of communication tower sites with one-half acre or less of impervious or semi-impervious surface such as access roads, buildings, and equipment pads. The design of above-grade access roads shall not adversely affect the conveyance of surface water flows. No activities associated with the tower site, including access to the site, shall be located in wetlands or other surface waters or within a 100-year floodplain.
- (g) Construction, alteration, maintenance, removal, or abandonment of electrical distribution substation sites with one acre or less of impervious or semi-impervious surface such as access roads, buildings, and equipment pads. The design of above-grade access roads shall not adversely affect the conveyance of surface water flows. The site must be surrounded by swales, as defined in Section 403.803(14), F.S. No activities associated with the substation, including access to the site, may be located in wetlands or other surface waters or within a 100-year floodplain.
- (h) Temporary trenches dug by hand or with equipment that create a trench less than two feet wide to install utilities such as communication cables, water lines, and electrical lines, provided such activities:
 - 1. Are not located within surface waters of the state;
 - 2. Do not impede or divert the flow of surface waters;

- 3. Are backfilled within 24 hours of disturbance to restore all grades and contours that existed prior to construction and installation;
- 4. Utilize and maintain erosion and soil stabilization controls in accordance with Part IV of the Applicant's Handbook Volume I; and
 - 5. Do not result in violations of water quality standards.
 - (17) Activities exempt under Section 373.406, F.S.
- (18) Alteration of a wholly owned, artificial surface water created entirely from uplands that does not connect to surface waters of the state, except for those created for the purpose of providing mitigation under Part IV of Chapter 373, F.S. However, this exemption shall not be applicable until the effective date of the rules adopted under Section 373.4145(1)(b), F.S.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.4145, 403.805(1) FS. Law Implemented 373.406, 373.4145, 403.813(2) FS. History–New 10-1-07.

62-346.060 Conceptual Approval Permits.

- (1) A conceptual approval permit is a type of individual permit that is binding to the extent of the activity specified in the permit and subject to the limitations in this section. Issuance of a conceptual approval permit is a determination that the conceptual plans are, within the extent of detail provided in the conceptual approval permit application, consistent with applicable rules at the time of issuance. A conceptual approval permit provides the conceptual approval permit holder with assurance, during the duration of the conceptual approval permit, that the engineering and environmental concepts upon which the designs of the conceptual approval permit are based are (in concept, and within the extent of detail provided in the conceptual approval permit) likely to meet applicable rule criteria for issuance of permits for subsequent phases of the project, provided:
- (a) There are no changes in the rules governing the conditions of issuance of permits for future phases of the project; and
- (b) Applications for proposed future phase activities under the conceptual approval permit are consistent with the design and conditions of the issued conceptual approval permit. Primary areas for consistency comparisons include the size, location and extent of the system, type of activity, percent imperviousness, allowable discharge and points of discharge, location and extent of wetland and other surface water impacts and proposed mitigation plan (if required), control elevations, extent of stormwater reuse, and detention/retention volumes. If an application for any subsequent phase activity is made that is not consistent with the terms and conditions of the conceptual approval permit and the conceptual approval permit is not modified to conform to the proposed activity, the conceptual approval permit will no longer be valid and the applicant can

no longer rely on the conceptual approval permit as a basis, in part or whole, for issuance of permits for any future phase activities.

- (2) Except as otherwise provided in paragraph (1)(b) above, the duration of a conceptual approval permit is five years, provided that a permit for the initial phase of construction or alteration of the system is obtained and construction has begun within two years of the granting of the conceptual approval permit. However, the time periods for duration or commencement of construction will be tolled if:
- (a) The project approved by the conceptual approval permit is undergoing Development of Regional Impact review pursuant to Section 380.06, F.S., and an administrative appeal of that review has been filed; or
- (b) The issuance of the construction permit for the first phase is under administrative review pursuant to Sections 120.569 and 120.57, F.S.; and
- (c) The Department is notified, in writing, within two years of issuance of the conceptual approval permit, that administrative review under either paragraph (a) or (b) is pending.

If notice is given as provided above, the duration period and the two-year time period for obtaining a permit and commencing construction shall be tolled until the date of final action resolving such administrative appeal or review, including any judicial review.

- (3) An application for a conceptual approval permit will be reviewed pursuant to the applicable standards, criteria, and procedures for processing individual permits established in this chapter. The conceptual approval permit shall contain specific conditions necessary to ensure that the future applications for permits to construct, alter, operate, maintain, remove, or abandon the system authorized in the conceptual approval permit are consistent with the conceptual approval permit and provide reasonable assurance that the proposed activity will meet the conditions for issuance.
- (4) Unless otherwise stated in the permit, issuance of a conceptual approval permit does not authorize construction, alteration, operation, maintenance, removal or abandonment of a surface water management system, and does not relieve the holder of such permit of any requirements to obtain a permit for such activities. An application for construction authorization of the first phase also may be included as a part of the initial application. As the permittee desires to construct, alter, operate, maintain, abandon, or remove additional phases, new applications for such activities shall be processed as an individual permit, and the terms and conditions of the issued conceptual approval permit. Modifications of conceptual approval permits and subsequently issued permits for construction, alteration, operation, maintenance, removal, or abandonment shall be in accordance with Rule 62-346.100,

- F.A.C. Requests for an extension of duration of a conceptual approval permit shall be reviewed as provided in Rule 62-346.120, F.A.C.
- (5) Applications for conceptual approval permits may be submitted and shall be reviewed by the Department only after the effective date of the rules adopted under Section 373.4145(1)(b), F.S.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026, 373.043, 373.044, 373.4145, 373.418, 380.06, 403.805(1) FS. Law Implemented 373.026, 373.409, 373.413, 373.4141, 373.4142, 373.4145, 373.416, 380.06 FS. History-New 10-1-07.

- 62-346.070 Procedures to Prepare Applications and Notices for Permits and to Request Verification of Qualification for an Exemption.
- (1) The Operating Agreement delineates a division of responsibilities between the agencies for receiving, reviewing, and taking agency action on activities under the environmental resource permit program. All notices and applications under this chapter for environmental resource permits, modifications, extensions, transfers, or verification of qualification for an exemption must be submitted to the correct agency set forth in Rule 62-346.080, F.A.C., in accordance with the Operating Agreement.
 - (2) Applications and notices shall be prepared as follows:
- (a) Applications for individual permits shall be made on Form 62-346.900(1), "Application for Stormwater Permit in Northwest Florida," incorporated by reference herein.
- 1. Applications to the Department for individual permits must contain one original of the completed application with original signatures on Section A; location map(s) of sufficient detail to allow someone who is unfamiliar with the site to travel to and locate the specific site of the activity; construction plans, drawings, and other supporting documents requested in Section B that depict and describe the proposed activities; one paper copy of all the above; and the fee as required by Rule 62-346.071, F.A.C.
- 2. Applications to the NWFWMD for individual permits can be submitted through the NWFWMD Internet site at http://www.nwfwmd.state.fl.us/permits/permits-ERP.html. The application must include as attachments: location map(s) of sufficient detail to allow someone who is unfamiliar with the site to travel to and locate the specific site of the activity; construction plans, drawings, and other supporting documents requested in Section B that depict and describe the proposed activities; and the fee as required by Rule 62-346.071, F.A.C. If the applicant does not utilize the electronic application, paper copies shall be submitted by mail or other delivery service to the appropriate office of the NWFWMD. If a paper application is submitted, it must include all requirements of subparagraph 62-346.070(2)(a)1., F.A.C., above, as for the Department.

- (b) A notice of intent to use a noticed general permit under Chapter 62-341, F.A.C., shall be made at least 30 days prior to initiating the activities, or by such other time as specified in the noticed general permit by submitting a completed Form 62-346.900(2), "Notice of Intent to Conduct a Noticed General Permit in Northwest Florida," incorporated by reference herein.
- 1. The notice to the Department must contain one original of the completed notice with original signatures; one copy of the completed notice; location map(s) of sufficient detail to allow someone who is unfamiliar with the site to travel to and locate the specific site of the activity; two sets of construction plans, drawings, other supporting documents that depict and describe the proposed activities; and the notice fee required by Rule 62-346.071, F.A.C.
- 2. The notice to the NWFWMD can be submitted through the NWFWMD Internet site at http://www.nwfwmd.state.fl.us/permits/permits-ERP.html. The notice must include as attachments: location map(s) of sufficient detail to allow someone who is unfamiliar with the site to travel to and locate the specific site of the activity; construction plans, drawings, and other supporting documents that depict and describe the proposed activities; and the fee as required by Rule 62-346.071, F.A.C. If the applicant does not utilize an electronic permit application, paper copies shall be submitted by mail or other delivery service to the appropriate office of the NWFWMD. If a paper application is submitted, it must include all requirements of subparagraph 62-346.070(2)(b)1., F.A.C., above, as for the Department.
- (c) Verification of exemptions may be requested as provided below:
- 1. Applications to the Department for verification of exemptions for stormwater systems that do not involve any work in, on, or over surface waters of the state shall be made either electronically via the Internet site of the Department, or by submitting an "Application for Stormwater Permit in Northwest Florida" in accordance with paragraph 62-346.070(2)(a), F.A.C., or by letter. Applications for verification of any exemption that involves work in, on, or over waters of the state shall be made either on Form 62-312.900(1), "Joint Application for Works in the Waters of Florida," incorporated by reference herein, or by letter. The application or letter must contain location map(s) of sufficient detail to allow someone who is unfamiliar with the site to travel to and locate the specific site of the activity; two sets of construction plans, drawings, and other supporting documents that depict and describe the proposed activities.
- 2. Applications to the NWFWMD for verification of exemption under this chapter can be submitted through the NWFWMD Internet site at http://www.nwfwmd.state.fl.us/permits/permits-ERP.html. If the applicant does not utilize the electronic self-certification on the NWFWMD Internet site, then a verification of exemption may be obtained from the

- NWFWMD by providing the following for review: location map(s) of sufficient detail to allow someone who is unfamiliar with the site to travel to and locate the specific site of the activity; and construction plans, drawings, and other supporting documents sufficient to depict and describe the proposed activities. The NWFWMD will advise in writing whether the activity is exempt.
- (3) When application fees are submitted in the form of a check, the check shall be made payable to the processing agency as determined in accordance with subsection (1) above. The fee required for applications submitted to the NWFWMD may be tendered electronically made payable to the "Northwest Florida Water Management District." All fees submitted are non-refundable except as provided in Section 120.60, F.S., and in this chapter.
- (4) For individual permits issued pursuant to this chapter to federal agencies, a completed application shall also constitute a request for determination of concurrence under Florida's Coastal Zone Management Program as provided in Section 307 of the Coastal Zone Management Act and 15 CFR 930, Subpart D.
- (5) All copies of the construction plans, together with supporting calculations and documentation submitted to the Department must be signed, sealed, and dated by a registered professional, as required by Chapter 471, 472, 481 or 492, F.S., as applicable, when the design of the system requires the services of a registered professional for paper applications submitted to the Department or NWFWMD. For electronic application submissions to the NWFWMD, an electronic signature file must be submitted that shall serve the same purpose as individual signing or sealing of paper applications, plans, and supporting documents.
- (6) Paper copies of applications or notices received by the Department or NWFWMD after 5:00 PM local time of the office to which the submittal is made shall be deemed as filed as of 8:00 AM on the next regular business day. Electronic applications or notices to the NWFWMD are considered to be received at the District Headquarters, which is in the Eastern time zone.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.4145, 373.418, 403.0877, 403.805(1) FS. Law Implemented 373.026(7), 373.109, 373.117, 373.118, 373.413, 373.4141, 373.4145, 373.416, 373.426, 373.428, 403.0877 FS. History–New 10-1-07.

62-346.071 Fees.

- (1) The fee required for the type of permit as provided in this chapter is as follows.
- (a) Individual permits, including conceptual approval permits the highest fee shall apply whenever an activity meets the criteria for more than one fee category in 1. through 3., below:

1. A project area of greater than or	
equal to 100 acres, or that is capable	
of impounding greater than or equal to	
120 acre-feet of water	\$2,500
2. A project area of less than 100 acres	
but greater than or equal to 40 acres, or	
that is capable of impounding less than	
120 but more than 40 acre-feet of water, or	
that provides for the placement of 12 or	
more acres of impervious surface that	
also constitutes more than 40 percent of the	
total land area	\$1,300
3. A project does not exceed any of the	
thresholds in 1 or 2, above	<u>\$300</u>
4. Retrofits of existing surface water	
management systems, in accordance with	
section 2.10, Applicant's Handbook Volume II	<u>\$300</u>
5. Activities requiring an individual permit	
involving the following types of Class I	
solid waste disposal facilities, as defined	
in subsection 62-701.340(3), F.A.C.:	
a. New Class I solid waste disposal facility	\$7,500
b. Major modification of an existing Class I	
solid waste disposal facility	\$8,500
(b) Major modifications (see Rule	
62-346.100, F.A.C. Same fee as a new application	<u>on</u>
(c) Minor modifications (see Rule 62-346.100, I	F.A.C.):
1. Minor modifications in accordance	
with paragraph 62-346.100(1)(d), F.A.C.	<u>\$ 0</u>
2. To convert an individual permit from the	
construction phase to the operation phase	<u>\$ 0</u>
3. That consist of a transfer of an individual	
permit, or a time extension	<u>\$ 50</u>
(d) Noticed general permit	<u>\$100</u>
(e) Variances and waivers under Section	
120.542, F.S.	<u>0</u>
(2) All fees shall be allocated pursuant t	o Section

- 373.109(1), F.S.
- (3) The fee schedule above will supersede all other references to fees in Department rules or forms, where in conflict.
- (4) This fee schedule does not apply to applications submitted by the U.S. Army Corps of Engineers for permits under Part IV of Chapter 373, F.S., or for certification pursuant to Sections 403.501 through 403.519, F.S. (the Florida Electrical Power Plant Siting Act); or to Sections 403.52 through 403.539, F.S. (the Florida Electric Transmission Line Siting Act).
- (5) In accordance with Section 218.075, F.S., permit application fees shall be reduced for qualifying counties, municipalities, or third parities under contract with such counties or municipalities, to apply for a permit on the county

or municipality's behalf. A county, municipality, or third party as described above, shall apply to reduce the permit application fees by submitting Form 62-346.900(10) "County or Municipality Request to Reduce Permit Application Fees Pursuant to Section 218.075, F.S.," incorporated by reference herein, for each fiscal year, certifying qualification with the requirements of Section 218.075, F.S. For such qualifying entities, any fee enumerated above that is in excess of \$100.00 shall be reduced to \$100.00.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.4145, 403.805(1) FS. Law Implemented 218.075, 373.109, 373.4145, 373.418, 373.421 FS. History-New 10-1-07.

- 62-346.080 Submittal of Applications and Notices for Permits and Petitions for Formal Determinations to Department and NWFWMD Offices.
- (1) Petitions for formal determinations of the landward extent of wetlands and other surface waters shall be submitted as specified in Rule 62-343.040, F.A.C.
- (2) All applications for environmental resource permits, variances, and other authorizations required under this chapter that are the responsibility of the Department under the Operating Agreement, except for activities as specified in subsection (5) below, shall be submitted to the district or branch office of the Department that has geographical jurisdiction over the location where the activity is to occur, as described in Figure 1A of the "Application for Stormwater Permit in Northwest Florida." For purposes of this subsection, the term "Department" does not include the NWFWMD. At this time, the Department does not accept applications for permits submitted electronically, although such electronically-prepared applications may accompany the paper copies required in Rule 62-346.070, F.A.C.
- (3) All applications and notices for environmental resource permits, petitions for variances, and other authorizations required under this chapter that are the responsibility of the NWFWMD under the Operating Agreement can be submitted to the NWFWMD Internet site at: http://www.nwfwmd.state.fl.us/permits/permits-ERP.html. If submitting paper copies, submit to the office of the NWFWMD that has geographical jurisdiction over the location where the activity is to occur, as described in Figure 1B of Form 62-346.900(1). Additional details for submitting applications and notices to the NWFWMD are contained in Rule 62-346.070, F.A.C.
- (4) Activities that are within the geographical limits of a local government delegated responsibility for the environmental resource permit program of the Department or NWFWMD under Chapter 62-344, F.A.C., shall be submitted to that local government, or to the Department or NWFWMD

in accordance with the terms of the Delegation Agreement with that local government as incorporated by reference in Chapter 62-113, F.A.C.

(5) In the case of activities that extend into the area of the Suwannee River Water Management that are the responsibility of the Department, the Director of District Management of the Department district office processing the application shall have the authority to take the final agency action on the entire application. However, if the applicant prefers, a separate application may be submitted to each district or branch office of the Department that has responsibility for activities within the geographical limits where the activity is located. In such case, the applications shall be individually reviewed and processed separately by the applicable Department district or branch office.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026, 373.043, 373.044, 373.118, 373.4145, 373.418, 403.805(1) FS. Law Implemented 373.026, 373.118, 373.413, 373.4145, 373.416, 373.426 FS. History–New 10-1-07.

- 62-346.090 Processing of Notices and Applications.
- (1) Noticed General Permits.
- (a) The Department shall review a notice of intent to use a noticed general permit under Chapter 62-341, F.A.C., within 30 days of receipt.
- (b) If, within 30 days of receipt, the Department notifies the applicant that the notice of intent to use a noticed general permit under Chapter 62-341, F.A.C., does not qualify due to any errors or omissions, the applicant shall have a one time 60 day period, from the date of notification, to submit additional information to correct such errors or omissions. If the applicant submits additional information that demonstrates compliance with the noticed general permit within the 60-day period, no additional application fee will be required.
- (c) The Department shall notify the applicant whether or not the system qualifies for the noticed general permit within 30 days of receiving notice of intent or amended notice of intent to use a noticed general permit under Chapter 62-341, F.A.C.
- (d) Unless otherwise provided in Chapter 62-341, F.A.C., if the Department does not notify the applicant within 30 days, then the applicant may conduct the activity authorized by the noticed general permit.
- (e) If the Department notifies an applicant within 30 days that the activity does not qualify for the noticed general permit, the application fee for the noticed general permit shall be applied to the application fee for an individual permit, provided that the applicant makes an application for such a permit within 30 days of notification by the Department.
- (f) All construction, operation, maintenance, alteration, abandonment, or removal of any system pursuant to a noticed general permit shall comply with the provisions of that permit, including all general and specific conditions.

- (2) Individual (including Conceptual Approval) Permit Procedures.
- (a) Within 30 days after receipt of an application, the Department shall determine whether the application is complete. In order to be considered complete, the submittal must contain the required fee and reasonable assurance that the activity will meet the terms and conditions for issuance in Rule 62-346.301, F.A.C.
- (b) If the Department determines that the application does not contain the information in paragraph (2)(a), above, the Department will request the necessary information, including, as applicable, payment of the correct application fee, within 30 days after receipt of the application. Within 30 days after receipt of each submittal of timely requested additional information, the Department shall review that information and may request only that information needed to clarify such additional information or to answer new questions raised by or directly related to such additional information.
- (c) The applicant shall have 90 days from the date the Department makes a timely request for additional information to submit that information to the Department. If an applicant requires more than 90 days in which to respond to a request for additional information, the applicant shall notify the Department in writing of the circumstances, at which time the application shall remain in active status for one additional period of up to 90 days. Additional extensions shall be granted for good cause shown by the applicant. A showing that the applicant is making a diligent effort to obtain the requested additional information and that the additional time period requested is both reasonable and necessary to supply the information shall constitute good cause. In such case, a specified amount of additional time shall be granted at the mutual consent of the Department and the applicant. If the applicant chooses not to or is unable to respond to the request for additional information, the application shall be denied.
- (d) The Department shall notify the applicant if the activity is exempt from permitting. Such notice shall be given within 30 days of receipt of the application or receipt of additional information that demonstrates to the Department that the proposed activity is exempt from permitting requirements. Upon determination that the activity is exempt from permitting, the Department shall refund any tendered application fees.
- (e) Applications for individual permits shall be evaluated for compliance with the criteria in Rule 62-346.301, F.A.C., the Applicant's Handbook Volumes I and II, and the other rules incorporated by reference in this chapter.
- (f) A notice of receipt of an application shall be provided to any persons who have filed a written request for notification of any pending applications affecting the particular area where the proposed activity is to occur. When requested, the Department will provide notice of intended agency action for a specific application.

- (g) The Department shall make a determination and notify the applicant whether the application does or does not qualify for issuance of an individual permit within 90 days of receipt of a complete application, unless a written request to waive this time period is received from the applicant.
- (h) If the application is determined to qualify for issuance of a permit, the Department shall either issue the permit, or a notice of intent to grant such permit.
- (i) If the Department determines that the application does not qualify for issuance of an individual permit, or if the applicant does not respond to timely requests for additional information, the Department shall issue a notice of denial. If the Department informs the applicant that the application does not qualify for issuance of an individual permit, such notice must explain the reasons in general terms, and what changes in the permit application, if any, would address the reasons for denial.
- (i) The Department shall require an applicant to publish at the applicant's expense, in a newspaper of general circulation within the affected area, a notice of receipt of the application for those activities that, because of their size, potential effect on the environment or the public, controversial nature, or location, are reasonably expected by the Department to result in a heightened public concern or likelihood of request for administrative proceedings. In addition, the Department shall require an applicant to publish at the applicant's expense, in a newspaper of general circulation within the affected area, a notice of intended agency action to issue a permit for those activities that, because of their size, potential effect on the environment or the public, controversial nature, or location, are reasonably expected by the Department to result in a heightened public concern or likelihood of request for administrative proceedings. An application shall be denied if the applicant fails to publish either notice, or to provide proof of publication, as required in this chapter.
- (k) Except as otherwise provided by law, pending complete applications shall be exempt from changes in the rules adopted after an application has been deemed to be complete.
- (3) If an applicant submits an application fee in excess of the required fee, the Department shall begin processing the application and shall refund to the applicant the amount received in excess of the required fee.
- (4) Unless otherwise provided for in this rule, processing fees for applications under one fee category shall not be refunded in whole or in part where an applicant modifies a project to qualify for a lesser fee category when the project did not qualify for that fee category when processing commenced. However, refunds shall be given for those applications that qualify for the lesser fee category solely as a result of a change in Department rules while the application is being processed.

(5) If the Department determines that a substantial revision to a complete application has been received, the Department shall notify the applicant of such determination and that the revised application is considered to be a major modification. The revised application shall be subject to the major modification fee under paragraph 62-346.071(1)(b), F.A.C., and processed as a new application subject to the provisions of subsection 62-346.090(2), F.A.C. For purposes of this subsection, the term "substantial revision" shall mean a revision that is reasonably expected to lead to significantly different environmental impacts and that will require a detailed review by the Department.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.413, 373.4145, 373.418, 403.805(1) FS. Law Implemented 373.109, 373.118, 373.4141, 373.4145 FS. History-New 10-1-07.

- 62-346.091 Documents Incorporated by Reference.
- (1) The following documents are hereby incorporated by reference for use in this Chapter:
- (a) "Department of Environmental Protection and Northwest Florida Water Management District Environmental Resource Permit Applicant's Handbook – Volume I (General)," excluding Appendices A, B, C, and D, effective [Effective Date].
- (b) "Department of Environmental Protection and Northwest Florida Water Management District Environmental Resource Permit Applicant's Handbook - Volume II (Design Requirements for Stormwater Treatment and Management Systems - Water Quality and Water Quantity)," including Appendix A, effective [Effective Date].
- (c) Operating Agreement Concerning Regulation Under Part IV, Chapter 373, F.S., Between Northwest Florida Water Management District and Department of Environmental Protection," executed on [date] and effective [effective date].
- (d) The Florida Development Manual: A Guide to Sound Land and Water Management (Florida Department of Environmental Regulation, June 1988).
- (e) The Florida Stormwater, Erosion, and Sediment Control Inspector's Manual, Florida Department of Environmental Protection and Florida Department of Transportation, Sixth Impression, April 2006.
- (f) Florida Department of Transportation's "Standard Specifications for Road and Bridge Construction, 2007."
- (2) The documents incorporated by reference in this section may be obtained from a district or branch office of the Department or NWFWMD, or by downloading from the Internet sites of the Department at http://www.dep.state.fl.us/ water/wetlands/erp/rules/guide.htm, or NWFWMD at http://www.nwfwmd.state.fl.us/permits/permit-ERP.html. Proposed Effective Date: October 1, 2007.

<u>Specific Authority 373.026, 373.043, 373.044, 373.046, 373.113, 373.4145, 373.416, 373.418, 373.421,403.805(1) FS. Law Implemented 373.026, 373.042, 373.409, 373.0421, 373.043, 373.046, 373.413, 373.4132, 373.4142, 373.4145, 373.416, 373.418, 373.423, 373.426, 373.428, 373.433, 373.436, 373.439, 380.06(9), 403.813(2) FS. History—New 10-1-07.</u>

62-346.095 Operation and Maintenance.

- (1) Upon completion of a system constructed in conformance with an individual permit issued under this chapter, or a noticed general permit under Chapter 62-341, F.A.C., the permit must be converted from the construction phase to an operation and maintenance phase. The responsibility for operation and maintenance of systems permitted under this chapter or Chapter 62-341, F.A.C., shall be an obligation for the life of the system by a single entity that wholly owns or controls the lands on which any component of the permitted system is located. Such entity also must have the fiscal, legal, and logistical capability to perform operation and maintenance in accordance with Department rules and permit conditions. The conversion shall follow the procedures specified below, except that:
- (a) Once the activities are completed in full compliance with the terms and conditions of the noticed general permit in Chapter 62-341, F.A.C., the system shall automatically be authorized to be operated for the life of the system by the permittee or by subsequent owners of the system.
- (b) Systems that serve mining operations subject to the land reclamation requirements of Chapter 378, F.S., shall not be required to be converted to an operation and maintenance phase if they:
- 1. Have been successfully reclaimed in accordance with Chapter 378, F.S.;
- 2. Have met all success requirements of the individual permit issued under Part IV of Chapter 373, F.S.; when the construction phase of the permit includes all phases of construction, abandonment, reclamation, and final success determination over reclaimed lands; and
- 3. Do not contain components that require long-term operation or maintenance, such as conservation easements, state sovereign submerged lands authorizations, dams, above-grade impoundments, works, water control structures, erosion and sedimentation controls, or dewatering pits.
- In addition, if the mine already is operating under an operation and maintenance phase of an individual permit, such operation and maintenance phase shall be allowed to terminate upon successful completion of all phases of reclamation and receipt of final success determinations by the Department over lands reclaimed under the permit issued under Chapter 378, F.S.
- (2) Within 30 days after completion of construction of a whole system, or independent portion of a system, constructed in conformance with an individual permit issued under this chapter, the permittee shall submit Form 62-346.900(4), "As-Built Certification by a Registered Professional,"

- incorporated by reference herein. If the registered professional has certified that the system has been built substantially in compliance with the plans and specifications in the permit, and that such system is ready for inspection, the permittee shall also submit Form 62-346.900(6), "Request for Conversion of Stormwater Management Permit Construction Phase to Operation and Maintenance Phase," incorporated by reference herein. Upon receipt and review of both forms, the Department will determine compliance with the terms and conditions of the permit and notify the permittee whether the conversion to the operation and maintenance phase will become effective. The operation and maintenance phase of an individual permit will not become effective if the Department determines that the activity subject to the permit is not in substantial compliance with all the plans, specifications, terms, and conditions of the permit. In such case, the permittee will be responsible for any necessary modifications, alterations, maintenance or repairs to bring the system into such compliance. The submittal of the above forms does not require a processing fee, and their review shall not require processing as a permit modification under Rule 62-346.100, F.A.C.
- (3) Each phase or independent portion of the permitted system must be approved by the Department for conversion to the operation phase prior to the initiation of the permitted use of: that phase or independent portion of the facility; or the site infrastructure located within the area served by that portion or phase of the system.
- (4) The permittee shall remain liable for compliance with the operation and maintenance of the system in accordance with the terms and conditions of the permit for the life of the system, unless such permit is transferred to an acceptable responsible entity in accordance with Rule 62-346.130, F.A.C. Entities who are acceptable to the Department to assume operation and maintenance responsibilities are described in Part V of the Applicant's Handbook Volume I. Once transfer of the permit with its operation and maintenance responsibilities has been approved by the Department, the transferee shall be liable for compliance with all the terms and conditions of the operation and maintenance phase of the permit for the life of the system.
- (5) For those systems that will be operated and maintained by an entity that requires an easement or deed restriction in order to operate and maintain the system in conformance with the permit, such easement or deed restriction, together with any other final operation and maintenance documents required by Part V of Applicant's Handbook Volume I, must be submitted to the Department for approval. Deed restrictions, easements, and other operation and maintenance documents that require recordation with the Clerk of the Circuit Court must be recorded in the county where the project is located prior to any lot or unit sales within the project served by the system, or upon completion of construction of the system, whichever occurs first. For those systems that are to be operated and

maintained by county or municipal entities, final operation and maintenance documents must be received by the Department when maintenance and operation of the system is accepted by the local government entity. Failure to submit the appropriate final documents will result in the permittee remaining liable for carrying out maintenance and operation of the permitted system.

- (6) The operation and maintenance entity shall provide for the inspection of the stormwater management system at least once every third year after conversion of a permit to the operation phase. However, systems that include vegetated natural buffers and systems in karst sensitive areas shall be inspected at least annually. A report describing the results of the inspection and certifying that the system is operating as designed and permitted must be filed with the Department within 30 days after the third-year inspection; including those systems using a vegetated natural buffer or located in a karst sensitive area. A report shall also be submitted within 30 days of a system failure or deviation from the permit. The results of all such inspections shall be filed with the Department using Form 62-346.900(8), "Operation and Maintenance Inspection Certification," incorporated by reference herein.
- (7) The operation and maintenance entity of a regional stormwater management facility must notify the Department on an annual basis, using Form 62-346.900(9), "Regional Stormwater Management System Annual Report," incorporated by reference herein, of all new systems and their associated stormwater volumes that have been allowed to discharge stormwater into the regional facility, and certifying that the maximum allowable treatment volume of stormwater authorized to be accepted by the regional stormwater management facility has not been exceeded.
- (8) For activities that are the responsibility of the NWFWMD, all required forms identified in this rule can be submitted to the NWFWMD through their Internet site. If the applicant does not utilize the electronic form, paper copies shall be submitted by mail or other delivery service to the appropriate office of the NWFWMD.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.4145, 373.416,373.418, 403.805(1) FS. Law Implemented 373.118, 373.4141, 373.4145, 373.416 FS. History-New 10-1-07.

62-346.100 Modification of Permits.

- (1) Modifications to an existing, currently valid individual permit may be requested by the permittee as follows:
- (a) Applications for major modifications shall be made in accordance with the procedures for applying for a new permit applicable to the type of permit originally obtained. Applications for minor modifications shall be made in accordance with the same provisions, or by letter that describes the proposed modification, along with drawings reflecting changes in the design of the system. The modification request

- shall include payment of the fee required by Rule 62-346.071, F.A.C., except that minor modifications to noticed general permits shall not require an additional fee.
- (b) All modification requests must be sent to the agency that issued the permit.
- (c) All modification requests shall be reviewed, and will be issued or denied in accordance with the procedures in Rule 62-346.090, F.A.C., applicable to the type of permit being modified.
- (d) Minor modifications include requests for a time extension pursuant to Rule 62-346.120, F.A.C., to correct errors or typographical mistakes, to incorporate changes requested by the Department or required through permits issued by other regulatory agencies, to change due dates for reporting or performance deadlines, to transfer a permit, or to make minor technical changes. However, for the purpose of this chapter, a modification shall be considered minor only when it does not:
- 1. Require a new site inspection by the Department to evaluate the request; or
 - 2. Substantially:
 - a. Alter the system design or permit conditions:
 - b. Increase the authorized discharge:
- c. Decrease the stormwater treatment or flood attenuation capability of the existing system as specified by the original permit;
- d. Decrease any flood control elevations for roads or buildings specified by the original permit:
 - e. Increase the project area;
- f. Result in additional loss of floodplain storage within the 10-year floodplain at a location where the upstream drainage area is greater than 5 square miles;
- g. Increase the proposed impervious surface unless accounted for in the previously permitted design of the system;
- h. Reduce the frequency or parameters of monitoring requirements, except in accordance with a permit condition that specifically provides for future adjustments in monitoring requirements; or
- i. Reduce the financial responsibility mechanisms provided to ensure the continued construction and operation of the system in compliance with permit requirements, except in accordance with specific permit conditions that provide for a reduction in financial responsibility mechanisms.
- (e) A modification that does not meet the requirements in paragraph (d) above is a major modification.
- (2) Modifications to individual permits also may be required by the Department as follows:
- (a) For good cause and after notice and an administrative hearing, if requested, the Department shall require the permittee to conform to new or additional conditions. Upon a showing by the permittee that a specific reasonable period of time is required to comply with the new or additional

conditions, the Department shall allow the permittee such time to conform to the new or additional conditions. For the purpose of this section, any of the following shall constitute good cause:

- 1. A showing of any change in the environment or surrounding conditions that requires a modification to conform to applicable water quality standards:
- 2. For discharges into wetlands or other surface waters, a showing that new or changed classification of the water requires a modification of the discharge;
- 3. Adoption or revision of Florida Statutes, rules, or standards that require the modification of a permit condition for compliance;
- 4. To correct errors or omissions in the permit with the consent of the permittee; or
- 5. To correct a permit as a result of the submittal of incorrect or inaccurate information in the application.
- (b) Where appropriate to revoke or modify a permit in accordance with Section 373.429, F.S.
- (3) A person or entity other than a permittee or the Department may request a modification of a currently valid individual permit only when the person or entity has purchased, or is authorized to and intends to take ownership through condemnation or a contract to purchase, the part of a permitted system subject to the requested modification. In such case, the entity requesting the modification must submit either a formal application or letter modification in accordance with subsection (1) above, and must demonstrate that both the modified portions of the system and the unmodified portions of the system, including portions of the system remaining in the ownership of the existing permittee, will continue to comply with the conditions for issuance in Rule 62-346.301, F.A.C., Applicant's Handbook Volumes I and II, and all permit conditions.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.4145, 373.418, 403.805(1) FS. Law Implemented 373.026(7), 373.043, 373.109, 373.118, 373.409, 373.413, 373.4141, 373.4142, 373.4145, 373.416, 373.418, 373.429 FS. History–New 10-1-07.

62-346.110 Duration of Permits.

<u>Unless revoked</u>, extended or otherwise modified, the duration of a permit under this chapter and Chapter 62-341, F.A.C., is:

- (1) Five years to conduct activities under a noticed general permit in Chapter 62-341, F.A.C., commencing from the date notice is provided to the Department, or the date the Department verifies compliance with the terms and conditions of the noticed general permit in accordance with the procedures in subsection 62-346.090(1), F.A.C., whichever is later.
- (2) Five years from the date of issuance for the construction phase, which is that period necessary to construct, alter, abandon, or remove a system in accordance with the

- terms and conditions of an individual permit, except where the permit expressly authorizes a longer duration. Applications requesting a longer duration must provide reasonable assurance that the activity for which the permit is to be granted cannot reasonably be expected to be completed within five years after commencement of construction.
- (3) Life of the system for the operation and maintenance phase of a noticed general or individual permit, and for systems constructed in accordance with the terms and conditions of an exemption under Rule 62-346.051, F.A.C.
- (4) As provided in Rule 62-346.060, F.A.C., for conceptual permits.

Proposed Effective Date: October 1, 2007.

<u>Specific Authority</u> 373.026(7), 373.043, 373.118, 373.4145, 373.418, 403.805(1) FS. Law Implemented 373.118, 373.409, 373.413, 373.4142, 373.4145, 373.416, 373.426 FS. History—New 10-1-07.

62-346.120 Permit Extensions.

- (1) An application to extend the duration of an environmental resource permit may be applied for and will be evaluated in accordance with the provisions of this chapter applicable to permit modifications.
- (2) A modification to extend a valid permit shall be granted if the application for extension is received by Department, and the activity:
- (a) Continues to be consistent with plans, terms, and conditions of the valid permit;
- (b) Is consistent with the Department's rules in effect at the time the Department takes final agency action on the request for extension; and
- (c) Will not be harmful to the water resources of the District and not inconsistent with the objectives of the District.
- (3) If a timely, sufficient, and complete application is received for an extension of a permit to construct, alter, abandon, or remove a system, then the existing permit shall remain in full force and effect until the Department takes action on the application for extension. If the request for permit extension is denied or the terms limited, the permit shall not expire until the last day for requesting review of the Department order, or a later date fixed by order of the reviewing court.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.4145, 373.418, 403.805(1) FS. Law Implemented 373.118, 373.409, 373.413, 373.4145, 373.416, 373.426, 373.429 FS. History–New 10-1-07.

62-346.130 Transfer of Ownership or Permit.

(1) At least 30 days prior to any transfer of ownership or control of the real property where any permitted activity is located, the permittee shall submit an executed Form 62-346.900(7), "Notification of Transfer of Permit," incorporated herein by reference, to the agency that issued the permit. This form must contain original signatures of both the

permittee and the proposed transferee. The submittal must include the processing fee specified in Rule 62-346.071, F.A.C., except that the initial conversion of the permit from the construction phase entity to the operation phase entity approved when the permit was issued shall not require a processing fee, and will not require processing as a permit modification under Rule 62-346.100, F.A.C.

- (2) Except as provided in subsection (1), the request for transfer will be processed as a modification of the permit in accordance with Rule 62-346.100, F.A.C. The Department shall approve a request for transfer of a permit if the proposed transferee provides reasonable assurance that it can construct, operate and maintain the permitted system in conformance with the terms and conditions of the permit. Such provisions of reasonable assurance shall be limited to the ability of the transferee to comply with the conditions of the existing permit. Nothing herein shall limit the ability of the Department to modify the permit after transfer, as provided in Rule 62-346.100, F.A.C. If the Department proposes to deny the transfer, it shall, within 30 days of receipt of the application for transfer, provide both the existing permittee and the proposed new permittee a written notice of denial of such transfer, which will include the reasons for the denial.
- (3) Until a transfer is approved by the Department, the permittee shall be liable for compliance with the terms and conditions of the permit, and may be liable for any corrective actions required as a result of any violations of the permit prior to the approval of the transfer by the Department.

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.4145, 373.418, 403.805(1), FS. Law Implemented 373.118, 373.109, 373.409, 373.413, 373.4142, 373.4145, 373.416(2), 373.426 FS. History–New 10-1-07.

- 62-346.140 Suspension and Revocation.
- (1) The Department shall revoke or suspend a permit:
- (a) When necessary to protect the public health, safety or welfare:
- (b) For material failure to comply with the provisions of the permit or of Part IV of Chapter 373, F.S., or rules adopted thereunder applicable to the permitted activity;
 - (c) If the permit holder or their agent:
- 1. Submitted false or materially inaccurate information in the application or in any reports submitted in support of the application or as required in the permit;
- 2. Has materially failed to submit operational reports or other information required by the permit or Department rules; or
- 3. Has refused lawful inspection under Section 373.423, F.S.

(2) Nothing in this section shall preclude the Department from exercising other enforcement remedies under Sections 120.569(2)(n), 120.60(5), 120.60(6), 120.69, 120.73, 373.119, 373.129(7), 373.136 and 373.430, F.S., either in addition to or instead of suspension or revocation described above.

Proposed Effective Date: October 1, 2007.

 Specific Authority
 373.026, 373.043, 373.044, 373.118, 373.4145,

 373.418, 373.439, 403.805(1)
 FS. Law Implemented
 373.026,

 373.118, 373.413, 373.414, 373.4145, 373.416, 373.426, 373.429,
 373.439
 FS. History-New 10-1-07.

- 62-346.301 Conditions for Issuance of Individual Permits.
- (1) In order to obtain an individual permit under this chapter, an applicant must provide reasonable assurance that the construction, alteration, operation, maintenance, removal or abandonment of stormwater management system:
- (a) Will not cause adverse water quantity impacts to receiving waters and adjacent lands;
- (b) Will not cause adverse flooding to on-site or off-site property:
- (c) Will not cause adverse impacts to existing surface water storage and conveyance capabilities;
- (d) Will not cause a violation of the water quality standards set forth in Chapters 62-4, 62-302, 62-520, 62-522 and 62-550, F.A.C., including the provisions of Rules 62-4.243, 62-4.244 and 62-4.246, F.A.C., the antidegradation provisions of paragraphs 62-4.242(1)(a) and (b), F.A.C., subsections 62-4.242(2) and (3), F.A.C., and Rule 62-302.300, F.A.C., and any special standards for Outstanding Florida Waters and Outstanding National Resource Waters set forth in subsections 62-4.242(2) and (3), F.A.C.;
- (e) Will not cause adverse secondary impacts to the water resources. Until the effective date of rules required under Section 373.4145(1)(b), F.S., this shall be limited to not causing a violation of water quality standards and not lowering or raising seasonal water levels in adjacent surface waters of the state to an extent that prevents the stormwater management system from functioning as designed, not adversely altering normal water level fluctuations in adjacent surface waters of the state, and not otherwise adversely impacting the maintenance of surface or ground water levels or surface water flows established pursuant to Section 373.042, F.S.
- (f) Will be capable, based on generally accepted engineering and scientific principles, of being performed and of functioning as proposed;
- (g) Will be conducted by an entity with the financial, legal and administrative capability of ensuring that the activity will be undertaken in accordance with the terms and conditions of the permit, if issued; and
- (h) Will comply with any applicable special basin or geographic area criteria rules incorporated by reference in this chapter. When karst features exist on the site of a proposed stormwater management system, in addition to paragraphs (a)

through (g) above, the applicant must provide reasonable assurance that untreated stormwater from the proposed system will not reach the Floridan Aquifer through sinkholes, solution pipes, or other karst features.

(2) In instances where an applicant is unable to meet water quality standards because existing ambient water quality does not meet standards and the system will contribute to this existing condition, mitigation for water quality impacts can consist of water quality enhancement. In these cases, the applicant must implement mitigation measures that are proposed by or acceptable to the applicant that will cause net improvement of the water quality in the receiving waters for those parameters that do not meet standards.

(3) Except as provided in subsection 62-346.301(2), F.A.C., a showing by the applicant that a stormwater management system complies with the applicable criteria in Part III, Applicant's Handbook Volume II, shall create a presumption that the applicant has provided reasonable assurance that the proposed activity meets the requirements in paragraphs 62-346.301(1)(a), (b), (c), and (e), F.A.C. A showing by the applicant that a stormwater management system complies with the applicable criteria in Part IV, Applicant's Handbook Volume II, shall create a presumption that the applicant has provided reasonable assurance that the proposed activity meets the requirements in paragraph 62-346.301(1)(d), F.A.C. A showing by the applicant that a stormwater management system complies with the applicable <u>criteria in Part V, Applicant's Handbook Volume I and Part V</u> of Applicant's Handbook Volume II, shall create a presumption that the applicant has provided reasonable assurance that the proposed activity meets the requirements in paragraphs 62-346.301(1)(f), F.A.C. The applicant must also demonstrate that the activity can be operated and maintained in accordance with requirements in Part V of the Applicant's Handbook Volume I, in order to meet the requirements in paragraph 62-346.301(g), F.A.C.

(4) An applicant's submittal of alternative designs to those provided in Applicant's Handbook Volumes I and II will be reviewed by the Department to determine whether, based on plans, test results, or other information, the alternative design provides reasonable assurance that the project satisfies the conditions for issuance in Rule 62-346.301, F.A.C.

(5) In addition to the criteria in subsections 62-346.301(1), (2) and (3), F.A.C., an applicant proposing the construction, alteration, operation, maintenance, abandonment, or removal of a dry storage facility for 10 or more vessels that is functionally associated with a boat launching area must provide reasonable assurance that the facility, taking into consideration any secondary impacts, will meet the public interest test of Section 373.414(1)(a), F.S., including the potential adverse impacts to manatees.

Proposed Effective Date: October 1, 2007.

 Specific
 Authority
 373.026(7),
 373.043,
 373.4145,
 373.418,

 403.805(1)
 FS. Law
 Implemented
 373.042,
 373.409,
 373.413,

 373.4142,
 373.4145,
 373.416,
 373.4132,
 373.426,
 373.429
 FS.

 History-New
 10-1-07.

62-346.381 General and Special Limiting Conditions.

(1) The following general conditions shall be applicable to and binding on all individual permits issued pursuant to this chapter, unless the conditions are not applicable to the activity authorized by the permit, or where the conditions must be modified to accommodate unique, project-specific conditions.

(a) All activities authorized by this permit shall be implemented as set forth in the plans, specifications and performance criteria approved by this permit. Any deviation from the permitted activity and the conditions for undertaking that activity may constitute grounds for revocation or enforcement action by the Department, unless a modification has been applied for and approved in accordance with Rule 62-346.100, F.A.C.

(b) This permit or a copy thereof, complete with all conditions, attachments, exhibits, and modifications, shall be kept at the work site of the permitted activity during the construction phase. The complete permit shall be available for review at the work site upon request by the Department staff. The permittee shall require the contractor to review the complete permit prior to commencement of the activity authorized by this permit.

(c) Activities approved by this permit shall be conducted in a manner that does not cause violations of state water quality standards.

(d) Immediately prior to, and during construction, the permittee shall implement and maintain erosion and sediment control best management practices required to retain sediment on-site and to prevent violations of state water quality standards. Turbidity barriers shall be installed and maintained at all locations where the possibility of transferring suspended solids into the receiving waterbody exists due to the permitted work. Turbidity barriers shall remain in place at all locations until construction is completed and soils are stabilized and vegetation has been established. All best management practices shall be in accordance with the guidelines and specifications described in Chapter 6 of the Florida Development Manual: A Guide to Sound Land and Water Management (Florida Department of Environmental Regulation, June 1988), unless a project-specific erosion and sediment control plan is approved as part of the permit. If project-specific conditions require additional measures during any phase of construction or operation to prevent erosion or control sediments beyond those specified in the approved erosion and sediment control plan, the permittee shall implement additional best management practices as necessary, in accordance with the specifications in Chapter 6 of the Florida Development Manual. The permittee shall correct any erosion or shoaling that causes adverse impacts to the water resources as soon as practicable.

- (e) Stabilization measures shall be initiated for erosion and sediment control on disturbed areas as soon as practicable in portions of the site where construction activities have temporarily or permanently ceased, but in no case more than seven days after the construction activity in that portion of the site has temporarily or permanently ceased.
- (f) At least 48 hours prior to commencement of activity authorized by this permit, the permittee shall submit to the Department a fully executed Form 62-346.900(3), "Construction Commencement Notice," incorporated by reference herein, indicating the expected start and completion dates.
- (g) Within 30 days after completion of construction of the whole system, or independent portion of the system, the permittee shall notify the Department that construction has been completed and the system is ready for inspection by submitting Form 62-346.900(4), "As-Built Certification by a Registered Professional." If the registered professional has certified that the system has been built substantially in compliance with the plans and specifications in the permit, and that such system is ready for inspection, the permittee shall also submit Form 62-346.900(6), "Request for Conversion of Stormwater Management Permit Construction Phase to Operation and Maintenance Phase." The system shall not be used and operated for its permitted purpose until the Department has approved the request to authorize the operation phase, in accordance with Rule 62-346.095, F.A.C. The "As-Built Certification" shall be based on the on-site observation of construction by the registered professional or by a designee under the direct supervision of the registered professional, and review of the permitted drawings for the purpose of determining if the work was completed in substantial compliance with permitted plans and specifications. The certification shall include as-built drawings in the form of the permitted drawings that clearly show any substantial deviations made during construction. The plans must be clearly labeled as "as-built" or "record" drawings. The following information, at a minimum, shall be verified on the as-built or record drawings:
- 1. Dimensions and elevations of all discharge structures including all weirs, slots, gates, pumps, pipes, and oil and grease skimmers;
- 2. Locations, dimensions, and elevations of all filter, exfiltration, or underdrain systems including cleanouts, pipes, connections to control structures, and points of discharge to the receiving waters;
- 3. Dimensions, elevations, contours, or cross-sections of all treatment storage areas sufficient to determine stage-storage relationships of the storage area and the permanent pool depth and volume below the control elevation for normally wet systems, when appropriate;
- 4. Dimensions, elevations, contours, final grades, or cross-sections of the system to determine flow directions and conveyance of runoff to the treatment system;

- 5. Dimensions, elevations, contours, final grades, or cross-sections of all conveyance systems utilized to convey off-site runoff around the system:
 - 6. Existing water elevations and the date determined; and
 - 7. Elevation and location of benchmarks for the survey.
- (h) Each phase or independent portion of the permitted system must be completed in accordance with the permitted plans and permit conditions prior to the initiation of the permitted use of the facility, or the site infrastructure located within the area served by that portion or phase of the system.
- (i) The permittee shall remain liable for compliance with the operation and maintenance of the system in accordance with the terms and conditions of the permit for the life of the system, unless such permit is transferred to an acceptable responsible entity in accordance with Rules 62-346.095 and 62-346.130, F.A.C. Once transfer of the permit has been approved by the Department, the transferee shall be liable for compliance with all the terms and conditions of the operation and maintenance phase of the permit for the life of the system.
- (j) Should any other regulatory agency require changes to the permitted system, the permittee shall notify the Department in writing of the changes prior to implementation so that the Department can determine whether a permit modification is appropriate.
- (k) This permit does not convey to the permittee or create in the permittee any property right or any interest in real property, nor does it authorize any entrance upon or activities on property that is not owned or controlled by the permittee, or convey any rights or privileges other than those specified in this permit or Chapter 62-346, F.A.C.
- (1) Pursuant to Section 373.422, F.S., prior to conducting any activities on sovereign submerged lands, the permittee must receive all necessary approvals and authorizations under Chapters 253 and 258, F.S. Written authorization that requires formal execution by the Board of Trustees of the Internal Improvement Trust Fund shall not be considered received until it has been fully executed.
- (m) The permittee shall hold and save the Department harmless from any and all damages, claims, or liabilities that may arise by reason of the construction, alteration, operation, maintenance, removal, abandonment or use of any system authorized by the permit.
- (n) The permittee shall notify the Department in writing at least 30 days prior to any sale, conveyance, or other transfer of ownership or control of a permitted system or the real property on which the permitted system is located. All transfers of ownership or transfers of a permit are subject to the requirements of Rules 62-346.095 and 62-346.130, F.A.C.
- (o) Upon reasonable notice to the permittee, Department staff with proper identification shall have permission to enter, inspect, sample and test the system to ensure conformity with the plans and specifications authorized in the permit.

- (p) If historical or archaeological artifacts are discovered at any time on the project site, the permittee shall immediately notify the Department.
- (q) The permittee shall immediately notify the Department in writing of any previously submitted information that is later discovered to be inaccurate.
- (r) The issuance of this permit does not relieve the permittee from the responsibility to obtain any other required federal, state, and local authorizations.
- (s) The permittee is advised that, pursuant to Section 556.105, F.S., excavating contractors are required to provide certain information concerning the excavation that may affect underground facilities through the one-call notification system not less than two, nor more than five, business days before beginning any excavation.
- (2) In addition to those general conditions set forth in subsection (1) above, the Department shall impose on any individual permit granted under this chapter such reasonable project-specific special conditions as are necessary to assure that the permitted system will not be harmful to the water resources, as set forth in Rules 62-346.301, F.A.C., and the Applicant's Handbook Volumes I and II.

Proposed Effective Date: October 1, 2007.

<u>Specific Authority</u> 373.026(7), 373.043, 373.4145, 373.418, 403.805(1) FS. <u>Law Implemented</u> 373.117, 373.409, 373.413, 373.4142, 373.4145, 373.416, 373.418, 373.419, 373.422, 373.423, 373.426, 373.428, 403.0877 FS. History—New 10-1-07.

62-346.451 Emergency Authorizations and Actions.

When the Department has determined that immediate action is necessary to abate an imminent or currently existing serious threat to the public health, safety, welfare, or the environment, the Department shall issue an emergency order authorizing or directing activities necessary to abate the emergency. When such an order is issued in whole or part under the authority of Section 373.119(2), F.S., it may also be based on a serious threat to reasonable recreational, commercial, industrial, or agricultural uses. The order shall recite the factual basis for it in accordance with Section 120.569(2)(n), F.S., and include all conditions (including a limitation on the duration of the emergency authorization) required to ensure that the activity authorized or directed does not exceed that necessary to abate the threat. When the activity conducted under the order has an operational or maintenance aspect that continues beyond the emergency, any required permits shall be applied for as soon as practicable.

Proposed Effective Date: October 1, 2007.

<u>Specific Authority</u> 373.026(7), 373.043, 373.4145, 373.418, 403.805(1) FS. Law Implemented 120.569(2), 373.119, 373.409, 373.413, 373.4145, 373.416, 373.418, 373.426, 373.439 FS. History–New 10-1-07.

- 62-346.900 Environmental Resource Permit Forms.
- The forms and instructions used in the Environmental Resource Permit program under this chapter are incorporated by reference as stated in subsections (1) through (10) below. The forms are listed by rule number, which is also the form number, and with the subject title and effective date. Copies of forms may be obtained from the Internet sites of the Department at http://www.dep.state.fl.us/water/wetlands/erp/ forms.htm, or NWFWMD at http://www.nwfwmd.state.fl.us/ permits/permits-ERP.html, or from any local district or branch office of the Department (see http://www.dep.state.fl.us/ secretary/dist/) or NWFWMD, or by writing to the Florida Department of Environmental Protection, Submerged Lands and Environmental Resources Office, M.S. 2500, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, or to Northwest Florida Water Management District, District Headquarters Office, 75 Water Management Drive, Havana, Florida 32333.
- (1) "Application for Stormwater Permit in Northwest Florida," incorporated by reference in subsection 62-346.070(2), F.A.C., [Effective Date].
- (2) "Notice of Intent to Use an Environmental Resource Noticed General Permit in Northwest Florida," incorporated by reference in subsection 62-346.070(2), F.A.C., [Effective Datel.
- (3) "Construction Commencement Notice," incorporated by reference in paragraph 62-346.381(1)(f), F.A.C., [Effective Date].
- (4) "As-Built Certification by a Registered Professional," incorporated by reference in subsection 62-346.095(2), F.A.C., [Effective Date].
- (5) Construction Completion and Inspection Certification for Systems not Requiring Certification by a Registered Professional to be developed after adoption of the rules authorized under Section 373.4145(1)(a), F.S.
- (6) "Request for Conversion of Stormwater Management Permit Construction Phase to Operation and Maintenance Phase," incorporated by reference in subsection 62-346.095(2), F.A.C., [Effective Date].
- (7) "Notification of Transfer of Permit," incorporated by reference in subsection 62-346.130(1), F.A.C., [Effective Datel.
- (8) "Operation and Maintenance Inspection Certification," incorporated by reference in subsection 62-346.095(6), F.A.C., [Effective Date].
- (9) "Regional Stormwater Management System Annual Report," incorporated by reference in subsection 62-346.095(7), F.A.C., [Effective Date].
- (10) County or Municipality Request to Reduce Permit Application Fees Pursuant to Section 218.075, F.S.", incorporated by reference in subsection 62-346.071(5), F.A.C. [Effective Date].

Proposed Effective Date: October 1, 2007.

Specific Authority 373.026(7), 373.043, 373.118, 373.4145, 373.418, 373.421, 403.805(1) FS. Law Implemented 373.019, 373.026, 373.109, 373.117, 373.118, 373.403, 373.409, 373.413, 373.4132, 373.414, 373.4141, 373.4142, 373.4145, 373.416, 373.418, 373.419, 373.421, 373.4211, 373.423, 373.426, 373.428, 373.429, 380.06, 403.0877, 403.813(2) FS. History–New 10-1-07.

NAME OF PERSON ORIGINATING PROPOSED RULE: Janet G. Llewellyn, Director, Division of Water Resource Management

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Michael W. Sole, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 20, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 30, 2006, on the Department's Official Internet Noticing site at http://tlhora6.dep.state.fl.us/onw/pilot.asp

DIHETITIES.

DEPARTMENT OF JUVENILE JUSTICE

Education

RULE NOS.:	RULE IIILES:
63B-1.001	Purpose and Scope
63B-1.002	Definitions
63B-1.003	Career and Vocational Programming
63B-1.004	Hiring of Vocational Staff
63B-1.005	Youth Participation
63B-1.006	Cooperative Agreement
63B-1.007	Juvenile Education Reporting
	Requirements and Career-Related
	Evaluations

PURPOSE AND EFFECT: Establishing standards and requirements for juvenile justice career-related programs.

SUMMARY: The rule describes the nature and availability of career-related programming, and the staffing, youth participation and evaluation of same. The rule also outlines the cooperative agreements between the department, school districts and the Florida Department of Education.

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

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

SPECIFIC AUTHORITY: 985.618(4), 985.622, 985.64 FS. LAW IMPLEMENTED: 985.618, 985.622, 1003.52 FS.

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

DATE AND TIME: Tuesday, April 3, 2007, 10:00 a.m.

PLACE: DJJ Headquarters, Knight Building, Ste. 312, 2737 Centerview Dr., Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: John Milla, 2737 Centerview Dr., Ste. 312, Tallahassee, FL 32399-3100, e-mail john.milla@djj.state.fl.us

THE FULL TEXT OF THE PROPOSED RULES IS:

63B-1.001 Purpose and Scope.

This rule establishes the standards and requirements for the department's juvenile justice career-related programs.

<u>Specific Authority 985.618(4), 985.622, 985.64 FS. Law Implemented 985.618(4), 985.622 FS. History–New</u>

63B-1.002 Definitions.

As used in this chapter, the following words, unless the context does not permit, shall have the meanings indicated:

- (1) Cooperative Agreement Agreement signed locally and at the state level to define shared educational responsibilities with the Florida Department of Education and the Department of Juvenile Justice, and School Districts and the Department of Juvenile Justice as defined in Section 1003.52(1) and (13), F.S.
- (2) Department The Florida Department of Juvenile Justice.
- (3) Informational Analysis The gathering of information for the evaluation of a youth's physical, psychological, educational, vocational, social condition and family environment as they relate to the youth's need for rehabilitative and treatment services, including substance abuse treatment services, literacy services, medical services, family services, and other specialized services, as appropriate.
- (4) Juvenile Justice Education Survey An instrument assessing the degree of juvenile justice educational resources, partnerships and outcomes.
- (5) Program A contracted or state-operated residential or non-residential environment funded by the department, providing educational services to committed youth.
- (6) Vocational Programming There are three levels of vocational education:
- (a) Level 1 vocational programs are pre-vocational and shall include provision of counseling or instruction contributing to personal accountability skills and behaviors appropriate for youth in all age groups and ability levels that lead to work habits with the following intended youth competencies:
- 1. Communication skills demonstrated by selection and use of a variety of speaking strategies to clarify meaning and reflect understanding, interpretation, application, and evaluation of content, processes, or experiences, including asking relevant questions when necessary, making appropriate and meaningful comments, and making insightful observations.
- 2. Interpersonal skills demonstrated by requirements that youth work with each other cooperatively and productively.

- 3. Decision-making skills such as having youth map out the likely consequences of decisions, the importance of individual factors and choosing the best course of action to take.
- (b) Level 2 vocational programs incorporate the competencies stated above and provide youth with an orientation to a broad scope of career choices, based upon personal abilities, aptitudes and interests, and exploring and gaining knowledge of occupation options and the level of effort required to achieve them. Level 2 programs will lead to work habits with the following intended youth competencies:
 - 1. Completion of a vocational interest survey.
 - 2. Identification of occupational skills and interests.
 - 3. Conflict resolution skills.
 - 4. Summary of personal accomplishments.
 - 5. Knowledge of preparation and job seeking skills.
 - 6. Knowledge of stress management skills.
- (c) Level 3 vocational programs incorporate the first and second levels and provide recognized industry prerequisites for attaining recognized points of completion within particular trades or vocations.

<u>Specific Authority 985.618(4), 985.622, 985.64 FS. Law Implemented 985.618(4), 985.622 FS. History–New</u>

63B-1.003 Career and Vocational Programming.

- (1) All juvenile justice programs are required to incorporate a minimum of level one vocational competency development.
- (2) Programs are required to demonstrate efforts to achieve levels one and two programming consistent with the age, type, and special needs of the youth populations served.
- (3) Programs will collaborate with the educational program to assist youth in acquiring academic, technical, personal managerial, problem-solving and teamwork skills essential for a lifetime of achievement in a technological society.

<u>Specific Authority 985.618(4), 985.622, 985.64 FS. Law Implemented 985.618(4), 985.622 FS. History–New</u>.

63B-1.004 Hiring of Vocational Staff.

- (1) Any staff hired directly by the department to deliver vocational services shall be certified in the vocational specialty they are instructing.
- (2) Any staff hired by the department shall also complete required background screening prior to direct contact with youth.

<u>Specific Authority 985.618(4), 985.622, 985.64 FS. Law Implemented 985.618(4), 985.601(8) FS. History–New</u>

63B-1.005 Youth Participation.

(1) Each program will complete an informational analysis of youth prior to educational program personnel assignment into career and technical education training.

- (2) Program directors will provide work-related experience, such as internships, cooperative education, school-based enterprises, entrepreneurship, and job shadowing for youth determined to be eligible for such participation by the responsible school district.
- (3) The department shall focus on developing skill competencies including social skills, life skills, academic skills, employability skills, and prevocational or vocational skills; development of services and activities that integrate academic, vocational, and technical instruction, and that link secondary and postsecondary education to participating vocational and technical education students in commitment facilities; and, build on the efforts of states and localities to develop vocational and technical education programs in commitment facilities.

<u>Specific Authority 985.618(4), 985.622, 985.64 FS. Law Implemented 985.618(4), 985.622 FS. History–New</u>.

63B-1.006 Cooperative Agreement.

- (1) Programs will comply with responsibilities listed in the annual cooperative agreement with the Florida Department of Education.
- (2) The department shall support student and staff scheduling and facility utilization to ensure participation in the educational and career-related programming occurs on a 5-day-per-week, 5-hour-per-day basis. Youth workforce education is not limited to the educational portion of the day or program.
- (3) Department personnel will establish local education and business partnerships with local employers, volunteers, mentors, community college or vocational entity representatives and school district personnel.
- (4) Youth enrolled in educational and career programming will receive credit for participation in the education and training experience by an approved credentialing entity.
- (5) Department personnel will work with local school districts to maximize availability of technological equipment to ensure students have access to Florida Virtual High School or other distance learning opportunities.
- (6) The department shall facilitate establishment of a re-entry committee in each judicial circuit in partnership with the school district transition contact designated by the Department of Education. The re-entry committee shall include representation from the department, case managers responsible for continuity of programming for youth exiting commitment programs, community law enforcement, educational entities, the One Stop Center and individuals specific to the interests of each youth served by the committee.
- (7) Youth with employability as one of their transition goals should have at the time of program release:

- (a) A transition plan developed with youth involvement and representatives of the commitment program, educational program and probation with specific plans for continuation of education and/or employment upon program exit;
 - (b) A sample completed employment application;
- (c) A resume summarizing education, work experience and/or career training to date;
- (d) An appointment with the One Stop Center within the vicinity where the youth will be seeking employment:
- (e) Appropriate documents essential to obtaining employability upon leaving the program if included within his or her transition plan; and
- (f) Evidence that the youth's case manager and parent or guardian is aware of the plan, documents and post-release discharge plans.

Specific Authority 985.618(4), 985.622, 985.64 FS. Law Implemented 985.618, 985.622. 1003.52 History-

- 63B-1.007 Juvenile Education Reporting Requirements and Career-Related Evaluations.
- (1) Each program shall submit a report containing the following information to the department's Office of Education no later than June 1 of each year:
 - (a) Program name;
 - (b) School district responsible for educational services;
 - (c) Status of GED test site;
 - (d) Vocational education level.
- (2) The department shall prepare an annual summary each June 30 to determine the extent of program participation in career and technical training.
- (3) Each program's participation in the self-reported level of vocational training will be validated by the Department of Education quality assurance reviews as required by Section 1003.52 F.S.
- (4) The Office of Education will maintain an ongoing list of the level of vocational training in place by each of the juvenile justice educational programs.
- (5) Annual quality assurance, performance reporting and program monitoring will assess the degree of department program participation in education and career training consistent with pertinent provisions of the Florida Administrative Code.
- (6) The Office of Data and Research is required to provide annual summaries of performance, recidivism and quality assurance data collection and reporting no later than December 31.
- (7) The summary report will include an education section incorporating results of the Juvenile Justice Education Survey specific to career and technical education training and funding within juvenile justice education programs.

Specific Authority 985.618(4), 985.622, 985.64 FS. Law Implemented 985.618, 985.622, New

NAME OF PERSON ORIGINATING PROPOSED RULE: Matthew Guse, Deputy Education Director, Dept. of Juvenile

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Terri Eggers, Education Director, Dept. of Juvenile Justice

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 27, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 9, 2007

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: RULE TITLE: 64B3-5.002 Supervisor

PURPOSE AND EFFECT: The Board proposes amendments for the academic qualifications of clinical laboratory personnel supervisors.

SUMMARY: The proposed rule amendments will clarify licensure requirements for clinical laboratory supervisors.

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

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

SPECIFIC AUTHORITY: 483.805(4), 483.823 FS.

LAW IMPLEMENTED: 381.0034, 483.800, 483.809. 483.815, 483.823 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: Joe Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

THE FULL TEXT OF THE PROPOSED RULE IS:

64B3-5.002 Supervisor.

Qualifications and Responsibilities.

(1) Qualification. Degrees or semester hours of academic credit required in this section shall be obtained at a regionally accredited college or university or by foreign education equated pursuant to subsection 64B3-6.002(6), F.A.C. In order to be licensed as a supervisor, an applicant shall be licensed or meet the requirements for licensure as a technologist, have one hour of Board approved HIV/AIDS continuing education, a Board approved 2-hour course relating to the prevention of medical errors, which shall include root-cause analysis, error reduction and prevention, and patient safety, and one of the following:

Specialty (a) through (b) No	Option	Education	Training/Experience	Examination
change. (c) Histology	1		Five years pertinent clinical laboratory experience in histology and 25 hours of Board-approved continuing education in supervision and administration within the previous 5 years.	HTL (ASCP)
	2		Five years of pertinent clinical laboratory experience post-certification and 48 hours of Board approved continuing education in supervision and administration within the previous five years.	HT (ASCP)
	3		Five years of pertinent clinical laboratory experience, 48 hours of Board-approved continuing education in supervision and administration within the previous 5 years, and licensure as a technologist in the specialty of histology.	

Specific Authority 483.805(4), 483.823 FS. Law Implemented 381.0034, 483.800, 483.809, 483.815, 483.823 FS. History—New 12-6-94, Amended 7-12-95, 12-4-95, Formerly 59O-5.002, Amended 5-26-98, 1-11-99, 6-10-99, 3-11-01, 9-19-01, 5-23-02, 10-14-02, 9-16-03, 4-20-04, 2-23-06, 5-25-06,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Laboratory Personnel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Clinical Laboratory Personnel

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 24, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2007

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: RULE TITLE: 64B3-5.003 Technologist

PURPOSE AND EFFECT: The Board proposes amendments for the academic qualifications of clinical laboratory personnel technologists.

SUMMARY: The proposed rule amendments will clarify licensure requirements for clinical lab technologists.

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

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

SPECIFIC AUTHORITY: 483.805(4), 483.811(2), 483.823 FS.

LAW IMPLEMENTED: 381.0034, 483.800, 483.809, 483.811(2), 483.815, 483.823 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: Joe Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

THE FULL TEXT OF THE PROPOSED RULE IS:

64B3-5.003 Technologist.

(1) Technologist Qualifications. Degrees or semester hours of academic credit required in this section shall be obtained at a regionally accredited college or university or, if foreign education, equated pursuant to subsection 64B3-6.002(6), F.A.C. Applicants for technologist licensure in the categories of microbiology, serology/immunology, chemistry, hematology, immunohematology, histocompatibility, blood banking, cytology, cytogenetics, histology, molecular pathology, andrology and embryology shall have one hour of Board approved HIV/AIDS continuing education, a Board

approved 2-hour course relating to the prevention of medical errors, which shall include root-cause analysis, error reduction and prevention, and patient safety.

(2) through (3) No change.

(a)1. through (h)3. No change.

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Five year of pertinent experience and 48 contact hours of continuing education in immunohistochemistry/ advanced histologic techniques and licensure as a technican in the specialty or histology.

(i) No change.

Specific Authority 483.805(4), 483.811(2), 483.823 FS. Law Implemented 381.0034, 483.800, 483.809, 483.811(2), 483.815, 483.823 FS. History-New 12-6-94, Amended 7-12-95, 9-10-95, 12-4-95, Formerly 59O-5.003, Amended 5-26-98, 1-11-99, 7-5-01, 3-34-02, 10-29-02, 8-16-04, 5-15-05, 12-19-05, 5-25-06,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Laboratory Personnel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Clinical Laboratory Personnel

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 24, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2007

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: RULE TITLE:

64B3-11.001 **Continuing Education**

PURPOSE AND EFFECT: The Board proposes amend the rule to comply with statutory change for HIV course.

SUMMARY: proposed rule amendments will clarify the changes for HIV courses.

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

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

SPECIFIC AUTHORITY: 456.013, 483.821 FS.

LAW IMPLEMENTED: 456.013, 483.821 FS.

IF REOUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

THE FULL TEXT OF THE PROPOSED RULE IS:

64B3-11.001 Continuing Education.

(1) In order to renew a clinical laboratory personnel license, a minimum of 24 contact hours of continuing education shall be earned during each biennium including a minimum of one contact hour for each of the categories in which the individual is licensed, and one contact hour of continuing education on HIV/AIDS. Also, as a part of the 24 continuing education hours, each licensee shall take a Board approved 2-hour course relating to the prevention of medical errors, which shall include root-cause analysis, error reduction and prevention, and patient safety. Directors and supervisors are required to obtain one contact hour of continuing education in administration and supervision. As part of the minimum of 24 contact hours of continuing education, each licensee shall be required to take a one hour course on Florida laws and rules governing clinical laboratory personnel or attend a public meeting of the full Board at which disciplinary actions are addressed. A telephone conference call meeting of the Board will not satisfy this requirement.

(2) through (9) No change.

Specific Authority 456.013, 483.821 FS. Law Implemented 456.013, 483.821 FS. History-New 2-22-94, Amended 7-13-94, Formerly, 61F3-11.001, Amended 12-11-94, 3-28-95, 12-4-95, 7-1-97, Formerly 59O-11.001, Amended 3-19-98, 12-13-99, 3-20-01, 10-13-02, 3-18-03, 2-24-04,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Laboratory Personnel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Clinical Laboratory Personnel

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 27, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 5, 2007

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: **RULE TITLE:**

64B3-11.005 Mandatory HIV/AIDS Education for Initial Licensure and First Renewal

PURPOSE AND EFFECT: The purpose of the amendment is

to add language to conform with new statutory language. SUMMARY: The proposed rule amendment will clarify the changes for first initial licensure renewal.

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

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

SPECIFIC AUTHORITY: 483.823 FS.

LAW IMPLEMENTED: 456.033(6), 483.823 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: Joe Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

THE FULL TEXT OF THE PROPOSED RULE IS:

64B3-11.005 Mandatory HIV/AIDS Education for Initial Licensure and <u>First</u> Renewal.

Applicants for initial licensure and <u>first</u> renewal shall complete a one hour HIV/AIDS continuing education course pursuant to Section 381.0034 <u>and Chapter 456</u>, F.S., which shall:

(1) through (2) No change.

Specific Authority 483.823 FS. Law Implemented 456.033(6), 483.823 FS. History—New 12-6-94, Amended 12-4-95, 7-1-97, Formerly 59O-11.005, Amended 10-12-03, 9-15-05,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Laboratory Personnel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Clinical Laboratory Personnel

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 27, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 27, 2006

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: RULE TITLE: 64B3-12.002 Citations

PURPOSE AND EFFECT: The purpose of the amendment is to clarify the penalty for failure to comply with CE requirements.

SUMMARY: The proposed rule amendment clarifies the penalty for failure to comply with CE requirements.

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

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

SPECIFIC AUTHORITY: 456.077(1), (2), 483.805(4), 483.827 FS.

LAW IMPLEMENTED: 456.077(1), (2), 483.827 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: Joe Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin # C07, Tallahassee, Florida 32399-3257

THE FULL TEXT OF THE PROPOSED RULE IS:

64B3-12.002 Citations.

- (1) through (3)(e) No change.
- (f) Failure to comply with continuing education requirements pursuant to Rule 64B3 11.001, F.A.C.

(f)(g) Failure to report to the Board in writing within 30 days after the licensee has been convicted or found guilty of, or entered a plea of nolo contendere to, regardless of adjudication, a crime in any jurisdiction as required by Section 456.072(1)(w), F.S.

(g)(h) Failure to report to the Board in writing within 30 days of action taken against a license to practice by another jurisdiction as required by Section 483.825(1)(k), F.S.

(h)(i) Failure to comply with a portion of a Final Order of the Board due to negligence pursuant to Section 483.825(1)(n), F.S.

(4) Failure to comply with and document continuing education requirements shall result in a fine of \$50.00 per hour missing or incomplete, pursuant to Rule 64B3-11.001, F.A.C.

(5)(4) In addition to the penalties established in this rule, the Department shall recover the costs of investigation. The penalty specified in the citation shall be the sum of the penalty established by this rule plus the Department's cost of investigation.

(6)(5) If the subject disputes any matter contained in the citation, within thirty days after service, the Department shall follow the procedure set forth in Section 456.073, F.S. Otherwise, the citation shall become a final order of the Board.

(7)(6) The Department shall report to the Board regarding the number of citations issued and the nature of the offenses for which they were issued.

Specific Authority 456.077(1), (2), 483.805(4), 483.827 FS. Law Implemented 456.077(1), (2), 483.827 FS. History–New 8-3-93, Formerly 61F3-12.002, 59O-12.002, Amended 4-10-01, 9-9-02, 2-24-04.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Laboratory Personnel

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 27, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 5, 2007

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: **RULE TITLE:**

64B3-13.001 Responsibilities of Directors

PURPOSE AND EFFECT: The purpose of the amendments is to clarify the responsibilities of a licensed director.

SUMMARY: The proposed rule amendment clarifies the directors responsibilities.

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

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

SPECIFIC AUTHORITY: 483.805(4) FS.

LAW IMPLEMENTED: 483.800, 483.813, 483.823, 483.825

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: Joe Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin # C07, Tallahassee, Florida 32399-3257

THE FULL TEXT OF THE PROPOSED RULE IS:

64B3-13.001 Responsibilities of Directors.

- (1) through (4) No change.
- (5) The director can delegate performance of responsibilities to licensed supervisors, with the exception of the approval, signing and dating of procedures. However, the director remains responsible for ensuring that all duties are properly performed. The delegation of responsibilities must be written and specific.
 - (6)(a) through (r) No change.
- (s) Ensure that a procedure manual approved, signed, and dated by the clinical laboratory director both initially and biennially thereafter is available to all personnel responsible for any aspect of the testing process.
 - (t) through (y) No change.
 - (7) No change.

Specific Authority 483.805(4) FS. Law Implemented 483.800, 483.813, 483.823, 483.825 FS. History–New 12-6-94, Amended 3-28-95, Formerly 59O-13.001, Amended 4-7-02,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Laboratory Personnel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Clinical Laboratory Personnel

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 27, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 5, 2007

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:

64B5-15.020 **Examination Review Fee**

PURPOSE AND EFFECT: The Board proposes the rule repeal due to the conflict with the Department of Health's rule.

SUMMARY: The rule repeal is necessary due to the conflict with the Department of Health's rule.

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

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

SPECIFIC AUTHORITY: 456.017(2) FS.

LAW IMPLEMENTED: 456.017(2) FS.

IF REOUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE. A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue Foster, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258

THE FULL TEXT OF THE PROPOSED RULE IS:

64B5-15.020 Examination Review Fee.

- (1) Fees for review of the Dental Examination shall be:
- (a) Review of the practical examination and Florida Laws and Rules examination: \$75.00.
 - (b) Review of the practical examination only: \$75.00.
- (c) Review of the Florida Laws and Rules examination: \$30.00.
- (2) Fees for review of the Dental Hygiene Examination
- (a) Review of the practical examination and Florida Laws and Rules examination: \$75.00.
 - (b) Review of the practical examination only: \$75.00.

(e) Review of the Florida Laws and Rules examination only: \$30.00.

Specific Authority 456.017(2) FS. Law Implemented 456.017(2) FS. History–New 3-25-90, Formerly 21G-15.020, 61F5-15.020, 59Q-15.020, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Dentistry

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 2, 2007

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO.: RULE TITLE:

64B16-27.850 Standards of Practice for Othotics

and Pedorthics

PURPOSE AND EFFECT: The Board proposes the rule promulgation in order to create standards of practice for orthotics and pedorthics.

SUMMARY: The rule provides standards of practice for orthotics and pedorthics.

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

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

SPECIFIC AUTHORITY: 468.808, 468.812(3) FS.

LAW IMPLEMENTED: 468.808, 468.812(3) 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: Rebecca R. Poston, Executive Director, Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3253

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-27.850 Standards of Practice for Orthotics and Pedorthics.

(1) Definitions.

(a) "Orthosis" means a medical device used to provide support, correction, or alleviation of neuromuscular or musculoskeletal dysfunction, disease, injury, or deformity, but does not include the following assistive technology devices: upper extremity adaptive equipment used to facilitate the activities of daily living, including specialized utensils, combs, and brushes; finger splints; wheelchair seating and equipment that is an integral part of the wheelchair and not worn by the

patient; elastic abdominal supports that do not have metal or plastic reinforcing stays; arch supports; nontherapeutic accommodative inlays and nontherapeutic accommodative footwear, regardless of method of manufacture; unmodified, over-the-counter shoes; prefabricated foot care products; durable medical equipment such as canes, crutches, or walkers; dental appliances; or devices implanted into the body by a physician. For purposes of this subsection, "accommodative" means designed with the primary goal of conforming to the individual's anatomy and "inlay" means any removable material upon which the foot directly rests inside the shoe and which may be an integral design component of the shoe.

(b) "Orthotics" means the practice, pursuant to a licensed physician's written prescription, of evaluating, treatment formulating, measuring, designing, fabricating, assembling, fitting, adjusting, servicing, or providing the initial training necessary to accomplish the fitting of an orthosis or pedorthic device; however, the repair, replacement, adjustment, or servicing of any existing orthosis may be performed without an additional prescription from the patient's physician, unless the original prescription states otherwise. If a patient is under the care of a licensed occupational therapist or physical therapist, the pharmacist must consult with the therapist if the therapist has requested consultation regarding the fitting, design, or fabrication of an orthosis or regarding treatment with an orthosis.

(c) "Pedorthic device" means therapeutic shoes, shoe modifications made for therapeutic purposes, prosthetic fillers of the forefoot, and foot orthoses for use from the ankle and below, but does not include arch supports; nontherapeutic accommodative inlays and nontherapeutic accommodative footwear, regardless of method of manufacture; unmodified, over-the-counter shoes; or prefabricated foot care products. For purposes of this subsection, "accommodative" means designed with the primary goal of conforming to the individual's anatomy and "inlay" means any removable material upon which the foot directly rests inside the shoe and which may be an integral design component of the shoe.

(d) "Pedorthics" means the practice, pursuant to a licensed physician's written prescription, of evaluating, treatment formulating, measuring, designing, fabricating, assembling, fitting, adjusting, servicing, or providing the initial training necessary to accomplish the fitting of a pedorthic device; however, the repair, replacement, adjustment, or servicing of any existing pedorthic device may be performed without an additional prescription from the patient's physician, unless the original prescription states otherwise. If a patient is under the care of a licensed occupational therapist or physical therapist, the pharmacist must consult with the therapist if the therapist has requested consultation regarding the fitting, design, or fabrication of a pedorthic device or regarding treatment with a pedorthic device.

- (2) Pursuant to a licensed physician's written prescription. the pharmacist shall assume the responsibility for assessing the patient, planning the patient's treatment program, and directing the program. No pharmacist shall implement a prescription that, in the pharmacist's judgment, is contraindicated. No change shall be made in the prescription without the authorization of the prescribing physician.
 - (3) The pharmacist's professional responsibilities include:
- (a) Ongoing consultation with the prescribing physician regarding information that will impact the patient's medical and functional outcomes.
 - (b) Orthotic and or pedorthic evaluation of the patient.
- (c) Identification and documentation of precautions, special problems, or contraindications.
- (d) Development of a treatment plan including the short and long terms goals.
 - (e) Implementation of a treatment plan.
- (f) Periodic review and update of the treatment plan, including reassessment of the patient in reference to goals and, when necessary, modification of the treatment plan.
- (g) Collaboration with members of the health care team when appropriate.
- (h) Advising the patient, in terms which the patient can understand, of the nature and purpose of the services to be rendered and the techniques for use and care of an orthosis or pedorthic device.
- (i) Determination of the appropriateness of proper fit and function of any orthosis or pedorthic device.
- (4) A pharmacist may delegate duties to nonlicensed supportive personnel if those duties are performed under the supervision of the pharmacist. In such instances the supervising pharmacist is responsible for all acts performed by such persons. It is below the standard of practice and prohibited for a pharmacist to delegate or assign activities, tasks or procedures that fall within the scope of any practice defined in Section 468.812(3), F.S., to support personnel, without providing supervision for the performance of the activities, tasks or procedures.

Specific Authority 468.808, 468.812(3) FS. Law Implemented 468.808, 468.812(3) FS. History-New

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 19, 2007

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE NO.: RULE TITLE:

64B16-27.851 Record-Keeping for Othotics and

Pedorthics

PURPOSE AND EFFECT: The Board proposes the rule promulgation in order to create record-keeping for orthotics and pedorthics.

SUMMARY: The rule provides instruction for record-keeping for orthotics and pedorthics.

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

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

SPECIFIC AUTHORITY: 456.057(16), 468.802, 468.808, 468.812(3) FS.

LAW IMPLEMENTED: 456.057(16), 468.802, 468.808, 468.812(3) FS.

IF REOUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca R. Poston, Executive Director, Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3253

THE FULL TEXT OF THE PROPOSED RULE IS:

- 64B16-27.851 Record-Keeping for Orthotics and Pedorthics.
- (1) The pharmacist or supportive personnel shall prepare and maintain in a timely manner patient records which include, at a minimum, the following:
 - (a) The patient name, address and telephone number;
- (b) The location and dates of all treatment, evaluation or consultation;
 - (c) The name of the prescribing physician:
- (d) All prescriptions pertaining to services provided to the patient;
 - (e) A treatment or service plan;
 - (f) Progress notes for each session;
- (2) The licensee may charge a fee for the reproduction of records, which shall be no greater than \$1.00 per page for the first 25 pages, and \$0.50 per page for every page after 25. In addition, the actual cost of postage may be added. Reasonable costs of reproducing radiographs and such other kinds of records shall be the actual costs. "Actual costs" means the cost of the material and supplies used to duplicate the record and the labor and overhead costs associated with the duplication.

(3) The licensee shall retain the patient record for at least two years from the date of last entry, unless otherwise provided by law.

Specific Authority 456.057(16), 468.802, 468.808, 468.812(3) FS. Law Implemented 456.057(16), 468.802, 468.808, 468.812(3) FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 19, 2007

DEPARTMENT OF HEALTH

Board of Speech-Language Pathology and Audiology

RULE NO.: RULE TITLE:

64B20-6.002 Standards for Approval of

Continuing Education Activities

and Providers

PURPOSE AND EFFECT: The Board proposes a rule amendment to address the standards for approval of continuing education activities and providers.

SUMMARY: The Board proposed a rule amendment to add a minimum 30 day prior approval requirement for a continuing education activity.

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

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

SPECIFIC AUTHORITY: 456.013, 468.1135(4), 468.1195(3) FS.

LAW IMPLEMENTED: 468.1195 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 Speech-Language Pathology and Audiology, MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3258

THE FULL TEXT OF THE PROPOSED RULE IS:

64B20-6.002 Standards for Approval of Continuing Education Activities and Providers.

(1) through (2) No change.

(3) Any licensee or certified assistant may apply for prior approval of a continuing education activity by making application at least (30) days prior to the activity on Form CEA-2, Licensee/Certified Assistant Application for Prior Approval of Continuing Education Activity, which is incorporated by reference herein, effective 3-28-95, and can be obtained from the Board of Speech-Language Pathology and Audiology, Department of Health, 4052 Bald Cypress Way, Bin #C-06, Tallahassee, Florida 32399-3256, and payment of a fee as specified in Rule 64B20-3.016, F.A.C. Upon receipt of said application and payment of said fee, the Board shall approve a continuing education activity which meets the standards for continuing education offerings as outlined in these rules.

(4) through (8) No change.

Specific Authority 456.013, 468.1135(4), 468.1195(3) FS. Law Implemented 468.1195 FS. History–New 3-14-91, Formerly 21LL-6.002, Amended 9-20-93, Formerly 61F14-6.002, Amended 3-28-95, 10-1-95, Formerly 59BB-6.002, Amended 1-6-00, 9-21-05, 4-4-06.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Speech- Language Pathology and Audiology

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Speech-Language Pathology and Audiology

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 8, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 15, 2006

FISH AND WILDLIFE CONSERVATION COMMISSION

RULE NO.: RULE TITLE:

68-1.003 Florida Fish and Wildlife

Conservation Commission Grants

Program

PURPOSE AND EFFECT: The purpose of the proposed rule is to revise the dates of three (3) Commission grant program guideline documents that are incorporated by reference in the rule. Each grant program, the Nongame Wildlife Grants Program, the Fish and Wildlife Research Institute Grants Program and Florida's State Wildlife Grants Program have revised their respective guidelines. These changes will primarily clarify and update certain programmatic and administrative processes to improve efficiency. Incorporated web sites, rule numbers, and details relating to travel and indirect rates have also been updated to reflect changes in agency and state policies.

SUMMARY: The proposed changes to Rule 68-1.003, F.A.C., will update the references to the program guideline documents in subsections (5), (10), and (11) of the rule. Specifically, reference to the Nongame Wildlife Grants Program guidelines

incorporated by reference will be changed from December 2003 to March 2007; the date of incorporation by reference for the Fish and Wildlife Research Institute Grant Program guidelines will be changed from February 2005 to March 2007; and the date of incorporation by reference for the Florida's State Wildlife Grants Program guidelines will be changed from November 2004 to March 2007.

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

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution, 370.023 FS.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution, 370.023 FS.

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

DATES AND TIME: During the Commission's regular meeting, April 11-12, 2007, 8:30 a.m. – 5:00 p.m., each day

PLACE: Ramada Conference Center. 2900 North Monroe Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The ADA Coordinator, at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Stuart Cumberbatch, Wildlife Research Section, 620 South Meridian Street, Tallahassee, FL 32399-1600: Telephone (850)488-3831; Email: Stuart.Cumberbatch@MyFWC.com

THE FULL TEXT OF THE PROPOSED RULE IS:

68-1.003 Florida Fish and Wildlife Conservation Commission Grants Program.

- (1) through (4) No change.
- (5) Nongame Wildlife Grants Program grants shall meet all additional program requirements set forth in the Florida Nongame Wildlife Grants Program Guidelines (dated March 2007 December 2003), which are hereby incorporated by reference. The guidelines are available from the Commission at 620 South Meridian Street, Tallahassee, Florida 32399-1600.
 - (6) through (9) No change.
- (10) Fish and Wildlife Research Institute Grants Program grants shall meet all additional program requirements set forth in the Fish and Wildlife Research Grants Program Guidelines

(dated March 2007 February 2005), which are hereby incorporated by reference. The guidelines are available from the Commission at the Fish and Wildlife Research Institute, 100 Eighth Avenue S.E., Saint Petersburg, Florida 33701-5020.

(11) Florida's State Wildlife Grants Program grants shall meet all additional program requirements set forth in Florida's State Wildlife Grants Program Guidelines (dated March 2007 November 2004), which are hereby incorporated by reference. The guidelines are available from the Commission at 620 South Meridian Street, Tallahassee, Florida 32399-1600.

Specific Authority 370.023 FS., Art. IV, Sec. 9, Fla. Const. Law Implemented 370.023 FS., Art. IV, Sec. 9, Fla. Const. History-New Amended 4-4-04, 3-15-05, Formerly 68A-2.015, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Mr. Gil McRae, Director, Fish and Wildlife Research Institute NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 7, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 27, 2006

FISH AND WILDLIFE CONSERVATION COMMISSION

RULE NOS.: RULE TITLES:

68-5.001 Introduction of Non-Native Species

Into the State

68-5.002 Conditional Non-Native Species Prohibited Non-Native Species 68-5.003

PURPOSE AND EFFECT: The purpose of this proposed new rule chapter is to consolidate regulatory provisions relating to non-native species currently existing in different rule chapters in Title 68A into a new chapter within Title 68 of the Florida Administrative Code. In addition, the proposed rule adds species previously referenced only in statute, and substitutes the term "conditional" for the term "restricted" to refer to non-native with special requirements. The proposed new rules will list two additional species and add conditions for the possession of a previously restricted genus of freshwater fishes. The effect of this new rule title will be to consolidate related regulatory provisions in the same place and allow citizens easier access to them.

SUMMARY: Proposed new Rule 68-5.001, F.A.C., prohibits transportation into the state of any non-native freshwater fish, aquatic invertebrate, marine plant, marine animal, or wild animal life without a permit from the Commission, with specified exceptions. Permits for certain species will be issued upon the satisfaction of specified conditions. Accredited aquaria, zoological parks, and public exhibitors and individuals engaged in research will be issued permits to possess prohibited species under specified controls. Possession of piranha or pirambeba is absolutely prohibited. Sea snakes may only be possessed by specified institutions under strict control. Specified tortoises are only allowed to be brought into the state pursuant to Commission permit and specified conditions. Non-regulated non-native species are allowed to be taken in Florida without restrictions.

Proposed new Rule 68-5.002, F.A.C., provides a list of conditional non-native species, those non-native species that are allowed to be possessed within the state only pursuant to Commission permit. Proposed new Rule 68-5.003, F.A.C., provides a list of prohibited non-native species, those non-native species that cannot be possessed in Florida, except under strictly controlled circumstances specified in Rule 68-5.001, F.A.C.

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

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution.

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

DATES AND TIME: During the Commission's regular meeting, April 11-12, 2007, 8:30 a.m. – 5:00 p.m., each day

PLACE: Ramada Conference Center, 2900 North Monroe Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The ADA Coordinator, at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: James V. Antista, General Counsel, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE FULL TEXT OF THE PROPOSED RULES IS:

- 68-5.001 Introduction of Non-native Species into the State.
- (1) No person shall transport into the state, introduce, or possess, for any purpose that might reasonably be expected to result in liberation into the state, any freshwater fish, aquatic

invertebrate, marine plant, marine animal, or wild animal life not native to the state, without having secured a permit from the Commission, except:

- (a) Fathead minnow (Pimephales promelas).
- (b) Variable platy (Xiphophorus variatus).
- (c) Coturnix quail (Coturnix coturnix).
- (d) Ring-necked pheasant (Phasianus colchicus).
- (2) Conditional Non-native Species The species or hybrids or eggs thereof listed in Rule 68-5.002, F.A.C., may be possessed only pursuant to permit issued by the Executive Director, with the following restrictions:
- (a) Such permits will be issued only to individuals or institutions engaged in research, or to commercial import or export businesses, public aquaria, public zoological parks, or public exhibitors providing educational exhibits. Permits shall not be issued for display of these species in private aquaria, private zoological parks, or for personal possession.
- (b) Prior to the issuance of a permit to possess conditional non-native species, facilities where conditional species are to be kept and waters where their use is intended may be inspected by Commission personnel to assure that adequate safeguards exist to prevent escape or accidental release into the waters of the state.
- (c) Permits for conditional freshwater fish and aquatic invertebrate species may be issued by the Commission subject to the following:
- 1. Conditional freshwater fish and aquatic invertebrate species held outdoors may only be held in a water body that has the lowest point of the top edge of its levee, dike, bank, or tank at an elevation of at least one foot above the 100-year flood elevation determined by reference to elevation maps issued by the National Flood Insurance Program, U.S. Department of Housing and Urban Development. Such water body shall have no water discharge or shall be constructed with a barrier system designed to prevent escape of adults, juveniles, and eggs in the water effluent discharged from the permittee's property. Public visitation at facilities in possession of conditional non-native species shall occur only under supervision of the permittee or his/her designee.
- 2. Conditional freshwater fish and aquatic invertebrate species held indoors may only be held in culture systems having no water discharge, having a water discharge through a closed drain system, or other system designed to prevent discharge of water containing adults, juveniles and eggs from the permittee's property.
- 3. Any person engaged in aquaculture who possesses a valid certificate of registration from the Department of Agriculture and Consumer Services issued pursuant to Chapter 597, Florida Statutes, and who is authorized to possess such species in accordance with Chapter 597, F.S., is not required to obtain the permit.
 - 4. Conditional aquatic turtle species:

- a. Outdoor facilities must have a permanent containment barrier secured at least six inches below ground level to prevent escape by digging or erosion. Such barriers may be constructed of solid board, or metal or plank fencing, and may not use mesh material.
 - b. All eggs must be removed daily from outdoor facilities.
- (3) Prohibited Non-native Species No person shall import into the state, sell, possess, or transport any live specimens of the species or hybrids or eggs thereof listed in Rule 68-5.003, F.A.C., except as provided in paragraphs (a) and (b) below:
- (a) Public aquaria, zoological parks, or public exhibitors with current accreditation by the American Zoo and Aquarium Association or the American Association of Museums may be granted a permit.
- (b) Individuals or institutions engaged in research may be granted such a permit, provided the following requirements are met:
- 1. A detailed research proposal shall accompany the application for the research permit. The proposal shall state with particularity research objectives, methodology and study duration, and outline planned safeguards to assure proper containment of the species.
- 2. All research on prohibited aquatic species shall be conducted in indoor facilities in containers having no water discharge or having a water discharge through a closed drain system that terminates in a dry-bed wastewater pond.
- 3. All research on prohibited terrestrial wildlife species shall be conducted in indoor facilities in cages or other confinement facilities to prevent escape.
- 4. The research permit shall expire 12 months from the date of issuance and shall not be renewed until a detailed report of research findings is received and approved by the Commission. The report shall include a description of activities undertaken in the permit period, progress toward research project objectives, and proposed additional activities to be undertaken during any renewal period. Such reports are public records subject to the requirements for public disclosure under Chapter 119, Florida Statutes.
- (4) No permits shall be granted for possession of any species of piranha or pirambeba (subfamily Serrasalminae).
- (5) Possession of sea snakes (Family Hydrophiidae, all species) is limited to public aquaria, public zoological parks, or public exhibitors with current accreditation by the American Zoo and Aquarium Association or the American Association of Museums, providing educational exhibits, for public exhibition purposes only, under the following conditions:
 - (a) Only male sea snakes may be possessed.
- (b) A public aquarium, zoological park, or public exhibitor possessing sea snakes shall not be located in a coastal county and shall have no contiguous connection with any waters of the state.

- (c) Each public aquarium, public zoological park, or public exhibitor possessing sea snakes shall provide quarterly reports to the Commission regarding the number of each species of sea snakes on the premises and any changes in inventory resulting from death or additions by importation.
- (d) Sea snakes shall not be released into the waters of the state.
- (e) Each public aquarium, zoological park, or public exhibitor possessing sea snakes shall post with the Commission a \$1 million letter of credit. The letter of credit shall be in favor of the State of Florida, Fish and Wildlife Conservation Commission, for use by the Commission to remove any sea snake accidentally or intentionally introduced into waters of the state. The letter of credit shall be written in the form determined by the Commission. The letter of credit shall provide that the zoological park or aquarium is responsible for the sea snakes within that facility and shall be in effect at all times that the zoological park or aquarium possesses sea snakes.
- (f) No person or public aquarium, public zoological park, or public exhibitor shall barter, sell, or trade sea snakes within this state.
- (g) A public aquarium, public zoological park, or public exhibitor that imports sea snakes pursuant to this subsection may bring the sea snakes into this state only by airplane that may land only at an airport located in a non-coastal county within this state.
- (h) A public aquarium, public zoological park, or public exhibitor possessing sea snakes pursuant to this subsection shall abide by all regulatory requirements of the Fish and Wildlife Conservation Commission with respect to venomous reptiles.
- (6) No leopard tortoise (Geochelone pardalis), African spurred tortoise (Geochelone sulcata), or Bell's hingeback tortoise (Kinixys belliana) shall be imported or transported into this state, without a special permit issued by the Commission. The basis for the issuance of such permit shall include:
- (a) That each shipment is accompanied by a veterinary certificate stating that all specimens are free from external parasites;
- (b) That all shipping containers used to transport such tortoises are incinerated within 24 hours;
- (c) Such other conditions as may be necessary to insure that no tortoise infested with ticks capable of transmitting the Heartwater disease is imported into Florida.
- (7) No person shall allow or permit any freshwater aquatic organism not native to the state to remain in the waters of any propagating pool or pond that is no longer maintained or operated for the production of such non-native species.
- The presence of any species designated in Rule 68-5.002 or Rule 68-5.003, F.A.C., in any propagating pool or pond shall constitute possession by the owner or operator of the pool or pond.

(8) Unless otherwise specifically provided in Titles 68A through 68E, F.A.C., all species of freshwater aquatic life and wild animal life not native to Florida may be taken throughout the year, without restrictions.

PROPOSED EFFECTIVE DATE: July 1, 2007.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New 7-1-07.

68-5.002 Conditional Non-native Species.

The following species or hybrids thereof may be possessed only pursuant to permit issued by the Executive Director with restrictions as provided in subsection 68-5.001(2), F.A.C.

- (1) Non-native freshwater aquatic species.
- (a) Bighead carp (Aristichthys nobilis).
- (b) Bony-tongue fishes (Family Osteoglossidae, all species except silver arowana, *Osteoglossum bicirrhosum*).
 - (c) Dorados (Genus Salminus, all species).
- (d) Freshwater stingrays (Family Potamotrygonidae, all species).
- (e) Grass carp (*Ctenopharyngodon idella*), with restrictions as provided in Rule 68A-23.088.
 - (f) Silver carp (Hypophthalmichthys molitrix).
 - (g) Snail or black carp (Mylopharyngodon piceus).
 - (h) Nile perches (Genus Lates, all species):
- 1. For permits issued on or after July 1, 2007, Nile perches shall be held only in indoor facilities.
- 2. Nile perches shall not be taken from permitted facilities using hook and line or rod and reel.
- (i) Blue tilapia (*Oreochromis aureus*), except that *Oreochromis aureus* may be possessed, cultured, and transported without permit in Citrus County in the North Central Region; and all counties of the Northeast, South and Southwest Regions.
 - (j) Wami tilapia (*Oreochromis hornorum*).
 - (k) Mozambique tilapia (*Oreochromis mossambicus*)
 - (l) Nile tilapia (*Oreochromis niloticus*)
 - (m) Walking catfish (Clarias batrachus)
- (n) Blue catfish (*Ictalurus furcatus*), except that blue catfish may be possessed in the Suwannee River and its tributaries and north and west of the Suwannee River.
- (o) Australian red claw crayfish (*Cherax quadricarinatus*) only in closed tank culture systems.
- (p) Red swamp crayfish (*Procambarus clarkii*) and white river crayfish (*Procambarus zonangulas*)
 - 1. Pond aquaculture of either species is prohibited.
- 2. Red swamp crayfish and white river crayfish may be possessed west of the Apalachicola River and its tributaries or imported for direct sale to food wholesalers and food retailers for resale to consumers without permit.
 - (q) Red-eared slider (*Trachemys scripta elegans*):
- 1. Red-eared sliders in personal possession prior to July 1, 2007 may continue in the possession of the owner.

- 2. Red-eared sliders less than four inches carapace length may not be possessed after July 1, 2008 without a permit.
- 3. Red-eared sliders with distinctive aberrant color patterns, including albino or amelanistic specimens, may be possessed without a permit otherwise required by this rule.
- (2) Non-native mammals Nutria (*Myocaster coypu*). PROPOSED EFFECTIVE DATE: July 1, 2007.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New 7-1-07.

68-5.003 Prohibited Non-native Species.

No person shall import into the state, sell, possess, or transport any live specimens of the species, or hybrids or eggs thereof, of the species listed below, except as provided in subsection 68-5.001(3), F.A.C.

- (1) Non-native freshwater aquatic species:
- (a) African electric catfishes (Family Malapteruridae, all species).
- (b) African tigerfishes (Subfamily Hydrocyninae, all species).
- (c) Airbreathing catfishes (Family Clariidae, all species except Clarias batrachus).
- (d) Candiru catfishes (Family Trichomycteridae, all species).
- (e) Freshwater electric eels (Family Electrophoridae, all species).
 - (f) Lampreys (Family Petromyzonidae, all species).
- (g) All species of piranha and pirambeba (subfamily Serrasalminae).
 - (h) Snakeheads (Family Channidae, all species).
- (i) Tilapias (Genera Tilapia, Sarotherodon and Oreochromis, all species except Oreochromis aureus, Oreochromis hornorum, Oreochromis mossambicus, and Oreochromis niloticus).
- (j) Trahiras or Tigerfishes (Family Erythrinidae, all species).
- (k) Airsac catfishes (Family Heteropneustidae, all species).
 - (1) Green sunfish (Lepomis cyanellus).
- (m) Australian crayfish (Genus *Cherax*, all species except *Cherax quadricarinatus* cultured in a closed tank system.
 - (n) Zebra mussel (*Dreissena polymorpha*).
- (2) Non-native mammals African giant pouched rats (Genus *Cricetomys*, all species).
 - (3) Non-native marine species:
 - (a) Mitten crab (Genus Eriocheir, all species).
- (b) Sea snakes (Family Hydrophiidae, all species), except that sea snakes may be possessed as described in subsection 68-5.001(5), F.A.C.
 - (c) Weeverfishes (Family Trachinidae, all species).
 - (d) Stone fishes (Genus Synanceia, all species).

PROPOSED EFFECTIVE DATE: July 1, 2007.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History-New 7-1-07.

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

NAME OF PERSON ORIGINATING PROPOSED RULE: Timothy A. Breault, Director, Division of Habitat and Species Conservation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 7, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: March 2, 2007

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NO.: RULE TITLE:

68A-4.005 Introduction of Carriers of Disease;

Inspection

PURPOSE AND EFFECT: The proposed rule change deletes provisions prohibiting the importation and release of non-native fish and wildlife without a permit; these provisions will be incorporated into proposed new Rule Chapter 68-5, F.A.C. The proposed rule change incorporates provisions currently in Rule 68A-23.008, F.A.C. regarding inspection of facilities that might harbor diseased aquatic organisms. Rule 68A-23.008, F.A.C., will be repealed effective July 1, 2007. The effect of this rule amendment will be to consolidate related regulatory provisions in the same place and allow citizens easier access to them.

SUMMARY: Rule 68A-4.005, F.A.C., is amended to delete provisions prohibiting the importation and release of non-native fish and wildlife without a permit; these provisions will be incorporated into proposed subsection 68-5.001(1), F.A.C. The proposed rule amendment also incorporates provisions regarding inspection of facilities that might harbor diseased aquatic organisms currently in Rule 68A-23.008, F.A.C., which will be repealed effective July 1, 2007.

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

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution, 372.021 FS.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution, 372.26, 372.265 FS.

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

DATES AND TIME: April 11-12, 2007, 8:30 a.m. - 5:00 p.m.,

PLACE: Ramada Conference Center, 2900 North Monroe Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The ADA Coordinator, at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James V. Antista, General Counsel, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE FULL TEXT OF THE PROPOSED RULE IS:

68A-4.005 Introduction of Foreign Wildlife or Freshwater Fish or Carriers of Disease: Inspection.

(1) No person shall release or introduce in the state any wildlife, freshwater fish or any other organism that might reasonably by expected to transmit any disease to wildlife or freshwater fish. It shall be unlawful for any person to possess, transport or otherwise bring into the state or to release or introduce in the state any wildlife or freshwater fish that is not native to the state unless such person shall first secure a permit from the Commission. Such permit shall be granted only after duly authorized agents have made such investigation and inspection of the wildlife or freshwater fish as may be deemed necessary, provided that this rule shall not apply to ring necked or Mongolian pheasants or coturnix quail.

(a) Any representative of the Commission may inspect all records, ponds, pools, vehicles and other facilities used to produce, grow, store or transport freshwater aquatic organisms. Inspection may be made of such facilities wherein foreign or non-native species of freshwater aquatic organisms are propagated for any commercial purpose so as to determine that such species or their eggs are not allowed to escape into the waters of the state or to determine whether freshwater aquatic organisms are infected or diseased. In the event that an epizootic aquatic disease among cultured aquatic freshwater organisms presents a threat to public health or to fish or wildlife resources, freshwater aquatic organisms exposed to or exhibiting such disease may be quarantined, confiscated or destroyed as a public nuisance without compensation to anyone having a financial interest in such organisms.

- (b) Any freshwater aquatic organism that may be discovered in ponds, pools, vehicles or other facilities and which in the determination of the executive director would be detrimental to fish or wildlife resources if released or placed in the waters of the state, shall be confiscated and destroyed as a public nuisance.
- (2) Nothing in this rule shall prohibit the Commission or its duly authorized agents from bringing into the state or releasing or introducing any wildlife or freshwater fish.
- (3) No person shall release or introduce in the state any wildlife, freshwater fish or any other organism that might reasonably by expected to transmit any disease to wildlife or freshwater fish.

PROPOSED EFFECTIVE DATE: July 1, 2007.

Specific Authority Art. IV, Sec. 9, Fla. Const., 372.021 FS. Law Implemented Art. IV, Sec. 9, Fla. Const., 372.26, 372.265 FS. History–New 8-1-79, Amended 6-21-82, 7-1-84, Formerly 39-4.05, 39-4.005, Amended 7-1-07.

NAME OF PERSON ORIGINATING PROPOSED RULE: Timothy A. Breault, Director, Division of Habitat and Species Conservation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 7, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: March 2, 2007

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NO.: RULE TITLE:

68A-15.062 Specific Regulations for Wildlife

Management Areas – North Central

Region

PURPOSE AND EFFECT: The purpose of the proposed rule is to revise the name of a privately-owned Wildlife Management Area (WMA) in the North Central Region to reflect new ownership. The effect of the proposed rule change will be to revise the name of this WMA from PCS Phosphate to PotashCorp – White Springs and enable the agency to better manage fish and wildlife resources and public use.

SUMMARY: Subsection (11) of Rule 68A-15.062, F.A.C., is amended to rename the PCS Phosphate Wildlife Management Area as the PotashCorp – White Springs Wildlife Management Area, at the request of the landowner.

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

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution, 372.121, 375.313 FS.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution, 372.121, 375.313 FS.

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

DATES AND TIME: During the Commission's regular meeting, April 11-12, 2007, 8:30 a.m. – 5:00 p.m., each day

PLACE: Ramada Conference Center, 2900 North Monroe Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The ADA Coordinator, at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Nick Wiley, Director, Division of Hunting and Game Management, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE FULL TEXT OF THE PROPOSED RULE IS:

- 68A-15.062 Specific Regulations for Wildlife Management Areas North Central Region.
 - (1) through (10) No change.
- (11) <u>PotashCorp White Springs</u> PCS Phosphate Wildlife Management Area.
 - (a) through (d) No change.
 - (12) through (37) No change.

PROPOSED EFFECTIVE DATE: July 5, 2007.

Specific Authority Art. IV, Sec. 9, Fla. Const., 372.121, 375.313 FS. Law Implemented Art. IV, Sec. 9, Fla. Const., 372.121, 375.313 FS. History— New 6-21-82, Amended 7-1-83, 11-17-83, 7-5-84, 7-1-85, 2-16-86, 5-7-86, 6-10-86, 11-27-86, 5-10-87, 5-1-88, 6-7-88, 7-1-89, 8-17-89, 7-1-90, 9-1-90, 7-1-91, 7-2-91, 7-1-92, 7-2-92, 8-23-92, 10-22-92, 7-1-93, 7-1-94, 2-9-95, 7-1-95, 7-1-96, 9-15-96, 6-1-97, 7-1-98, 7-2-98, 7-1-99, Formerly 39-15.062, Amended 12-9-99, 7-1-00, 7-1-01, 11-11-01, 6-2-02, 10-16-02, 5-25-03, 7-7-03, 9-29-03, 7-1-04, 8-1-04, 7-1-05, 8-1-05, 7-1-06, 7-2-06, 7-5-07.

NAME OF PERSON ORIGINATING PROPOSED RULE: Nick Wiley, Director, Division of Hunting and Game Management

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 12, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT

PUBLISHED IN FAW: November 22, 2006

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NO.: RULE TITLE:

68A-23.008 Introduction of Non-Native Aquatic

> Species in the Waters of the State; Provisions for Sale and Inspection of Fish for Bait or Propagation Purpose; Diseased Fish

PURPOSE AND EFFECT: This proposed rule repeal eliminates provisions relating to introduction of non-native aquatic species, which will be moved to proposed new Rule Chapter 68-5, F.A.C.. The repealed provisions relating to diseased fish will be moved to Rule 68A-4.005, F.A.C. The effect of this rule repeal will be to consolidate related regulatory provisions in the same place and allow citizens easier access to them.

SUMMARY: Rule 68A-23.008, F.A.C., is proposed to be repealed. Provisions relating to introduction of non-native aquatic species, possession of conditional non-native species, and listing of conditional and prohibited non-native species will be moved to new Rule Chapter 68-5, F.A.C. Provisions relating to diseased fish will be moved to Rule 68A-4.005, F.A.C.

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

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution

LAW IMPLEMENTED: Article IV, Sec. 9, Florida Constitution.

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

DATES AND TIME: April 11-12, 2007, 8:30 a.m. – 5:00 p.m.,

PLACE: Ramada Conference Center, 2900 North Monroe Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The ADA Coordinator, at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James V. Antista, General Counsel, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE FULL TEXT OF THE PROPOSED RULE IS:

68A-23.008 Introduction of Non-Native Aquatic Species in the Waters of the State; Provisions for Sale and Inspection of Fish for Bait or Propagation Purpose; Diseased Fish.

PROPOSED EFFECTIVE DATE: July 1, 2007.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV. Sec. 9. Fla. Const. History-New 8-1-79. Amended 6-4-81. 6-21-82, 7-1-84, Formerly 39-23.08, Amended 4-13-88, 7-1-89, 10-30-89, 7-1-92, 7-1-94, 4-12-98, Formerly 39-23.008, Amended 10-10-00, 7-1-01, 7-1-02, 7-1-04, Repealed 7-1-07.

NAME OF PERSON ORIGINATING PROPOSED RULE: Timothy A. Breault, Director, Division of Habitat and Species Conservation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 7, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: March 2, 2007

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NOS.: **RULE TITLES:**

68A-25.002 General Provisions for Taking, Possession and Sale of Reptiles 68A-25.006 Possession, Exhibition and Caging

Venomous Reptiles: Prohibited

Species

PURPOSE AND EFFECT: The purpose of this rule amendment and rule repeal is to delete provisions regarding the importation of certain tortoises and provide for the continuation of permit requirements for possession of venomous reptiles until January 1, 2008, at which time superseding requirements will become effective in new Rule 68A-6.007, F.A.C. The rule repeal will eliminate on January 1, 2008, provisions for caging and exhibition of venomous reptiles. Those provisions will be replaced by Rule 68A-6.007, F.A.C., on that date. The effect of this rulemaking will be to consolidate related regulatory provisions in the same place and allow citizens easier access to them.

SUMMARY: Rule 68A-25.002, F.A.C., is amended to delete provisions regarding the importation of certain tortoises and provide for the continuation of permit requirements for possession of venomous reptiles until January 1, 2008. This rule amendment is proposed to be effective July 1, 2007. Rule 68A-25.006, F.A.C., which contains provisions for caging and exhibition of venomous reptiles, is repealed effective January 1, 2008.

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

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution., 372.6672, 372.6673, 372.86, 372.921, 372.922 FS

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

DATES AND TIME: During the Commission's regular meeting, April 11-12, 2007, 8:30 a.m. – 5:00 p.m., each day PLACE: Ramada Conference Center, 2900 North Monroe

Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The ADA Coordinator, at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: James V. Antista, General Counsel, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE FULL TEXT OF THE PROPOSED RULES IS:

 $68A\hbox{-}25.002$ General Provisions for Taking, Possession and Sale of Reptiles.

- (1) through (13) No change.
- (14) On or after July 1, 1990, and until January 1, 2008, any person or entity not currently permitted to possess or exhibit venomous reptiles must qualify for a permit by meeting the following criteria:
- (a) Submit documentation in accordance with the criteria specified in paragraph 68A-6.0022(5)(c), F.A.C., showing a minimum of one (1) year substantial practical experience in the care, feeding, handling and husbandry of the family of venomous reptiles for which the permit is sought.

- (b) Shall not have been convicted of a violation of venomous reptile regulations for three (3) years prior to application for such permit.
 - (c) Must be at least 18 years old at the time of application.
- (15) No leopard tortoise (Geochelone pardalis) or African spurred tortoise (Geochelone sulcata) shall be imported or transported into this state, without a special permit issued by the Commission. The basis for the issuance of such permit shall include:
- (a) That each shipment is accompanied by a veterinary certificate stating that all specimens are free from external parasites;
- (b) That all shipping containers used to transport such tortoises are incinerated within 24 hours;
- (c) Such other conditions as may be necessary to insure that no tortoise infested with ticks capable of transmitting the Heartwater disease is imported into Florida.

PROPOSED EFFECTIVE DATE: July 1, 2007.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const., 372.6672, 372.6673, 372.86, 372.921, 372.922 FS. History–New 8-1-79, Amended 6-4-81, 6-21-82, 7-1-83, 7-1-84, 7-1-85, Formerly 39-25.02, Amended 6-1-86, 5-10-87, 10-8-87, 4-13-88, 2-14-89, 7-1-89, 7-1-90, 4-14-92, 4-1-96, 9-15-96, 4-12-98, 7-1-99, Formerly 39-25.002, Amended 4-30-00, 7-1-07.

68A-25.006 Possession, Exhibition and Caging Venomous Reptiles: Prohibited Species.

PROPOSED EFFECTIVE DATE: January 1, 2008.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented 370.081, 372.86, 372.87, 372.88, 372.89, 372.90, 372.91, 372.92 FS. History–New 8-1-79, Amended 6-21-82, Formerly 39-25.06, Amended 5-10-87, 4-1-96, 9-15-96, Formerly 39-25.006, Amended 11-17-99, Repealed 1-1-08.

NAME OF PERSON ORIGINATING PROPOSED RULE: Timothy A. Breault, Director, Division of Habitat and Species Conservation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 7, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: March 2, 2007

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.: RULE TITLES:

68B-14.001 Purpose and Intent, Designation as

Restricted Species

68B-14.0035	Size Limits: Amberjacks, Black Sea
	Bass, Gray Triggerfish, Grouper,
	Hogfish, Red Porgy, Snapper
68B-14.00355	Size Limits for Importation and Sale
68B-14.0036	Recreational Bag Limits: Snapper,
	Grouper, Hogfish, Black Sea Bass,
	Red Porgy, Amberjacks, Tilefish,
	Exception, Wholesale/Retail
	Purchase Exemption
68B-14.0045	Commercial Harvest Requirements;
	Licenses, Season Closures, Bag and
	Trip Limits
68B-14.005	Regulation and Prohibition of
	Certain Harvesting Gear:
	Allowable Gear, Incidental
	Bycatch, Violation

PURPOSE AND EFFECT: The purpose of these rule amendments is to modify the Commission's Reef Fish Rule to become consistent with federal reef fish regulations in the South Atlantic and Gulf of Mexico. The South Atlantic Fishery Management Council developed regulatory actions in Amendment 13C to their Snapper Grouper Fishery Management Plan, which became effective October 13, 2006. Amendment 13C addresses recreational and commercial harvest of snowy grouper, golden tilefish, vermilion snapper, black sea bass, and red porgy, and establishes bag limits, size limits, quotas, and trip limits. The Gulf of Mexico Fishery Management Council developed regulatory actions for black, gag, and red grouper that became effective on November 17, 2006, which includes the prohibition of the possession of the recreational bag limit of grouper by the captain and crew of for hire vessels. The Council developed a Red Snapper Individual Fishing Quota Program that took effect on January 1, 2007, which eliminates the need for Class I and Class II permits. The Council is also moving forward as quickly as possible with a framework amendment to address vermilion snapper management regulations in Amendment 23. This amendment reduces the minimum size limit for 11 inches to 10 inches TL and removes the commercial closed harvesting season.

Another rule amendment is clarification of state regulatory intent by affirmatively prohibiting persons harvesting reef fish species for commercial purposes from possessing the recreational bag limit of reef fish species on the same trip. The state has allowed commercial grouper fishers in the Gulf of Mexico to possess commercially harvested grouper (black and gag) with a 24-inch minimum size limit and recreationally caught grouper (black and gag) with a 22-inch minimum size on the same trip. This presents a problem for law enforcement and allows potential sale of undersize fish. This amendment would align state rules with current federal regulations in the Gulf of Mexico that prohibit vessels from retaining reef fish species under the recreational size and bag limit when commercial quantities of Gulf reef fish are onboard.

The effect of these rule amendments will be that federal and state regulations are consistently applied. Where practicable, this minimizes confusion with the public and aids enforceability. A further effect will be to remove inconsistency in state regulations regarding reef fish size limits as applied to commercial and recreational harvest.

The effect of these rule amendments will be that federal and state regulations are consistently applied. Where practicable, this minimizes confusion with the public and aids enforceability. A further effect will be to remove inconsistency in state regulations regarding reef fish size limits as applied to commercial and recreational harvest.

SUMMARY: The proposed amendment of Rule 68B-14.001, F.A.C., would add golden tilefish to the list of restricted reef fish species. The proposed amendment of Rule 68B-14.0035. F.A.C., would increase the minimum size for black sea bass recreationally harvested in the Atlantic Ocean from 11 inches in 2007 to 12 inches in 2008; decrease the minimum size for vermilion snapper from 11 inches to 10 inches in the Gulf of Mexico, and increase the recreational minimum size of vermilion snapper from 11 inches to 12 inches in the Atlantic Ocean. The proposed amendment of Rule 68B-14.00355, F.A.C., would change the minimum size of imported vermilion snapper to from 11 inches to 10 inches. The proposed amendment of Rule 68B-14.0036, F.A.C., would add golden tilefish; set bag limit of gag, red, and black grouper at zero for captains and crew on for hire vessels in the Gulf of Mexico; establish a one-fish recreational bag limit for snowy grouper within the five-fish aggregate grouper bag limit in the Atlantic Ocean; establish a one-fish recreational bag limit for golden tilefish within the five-fish aggregate grouper bag limit in the Atlantic Ocean; raises the recreational bag limit for red porgy in the Atlantic Ocean for one-fish to three-fish per person per day. The proposed amendment of Rule 68B-14.0045, F.A.C., would remove the requirement for Class I and Class II red snapper licenses for the commercial harvest of red snapper in the Gulf of Mexico; establishes commercial trip limits in the Atlantic Ocean that are concurrent with federal trip limits; establishes a black sea bass harvesting season of June 1 through May 31 each year in the Atlantic Ocean; removes the April 22 through May 31 commercial harvesting season for vermilion snapper in the Gulf of Mexico; prohibits persons harvesting for commercial purposes from harvesting or possessing the recreational bag limit of reef fish species on the same trip. The proposed amendment of Rule 68B-14.005, F.A.C., would require a minimum 2-inch mesh for the back panel of black sea bass traps in the Atlantic Ocean; require the removal of black sea bass traps in the Atlantic Ocean when the commercial quota is reached.

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

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution.

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

DATES AND TIME: During the Commission's regular meeting, April 11-12, 2007, 8:30 a.m. – 5:00 p.m., each day

PLACE: Ramada Conference Center, 2900 North Monroe Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The ADA Coordinator, at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Mark Robson, Director, Division of Marine Fisheries Management, 2590 Executive Center Circle East, Suite 201, Tallahassee, Florida 32301, (850)487-0554

THE FULL TEXT OF THE PROPOSED RULES IS:

68B-14.001 Purpose and Intent, Designation as Restricted Species.

- (1) No change.
- (2) Designation as restricted species. The following species are hereby designated as restricted species pursuant to Section 370.01(21), F.S.:
 - (a) through (f) No change.
 - (g) Golden tilefish Lopholatilus chamaeleonticeps

Specific Authority Art. IV, Sec. 9, Fla. Const., Chapter 83-134, Laws of Fla., as amended by Chapter 84-121, Laws of Fla. Law Implemented Art. IV, Sec. 9, Fla. Const., Chapter 83-134, Laws of Fla., as amended by Chapter 84-121, Laws of Fla. History—New 7-29-85, Amended 12-11-86, 2-1-90, 12-31-92, 3-31-94, 12-31-98, Formerly 46-14.001, Amended 1-1-00, 1-1-03.

68B-14.0035 Size Limits: Amberjacks, Black Sea Bass, Gray Triggerfish, Grouper, Hogfish, Red Porgy, Snapper.

No person shall land, possess, unnecessarily destroy, purchase, exchange, sell or offer for sale any of the following species harvested in or from state waters, of a length less than set forth as follows:

- (1) No change.
- (2)(a) Black sea bass <u>harvested in the Gulf of Mexico or commercially harvested in the Atlantic Ocean</u> 10 inches total length.

- (b) Black sea bass harvested recreationally in the Atlantic Ocean, 11 inches total length in 2007, and 12 inches total length beginning January 1, 2008.
 - (3) through (6) No change.
 - (7) Snapper (measured in terms of total length).
 - (a) through (l) No change.
- (m) Vermilion snapper harvested in the Gulf of Mexico 10 recreationally 11 inches.
- (n)1. Vermilion snapper harvested commercially from the Atlantic Ocean 12 inches.
- 2. Vermilion snapper harvested commercially from the Gulf of Mexico 11 inches.
 - (o) No change.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New 12-31-98, Amended 3-1-99, Formerly 46-14.0035, Amended 1-1-00, 1-1-01, 1-1-01, 1-1-03, 9-16-05, 7-1-06.

68B-14.00355 Size Limits for Importation and Sale.

- (1) No person shall possess for purposes of sale, purchase, sell, or exchange any of the following species of a length less than set forth as follows:
 - (a) through (e) No change.
 - (f) Snapper (measured in terms of total length).
 - 1. Cubera snapper 12 inches.
 - 2. Dog snapper 12 inches.
 - 3. Gray (mangrove) snapper 12 inches.
 - 4. Lane snapper 8 inches.
 - 5. Mahogany snapper 12 inches.
 - 6. Mutton snapper 16 inches.
 - 7. Red snapper 15 inches.
 - 8. Schoolmaster snapper 10 inches.
 - 9. Vermilion snapper 10 11 inches.
 - 10. Yellowtail snapper 12 inches.
 - (2) through (4) No change.
- Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 1-1-03, Amended 9-16-05, 7-1-06.

68B-14.0036 Recreational Bag Limits: Snapper, Grouper, Hogfish, Black Sea Bass, Red Porgy, Amberjacks, <u>Tilefish</u>, Exception, Wholesale/Retail Purchase Exemption.

- (1) No change.
- (2) Grouper.
- (a) through (c) No change.
- (d) Gag, red and black grouper. In all state waters of the Gulf of Mexico, the daily bag and possession limit for captains and crew on for-hire vessels is zero.

(e)(d) Speckled hind and Warsaw grouper. No recreational harvester shall harvest in or from state waters, nor possess while in or on state waters, more than one speckled hind or more than one Warsaw grouper per day, and no more than one

of each species shall be possessed aboard any vessel in or on state waters, at any time. Such fish shall be counted for purposes of the aggregate grouper bag and possession limit prescribed in paragraph (a).

(f) Snowy grouper. No recreational harvester shall harvest in or from state waters of the Atlantic Ocean, nor possess while in or on state waters of the Atlantic Ocean, more than one snowy grouper per day. Such fish shall be counted for purposes of the aggregate grouper bag and possession limit prescribed in paragraph (a).

(g)(e) Nassau grouper and goliath grouper. No person shall harvest in or from state waters, nor possess while in or on the waters of the state, or land, any Nassau grouper or goliath grouper. The purchase, sale, or exchange of any Nassau grouper or goliath grouper is prohibited.

- (3) No change.
- (4) Black sea bass. Except as provided elsewhere in this rule, no recreational harvester shall harvest in or from state waters of the Atlantic Ocean, nor possess while in or on state waters of the Atlantic Ocean, more than 15 20 black sea bass per day.
- (5) Red porgy. No recreational harvester shall harvest from state waters of the Atlantic Ocean more than 3 1 red porgy per day, nor possess more than $\underline{3}$ + such fish while in, on, or above state waters of the Atlantic Ocean or on any dock, pier, bridge, beach, or any fishing site adjacent to such waters.
 - (6) No change.
- (7) Tilefish. No recreational harvester shall harvest in or from state waters of the Atlantic Ocean nor possess in or on the state waters of the Atlantic Ocean more than one golden tilefish per person per day. Such fish shall be counted for purposes of the aggregate grouper bag and possession limit prescribed in paragraph (2)(a).
- Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History-New 12-31-98, Amended 3-1-99, Formerly 46-14.0036, Amended 10-22-99, 1-1-00, 3-6-00, 3-1-01, 1-1-03, 1-3-05, 9-16-05, 1-1-06, 7-1-06,

(7) through (8) renumbered (8) through (9) No change.

68B-14.0045 Commercial Harvest Requirements; Licenses, Season Closures, Bag and Trip Limits.

- (1) Licenses.
- (a) Each person harvesting any of the species listed in subsection 68B-14.001(2), F.A.C., for commercial purposes in state waters shall possess a valid saltwater products license with a restricted species endorsement and if 1. If fishing in state waters of the Atlantic Ocean, either a valid transferable commercial permit or a trip-limited commercial permit for South Atlantic snapper-grouper; 2. If fishing in state waters of the Gulf of Mexico, a valid commercial vessel permit for Gulf reef fish, and if fishing for red snapper, a Class 1 or Class 2 Gulf red snapper license. The requirement of a valid

commercial vessel permit for Gulf reef fish shall not apply to the harvest of bank sea bass, black sea bass, rock sea bass, or red porgy for commercial purposes in the Gulf of Mexico.

(b) Each person harvesting any of the species listed in subsection 68B-14.001(2), F.A.C., for commercial purposes in the Atlantic Ocean who is required to possess either or both of the federal permits listed in paragraph (a) is subject to any federal vessel possession limits that apply in the adjacent EEZ and shall not possess in or on state waters of the Atlantic Ocean more fish or pounds than specified in the federal regulations.

(c)(b) No person harvesting for commercial purposes pursuant to this subsection shall sell or attempt to sell any of the indicated species, or any part of the indicated species, without possessing and presenting to the purchaser the state and federal licenses and permits specified in paragraph (a). No wholesale dealer, as defined in Section 370.07(1), F.S., shall purchase any of these species, or any part thereof, without confirming that the seller thereof possesses the state and federal licenses and permits specified in this rule.

- (2) Season Closures.
- (a)1. Except as provided in subsection 2., pPersons harvesting any of the species listed in subsection 68B-14.001(2), F.A.C., for commercial purposes shall have a season that begins on January 1 and continues through December 31 each year.
- 2. Persons harvesting black sea bass in the Atlantic Ocean for commercial purposes shall have a season that begins June 1 each year and continues through May 31 of the following year.
 - (b) through (f) No change.
- (g) Beginning January 1 and continuing through April 30 each year, no person harvesting for commercial purposes shall harvest in or from state waters of the Atlantic Ocean, nor possess while in or on state waters of the Atlantic Ocean, any red porgy; provided, however, a person harvesting other species for commercial purposes during this closure may harvest and possess three one red porgy. During this closed season, the purchase, sale, or exchange of any red porgy harvested from state waters of the Atlantic Ocean is prohibited.
 - (h) No change.
- (i) During the period April 22 through May 31 of each year, no person harvesting for commercial purposes shall harvest in or from state waters of the Gulf of Mexico, nor possess while in or on state waters of the Gulf of Mexico, any vermilion snapper.
 - (3) Bag and Trip Limits.
 - (a) through (b) No change.
- (c) Amberjack. 1. Except during the three-month closed season specified in paragraph (2)(f), no more than 1,000 pounds of greater amberjack harvested in or from state waters of the Atlantic Ocean shall be possessed aboard any vessel or landed from such a vessel per day.

- 2. No person harvesting for commercial purposes shall, on the same trip, harvest or possess greater amberjack pursuant to the bag limit specified in subsection 68B-14.0036(6), F.A.C.
 - (d) No change.
- (e) No person harvesting for commercial purposes shall, on the same trip, harvest or possess reef fish species pursuant to the recreational bag limit specified in subsection 68B-14.0036, F.A.C.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New 2-1-90, Amended 12-31-92, 10-18-93, 3-1-94, 6-15-95, 1-1-96, 11-27-96, 12-31-98, 3-1-99, Formerly 46-14.0045, Amended 1-1-00, 3-6-00, 1-1-01, 3-1-01, 6-1-01, 1-1-03, 7-15-04, 5-20-05, 9-16-05, 3-10-06.

68B-14.005 Regulation and Prohibition of Certain Harvesting Gear: Allowable Gear, Incidental Bycatch, Violation.

- (1) Allowable gear. Except as provided in subsection (2), the following shall be the only gear types and methods allowed for the harvest in or from state waters of any of the species specified in subsection 68B-14.001(2), F.A.C.:
 - (a) Hook and line gear.
- (b) A black sea bass trap, which shall only be used north of Latitude 27° North. Each such trap shall comply with the following specifications:
- 1. The outer dimensions do not exceed 2 feet in height, 2 feet in width, and 2 feet in depth, and the throat or entrance does not exceed 5 inches in height and 2 inches in width at its narrowest point.
- 2. A biodegradable panel shall be part of each trap used to take black sea bass. A black sea bass trap shall be considered to have a "biodegradable panel" or a "degradable panel" if one of the following methods is used in construction of the trap:
- a. The trap lid tie-down strap is secured to the trap at one end by a single loop of untreated jute twine. The trap lid must be secured so that when the jute degrades, the lid will no longer be securely closed.
- b. The trap lid tie-down strap is secured to the trap at one end with a corrodible loop composed of non-coated steel wire measuring 24 gauge or thinner. The trap lid must be secured so that when the loop degrades, the lid will no longer be securely closed.
- c. The trap lid tie-down strap is secured to the trap at one end by an untreated pine dowel no larger than 2 inches in length by 3/8 inch in diameter. The trap lid must be secured so that when the dowel degrades, the lid will no longer be securely closed.
- d. The trap contains at least one sidewall with a vertical rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. This opening must be laced, sewn, or otherwise obstructed by a single length of untreated jute twine knotted only at each end and not tied or

looped more than once around a single mesh bar. When the jute degrades, the opening in the sidewall of the trap will no longer be obstructed.

- e. The trap contains at least one sidewall with a vertical rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. This opening must be obstructed with an untreated pine slat or slats no thicker than 3/8 inch. When the slat degrades, the opening in the sidewall of the trap will no longer be obstructed. "Untreated pine" means raw pine wood that has not been treated with any preservative or pine wood that has been pressure treated with no more than 0.40 pounds of chromated copper arsenate (CCA) compounds per cubic foot of wood.
- f. The trap contains at least one sidewall with a vertical rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. The opening may either be laced, sewn, or otherwise obstructed by non-coated steel wire measuring 24 gauge or thinner or be obstructed with a panel of ferrous single-dipped galvanized wire mesh made of 24 gauge or thinner wire. When the wire or wire mesh degrades, the opening in the sidewall of the trap will no longer be obstructed.
- g. The trap contains at least one sidewall with a vertical rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. The opening may be obstructed with a rectangular panel made of any material, fastened to the trap at each of the four corners of the rectangle by rings made of non-coated 24 gauge or thinner wire or single strands of untreated jute twine. When the corner fasteners degrade, the panel will fall away and the opening in the sidewall of the trap will no longer be obstructed.
- 3. Escape vents. All black sea bass traps shall have an unobstructed escape vent opening on at least two opposite vertical sides, excluding top and bottom, that complies with one of the following minimum sizes:
- a. A rectangular vent, 1.125 inches (2.9 cm) by 5.75 inches (14.6 cm).
 - b. A circular vent, 2 inches (5.1 cm) in diameter.
- c. A square vent with sides of 1.75 inches (4.4 cm) measured inside the square.
 - 4. Trap marking requirements.
- a. Each black sea bass trap used for harvesting black sea bass shall have the trap owner's saltwater products license number permanently attached. Each buoy attached to such trap shall have the letter "B" and the owner's saltwater products license number affixed to it in legible figures at least 1.5 inches high.
- b. A buoy or time-release buoy shall be attached to each black sea bass trap or at each end of a weighted trap trotline. The buoy shall be constructed of styrofoam, cork, molded polyvinyl chloride, or molded polystyrene, be of sufficient strength and buoyancy to float, and be either white in color or the same color as the owner's blue crab or stone crab buoy

colors. Buoys shall be either spherical in shape with a diameter no smaller than 6 inches or some other shape so long as it is no shorter than 10 inches in the longest dimension and the width at some point exceeds 5 inches. No more than 5 feet of any buoy line attached to a buoy used to mark a black sea bass trap or attached to a trotline shall float on the surface of the water.

- 5. Each black sea bass trap used in state waters shall have a back panel (the side of the trap opposite the entrance) with mesh that is at least 2 inches between sides of the meshes, based on centerline measurements between opposite, parallel wires or netting strands.
- 6. Black sea bass traps used in state waters shall be removed from the water once the commercial quota is met and the season is closed.
- (c) Spearing. This provision shall not be construed to allow the use of any powerhead, bangstick, or handheld device employing an explosive charge for the harvest in state waters of any snapper or grouper listed in Rule 68B-14.001, F.A.C.
 - (2) through (3) No change.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History-New 12-11-86, Amended 2-1-90, 3-1-94, 10-4-95, 7-15-96, 1-1-98, 12-31-98, 6-1-99, Formerly 46-14.005, Amended 1-1-03, 3-1-05, 7-17-05,

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

NAME OF PERSON ORIGINATING PROPOSED RULE: Mr. Mark Robson, Director, Division of Marine Fisheries Management

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 8, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: March 2, 2007

FISH AND WILDLIFE CONSERVATION **COMMISSION**

Marine Fisheries

RULE TITLES: RULE NOS.:

68B-28.003 Diving: Open and Closed Areas 68B-28.0035 Commercial Sponge Size Limit and

Gear

PURPOSE AND EFFECT: The purpose of these rule amendments is to expand the area where the taking of commercial sponges by diving in the waters of the State of Florida is allowed and to specify the method by which they

may be harvested. The effect is to provide commercial sponge harvesters additional territory in which to work, while assuring that sponges harvested by diving are cut, rather than pulled, from the bottom to allow regrowth.

SUMMARY: Rule 68B-28.003, F.A.C., is amended to change the western boundary of the area where commercial sponges may be landed by diving to a north-south line from near Cape San Blas. Rule 68B-28.0035, F.A.C., is amended to require cutting of sponges harvested by diving.

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

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

SPECIFIC AUTHORITY: Article IV, Section 9, Florida Constitution.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution.

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

DATES AND TIME: During the Commission's regular meeting, April 11-12, 2007, 8:30 a.m. – 5:00 p.m., each day

PLACE: Ramada Conference Center, 2900 North Monroe Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: ADA Coordinator, at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Mark Robson, Director, Division of Marine Fisheries Management, 2590 Executive Center Circle East, Suite 201, Tallahassee, Florida 32301, (850)487-0554

THE FULL TEXT OF THE PROPOSED RULES IS:

68B-28.003 Diving: Open and Closed Areas.

- (1) No change.
- (2) The taking of commercial sponges by diving is allowed in all state waters north of a line extended due west from the southernmost point of Egmont Key, northward and westward to the north-south line represented by 85° 21' 23.04", which meets the coast near the Cape San Blas lighthouse 840 W. longitude, which meets the coast near Cabell Point on the eastern border of Jefferson County.
 - (3) No change.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 10-1-88, Amended 10-1-90, Formerly 46-28.003, Amended _____.

68B-28.0035 Commercial Sponge Size Limit and Gear.

- (1) through (2) No change.
- (3) Any commercial sponge attached to the bottom and taken pursuant to subsection 68B-28.003(2) or (3), F.A.C., must be cut, rather than pulled, from the bottom.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 5-13-02, Amended 3-1-05.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mark Robson, Director, Division of Marine Fisheries Management

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 8, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: March 2, 2007

DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

RULE NOS.:	RULE TITLES:
69A-46.010	Submission of the Application
69A-46.015	Testing
69A-46.016	Insurance Requirements
69A-46.0165	Submission of the Application for a
	Water-Based Fire Protection
	Permit.
69A-46.017	Required Continuing Education
69A-46.040	Installation Requirements for
	Automatic Sprinkler Systems
	Employing Water as the
	Extinguishing Agent
69A-46.041	Inspection Requirements for Fire
	Protection Systems

PURPOSE AND EFFECT: The purpose of these rule amendments is to update Rule Chapter 69A-46, F.A.C., to provide for submission of an updated application for water-based systems, and inspection tags using a new system of red and green tags to indicate compliance and non-compliance. The effect of these rules will be to provide a uniform method of filing an application for water-based fire suppression systems and for tagging fire suppression equipment.

SUMMARY: The amendments address application procedures for Fire Protection System Contractors and Systems, including applications for Water-Based Fire Protection Permits, installation requirements for automatic sprinkler systems employing water as an extinguishing agent, and testing, tagging and maintenance requirements for fire protection systems.

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

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

SPECIFIC AUTHORITY: 633.01, 633.517(1), 633.521(4) FS. LAW IMPLEMENTED: 471.025, 553.79(6), 633.065, 633.521, 633.521(4), 633.524, 633.534, 633.537, 633.547(2)(e) FS.

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

DATE AND TIME: Wednesday, April 4, 2007, 9:30 a.m.

PLACE: Third Floor Conference Room, The Atrium Building, 325 John Knox Road, Tallahassee, Florida 32308

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Terry Hawkins, (850)413-3171. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Terry Hawkins, Safety Program Manager, 200 E. Gaines Street, Tallahassee, Florida 32399-0342; Telephone: (850)413-3171; Fax: (850)414-6119

THE FULL TEXT OF THE PROPOSED RULES IS:

- 69A-46.010 Submission of the Application.
- (1) through (2) No change.
- (3)(a) As a prerequisite to challenging the examination as a Contractor I, II, or III, the applicant shall provide evidence of four (4) years proven experience in the employment of a Contractor I, II, or III, or a combination of experience and education equivalent thereto.
- 1. "Experience in the employment of a contractor", as required by Section 633.521(3), Florida Statutes, must be gained from full-time employment by a contractor licensed as provided in Section 633.521, Florida Statutes, such employment relating to technical areas. For purposes of this rule chapter, "technical areas" means those activities engaged in by a contractor and participated in by the applicant which provide experience in laying out, fabricating, installing, inspecting, altering, repairing, or servicing fire protection systems. For purposes of this rule chapter, four (4) years

proven experience as a certified plumber plumbing contractor, licensed pursuant to the provisions of Chapter 489, Florida Statutes, may be offered toward the experience requirements for a Contractor I or II and shall be considered equivalent to two (2) years proven experience in the employment of a contractor. A certified plumbing contractor shall offer no more than 4 years as a certified plumbing contractor toward the 4 years experience requirement in Section 633.521, Florida Statutes. The applicant's experience must be verified by the contractor employing the applicant utilizing Form DFS-K3-1795 (Effective:) Employment Verification Form, or the The required verification shall be in the form of a letter from the employing contractor employer, on company stationery, attesting to describing the applicant's duties, the kinds of jobs he worked on; his dates of employment; and any other information reasonably calculated to provide the division with an informed understanding of the applicant's work experience. An applicant offering self-employment experience shall provide verification in the form of letters from customers, and others familiar with his work. It is the applicant's responsibility to furnish the required verification. The experience will be evaluated to determine an applicant's qualifications for the class of certificate requested; or,

- 2. through 4. No change.
- (b) No change.
- (c) As a prerequisite to challenging the examination as a Contractor V, the applicant shall provide evidence of:
 - 1. No change.
- 2. Four years experience in the employment of Employment by an individual licensed as a certified underground utility contractor or plumbing contractor pursuant to the provisions of Chapter 489, Florida Statutes, that the applicant has four (4) years experience in the employment of a certified underground utility contractor, which shall be submitted utilizing Form DFS-K3-1795 (Effective: Employment Verification Form; in the form of a letter, on company stationery, signed by the certified underground utility contractor or plumbing contractor, attesting to, describing the applicant's duties; the kinds of jobs he worked on; his dates of employment; and any other information reasonably calculated to provide the division with an informed understanding of the applicant's work experience; or
- 3. A combination of education and experience equivalent to four (4) years proven experience in the employment of a certified underground utility contractor or plumbing contractor. For purposes of combining education and experience, education in the areas described in paragraph (a)3., above, including at least 3 credit hours from a 4-year college or university or junior or community college in courses which teach the material in the National Fire Protection Association standards on which the applicant will be tested; or other

equivalent coursework; and experience in the areas described in subparagraph (a)1., or subparagraph (c)1. or 2., above, shall be provided.

- (d) No change.
- (4) No change.

Specific Authority 633.01, 633.517(1) FS. Law Implemented 633.521, 633.524, 633.534 FS. History-New 10-14-86, Amended 12-21-88, 10-20-93, Formerly 4A-46.010, Amended

69A-46.015 Testing.

- (1) An applicant who has been qualified to challenge an examination will be notified in writing of available examination dates and examination locations. Upon receipt of a written request for a specific examination date, the applicant will be sent a notice of the exam date, time and location at least seven days prior to the scheduled exam. The applicant will be expected to challenge the exam on that day unless he or she submits a written waiver of his or her right to challenge the exam on that day and requests a later date. The Regulatory Licensing Section will schedule an applicant for a later day upon receipt of a written request. The applicant will also be permitted to challenge the examination at the Regulatory Licensing Section's office in Tallahassee if the applicant makes a request for such testing in writing and receives written notification when the next available scheduled examination will be held in Tallahassee.
 - (2) through (9) No change.

Specific Authority 633.01, 633.517(1) FS. Law Implemented 633.521 FS. History-New 10-14-86, Amended 12-21-88, 8-1-90, 10-20-93, 6-8-98, 10-2-96, 11-21-01, Formerly 4A-46.015, Amended

69A-46.016 Insurance Requirements.

- (1) The Fire Protection System Contractor I, II, III, IV, or V licensed pursuant to Section 633.521, Florida Statutes, shall provide evidence of current and subsisting insurance coverage meeting the requirements of Section 633.521, Florida Statutes, to the Regulatory Licensing Section on Form DFS-K3-25, Certificate of Insurance Fire Protection System Contractor, revised and dated Effective: , as adopted and incorporated herein by reference. This form is available from the Regulatory Licensing Section, Bureau of Fire Prevention, 200 East Gaines Street, Tallahassee, FL 32399-0342.
- (2) The licensed Fire Protection System Contractor I, II, III, IV, or V shall be responsible to ensure that current and subsisting insurance coverage meets the requirements of Section 633.521, Florida Statutes, and that an original signed Form DFS-K3-25, Certificate of Insurance is on file with the Regulatory Licensing Section.
- (3) Failure to provide evidence of insurance coverage within 30 days of the expiration date of the policy or within 30 days of a notice to provide evidence of coverage shall result in administrative proceedings pursuant to Section 624.4211,

Florida Statutes, as provided in subsection (4) of Section 633.521, Florida Statutes and pursuant to Section 633.547, Florida Statutes.

Specific Authority 633.01, 633.517(1), 633.521(4) FS. Law Implemented 633.521(4) FS. History–New 10-20-93, Amended 11-21-01, Formerly 4A-46.016, Amended

69A-46.0165 Submission of the Application for a Water-Based Fire Protection Permit.

- (1) An individual employed by a Fire Protection System Contractor I or II who will be inspecting water based fire protection systems must be issued a permit by the State Fire Marshal in accordance with Section 633.521, Florida Statutes, to conduct such work.
- (2) The applicant for a Water-Based Fire Protection Permit shall submit an application on Form DFS-K3-1794, "Application for Water-Based Fire Protection Inspector Permit," (Effective:), incorporated herein by reference, and available from the Bureau of Fire Prevention, Regulatory Licensing Section, 200 East Gaines Street, Tallahassee, Florida 32399-0342.
- (3) The application shall be accompanied by a fee as prescribed in Section 633.524(1), Florida Statutes.
- (4) The application shall be accompanied by two current full-face color passport size photographs, and a photocopy of the applicant's driver's license or identification card issued by the Florida Department of Highway Safety and Motor Vehicles. Each photograph shall have the name of the applicant printed legibly on the back of the photograph. Effective July 1, 2008, each application shall be accompanied by evidence that the applicant holds a NICET II in a subfield of Inspection and Testing of Water-Based Systems.
- (5) Upon submission of a completed application, fee, and photographs, a permit and photo identification card will be issued to the applicant.
- (6) Permittees must have a valid and subsisting permit upon their persons at all times while engaging in the inspection, testing and maintenance of fire protection systems. The permit must be produced upon demand. A permittee may perform only those services authorized under the Fire Protection System Contractor I or II employing such permittee.
- (7) A permit shall be valid solely for use by the holder thereof in his or her employment by the licensee under whose license the permit was issued. A permittee changing his or her employer or place of employment shall obtain a new permit under the license of the holder at the new place of employment. The licensee shall notify the Regulatory Licensing Section, in writing, of the termination of a permittee within fifteen days of the termination. A permit and photo identification card of an individual leaving the employment of a Fire Protection System Contractor I or II becomes void and inoperative on the date of termination, pursuant to Section 633.521, Florida Statutes.

(8) A Water-Based Fire Protection Inspector Permittee must qualify and maintain a NICET II certification in a subfield of Inspection and Testing of Water-Based Systems as a condition to renewal effective July 1, 2008.

Volume 33, Number 10, March 9, 2007

<u>Specific Authority 633.01, 633.517(1), 633.521(4) FS. Law Implemented 633.521(4) FS. History–New</u>

69A-46.017 Required Continuing Education.

- (1) Fire Protection System Contractors Certificateholders shall complete a continuing education course or combination of courses in compliance with Section 633.537, Florida Statutes, within each biennial license period, except that a contractor who completes the competency examination and receives a license issued for 1 year or less shall be required to complete a continuing education course or combination of courses prorated at 50 percent of the required hours for a biennial license.
- (2) The continuing education course or combination of courses shall be in a fire protection discipline related to the Certificate of Competency held by the Fire Protection System Contractor. All licensed Fire Protection System Contractors are required to complete an approved course or courses providing at least one hour of workplace safety elass, one hour of business practices elass, and one hour of a workers' compensation elass as part of the required continuing education for each biennial renewal period.
 - (3) through (5) No change.
- (6) The number of contact hours assigned to any course shall be determined by the Regulatory Licensing Section based on the course content and length of the course.
 - (a) through (b) No change.
- (c) Each <u>Fire Protection System Contractor</u> certificateholder shall be notified by the Regulatory Licensing Section, in writing, if the coursework does not satisfy the continuing education requirement in Section 633.537, Florida Statutes. No notification will be given over the telephone.
 - (d) through (j) No change.
- (7) Each <u>Fire Protection System Contractor</u> eertificateholder is responsible for attending the appropriate course or courses and for maintaining proof of completion of the course or courses. Such proof shall be in the form of copies of certificates of completion awarded. The Regulatory Licensing Section will not accept any proof of completion except that submitted in accordance with subsection (8) below.
- (8) Prior to the annual expiration of the Certificate of Competency, the Fire Protection System Contractor shall submit proof of completion of the required course or courses to the Regulatory Licensing Section. Submissions shall be submitted on a "Fire Protection System Contractor Continuing Education Coursework" Form, DFS-K3-I41240 (03/00) as adopted and incorporated herein by reference. Forms are available from and submissions shall be sent to: Regulatory Licensing Section, 200 East Gaines Street, Tallahassee, Florida

32399-0342. Each Fire Protection System Contractors Certificateholders will be notified by the Regulatory Licensing Section, in writing, if the coursework does not satisfy the continuing education requirement in Section 633.537, Florida Statutes. No notification will be given over the telephone.

(9) Any Fire Protection System Contractor who does not complete the continuing education requirement shall not have his or her certificate renewed. If the Fire Protection System Contractor eertificateholder is not renewed, the contractor eertificateholder shall perform no work for which a license is required. A contractor certificateholder wishing to become licensed again shall meet the requirements of Section 633.521, Florida Statutes.

(10) Effective July 1, 2005 a Water-Based Fire Protection Inspector shall complete 8 hours of approved continuing education in compliance with Section 633.537, Florida Statutes, which are preparatory curriculum for NICET II certification and shall support the general and special work elements for NICET II certification. An additional 16 hours of continuing education must be completed between July 1, 2006 and June 30, 2008.

(11) A Water-Based Fire Protection Inspector shall complete 16 hours of approved continuing education coursework in compliance with Section 633.537, Florida Statutes, within each biennial license period.

Specific Authority 633.01, 633.517(1) FS. Law Implemented 633.521, 633.537 FS. History-New 10-2-96, Amended 6-18-97, 6-8-98, 11-21-01, Formerly 4A-46.017, Amended

69A-46.040 Installation Requirements for Automatic Sprinkler Systems Employing Water as the Extinguishing Agent.

(1) Fire protection system contractors installing an automatic sprinkler system employing water as the extinguishing agent shall supervise and be responsible for the complete system in accordance with the provisions of Section 633.539, Florida Statutes, except that a contractor installing the underground pipe shall supervise and be responsible only for the portion he or she installs and the contractor installing the remaining portion of the system shall be responsible only for his or her portion of the work. The contractor shall be responsible to install the complete system in compliance with the National Fire Protection Association standards adopted pursuant to Rule Chapter 69A-3, F.A.C., except that if a contractor installs the underground portion of the system from the point of service to the aboveground connection flange in compliance with Section 633.539(3), Florida Statutes, pipe he or she shall be responsible for that portion of the system, and the Contractor installing the remaining portion shall be responsible for the system from the point of connection to the underground throughout the remainder of the system.

(2) through (8) No change.

Specific Authority 633.01 FS. Law Implemented 553.79(6), 633.065, 633.547(2)(e) FS. History-New 12-21-88, Amended 8-1-90, 10-20-93, 11-21-01, Formerly 4A-46.040, Amended

69A-46.041 Inspection Requirements for Fire Protection Systems, Testing and Maintenance.

The contractor I or II shall submit in writing to the Regulatory Licensing Section the names, addresses, and evidence of NFPA 25 training of all individuals in his or her employ that are performing inspections of fire protection systems. In addition, the licensed contractor I or II shall submit a full face current color passport photograph of each inspector along with a copy of the inspector's current driver's license or identification card issued by the Florida Department of Highway Safety and Motor Vehicles. The contractor shall not allow any individual to perform inspections under his or her certificate until that individual has been listed with the Regulatory Licensing Section. The Regulatory Licensing Section shall issue a identification card to each inspector. The identification card is not a license. The contractor shall be responsible for each listed individual's inspections until he or she has requested in writing that the Regulatory Licensing Section delete the individual from his or her list of inspectors. The licensed fire protection system contractor shall notify the Regulatory Licensing Section, in writing, of an inspector leaving his or her employ within fifteen days of the termination. An inspector photo identification card of an individual leaving the employ of a contractor becomes void and inoperative on the date of departure.

- (1) A Fire Protection Contractor, contracting to perform inspecting, testing, and maintenance service on a fire protection system shall comply with the requirements of Chapter 633, Florida Statutes, and the applicable NFPA standards as adopted in Rule Chapter 69A-3, F.A.C.
- (2) Each system that has been inspected, tested, or maintained by a fire protection contractor, or his or her permitted Water-Based Fire Protection Inspector designated inspector, shall have a record tag of durable and weather resistant material placed on the riser or control device. The tag at "Figure A" shall include the following:
- (a) Name, address and contractor license number of company.
 - (b) Date of inspection and type of inspection.
 - (e) Inspected by
- (d) The tag shall state "For more information see the inspection report."
- (e) The tag shall state "Do not remove by order of the State Fire Marshal."
- (f) The tag shall be approximately 3 1/2 inches by 5 1/2

SEE FLORIDA ADMINISTRATIVE CODE FOR "FIGURE <u>^",</u>

(3) Inspection Tags.

- (a) After inspection and testing, an inspection tag shall be completed indicating all work that has been done, and then attached to the system riser in such a position as to permit convenient inspection and not hamper activation or operation. A new inspection tag shall be attached to the system riser each time an inspection and test service is performed.
- (b) Inspection tags must be a minimum dimension of 133 mm (5 1/4 inches) in height and 67 mm (3 1/2 inches) in width.
- (c) Inspection tags shall bear the following information in an easily read format:
- 1. 'DO NOT REMOVE BY ORDER OF THE STATE FIRE MARSHAL.' This particular information shall be in a minimum of 10pt type and in all capital letters.
- 2. The licensed Fire Protection System Contractor I or II's name and licensed physical address.
- 3. The license number of the Fire Protection System Contractor I or II;
- 4. The permit number of the Water-Based Fire Protection Inspector;
- 5. The permitted Water-Based Fire Protection Inspector's signature;
 - 6. The day, month and year (to be punched):
 - 7. The facility name and address.
- 8. Affixing this tag shall not be construed to invalidate the owner's responsibility to maintain the system as provided in Section 633.082, Florida Statutes.
- 9. The reverse of the non-compliant tag shall include at least four separate boxes for the listing of repair work as follows:
 - a. Date of Repair:
 - b. Repaired by (Signature):
 - c. Print Name:
 - d. Type of Repair:
- e. Permit Number: (if repair is made by a Water Based Fire Protection Inspector Permit Number must be noted.)
- (d) Inspection tags may be printed and established for a five year period of time.
- (e) An inspection tag shall only be removed by the Fire Protection System Contractor or his permitted Water-Based Fire Protection Inspector.
 - (4) Compliance and Noncompliance Tag.
- (a) If a fire protection system is found to be in compliance with the applicable NFPA standards, a GREEN Compliance Tag shall be attached to the main control valve of the system.
- (b) If a fire protection system is found to have deficiencies and is not in compliance with the applicable NFPA standards, a completed RED Noncompliance Tag shall be attached to the main control valve of the system to indicate that corrective action is necessary. If the system is operational but not in compliance with the applicable NFPA standards, the building owner or authorized representative and occupant shall be

notified by copy of the NFPA 25 inspection report within 30 days of the inspection. If the system is not operational, the contractor or inspector shall notify the building owner or authorized representative, the occupant, and the authority having jurisdiction within 24 hours of the time of the inspection.

(5)(3) The contractor shall maintain in his or her file all records of any fire protection system having been inspected, serviced and maintained.

(6)(4) These records shall be made available to the State Fire Marshal upon request.

(7)(5) The contractor or his or her permitted Water-Based Fire Protection Inspector the designated inspector shall complete in detail the inspection reports as required in NFPA 25, as adopted in Rule Chapter 69A-3, F.A.C., that outlines all points of the inspection, test, and maintenance as required by the applicable NFPA standards. A copy of the inspection report which shall be provided to the owner at the completion of each inspection performed.

(8)(6) The inspection report shall include <u>a</u> detailed explanation of every deficiency, and any deficienies. The report shall indicate if the inspection is a weekly, monthly, quarterly or annual inspection. The inspection report shall include the name of the permitted Water-Based Fire Protection <u>Inspector</u> registered inspector, the inspector permit registration number, the inspector's signature, the date and time of the inspection, and the signature of the owner or the owner's representative.

(9) Pursuant to the provisions of Section 633.082, Florida Statutes, it is the owner's responsibility to maintain the fire protection system. Affixing an inspection tag as required herein does not invalidate responsibility nor shall a transfer of risk be construed.

- (10) Sample Inspection Tag.
- (a) Figure 1 shows information required on a Green Compliance Tag.
- (b) Figure 2 shows information required on a Red Non-Compliance Tag.
- (c) Figure 3 shows information required on the reverse of the Red Non-Compliance Tag.

Specific Authority 633.01 FS. Law Implemented 471.025, 553.79(6), 633.065, 633.547(2)(e) FS. History-New 10-20-93, Amended 11-21-01, Formerly 4A-46.041, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Terry Hawkins, Safety Program Manager, Bureau of Fire Prevention, Division of State Fire Marshal

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jim Goodloe, Chief, Bureau of Fire Prevention, Division of State Fire Marshal

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 2, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 1, 2006

DEPARTMENT OF FINANCIAL SERVICES

Division of Funeral, Cemetery, and Consumer Services

RULE NO.: RULE TITLE:

69K-12.011 Annual Inspection Fees for

Monument Builders

PURPOSE AND EFFECT: Section 497.553(1), F.S., authorizes the Board of Funeral. Cemetery, and Consumer Services to set by rule an annual inspection fee not to exceed \$300 payable upon application for licensure and upon each renewal of such license. The proposed rule sets the inspection fee at \$100.

SUMMARY: The annual inspection fee for monument builders is set at \$100.

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

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

SPECIFIC AUTHORITY: 497.103(1)(bb), (5)(a), 497.553(1)

LAW IMPLEMENTED: 497.553(1) FS.

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

DATE AND TIME: Tuesday, April 3, 2007, 2:00 p.m.

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Diana Evans, Executive Director, Board of Funeral, Cemetery, and Consumer Services, Alexander Building, 2020 Capital Circle, S.E., Tallahassee, Florida 32399-0361, (850)413-3039

THE FULL TEXT OF THE PROPOSED RULE IS:

69K-12.011 Annual Inspection Fees for Monument Builders.

Each monument builder shall pay an annual inspection fee of \$100 that is payable upon application for licensure and upon each renewal of such license.

Specific Authority 497.103(1)(bb), (5)(a), 497.553(1) FS. Law Implemented 497.103(1)(bb), 497.553(1) FS. History-New

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Funeral, Cemetery, and Consumer Services

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Funeral, Cemetery, and **Consumer Services**

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 9, 2007

FINANCIAL SERVICES COMMISSION

OIR - Insurance Regulation

RULE NO.: RULE TITLE:

69O-136.019 Insurance Administrator Annual

Report and Licensure Application

PURPOSE AND EFFECT: To adopt forms Insurance Administrators must submit to the Office of Insurance Regulation to apply to do business in Florida and to submit financial information.

SUMMARY: The forms reflect legislation which in part requires Insurance Administrators to submit audited financial statements.

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

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

SPECIFIC AUTHORITY: 626.8991 FS.

LAW IMPLEMENTED: 626.8805, 626.89 FS.

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

DATE AND TIME: April 3, 2007, 9:30 a.m.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 calendar days before the workshop/meeting contacting: Sandra DuPont, Specialty Product Administration, Office of Insurance Regulation, E-mail: Sandra.DuPont@fldfs.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sandra DuPont, Specialty Product Administration, Office of Insurance Regulation, E-mail: Sandra.DuPont@fldfs.com

THE FULL TEXT OF THE PROPOSED RULE IS:

69O-136.019 Insurance Administrator Annual Report and Licensure Application.

- (1) The forms adopted in subsections (2) and (3) below, are forms that Insurance Administrators must submit to the Office of Insurance Regulation to apply to do business in Florida and to report financial information. The forms may be viewed at the Office's website: http://www.floir.com/pdf/OIR-C1-1075.pdf and http://www.floir.com/pdf/OIR-A3-975.pdf.
- (2) Form OIR-C1-1075, "Application for Certificate of Authority Insurance Administrator" (REV 02/07), is hereby incorporated by reference and is to be submitted to the Office of Insurance Regulation when applying to do business in Florida.
- (3) Form OIR-A3-975, "Insurance Administrator Annual Report" (REV 02/07), is hereby incorporated by reference and is to be submitted to the Office of Insurance Regulation to report financial information.
- (4) All forms submitted for review or approval shall be submitted electronically to http://iportal.fldfs.com.

Specific Authority 626.8991 FS. Law Implemented 626.8805, 626.89 FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Sandra DuPont, Specialty Product Administration, Office of Insurance Regulation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rich Robleto, Deputy Commissioner, Office of Insurance Regulation

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 16, 2006

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

Section III Notices of Changes, Corrections and Withdrawals

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE:

62-730.186 Universal Pharmaceutical Waste

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 33, No. 3, January 19, 2007 issue of the Florida Administrative Weekly.

- 62-730.186 Universal Pharmaceutical Waste
- (1) through (2) No change.
- (3) Hazardous waste pharmaceuticals are considered to be universal waste in Florida when managed in accordance with this section.) Hazardous waste pharmaceuticals not managed as universal waste in accordance with this section shall be managed in accordance with Chapter 62-730, F.A.C., and shall be disposed of at a permitted hazardous waste treatment, storage or disposal facility.
 - (4)(a) through (j) No change.
- (k) "Reverse distributor" means a person engaged in the reverse distribution of prescription drugs who:
- 1. Operates a warehouse licensed by the Department of Health Bureau of Statewide Pharmaceutical Services under Chapter 499, F.S., as a reverse distributor; and
- 2. Has management systems in place to ensure compliance with applicable requirements of 40 CFR Parts 260 through 273 [as adopted in sections 62-730.021 and 62-730.183, and subsections 62-730.020(1), 62-730.030(1), 62-730.160(1), 62-730.170(1), 62-730.180(1) and & (2), 62-730.181(1), 62-730.185(1), and 62-730.220(1), F.A.C.] and Chapter 62-730, F.A.C.

NOTE: The Federal Drug Enforcement Administration has registration requirements for persons engaged in the reverse distribution of prescription drugs who handle controlled substances in Schedules II through V promulgated under United States Code, Title 21, Section 812.

- (1) through (7)(a) No change.
- (b) A handler shall clearly label those containers and tanks accumulating waste pharmaceuticals with the phrase "universal pharmaceutical waste" or "universal waste pharmaceuticals," and with specific hazardous waste codes applicable to the universal pharmaceutical waste that is or may be placed in the container or tank.
- (c) A handler may conduct the following activities as long as the innermost container of each individual pharmaceutical remains intact and closed, or if the innermost container is placed into another individual sealed container and marked with the applicable hazardous waste code:
- 1. Sorting or mixing individual pharmaceuticals in one outer container, as long as the pharmaceuticals are compatible;
- Disassembling packages containing several pharmaceuticals into individual pharmaceuticals; and
 - 3. Removing pharmaceuticals from consumer packaging. (7)(d) No change.
- (e)1. A reverse distributor or wholesaler who meets the definition of "universal waste handler" in 40 CFR 273.9 [as adopted in subsection 62-730.185(1), F.A.C.] shall meet the requirements for "handlers" in subsections 62-730.186(6) through (12), F.A.C., of this section.
- 2. A reverse distributor or wholesaler that makes determinations as to whether pharmaceuticals are viable shall:
- 2. A reverse distributor or wholesaler that makes determinations as to whether pharmaceuticals are viable shall:
- (e) 1.A reverse distributor or wholesaler who meets the definition of "universal waste handler" in 40 CFR 273.9 [as adopted in subsection 62 730.185(1), F.A.C.] shall meet the requirements for "handlers" in subsections 62-730.186(6) through (12), F.A.C., of this section.
- a. Begin the process of distinguishing viable pharmaceuticals from universal pharmaceutical waste or hazardous waste within 14 days of receipt of a complete shipment of returns from a handler, and in no event more than 21 days from the receipt of the first installment of a partial shipment;
- b. Complete the universal pharmaceutical waste or hazardous waste identification process within 21 days of receipt of the complete shipment, and in no event more than 30 days from receipt of the first installment of a partial shipment; and
- c. Keep a record of each shipment of returns by any method that clearly demonstrates the date on which the shipment was received and the date on which the reverse

wholesaler distributor or determined the universal pharmaceutical waste or hazardous waste status of all items in the shipment.

- (7)(f) through (9) No change.
- (10) A handler shall immediately contain all releases of universal pharmaceutical waste (including spills that occur indoors). A handler shall determine whether any material resulting from a release is hazardous waste. A handler shall manage any such hazardous waste in compliance with the requirements of 40 CFR Parts 260 through 272 [as adopted in sections 62-730.021, and 62-730.183, and subsections 62-730.020(1), 62-730.030(1), 62-730.160(1), 62-730.170(1), 62-730.180(1) and & (2), 62-730.181(1), and 62-730.220(1), F.A.C.] The handler is considered the generator of the material resulting from the release and shall manage the material in compliance with 40 CFR Part 262 [as adopted in subsection 62-730.160(1), F.A.C.] Material resulting from the release of universal pharmaceutical waste may not be managed as universal pharmaceutical waste.
 - (11)(a) through (e) No change.
- (f) A handler that transports a universal pharmaceutical waste to a reverse distributor or another handler must provide the reverse distributor or handler with written information sufficient to allow the reverse distributor or other handler to make knowledgeable decisions about the safe handling and proper disposal of the universal pharmaceutical waste.
 - (g) through (13) No change.

Specific Authority 403.061, 403.151, 403.704, 403.72, 403.721 FS. Law Implemented 120.52, 120.54, 403.061, 403.151, 403.704, 403.72, and 403.721 FS. History-New_

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE: RULE NO.:

64B16-28.605 Class II Institutional Pharmacies -

Automated Distribution and

Packaging

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. 4, January 28, 2005 issue of the Florida Administrative Weekly.

The change is in response to written comments submitted by the staff of the Joint Administrative Procedures Committee. The changes are as follows:

- (1) Subsection (1)(f) shall now read as follows:
- (f) "Override medication" means a single dose of medication that may be removed from a decentralized automated medication system prior to pharmacist review because a practitioner licensed pursuant to Chapter 458, Chapter 459, or Chapter 466, Florida Statutes, has determined that the clinical status of the patient would be significantly compromised by delay.

- (2) Subsection (1)(g) shall now read as follows:
- (g) "Low risk override medication" is a medication determined by a practitioner licensed pursuant to Chapter 458, Chapter 459, or Chapter 466, Florida Statutes, to have a low risk of drug allergy, drug interaction, dosing error, or adverse patient outcome, and may be removed from a decentralized automated medication system independent of a pharmacist's review of the medication order or clinical status of the patient.
- (3) Subsection (2)(a)3.a. shall now read as follows:
 - a. Operation of the automated medication system;
- (4) Subsection (3)(b)4. shall now read as follows:
- 4. Have its decisions reviewed and approved by the consultant pharmacist of record.
- (5) Subsection (9) shall now read as follows:
- (9) Security. A decentralized automated medication system that contains controlled substances shall prohibit simultaneous access to multiple drug entities, drug strengths, or dosage forms of controlled substances, unless otherwise contained in labeled patient-specific form.
- (6) Section 465.0235, F.S. will be added to the Law Implemented.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca Poston, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

DEPARTMENT OF HEALTH

Division of Family Health Services

RULE NO.: RULE TITLE:

64F-12.026 Cancer Drug Donation Program

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 33, No. 3, January 19, 2007 issue of the Florida Administrative Weekly has been withdrawn.

FINANCIAL SERVICES COMMISSION

OIR - Insurance Regulation

RULE NO.: RULE TITLE:

69O-149.005 Reasonableness of Benefits in

Relation to Premiums

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. 32, No. 51, December 22, 2006 issue of the Florida Administrative Weekly.

These changes are being made to address concerns expressed at the public hearing.

Rule 69O-149.005 is changed to read as follows:

69O-149.005 Reasonableness of Benefits in Relation to Premiums.

(1) through (13) No change.

- (14) An insurer may issue multiple year rate guarantee or rating cap provisions subject to the following:
- (a) The coverage is for annually rated group health insurance policies for which filing of rates is exempted by Section 627.410(6), F.S., and excluding disability income policies;
- (b) The provision may not apply for greater than 24 months;
- (c) The rate for the entire rating period reflects the increased risk of a rate guarantee with an increased premium or other consideration, is actuarially sound, includes claim costs projected at trend levels at least as high as those applicable to other groups with similar benefit structures in the rating area covered under the form(s) and is reasonably anticipated to meet the target loss ratio for the group;
- (d) The provision is available to groups on a nondiscriminatory basis as determined by the insurer's underwriting standards; and
- (e) The insurer uses experience rating in determining the group's rate consistently based on its rating and underwriting practices without regard to whether the rate is issued with or without a rate guarantee.

Specific Authority 624.308(1), 627.410(6)(b), (d), (e) FS. Law Implemented 626.9541(1), 627.410(6)(d), (e), 627.410(7), 627.411(1)(a), (e), 627.9175 FS. History–New 7-1-85, Formerly 4-58.05, 4-58.005, Amended 4-18-94, 11-20-02, Formerly 4-149.005, Amended 5-18-04,

FINANCIAL SERVICES COMMISSION

OIR - Insurance Regulation

RULE NO.: RULE TITLE:

69O-171.003 Reports by Insurers of Professional

Liability Claims and Actions

Required

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. 32, No. 8, February 24, 2006 issue of the Florida Administrative Weekly.

These changes are being made to address concerns expressed at the public hearing.

Rule 69O-171.003 is changed to read as follows:

69O-171.003 Reports by Insurers of Professional Liability Claims and Actions Required.

(1)(a) Each entity self-insurer identified in Section 627.912(1)(a), or 627.912(5), F.S., authorized under Section 627.357, F.S., and each insurer or joint underwriting association providing professional liability insurance to a practitioner of medicine licensed pursuant to the provisions of Chapter 458, F.S., to a practitioner of osteopathic medicine licensed pursuant to the provisions of Chapter 459, F.S., to a podiatric physician licensed pursuant to the provisions of Chapter 461, F.S., to a dentist licensed pursuant to the

provisions of Chapter 466, F.S., to a hospital licensed pursuant to the provisions of Chapter 395, F.S., to crisis stabilization units licensed under Part IV of Chapter 394, F.S., to a health maintenance organization certified under Part I of Chapter 641, F.S., to clinics included in Chapter 390, F.S., to an ambulatory surgical center as defined in Section 395.002, F.S., or to a member of the Florida Bar, shall report to the Office of Insurance Regulation (Office) any claim or action for damages for personal injuries claimed to have been caused by error, omission, or negligence in the performance of such insured's professional services or based on a claimed performance of professional services without consent. In any calendar year in which no claim or action for damages has been closed, the entity shall file a "No Claim Submission Report". Each such entity insurer or self insurer required to report under this rule shall submit such information to the Office using the "Professional Liability Claims Reporting ("PLCR") located at https://apps.fldfs.com/plcr, Form OIR-A1-1672 (1-06). The PLCR is incorporated and adopted by reference. electronically by using computer software provided by the Office. A copy of the judgment or settlement must be provided along with any other information required by the Office that is not included in the computer software. he following forms have been converted into the software provided by the Office are hereby incorporated by reference, and shall take effect on the effective date of this rule amendment: Form OIR 303 (5/99) "Florida Medical Professional Liability Insurance Claims Report" and OIR-304 (5/99) "Lawyers Professional Liability Closed Claim Reporting Form." Professional liability closed claim reports must be filed by the insurer if the claim resulted in:

- (a) A final judgment in any amount; or
- (b) In addition to the requirements set forth in Section 627.912(2), F.S., reports shall contain: A settlement in any
- 1. The type of entity insured to include but not limited to hospitals, individuals or other facilities;
 - 2. The field of medicine in which a physician practices:
 - 3. The facility license or registration number, if available:
- 4. The amount the insurance company has set aside to pay the claim as of the closing date of the claim;
 - 5. The names of all known defendants;
- 6. Whether or not the claim was closed due to a jury verdict or settlement;
 - 7. The county in which the injury occurred; and
 - 8. The date on which payment was made.
- (c) In order to determine the cost of medical malpractice claims, the commissioner may require additional information, through filings, special data calls, informational hearings or by any other means consistent with statute or the Florida Administrative Code, that the commissioner believes will help in the determination of ultimate cost of medical malpractice claims.

- (2) Each authorized insurer, risk retention group, joint underwriting association and surplus lines insurer shall annually report to the Office on or before April 1 of each calendar year a reconciliation of all paid claims and loss adjustment expenses reported pursuant to Section 627.912, F.S., and direct loss and loss adjustment expenses paid in the state of Florida and reported in their NAIC annual statement. Such reconciliation shall be reported using the method as described in paragraph (1)(a) and include by are not limited to the following:
- (a) Payments on claims not closed in current calendar year;
- (b) Payments made prior to January 1 on claims closed during the current calendar year;
- (c) Losses paid on claims not settled under Florida law but which are reported in the NAIC annual statement;
- (d) Payments on claims reported on policies written in another state;
 - (e) Reimbursements received;
- (f) Rounding and statistical adjustments (explaining documentation must be provided);
- (g) Un-reconciled amounts (explaining documentation must be provided);
 - (h) Closed claim subtractions; and
 - (i) Closed claim additions.
- (3)(2) Any self-insurance program established under Section 240.213, F.S., shall report, using such method as described in paragraph (1)(a), in duplicate to the Office of Insurance Regulation any claim or action for damages for personal injuries claimed to have been caused by error, omission, or negligence in the performance of professional services provided by the Board of Regents through an employee or agent of the Board of Regents, including practitioners of medicine licensed under Chapter 458, F.S., practitioners of osteopathic medicine licensed under Chapter 459, F.S., podiatric physicians licensed under Chapter 461, F.S., and dentists licensed under Chapter 466, F.S., or based on a claimed performance of professional services without consent if the claim resulted in a final judgment in any amount, or a settlement in any amount.
- (4)(3) Reports are due no later than 30 days after the claim has been closed. following the occurrence of one of the events listed in paragraph (a) or (b) above. "No Claim Submission Reports" are due no later than March 1st of each year. Entities not filing a closed claim or a "No Claim Submission Report" will be subject to fines and penalties as listed in Section. 627.912, F.S. A closed claim report which is inaccurate, incomplete, or not properly formatted will be returned unprocessed and will be considered late until an accurate, complete and properly formatted report is received.

- (4) The Office shall impose a fine of \$250 per day per case, but not to exceed a total of \$1,000 per case against an insurer or self-insurer that violates the professional liability closed claim reporting requirements. This applies to claims closed on or after October 1, 1997.
- (5) Copies of the Professional Liability Closed Claim Software are available from the Office of Insurance Regulation, Bureau of Property and Casualty Forms and Rates, Room 238.14, Larson Building, Tallahassee, Florida 32399-0300, (850) 413-5346.

Specific Authority 624.308(1) FS. Law Implemented 624.307(1), 627.912, 627.918 FS. History–New 1-16-83, Amended 6-14-83, 7-1-85, 12-31-85, Formerly 4-59.03, Amended 11-9-86, 6-15-88, Formerly 4-59.003, Amended 4-28-92, 6-13-99, Formerly 4-171.003, Amended

FINANCIAL SERVICES COMMISSION

OIR - Insurance Regulation

RULE NO.: RULE TITLE:

69O-191.054 Rates

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. 32, No. 51, December 22, 2006 issue of the Florida Administrative Weekly.

These changes are being made to address concerns expressed at the public hearing.

Rule 69O-191.054 is changed to read as follows:

69O-191.054 Rates.

- (1) through (10) No change.
- (11) An HMO may issue multiple year rate guarantee or rating cap provisions subject to the following:
- (a) The coverage is for annually rated group health insurance contracts for which filing of rates is exempted by Section 641.31(3)(d), F.S.;
- (b) The provision may not apply for greater than 24 months;
- (c) The rate for the entire rating period reflects the increased risk of a rate guarantee with an increased premium or other consideration, is actuarially sound, includes claim costs projected at trend levels at least as high as those applicable to other groups with similar benefit structures in the rating area covered under the form(s) and is reasonably anticipated to meet the target loss ratio for the group;
- (d) The provision is available to groups on a nondiscriminatory basis as determined by the insurer's underwriting standards; and
- (e) The HMO uses experience rating in determining the group's rate consistently based on its rating and underwriting practices without regard to whether the rate is issued with or without a rate guarantee.

Specific Authority 641.31, 641.36 FS. Law Implemented 641.21(1)(e), 641.22(2), (4), (6), 641.31(2), (3), 641.31074, 641.3922(3) FS. History–New 2-22-88, Amended 10-25-89, Formerly 4-31.054, Amended 10-8-96, 8-15-02, 1-19-03, Formerly 4-191.054, Amended

Section IV Emergency Rules

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

WATER MANAGEMENT DISTRICTS

NOTICE IS HEREBY GIVEN that on January 30, 2007, the Suwannee River Water Management District, received a petition for Mr. Kenneth Roesch, 15411 N. W. 46th Lane, Chiefland, FL 32626, for demonstration of hardship for ERP06-0508, Treasure Camp Work-of-the-District Project with regard to subsection 40B-4.3030(9) and paragraph (11)(b), Fla. Admin. Code. Property is located in Township 12 South, Range 13 East, Section 32, Levy County.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Robin Lamm, Administrative Assistant, Suwannee River Water Management District, 9225 C.R. 49, Live Oak, Florida 32060, (386)362-1001 or 1(800)226-1066 (FL only).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that on February 23, 2007, the Division of Hotels and Restaurants received a Petition for an emergency Variance for subsection 61C-4.010(7). Florida Administrative Code from Ca'Rina Espresso and Wine Bar located in Sarasota. 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....The proposed establishment has one bathroom facility for patrons and they are requesting a variance to have a seating capacity of

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.

NOTICE IS HEREBY GIVEN that on February 21, 2007, the Board of Accountancy, received a petition for Camille Douglin, seeking a variance or waiver of paragraph 61H1-28.0052(1)(b), Florida Administrative Code, to allow for an extension of time for taking the BEC section of the CPA examination.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Veloria Kelly, Division Director, Board of Accountancy, 240 N. W. 76th Dr., Suite A, Gainesville, Florida 32607, (352)333-2505. Comments on this petition should be filed with the Board of Accountancy within 14 days of publication of this notice.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

Section VI Notices of Meetings, Workshops and Public **Hearings**

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

The Florida Liquefied Petroleum Gas Advisory Board announces a public meeting to which all persons are invited. DATE AND TIME: March 20, 2007, 3:30 p.m. – 4:30 p.m. PLACE: Ramada Inn and Conference Center, 2900 North Monroe Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting notice replaces the notice published in issue Vol. 33, No. 6, F.A.W., dated February 9, 2007. This will be a meeting of the Florida Liquefied Petroleum Gas Advisory Board and representatives of the Florida Department of Agriculture and consumer Services to discuss department programs, legislation, and other issues of industry interest.

A copy of the agenda may be obtained by contacting: Vicki O'Neil, Bureau Chief, Bureau of LP Gas Inspections, 3125 Conner Blvd., Suite N, Tallahassee, FL 32399-1650.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Vicki O'Neil, Bureau Chief, Bureau of LP Gas Inspections, 3125 Conner Blvd., Suite N, Tallahassee, FL 32399-1650, (850)921-8001. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice). For more information, you may contact: Vicki O'Neil, Bureau

Chief, Bureau of LP Gas Inspections, 3125 Conner Blvd., Suite N, Tallahassee, FL 32399-1650, (850)921-8001.

The Department of Agriculture and Consumer Services announces a meeting of the Florida Emergency Food Assistance Program Advisory Board.

DATE AND TIME: March 15, 2007, 1:00 p.m. – 4:30 p.m.

PLACE: Florida Fruit and Vegetable Association. Conference Room, 800 Trafalgar Court, Maitland, Florida 32751, (321)214-5200

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of Florida's Emergency Food Assistance Program. A copy of the agenda can be obtained by contacting: Shenique Bridges, 407 S. Calhoun Street, 2nd Floor, Tallahassee, Florida 32399-0800.

If special accommodations are needed to attend this meeting because of a disability, please contact Shenique Bridges, (850)487-6694, by March 2, 2007.

The Florida Department of Agriculture and Consumer Services announces a public meeting to which all persons are

DATE AND TIME: Thursday, March 29, 2007, 9:00 a.m.

PLACE: 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Consumer Advisory Council will be meeting to discuss consumer-related issues, proposed legislation for the 2007 Florida session addressing issues of interest to consumers and issues to advise and assist the department.

A copy of the agenda may be obtained by contacting: Mrs. LuAnn Stiles, Director, Division of Consumer Services, 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500, (850)922-2966.

The Florida **Department of Agriculture and Consumer Services** announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, March 30, 2007, 9:00 a.m.

PLACE: 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Motor Vehicle Repair Advisory Council will be meeting to discuss consumer-related issues, proposed legislation for the 2007 Florida session addressing issues of interest to consumers and issues to advise and assist the department.

A copy of the agenda may be obtained by contacting: Mrs. LuAnn Stiles, Director, Division of Consumer Services, 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500, (850)922-2966.

DEPARTMENT OF EDUCATION

The State **Board of Education** announces a public meeting to which all persons are invited.

DATE AND TIME: March 20, 2007, 8:30 a.m. – 1:30 p.m.

PLACE: 400 South Monroe, Room LL03 The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The action agenda for the meeting will include the Ranking of Proposals Submitted by Independent Search Firms in Response to the ITN, Approval of New Rule 6A-1.099821, Voluntary Prekindergarten (VPK) Provider Kindergarten Readiness Rate, Approval of Teacher Performance Pay Plans, pending legal issues which may include a charter school appeal and the consideration of a Petition for Temporary Variance/Waiver. Other items will include: Repeal of Rule 6A-1.09531, Minimum School Day for Situations, Amendment to Rule 6A-3.0141, Employment of School Bus Operations, Pensacola Junior College - Request Site Designation Approval for Public Safety and Fire Training Special Purpose Center, Approval of Credit-By- Exam Equivalents (Section 1007.27(7), F.S.), Approval of Dual Enrollment Course Equivalency List (Section 1007.271(6), F.S.), Approval of Contract Extension for Palm Beach School District as a Charter District, and Approval of Florida's Career and Technical Education Program Transition Plan Required by the Carl Perkins Federal Legislation.

A copy of the agenda may be obtained by contacting: Lynn Abbott, Department of Education, 325 West Gaines Street, Room 1514, Tallahassee, Florida 32399-0400 or by accessing the Department's website at http://www.fldoe.org seven days prior to the meeting.

The **Florida Conflict Resolution Consortium** and the Committee for a Sustainable Emerald Coast announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, March 16, 2007, 8:00 a.m. – 5:00 p.m.

PLACE: Pelican Beach Resort, Hwy. 98 East, Destin, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: The full committee will meet in the morning to review workplan and findings. The 4 subcommittees; Growth and Development, Economic Diversity and Prosperity, Environmental Stewardship, and Access to Education, Healthcare and Culture will meet in the afternoon.

A copy of the agenda may be obtained by contacting Lisa Fowler at (850)644-7063.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting Lisa Fowler at (850)644-7063. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Florida Atlantic University** / Florida's Art in State Buildings Program, announces the following public meeting to which all persons are invited.

COMMITTEE: Art Selection Committee

DATE AND TIME: March 16, 2007, 10:00 a.m. – 11:00 a.m.

PLACE: Florida Atlantic University / Florida's Art in State Buildings Program, Boca Raton Campus, 777 Glades Road, Bldg. CO-69, Rm. 110, Boca Raton, FL. 33458

GENERAL SUBJECT MATTER TO BE CONSIDERED: To hold an Orientation Meeting regarding Florida's Art in State Buildings Program for BR-672 Office Depot Center for Executive Development.

For more information or to obtain a copy of the agenda, please contact: Corina Mavrodin, Program Coordinator for Florida's Art in State Buildings Program, Florida Atlantic University, 777 Glades Road, Bldg.Co-69, Rm. 104, Boca Raton, Florida 33431, (561)297-2539.

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 to provide a record for judicial review. This meeting will not be taped by the Florida's Art in State Buildings Program.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Corina Mavrodin at (561)297-0541. If you are hearing or speech impaired, please contact the agency by calling TT: 1(800)955-8770.

The Florida Atlantic University / Florida's Art in State Buildings Program, announces the following public meeting to which all persons are invited.

COMMITTEE: Art Selection Committee

DATE AND TIME: March 16, 2007, 11:00 a.m. - 12:00 Noon PLACE: Florida Atlantic University / Florida's Art in State Buildings Program, Boca Raton Campus, 777 Glades Road, Bldg. CO-69, Rm. 110, Boca Raton, FL 33431

GENERAL SUBJECT MATTER TO BE CONSIDERED: To hold an Orientation Meeting regarding Florida's Art in State Buildings Program for BR-679 Alumni Center.

For more information or to obtain a copy of the agenda, please contact: Corina Mavrodin, Program Coordinator for Florida's Art in State Buildings Program, Florida Atlantic University, 777 Glades Road, Bldg. CO-69, Rm. 104, Boca Raton, Florida 33431, (561)297-0541.

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 to provide a record for judicial review. This meeting will not be taped by the Florida's Art in State Buildings Program.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Corina Mavrodin at (561)297-0541. If you are hearing or speech impaired, please contact the agency by calling TT: 1(800)955-8770.

The Charter School Review Panel announces a public meeting to which all persons are invited.

DATE AND TIME: March 15, 2007, 10:00 a.m. - until completion

PLACE: 400 South Monroe Street, The Capitol Cabinet Meeting Room LL-03, Tallahassee, Florida 32399

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.

A copy of the agenda may be obtained by contacting: Office of Independent Education and Parental Choice, Attn: Jacqueline Hitchcock, 325 West Gaines Street, Suite 522, Tallahassee, Florida 32399, (850)245-0861.

The public is invited to a meeting of the **Board of Governors** of the State University System of Florida.

DATE AND TIME: March 23, 2007, 9:00 a.m. - 10:00 a.m.

PLACE: By Telephone Conference Call, 1605 Turlington Building, 325 W. Gaines Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of matters of interest to the Board of Governors being discussed by the 2007 Florida Legislature; and other matters pertaining to the Board of Governors.

A copy of the agenda may be obtained from the Board of Governors website at http://www.flbog.org

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 7 days in advance, so that their needs can be accommodated.

The Florida Rehabilitation Council announces the following 2008 State Plan Review Meeting(s) to which all interested persons are invited.

(Area #1)

DATE AND TIME: March 13, 2007, 10:00 a.m. – 2:00 p.m. PLACE: Pensacola Junior College, 418 Garden Street, Pensacola, Florida 32502

(Area 6)

DATE AND TIME: March 20, 2007, 10:00 a.m. – 2:00 p.m. PLACE: Florida International University, Kovens Conference Center, Miami, Florida 33181

(Area 5)

DATE AND TIME: March 21, 2007, 10:00 a.m. – 2:00 p.m. PLACE: Florida Atlantic University, Live Oak Pavilion, 777 Glades Road, Boca Raton, Florida 33431

(Area 2)

DATE AND TIME: March 26, 2007

PLACE: Ocala Public Library, 2720 E. Silver Springs Blvd., Ocala, Florida 34470

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review the 2008 State Plan draft for Vocational Rehabilitation.

A copy of the agenda or additional meeting information may be obtained by contacting: Florida Rehabilitation Council, 2002 Old Saint Augustine Road, Building A, Tallahassee, FL 32301-4862, (850)245-3397.

Any interested parties that need further information may contact Yolanda Manning at (850)245-3320.

Notices of meetings and hearings must advise that a record be required to appeal. Each board, commission, agency of this state or of any political subdivision; thereof shall include in the notice any meeting or hearing, if notice of the meeting or hearing is required of such board, commission, or agency, conspicuously on such notice, they advise that if a person decides to appeal any decision made by the board, agency, or commission with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record includes the testimony and evidence upon which the appeal is to be based. (Florida Statutes, 286.0105)

DEPARTMENT OF COMMUNITY AFFAIRS

The **Department of Community Affairs**, Weatherization Assistance Program announces a hearing to which all persons are invited.

DATE AND TIME: March 13, 2007, 1:00 p.m.

PLACE: Baker County Administration Building, Commission Chambers, 55 Third Street, MacClenny, Florida 32063

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Department of Community Affairs (DCA) is seeking a public or nonprofit entity to administer the Weatherization Assistance Program (WAP) and the Weatherization-Low Income Home Energy Assistance Program (WAP-LIHEAP) in Baker County. Entities interested in contracting with DCA to provide these services should be present at this public meeting in order to be informed of the qualifications and application requirements. Selection of an entity will be based on the entity's experience and performance in weatherization or housing renovation activities, and in assisting low-income persons in the area to be served, and the entity's capacity to undertake a timely and effective weatherization program. Preference will be given to any Community Action Agency or other public or nonprofit entity which has, or is currently administering an effective DCA funded Weatherization Assistance Program. The following qualities will be reviewed: (1) the extent to which the past or current program achieved or is achieving weatherization goals in a timely fashion; (2) the quality of work performed by the entity; (3) the number, qualifications, and experience of the staff members of the entity; (4) the ability of the entity to secure volunteers, train participants and public service employment workers; and (5) maintain compliance with administration and financial management requirements.

ACTIONS TO BE TAKEN: The DCA will review all submitted applications, and make a decision regarding each entity's eligibility to provide Weatherization Assistance Program services to Baker County. Recommendations will then be prepared by the Department staff for the selected entity for subsequent consideration and approval or disapproval by the Department's Secretary.

ADDITIONAL INFORMATION: Requests for additional information or questions may be addressed to: Norm Gempel, Manager, Florida Department of Community Affairs, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-7541, or Fax (850)488-2488.

APPEALS INFORMATION: If a person decides to appeal any decision of the Department of Community Affairs with respect to any matter considered at this public meeting, he or she will

need a formal record of the proceeding, and for such purposes he or she may 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.

Anyone who wants a copy of the agenda or additional information on this meeting may write or call: Mr. Norm Gempel, Manager, Department of Community Affairs, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-7541, or Fax (850)488-2488.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Department of Community Affairs, (850)488-7541, at least five (5) calendar days prior to the meeting. 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) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by contacting Norm Gempel, Planning Manager at (850)922-1846.

DEPARTMENT OF LAW ENFORCEMENT

The Florida **Department of Law Enforcement** announces a public meeting to which all persons are invited.

DATES AND TIMES: Thursday, March 15, 2007, 1:00 p.m. – 5:00 p.m.; Friday, March 16, 2007, 8:30 a.m. – 12:00 Noon

PLACE: Ocala Courtyard by Marriott, 3712 S. W. 38 Avenue, Ocala, Florida 34474, (352)237-8000

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Violent Crime and Drug Control Council and any other interested individuals will meet to hear presentations and discuss issues relating to violent crime and multi-agency or statewide drug control or illicit money laundering investigative or task force efforts.

A copy of the agenda may be obtained by writing to: Government Analyst Joyce Gainous-Harris, Florida Department of Law Enforcement, Investigations and Forensic Science Program, Office of Field Services, Post Office Box 1489, Tallahassee, Florida 32302, or by telephoning (850)410-7096.

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Persons needing an accommodation to participate in any proceeding should call (850)410-7900, (Voice) or (850)656-9597, (TDD), at least five working days before such proceeding.

DEPARTMENT OF REVENUE

The **Department of Revenue** announces a public meeting to which all persons are invited.

DATE AND TIME: March 16, 2007, 8:30 a.m.

PLACE: Knott Building, Room 117, 111 West Madison Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This public meeting is being held to receive input from county property appraisers on the current status of Florida's property tax system and on recommendations, if any, for improvements to the system.

A copy of the agenda may be obtained by contacting: Jennifer Cone, Property Tax Administration Program, Florida Department of Revenue, 725 S. Calhoun Street, Tallahassee, Florida 32312-0000, or by calling (850)922-7990.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting Larry Green at (850)922-4830. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Jennifer Cone, Property Tax Administration Program, Florida Department of Revenue, 725 S. Calhoun Street, Tallahassee, Florida 32312-0000, or by calling (850)922-7990.

NOTICE OF CORRECTION - This notice is re-published to correct the rule number as published in the issue Vol. 33, No. 7, February 16, 2007, F.A.W.

The **Department of Revenue** announces a public meeting concerning Rule 12B-4.013, Conveyances Subject to Tax, F.A.C., to which all persons are invited.

DATE AND TIME: February 27, 2007, during a regular meeting of the Governor and Cabinet, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Approval of the proposed amendments to Rule Chapter 12B-4, F.A.C. (Documentary Stamp Tax). A Notice of Proposed Rulemaking for the proposed rule amendments was published in the F.A.W. on November 22, 2006 (Vol. 32, No. 47, pp. 5543-5544).

A copy of the agenda may be obtained by contacting Larry Green at (850)922-4830.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

STATE BOARD OF ADMINISTRATION

The State Board of Administration announces a public meeting on Rules 19-8.010, Reimbursement Contract, 19-8.028; Reimbursement Premium Formula; 19-8.029, Requirements: Reporting 19-8.030. Responsibilities, to which all persons are invited.

DATE AND TIME: March 20, 2007, 1:00 p.m. - 5:00 p.m.

PLACE: Room 116 (Hermitage Conference Room), 1801 Hermitage Blvd., Tallahassee, FL 32308. Persons wishing to participate by telephone may dial 1(888)808-6959; when prompted, enter Conference Code 4765251363 followed by # GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Advisory Council to the Florida Hurricane Catastrophe Fund to obtain approval to file Rules 19-8.010 (Reimbursement Contract), 19-8.029 (Insurer Reporting Requirements), and 19-8.030, F.A.C. (Insurer Responsibilities) for adoption, to discuss the premium formula for the 2007/2008 Contract Year and to vote on the filing of a Notice of Proposed Rulemaking as to Rule 19-8.028, F.A.C. (Reimbursement Premium Formula), and to engage in other general business of the Council.

A copy of the agenda may be obtained by contacting: Donna Sirmons, Florida Hurricane Catastrophe Fund, P. O. Drawer 13300, Tallahassee, FL 32317-3300.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Donna Sirmons, Florida Hurricane Catastrophe Fund, P. O. Drawer 13300, Tallahassee, FL 32317-3300. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The State Board of Administration announces a telephone conference call on Rule 19-8.028, Reimbursement Premium Formula, to which all persons are invited.

DATE AND TIME: March 22, 2007, 9:00 a.m. – 12:00 Noon PLACE: Persons wishing to participate may dial 1(888)808-6959; when prompted, enter Conference Code 4765251363 followed by #.

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Advisory Council to the Florida Hurricane Catastrophe Fund. This meeting will be held only if it is determined to be necessary during the meeting on March 20, 2007. The purpose will be to obtain approval to file Rule 19-8.028, F.A.C. (Reimbursement Premium Formula) for Notice of Proposed Rulemaking, to discuss the 2007 Ratemaking Formula Report to the State Board of Administration and the Premium Rates Report. In addition, other general business of the Council may be addressed.

A copy of the agenda may be obtained by contacting: Donna Sirmons, Florida Hurricane Catastrophe Fund, P. O. Drawer 13300, Tallahassee, FL 32317-3300.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Donna Sirmons, Florida Hurricane Catastrophe Fund, P. O. Drawer 13300, Tallahassee, FL 32317-3300. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **State Board of Administration** (SBA) announces a public meeting of the Investment Advisory Council (IAC) to which all interested persons are invited.

DATE AND TIME: Thursday, March 29, 2007, 10:00 a.m.

PLACE: The Hermitage Centre, 1801 Hermitage Boulevard, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regularly scheduled quarterly meeting of the Investment Advisory Council. The IAC is a six-member advisory council, which reviews the investments made by the staff of the State Board of Administration and makes recommendations to the board regarding investment policy, strategy, and procedures. The IAC operates under Section 215.444, F.S.

If you would like to have a copy of the agenda, please contact: Diane Bruce, State Board of Administration of Florida, 1801 Hermitage Blvd., Suite 100, Tallahassee, FL 32308, (850)413-1253.

In compliance with the Americans with Disabilities Act, anyone needing special accommodations to attend the meeting is requested to call James Linn at (850)413-1166, five days prior to the meeting so that appropriate arrangements can be made.

DEPARTMENT OF CITRUS

The Florida **Department of Citrus**, Health and Nutrition Research Council announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, March 20, 2007, 8:30 a.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: There will be a meeting to discuss health and nutrition research opportunities for consideration for fiscal 2007/08 in support of health, nutrition and wellness messages for use by marketing and public relations. The Council will also discuss any other issues that may properly come before the Council.

A copy of the agenda may be obtained by contacting Bill Stinson at (863)295-5935.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting Bill Jones at (863)499-2500. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact Bill Stinson at (863)295-5935.

The Florida **Department of Citrus**, Florida Citrus Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 21, 2007, 9:00 a.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Commission will address issues pertaining to budget items and revisions, contracts, advertising programs, balanced scorecards, licensing, rulemaking, and other matters generally addressed during monthly meetings of the Commission. The Commissioners of the Florida Citrus Commission also sit as the members of each referenced committee of the Florida Citrus Commission; therefore substantial and detailed discussions, public input, consideration of, and Committee action upon, Committee issues, occurs during the Committee meetings. Such actions may include, but are not limited to, the adoption of resolutions to be acted upon by the Florida Citrus Commission following the Committee meetings.

A copy of the agenda may be obtained by contacting Teresa Czerny at (863)499-2500.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting Bill Jones at (863)499-2500. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact Teresa Czerny at (863)499-2500.

PUBLIC SERVICE COMMISSION

The Florida **Public Service Commission** announces its Internal Affairs Meeting to which all interested persons are invited.

DATE AND TIME: *March 26, 2007, 9:30 a.m.

PLACE: Betty Easley Conference Center, 4075 Esplanade Way, Conference Room 140, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and make decisions on matters which affect the operation of the Commission.

A copy of the agenda of the Internal Affairs Meeting may be obtained by contacting: Division of the Commission Clerk and Administrative Services, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850.

Any person requiring some accommodation at this meeting 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 conference. Any person who is hearing or speech impaired should contact the Commission by using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

* In the event of a change or cancellation, notice will be published at the earliest practicable time on the Commission's website at http://www.psc.state.fl.us/agendas/internalaffairs/.

The Florida Public Service Commission announces its regularly scheduled conference to which all interested persons are invited.

DATE AND TIME: March 27, 2007, 9:30 a.m.

PLACE: Betty Easley Conference Center, Joseph P. Cresse Hearing Room 148, 4075 Esplanade Way, Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider those matters ready for decision.

LEGAL AUTHORITY AND JURISDICTION: Chapters 120, 350, 364, 366, and 367, F.S.

Persons who may be affected by Commission action on certain items on the conference agenda may be allowed to address the Commission, either informally or by oral argument, when those items are taken up for discussion at the conference, pursuant to Rules 25-22.0021 and 25-22.0022, F.A.C.

A copy of the agenda may be obtained by any person who requests a copy and pays the reasonable cost of the copy (\$1.00, see Copying Charges for Commission Records), by contacting: Division of the Commission Clerk and Administrative Services, Director, Division of the Commission Clerk and Administrative Services, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770. The agenda and recommendations are also accessible on the PSC Website, at http://www.floridapsc.com, at no charge.

Persons deciding to appeal any decisions made by the Commission with respect to any matter considered at this conference will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which appeal is based.

Any person requiring some accommodation at this conference 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 conference. Any

person who is hearing or speech impaired should contact the Commission by using the Florida Relay 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

REGIONAL PLANNING COUNCILS

The West Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIMES: March 19, 2007, Dues Committee, 3:30 p.m.; Regular Business Meeting, 4:00 p.m.

PLACE: Niceville City Hall. 208 N. Partin Drive. Niceville. Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the WFRPC.

A copy of the agenda may be obtained by contacting 1(800)226-8914 or www.wfrpc.dst.fl.us

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

The North Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: March 22, 2007, 6:00 p.m.

PLACE: Room 201, Blanche Hotel, 212 North Marion Avenue, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Executive Committee.

A copy of the agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 business days before the workshop/meeting by contacting (352)955-2200. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The North Central Florida Regional Planning Council announces the following meeting to which all persons are invited.

MEETING: Program Committee

DATE AND TIME: March 22, 2007, 6:30 p.m.

PLACE: Room 201, Blanche Hotel, 212 North Marion Avenue, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Program Committee.

A copy of this agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

If any person decides to appeal any decision made by the Council or its committees with respect to any matter considered at the meetings, 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 2 business days before the meetings by contacting: (352)955-2200. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **North Central Florida Regional Planning Council** announces a public meeting to which all persons are invited. DATE AND TIME: March 22, 2007, 6:00 p.m.

PLACE: Room 224, Blanche Hotel, 212 North Marion Avenue, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Regional Planning Committee.

A copy of the agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 business days before the workshop/meeting by contacting (352)955-2200. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The North Central Florida Regional Planning Council announces a public meeting to which all persons are invited. DATE AND TIME: March 22, 2007, 6:30 p.m.

PLACE: Room 224, Blanche Hotel, 212 North Marion Avenue, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Clearinghouse Committee.

A copy of the agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 business days before the workshop/meeting by contacting (352)955-2200. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **North Central Florida Regional Planning Council** announces a public meeting to which all persons are invited. DATE AND TIME: March 22, 2007, 7:30 p.m.

PLACE: Tucker's Steaks and Seafood Restaurant, Blanche Hotel, 212 North Marion Avenue, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the North Central Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 business days before the workshop/meeting by contacting (352)955-2200. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **East Central Florida Regional Planning Council** announces a public meeting to which all persons are invited. DATE AND TIME: Monday, March 12, 2007, 8:00 a.m. PLACE: Hyatt Regency Orlando International Airport, 9300 Airport Blvd, Orlando, Florida 32827. Call (407)623-1075 to confirm date, time and place.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Meeting of the ECFRPC Executive Committee to discuss the March 21, 2007, Council Meeting agenda.

A copy of the agenda may be obtained by writing to: Ruth Little, Administrative Assistant, East Central Florida Regional Planning Council, 631 North Wymore Road, Suite 100, Maitland, Florida 32751 or emailing her at rlittle@ecfrpc.org The ECFRPC desires to accommodate persons with disabilities. Accordingly, any physically handicapped person, pursuant to Section 286.26 Florida Statutes, should, at least 48 hours prior to the meeting, submit a written request to the

attend the meeting. The Tampa Bay Regional Planning Council announces a

Council that the physically handicapped person desires to

DATE AND TIME: Monday, April 9, 2007, 9:00 a.m.

public meeting to which all persons are invited.

PLACE: 4000 Gateway Centre Blvd., Suite 100, Pinellas Park, FL 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Executive/Budget Committee.

For more information, you may contact Wren Krahl, (727)570-5151, ext. 22.

The Tampa Bay Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, April 9, 2007, 10:00 a.m.

PLACE: 4000 Gateway Centre Blvd., Suite 100, Pinellas Park, FL 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Tampa Bay Regional Planning Council.

A copy of the agenda may be obtained by contacting www.tbrpc.org.

For more information, you may contact Wren Krahl, (727)570-5151, ext. 22.

The Tampa Bay Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, April 9, 2007, 11:30 a.m.

PLACE: 4000 Gateway Centre Blvd., Suite 100, Pinellas Park,

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the TBRPC Legislative Committee.

A copy of the agenda may be obtained by contacting Ms. Wren Krahl, (727)570-5151, ext. 22.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting Ms. Wren Krahl, (727)570-5151, ext. 22. If you are

hearing or speech impaired, please contact the agency using the Relay Service, 1(800)955-8771 1(800)955-8770 (Voice).

For more information, you may contact Ms. Wren Krahl, (727)570-5151, ext. 22.

The Tampa Bay Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, April 12, 2007, 9:00 a.m.

PLACE: 4000 Gateway Centre Blvd., Suite 100, Pinellas Park, FL 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Agency on Bay Management.

A copy of the agenda may be obtained by contacting www.tbrpc.org.

For more information, you may contact Ms. Wren Krahl, (727)570-5151, ext. 22.

The Tampa Bay Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, April 23, 2007, 9:30 a.m.

PLACE: 4000 Gateway Centre Blvd., Suite 100, Pinellas Park, FL 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Clearinghouse Review Committee.

A copy of the agenda may be obtained by contacting www.tbrpc.org

For more information, you may contact Ms. Wren Krahl, (727)570-5151, ext. 22.

The Regional Business Alliance announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 14, 2007, 2:00 p.m. -4:00 p.m.

PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, Florida 33021

GENERAL SUBJECT MATTER TO BE CONSIDERED: Monthly Business Meeting.

The Regional Business Alliance is comprised of business leaders from Miami-Dade, Broward, and Palm Beach counties, including members of the South Florida Regional Transportation Authority.

A copy of the agenda may be obtained by contacting: Isabel Cosio Carballo, South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, Florida 33021 or by calling (954)985-4416, isabelc@sfrpc.com

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting Isabel Cosio Carballo, (954)985-4416, isabelc@sfrpc.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact Isabel Cosio Carballo, (954)985-4416, isabelc@sfrpc.com.

REGIONAL TRANSPORTATION AUTHORITIES

The **South Florida Regional Transportation Authority**, Authority Marketing Committee announces a public meeting to which all persons are invited.

MARKETING COMMITTEE

DATE AND TIME: Tuesday, March 20, 2007, 2:00 p.m. PLACE: Main Conference Room of SFRTA's Administrative Offices, 800 N. W. 33rd Street, Pompano Beach, FL 33064 GENERAL SUBJECT MATTER TO BE CONSIDERED: South Florida Regional Transportation Authority Marketing Committee meeting.

Should you have any questions, please contact SFRTA Marketing Department at (954)788-7935.

OPERATIONS TECHNICAL COMMITTEE MEETING

DATE AND TIME: Thursday, March 22, 2007, 10:00 a.m.

PLACE: Broward County Transit (BCT), 3201 W. Copans Road, Pompano, FL 33066. Attendance by South Florida Regional Transportation Authority Committee Members may be in person or via conference telephone.

Should you have any questions, please contact SFRTA Operations Office at (954)788-7945.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064 or telephone (954)942-7245 for assistance; if hearing impaired, telephone 1(800)273-7545 (TTY) for assistance. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064 or telephone (954)788-7915.

The **South Florida Regional Transportation Authority** announces a public meeting to which all persons are invited. DATE AND TIME: Tuesday, March 27, 2007, 2:00 p.m.

PLACE: The Main Conference Room of SFRTA's Administrative Offices, 800 N. W. 33rd Street, Pompano Beach, FL 33064

GENERAL SUBJECT MATTER TO BE CONSIDERED: ADA Advisory Committee.

A copy of the agenda may be obtained by contacting the Executive Office at (954)788-7915.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

WATER MANAGEMENT DISTRICTS

The Northwest Florida Water Management District announces a public meeting to which all persons are invited.

DATE AND TIME: March 22, 2007, 10:30 a.m. (EDT)

PLACE: District Headquarters, 10 miles west of Tallahassee on U.S. Highway 90

GENERAL SUBJECT MATTER TO BE CONSIDERED: District Lands Committee meeting – to discuss Land Acquisition matters.

DATE AND TIME: March 22, 2007, 11:30 a.m. (EDT)

PLACE: District Headquarters, 10 miles west of Tallahassee on U.S. Highway 90

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regulations Committee meeting – to discuss the Environmental Resource Permitting program.

DATE AND TIME: March 22, 2007, 1:00 p.m. (EDT)

PLACE: District Headquarters, 10 miles west of Tallahassee on U.S. Highway 90

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governing Board meeting – to consider District business.

DATE AND TIME: March 22, 2007, 1:15 p.m. (EDT)

PLACE: District Headquarters, 10 miles west of Tallahassee on U.S. Highway 90

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Hearing on Consideration of Regulatory Matters.

A copy of the agenda may be obtained by contacting: Dorothy Cotton, NWFWMD, 81 Water Management Drive, Havana, Florida 32333, (850)539-5999 (also available through the Internet at www.nwfwmd.state.fl.us).

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting Larry Wright at (850)539-5999. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The St. Johns River Water Management District announces a tour and a public meeting to which all persons are invited.

Management Review Team Tour

DATE AND TIME: Tuesday, March 20, 2007, 9:30 a.m.

PLACE: Dunns Creek Conservation Area

GENERAL SUBJECT MATTER TO BE CONSIDERED: A Management Review team tour of Dunns Creek Conservation Area. All RPM attendees are invited to attend the tour; please meet in the Tram Rd. parking area off State Road 100 at Dunns Creek Conservation Area to participate. Please RSVP at (386)329-4879 if attending tour.

Public Meeting

DATE AND TIME: Tuesday, March 20, 2007, 1:00 a.m. – 3:00

PLACE: St. Johns River Water Management District Headquarters, 4049 Reid Street, Palatka, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Northern Region Recreational Public Meeting will be held to review land management and land acquisition activities in the northern region.

A copy of the agenda may be obtained by contacting Augusta Mazyck, (386)329-4879.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting Karen Davis at (386)329-4404. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The St. Johns River Water Management District announces a public meeting to which all persons are invited.

DATE AND TIME: March 27, 2007, 1:30 p.m.

PLACE: Holiday Inn Daytona, 2620 W. International Speedway Blvd., Daytona Beach, FL 32114

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Agricultural Advisory Committee will hold a discussion of total maximum daily loads (TMDL), water allocation and planning models, implementation of the Central FL Coordination Area Action Plan, and funding for alternative water supplies.

A copy of the agenda may be obtained by contacting Vince Singleton at (386)329-4197.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting Vince Singleton at (386)329-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay 1(800)955-8771 (TDD) or Service, 1(800)955-8770 (Voice).

The Southwest Florida Water Management District, Reclaimed Water Task Force announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 19, 2007, 9:00 a.m.

PLACE: Sarasota Service Office, 6750 Fruitville Road, Sarasota, Florida 34240

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a regular meeting of the Reclaimed Water Task Force.

A copy of the agenda may be obtained by contacting: Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL 34604, 1(800)423-1476 (Florida only) or (352)796-7211, extension 4247.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting General Services Department at 1(800)423-1476 (Florida only) or (352)796-7211, extension 4527, TDD only 1(800)231-6103. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Kathy Scott, Conservation Projects, at the above address.

The Southwest Florida Water Management District (SWFWMD) announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, March 22, 2007, 9:30 a.m.

PLACE: Starkey Environmental Education Center, 10500 Wilderness Road, New Port Richey, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: BASIN BOARD LAND RESOURCES COMMITTEE: Consider Committee business. (per Ad 32236)

A copy of the agenda may be obtained by contacting: SWFWMD Executive Department, 2379 Broad Street, Brooksville, Florida 34604, 1(800)423-1476 (Florida) or (352)796-7211, extension 4606.

The **Southwest Florida Water Management District** (SWFWMD) announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, March 23, 2007, 8:00 a.m.

PLACE: Ocala Hilton Hotel, 3600 Southwest 36th Avenue, Ocala, Florida 34474

GENERAL SUBJECT MATTER TO BE CONSIDERED: WATER CONSERVATION SUMMIT: A Regional Dialogue on Water Issues. The Southwest Florida Water Management District (SWFWMD) announces the following meeting that some members of the Southwest Florida, St. Johns River, and Suwannee River Water Management Districts' Governing and Basin Boards may attend. (per Ad 32236)

A copy of the agenda may be obtained by contacting: SWFWMD Executive Department, 2379 Broad Street, Brooksville, Florida 34604, 1(800)423-1476 (Florida) or (352)796-7211, extension 4606.

The **Southwest Florida Water Management District** announces a public meeting on Rule 40D-8.041, Minimum Flows, to which all persons are invited.

DATE AND TIME: April 24, 2007, 9:00 a.m.

PLACE: Southwest Florida Water Management District Headquarters, 2379 Broad Street, Brooksville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Tampa Bay Water has requested a hearing pursuant to Section 120.54(3)(c), F.S., regarding the District's notice of proposed rules to establish minimum flows for the freshwater segment of the Alafia River. A hearing was held November 30, 2006 (noticed in the issue Vol. 32, No. 38, pp. 4496, September 22, 2006, F.A.W.) and continued to February 27, 2007 (noticed in the issue Vol. 32, No. 51, pp. 6066, December 22, 2006, F.A.W.). On February 27, 2007, the hearing was continued to the date, time and place described above.

A copy of the agenda may be obtained by contacting: Karen A. Lloyd, Assistant General Counsel, 2379 Broad Street, Brooksville, Florida 34604-6899, (352)796-7211, extension 4651

The Southwest Florida Water Management District does not discriminate on the basis of any individual's disability status. Anyone requiring reasonable accommodation as provided for

in the Americans with Disabilities Act should contact Dianne Lee at (352)796-7211 or 1(800)423-1476, extension 4658, TDD only number 1(800)231-6103.

The **South Florida Water Management District** announces a public meeting to which all persons are invited.

Alternative Water Supply Workshop

DATE AND TIME: Tuesday, March 20, 2007, 10:00 a.m. – 12:00 Noon

PLACE: South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to discuss the FY 2008 Alternative Water Supply funding approach.

A copy of the agenda may be obtained by contacting Jane Bucca at (561)682-6791.

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.

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 hours before the workshop/meeting by contacting District Clerk's office at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **South Florida Water Management District** announces a public meeting to which all persons are invited.

Special Meeting of the Everglades Technical Oversight Committee (TOC)

DATE AND TIME: March 20, 2007, 10:00 a.m.

PLACE: South Florida Water Management District Headquarters, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Special Meeting of the Everglades Techical Oversight Committee (TOC).

A copy of the agenda may be obtained at the (1) District Website (http://sfwmd.gov/org/ema/toc/draftagenda.html) or (2) by writing to: South Florida Water Management District, Mail Stop 2130, P. O. Box 24680, Werst Palm Beach, FL 33416-4680.

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.

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 hours before the workshop/meeting by contacting District Clerk's office at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The South Florida Water Management District announces a public meeting to which all persons are invited.

DATE AND TIME: March 28, 2007, 9:00 a.m. – 3:00 p.m.

PLACE: South Florida Water Management District, Building B-1. Auditorium, 3301 Gun Club Road, West Palm Beach, FL. 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: A Public Meeting of the Water Resources Advisory Commission (WRAC) regarding issues of the restoration and protection of Lake Okeechobee; and the Caloosahatchee and St. Lucie Estuaries.

A copy of the agenda may be obtained by contacting Rick Smith at (561)682-6517 or at our website: http://my.sfwmd. gov/wrac

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting the District's Clerk Office. Jacki McGortv at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact the District's Clerk Office, Jacki McGorty at (561)682-2087.

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

The Florida Commission for the **Transportation Disadvantaged** announces Transportation Disadvantaged Legislative Day to which all persons are invited.

DATE AND TIME: Tuesday, March 13, 2007, 9:00 a.m. - until completion

PLACE: The Capitol, Tallahassee, FL

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact: Nikki Smith, Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, Florida 32399-0450, (850)410-5700 or 1(800)983-2435.

The meeting is subject to change upon chairperson's request.

REGIONAL UTILITY AUTHORITIES

The Withlacoochee Regional Water Supply Authority announces a public meeting on Rule 49C-1.001, F.A.C., to which all persons are invited.

DATE AND TIME: Wednesday, March 21, 2007, 4:30 p.m.

PLACE: City Commission Chambers, City Hall, 2nd Floor, 151 S. E. Osceola Avenue, Ocala, Florida 34471

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct regular business of the Authority.

A copy of the agenda may be obtained by contacting: Withlacoochee Regional Water Supply Authority, P. O. Drawer 190, Tallahassee, FL 32302 or at www.WRWSA.org under "minutes and notices," "current agenda."

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact Jackson Sullivan at (850)513-3604.

DEPARTMENT OF ELDER AFFAIRS

The Department of Elder Affairs, Office of the General Counsel announces a workshop on Rule 58C-1.006, Standards for Lead Agency Exemption from the Competitive Bid Process, to which all persons are invited.

DATE AND TIME: March 26, 2007, 9:30 a.m. – 12:00 Noon PLACE: Broward County Transportation Engineering Division and Transportation Management Center, 2300 West Commercial Blvd., Conference Rooms A & B, Fort Lauderdale, Florida 33309

GENERAL SUBJECT MATTER TO BE CONSIDERED: Revisions to the standards for lead agency exemption from the competitive bid process. Exact rule language can be found on the department's website at http://www.elderaffairs.state.fl.us, under DOEA Rulemaking/CCE.

A copy of the agenda may be obtained by contacting: Jim Crochet, Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida 32399-7000, (850)414-2000, email: crochethj@elderaffairs.org or the department's website at http://www.elderaffairs.state.fl.us, under DOEA Rulemaking /CCE.

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.

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

For more information, you may contact: Jim Crochet, Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida 32399-7000, (850)414-2000, email: crochethj@elderaffairs.org

The **Long Term Care Ombudsman Program** announces a public meeting to which all persons are invited.

DATE AND TIME: March 19, 2007, 11:00 a.m.

PLACE: The Rath Senior ConNEXTions Center, 1350 E. Main St., Suite 200, Bartow, FL 33830

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting.

A copy of the agenda may be obtained by contacting William Teague at (863)413-2764.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting William Teague at (863)413-2764. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact William Teague at (863)413-2764.

The **Long Term Care Ombudsman Program** announces a public meeting to which all persons are invited.

DATE AND TIME: March 19, 2007, 11:00 a.m.

PLACE: 111 S. Sapodilla, Suite #113, West Palm Beach, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting.

A copy of the agenda may be obtained by contacting Nancy Schoemig at (772)595-1385.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting Nancy Schoemig at (772)595-1385. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact Nancy Schoemig at (772)595-1385.

The **Long Term Care Ombudsman Program** announces a public meeting to which all persons are invited.

DATE AND TIME: March 20, 2007, 11:00 a.m.

PLACE: First Presbyterian Church of Brandon, 121 Carver Ave, Brandon, FL 33510

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting.

A copy of the agenda may be obtained by contacting Diane Carpenter at (813)558-5591.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting Diane Carpenter at (813)558-5591. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact Diane Carpenter at (813)558-5591.

AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, March 27, 2007, 10:00 a.m.

PLACE: Betty Easley Conference Center, Room 152, 4075 Esplanade Way, Tallahassee, Florida 32399-0850

GENERAL SUBJECT MATTER TO BE CONSIDERED: A FHIN Grantee conference/meeting of the Governor's Health Information Infrastructure Advisory Board to study and make recommendations on the development and implementation of a Florida health information infrastructure including a strategy for promoting the use of electronic health records.

A copy of the agenda may be obtained by contacting: Carolyn H. Turner, Agency for Health Care Administration, 2727 Mahan Drive, Bldg. 3, Mail Stop #16, Tallahassee, FL 32308-5403. The agenda will be posted at http://ahca.myflorida.com/dhit/index.shtml seven (7) days prior to the meeting.

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

The **Agency for Health Care Administration** announces a hearing on Rules 59A-3.066, Licensure Procedure; 59A-3.079, Codes and Standards to Be Used for Construction of Hospitals; 59A-3.081, Physical Plant Requirements for General, Rehabilitation and Psychiatric Hospitals, to which all persons are invited.

DATE AND TIME: March 28, 2007, 1:00 p.m. - 4:00 p.m.

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 2, Conference Room F, Tallahassee, FL 32308 GENERAL SUBJECT MATTER TO BE CONSIDERED: The Agency is holding a hearing to consider the Petition for a Declaratory Statement filed by Morton Plant Hospital Association, Inc., d/b/a Morton Plant Hospital, notice of which was published issue Vol. 33, No. 5, pp. 587, February 2, 2007, F.A.W. The Petition seeks a declaratory statement from the Agency as to the applicability of paragraph 59A-3.066(2)(e), and subsections 59A-3.079(3), 59A-3.081(11), F.A.C., to the Petitioner's intended development of a freestanding emergency department at a location off the premises of Morton Plant Hospital. Additionally, the Petition seeks a declaratory statement from the Agency as to whether the Agency will add the proposed freestanding emergency department to Morton Plant's Class I Hospital license as an offsite outpatient facility upon Morton Plant's satisfaction of applicable statutory and regulatory requirements.

A copy of the agenda may be obtained by contacting: Lorraine Novak, Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Tallahassee, FL 32308, (850)922-5873.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Tara Ehlers, 2727 Mahan Drive, MS 28A, Tallahassee, FL 32308, (850)922-0791. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The Agency for Health Care Administration announces a public meeting to which all persons are invited.

DATES AND TIME: Friday, March 23, 2007; Friday, April 20, 2007; Friday, May 25, 2007; Friday, June 22, 2007, 1:00 p.m. -

PLACE: The Agency for Health Care Administration, Conference Room C, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Enhanced Benefits panel will be meeting to discuss issues related to the technical aspects of the Enhanced Benefits program, under Medicaid Reform.

A copy of the agenda may be obtained by contacting: Joshua "JD" Davis, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop #48, Tallahassee, FL 32308, (850)488-3560.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Joshua "JD" Davis, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop #48, Tallahassee, FL 32308, (850)488-3560. If you are hearing or

speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF MANAGEMENT SERVICES

The State of Florida Retirement Commission announces public hearings to which all persons are invited.

DATES AND TIME: March 19-20, 2007, 8:30 a.m.

PLACE: Amerisuites, 1851 S. E. 10 Avenue, Ft. Lauderdale, Florida

GENERAL SUBJECT MATTER TO BE CONDIDERED: To conduct hearings pursuant to Section 121.23, Florida Statutes, and to consider other matters related to the business of the Commission.

A copy of the Agenda may be obtained by writing: Department of Management Services, State Retirement Commission, 4050 Esplanade Way, Suite 160, Tallahassee, Florida 32399-0950 or by telephoning (850)487-2410.

A party who decides to appeal any decision made at such hearings will need a verbatim record of the hearing and may need to ensure that one is made, including the testimony and evidence, upon which the appeal is to be based.

Persons requiring accommodations because of a physical, visual, auditory, or speech impairment should contact the Commission Clerk at least ten days prior to the hearing. If you are hearing or speech impaired, call by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD). Hearing rooms and facilities are wheelchair accessible.

The State of Florida, State Technology Office announces a Chief Information Officers (CIO) Council meeting to which all persons are invited.

DATE AND TIME: Monday, March 19, 2007, 10:00 a.m. -12:00 Noon

PLACE: Betty Easley Conference Center, Room 166, 4075 Esplanade Way, Tallahassee, FL 32399-0850

GENERAL SUBJECT MATTER TO BE CONDIDERED: To enhance communication among the Chief Information Officers of all state agencies and assist in identifying critical statewide information technology issues.

If you would like an agenda for this meeting or require special accommodations due to disability or physical impairment, please contact Robin Jordan at robin jordan@doh.state.fl.us, (850)245-4377 or Mary Jane Boland at maryjane_boland@ doh.state.fl.us, (850)245-4471.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Florida Mobile Home Relocation Corporation announces a meeting of its Board of Directors. The board will consider mobile home applications for abandonment and relocation compensation due to evictions as a result of a change in land use.

DATE AND TIME: Wednesday, April 4, 2007, 9:00 a.m. Place: Shady Lane Oaks, 15777 Bolesta Rd. Clearwater, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: Official business of the Florida Mobile Home Relocation Corporation. Review of mobile home owner applications for compensation for relocation and/or abandonment due to change in land use, and such other business as may come before the board. A schedule for future meetings will be determined.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Janet Garrett at 1(888)862-7010.

Additional information may be obtained by contacting: Janet Garrett, Executive Director, FMHRC, P. O. Box 14125, Tallahassee, FL 32317-4125, 1(888)862-7010.

The **Pilotage Rate Review Board** announces a telephone conference call to which all persons are invited.

DATE AND TIME: March 19, 2007, 4:30 p.m.

PLACE: 1(888)808-6959, Conference Code 4878197

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Meeting.

A copy of the agenda may be obtained by contacting: Pilotage Rate Review Board, 1940 North Monroe Street, Tallahassee, FL 32399.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting the Department of Business and Professional Regulation, Pilotage Rate Review Board at (850)922-6096. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Board of Architecture and Interior Design** announces a public meeting to which all persons are invited.

DATE AND TIME: March 26, 2007, 9:00 a.m.

PLACE: Smith, Thompson, Shaw & Manausa, P.A., 2075 Centre Pointe Blvd., Tallahassee, FL 32308

GENERAL SUBJECT MATTER TO BE CONSIDERED:

Accent Office Interiors, Inc., Case No. 2006-002843 Adaptive Engineering Solutions, LLC, Case No. 2006-066163

Albersen Drafting Services, Inc., Case No. 2006-066503

Beltram Food Service, Case No. 2007-006825

Al Chmieleski, Case No. 2006-015508

Cole Creations Design, Inc., Case No. 2007-000359

DCB Design, LLC, Case No. 2006-066518

Judith Ellis, Case No. 2006-056940

Victor Escalona, Case No. 2006-063807

Julian Fajardo, Case No. 2006-026240

Lazaro Fernandez, Case No. 2006-036032

Inside Story Interiors, Case No. 2006-060559

Marc Janecki, Case No. 2006-067913

Luis Lopez, Case No. 2006-055777

LT Drafting, Inc., Case No. 2006-066433

Amy Lee Neumann, Case No. 2007-000865

OEC Business Interiors, Inc., Case No. 2006-051217

Michael O'Brien, Case No. 2006-033373

Office Environments, Case No. 2006-045371

Graciela Pagani, Case No. 2006-034827

Parfect Design, Inc., Case No. 2006-066870

Lisa Platt, Case No. 2007-0001852

Harold Radcliffe, Case No. 2006-057104

Debra Ramos, Case No. 2007-005335

RFM Design Associates, Inc., Case No. 2007-006689

Dan Richardson, Case No. 2006-058099

Sam Robin and Sam Robin, Interior Design, Inc. Case Nos. 2006-060484 & 2006-060481

Russell Design Associates, Inc., Case No. 2006-057655

Shoreline Design, Inc., Case No. 2006-066454

Deborah Stevens, Case No. 2006-059656

John Takovich, Case No. 2006-056390

Walter Toet, Case No. 2005-006537

Natasha Younts, Case No. 2006-002883

A copy of the agenda may be obtained by contacting: David K.

Minacci, Smith, Thompson, Shaw & Manausa, P.A., 2075 Centre Pointe Blvd., Tallahassee, Florida 32308, (850)402-1570.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting Smith, Thompson, Shaw & Manausa, P.A., (850)402-1570. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: David K. Minacci, Smith, Thompson, Shaw & Manausa, P.A., 2075 Centre Pointe Blvd., Tallahassee, Florida 32308, (850)402-1570.

The Construction Industry Licensing Board announces a public meeting to which all persons are invited.

DATES AND TIME: Wednesday, July 11, 2007; Thursday, July 12, 2007; Friday, July 13, 2007, 8:00 a.m.

PLACE: Boca Raton Resort & Club, 501 East Camino Real, Boca Raton, Florida 33432

GENERAL SUBJECT MATTER TO BE CONSIDERED: Committee, Disciplinary Actions, and General Session meetings of the Board.

A copy of the agenda may be obtained by contacting: Construction Industry Licensing Board, 1940 North Monroe Street, Tallahassee, FL 32399-1039.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting Andy Janecek at (850)922-2701. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The Florida Building Code Administrators and Inspectors **Board** announces a public meeting to which all persons are invited.

DATES AND TIME: April 17-20, 2007, 9:00 a.m. (CDT)

PLACE: Hilton Garden Inn, 12 Via De Luna Drive, Pensacola Beach, FL 32561

GENERAL SUBJECT MATTER TO BE CONSIDERED: Application Review Committee, Rules and Legislation, Examination and Continuing Education, Executive Committee Meetings and General Board and Business Meeting.

A copy of the agenda may be obtained by contacting: Department of Business and Professional Regulation, Building Code Administrators and Inspectors Board, 1940 N. Monroe Street, Tallahassee, FL 32399-2211.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the

agency at least 48 hours before the workshop/meeting by contacting: the Board office at (850)922-6096. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The Probable Cause Panel of the Florida Real Estate Commission announces a meeting to which all interested persons are invited.

DATE AND TIME: Monday, March 19, 2007, 3:00 p.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 at (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) 1(800)955-8771 (TDD).

The Florida Real Estate Commission (FREC) announces a public meeting to which all persons are invited.

DATES AND TIME: Tuesday, March 20, 2007; Wednesday, March 21, 2007, 8:30 a.m.

PLACE: Division of Real Estate, Conference Room N901, North Tower, 400 West Robinson Street, Orlando, Florida

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.

A copy of the agenda may be obtained by writing to: Deputy Clerk, Florida Real Estate Commission, 400 W. Robinson Street, Suite N801, Orlando, Florida 32801-1772.

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.

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).

The **Florida Real Estate Commission** announces a public Workshop to which all persons are invited.

DATE AND TIME: Tuesday, March 20, 2007, 3:00 p.m. or soonest thereafter

PLACE: Zora Neale Hurston Building, North Tower, Suite 901N, 400 West Robinson Street, Orlando, Florida 32801

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the workshop is to discuss the following topics: 1) Term "Qualifying Broker" as it relates to form DBPR RE-2050 – Request for Change of Status; 2) Rule 61J2-14.008, F.A.C. – Definitions; and 3) Deposits Held by Lawyers and Title Companies.

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 to: Lori Crawford, Deputy Clerk, Division of Real Estate, 400 West Robinson Street, Hurston Building, North Tower, Suite N802, Orlando, Florida 32801.

The Florida **State Boxing Commission** announces a General Business Meeting, to which all interested parties are invited to attend or participate by way of conference call.

DATE AND TIME: April 10, 2007, 9:00 a.m.

PLACE: Department of Business and Professional Regulation, Board Conference Room, 1940 North Monroe Street, Tallahassee, Florida 32399. Conference Call Number: 1(888)808-6959, Conference Code: 4137430.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct General Business.

A copy of the agenda may be obtained by writing to: Christa Patterson, Assistant Executive Director, Department of Business and Professional Regulation, Florida State Boxing Commission, 1940 North Monroe Street, Tallahassee, FL 32399 or by calling (850)488-8500.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System at 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Christa Patterson by Friday, April 6, 2007.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

NOTICE OF CANCELLATION – The **Department of Environmental Protection** announces the cancellation of a hearing.

DATE AND TIME: March 15, 2007, 9:00 a.m.

PLACE: Roy C. Campbell Civic Center, Auditorium, Ravine Gardens State Park, 1600 Twigg Street, Palatka, FL 32177

GENERAL SUBJECT MATTER TO BE CONSIDERED: CANCELLATION OF HEARING: The certification hearing scheduled for March 15, 2007, and noticed on January 19, 2007, has been cancelled. In accordance with the Florida Electrical Power Plant Siting Act, Section 403.527(6), F.S., on February 22, 2007, all parties to this proceeding stipulated that there are no disputed issues on material fact or law to be raised at the certification hearing and requested that the Administrative Law Judge cancel the certification hearing and relinquish jurisdiction to the Department of Environmental Protection pursuant to Section 403.508(6)(a), F.S. On February 23, 2007, Administrative Law Judge J. Lawrence Johnston issued an order granting the request pursuant to Section 403.508(6)(b), F.S. Pursuant to Section 403.509(1), F.S., the Department of Environmental Protection will prepare and issue a Final Order within 40 days of the Judge's Order.

For more information, you may contact: Mr. Michael P. Halpin, Department of Environmental Protection, 2600 Blair Stone Road, M.S. 48, Tallahassee, Florida 32399-2400, (850)245-8002.

The Office of Greenways and Trails, **Department of Environmental Protection** announces a public meeting to which all persons are invited.

DATE AND TIME: March 27, 2007, 6:30 p.m. – 8:30 p.m. PLACE: Inglis Town Hall, 135 Highway 40 West, Inglis, FL 34449

DATE AND TIME: March 28, 2007, 6:30 p.m. – 8:30 p.m.

PLACE: Marion County Board of County Commissioners' Auditorium, 601 S. E. 25th Avenue, Ocala, FL 34471

DATE AND TIME: March 29, 2007, 6:30 p.m. – 8:30 p.m.

PLACE: St. Johns River Water Management District Governing Board Room, 4049 Reid Street, Palatka, FL 32177 GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will provide an opportunity for public comment on the management plan under development for overall management of the Marjorie Harris Carr Cross Florida Greenway.

A summary of the draft management plan will be available on March 19, 2007, and may be accessed on the Office of Greenways and Trails website at: www.floridagreenways andtrails.com or by contacting Bonnie Pintard, 8282 S. E. Highway 314, Ocala, FL 34470, (352)236-7143. Printed copies will be available at the meeting.

A copy of the agenda may be obtained by contacting Bonnie Pintard (See above for contact information).

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

For more information, you may contact Bonnie Pintard (See above for contact information).

The Office of Greenways and Trails, Department of Environmental Protection announces a public meeting to which all persons are invited.

DATE AND TIME: March 28, 2007, 1:00 p.m. – 4:00 p.m.

PLACE: Marion County Board of County Commissioners' Auditorium, 601 S. E. 25th Avenue, Ocala, FL 34471

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Management Advisory Group will meet to discuss the draft management plan being developed for the overall management of the Marjorie Harris Carr Cross Florida Greenway.

A copy of the agenda may be obtained by contacting: Bonnie Pintard, 8282 S. E. Highway 314, Ocala, FL 34470, (352)236-7143.

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

For more information, you may contact Bonnie Pintard (See above for contact information).

DEPARTMENT OF HEALTH

The Correctional Medical Authority announces a telephone conference call to which all persons are invited.

DATE AND TIME: March 22, 2007, 10:00 a.m. – 11:30 a.m.

PLACE: Phone Number: 1(888)808-6959 (Toll Free). Conference Code: 2454583. Correctional Medical Authority, 4030 Esplanade Way, 2nd Floor, Room 258, Tallahassee, Florida 32399-1732

GENERAL SUBJECT MATTER TO BE CONSIDERED: Continued discussion of issues relating to Correctional Health Care in the Florida Department of Corrections.

A copy of the agenda may be obtained by contacting: Executive Director, Correctional Medical Authority, 4052 Bald Cypress Way, Bin B-04, Tallahassee, Florida 32399-1732, (850)245-4557.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting Suzanne Wieczorek at (850)245-4557. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact Suzanne Wieczorek at (850)245-4557.

The Florida Board of Medicine, PCP North Panel announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, March 23, 2007, 3:00 p.m.

PLACE: Meet-Me-Number 1(888)808-6959, Conference Code 2454131

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 contacting the Board of Medicine at (850)245-4131.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact the Board of Medicine at (850)245-4131.

The **Board of Nursing Home Administrators** announces a public meeting on Rule 64B10-16.002, F.A.C., to which all persons are invited.

DATE AND TIME: March 27, 2007, 10:00 a.m.

PLACE: Florida Department of Health, 4042 Bald Cypress Way, Room 115A, Tallahassee, Florida 32399-3257

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting is being held to give interested persons the opportunity to express their views concerning the rulemaking of Rule 64B10-16.002, F.A.C. (Preceptor).

A copy of the agenda may be obtained by contacting: Joe Baker, Jr., Executive Director, Board of Nursing Home Administrators/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257.

The **Department of Health, Board of Occupational Therapy** announces meetings of the board to which all interested persons are invited.

DATES AND TIME: March 26, 2007; June 25, 2007; September 24, 2007; December 3, 2007, 8:00 a.m. or soon thereafter

PLACE: Capital Circle Office Complex, 4042 Bald Cypress Way, Room 301, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel and General Business Meeting.

A copy of the agenda may be obtained by contacting: Department of Health, Board of Occupational Therapy, 4052 Bald Cypress Way, Bin C05, Tallahassee, FL 32399-3255 or by calling the board office at (850)245-4373, ext. 3467.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting the board office at (850)488-0595. If you are

hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Board of Pharmacy**, Application Review Committee announces a public meeting to which all persons are invited. DATE AND TIME: April 11, 2007, 10:00 a.m.

PLACE: 4042 Bald Cypress Way, Room 340N, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will approve minutes from previous meeting; review Section 465.007, F.S. – Licensure by Examination; Section 465.0075, F.S. – Licensure by Endorsement, Requirements, Fee; Rule 64B16-26.2031, F.A.C. – Licensure by Examination, Foreign Pharmacy Graduates; Rule 64B16-2032, F.A.C. – Licensure by Examination Internship Requirements; Ratification of Intern Applicants prior to January 1, 2005; and Recommendation for Rule Development. A copy of the agenda may be obtained by contacting the agenda will be available at www.doh.state.fl.us/mqa, two weeks prior to the meeting.

For more information, you may contact: Board of Pharmacy, 4052 Bald Cypress Way, C-04, Tallahassee, FL 32399, or (850)245-4292.

FLORIDA HOUSING FINANCE CORPORATION

The **Florida Housing Finance Corporation** announces a workshop to which all persons are invited.

DATE AND TIME: March 29, 2007, 10:00 a.m. – until finished (no later than 4:00 p.m.)

PLACE: Tallahassee City Hall, Commission Chambers, 300 South Adams Street, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: During the workshop, Florida Housing staff will present basic information about using the Universal Application and discuss the changes between the 2006 and 2007 Universal Applications. Those planning to apply for the first time or who are unfamiliar with the Universal Application process, as well as persons who are familiar with the Universal Application, are encouraged to attend the workshop.

The workshop is open to the public. No pre-registration is required and there is no attendance fee.

The latest drafts of the Universal Application and Instructions, Qualified Allocation Plan (QAP) and Rule Chapters 67-21 and 67-48, F.A.C., which govern the Universal Application Programs, are available on Florida Housing's Website http://www.floridahousing.org/Home/Developers/Funding/200 7UnivApp/2007UniversalApp_Instructions.htm

The final 2007 Universal Application, QAP and Rules will be available on Florida Housing's Website prior to the March 29th workshop. These final documents will be used at the workshop and attendees should print and bring copies, as there will not be copies available for the public at the workshop.

IMPORTANT: Due to the complexity of the application process, attendees are encouraged to review the materials ahead of time and be prepared to ask questions at the workshop. If you wish to confirm the date and time for the workshop or if additional information is needed, please feel free to contact Blake Carson-Poston by telephone at (850)488-4197 or by e-mail at Blake.Carson-Poston@florida housing.org.

FISH AND WILDLIFE CONSERVATION **COMMISSION**

The Florida Fish and Wildlife Conservation Commission announces a public meeting to which all persons are invited. DATES AND TIME: April 11-12, 2007, 8:30 a.m.

PLACE: Ramada Conference Center, 2900 North Monroe Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review and discuss substantive and procedural issues associated with the Fish and Wildlife Conservation Commission and to take action on proposed rules and policy

A copy of the agenda may be obtained by contacting: Kathleen Hampton, Florida Fish and Wildlife Conservation Commission, 620 S. Meridian St., Tallahassee, FL 32399-1600.

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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting the ADA Coordinator at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) 1(800)955-8770 (Voice).

For more information, you may contact: Mr. Jim Antista, General Counsel, 620 South Meridian Street, Tallahassee, Florida 32399-1600 or (850)487-1764.

SCRIPPS FLORIDA FUNDING CORPORATION

The Audit Committee of the Scripps Florida Funding **Corporation** announces a public meeting to which all persons and interested media are invited, except as provided under Section 288.9551, Fla.Stat. (2003).

DATE AND TIME: Friday, March 9, 2007, 9:00 a.m. (EST)

PLACE: Conference Room, FAU's Lifelong Learning Center, Jupiter, FL or Teleconference: 1(877)279-4173, Passcode: 254482

GENERAL SUBJECT MATTER TO BE CONSIDERED: The year-end audited financials of TSRI and Scripps Florida.

The date, time, and/or place are subject to change. Please check http://www.flgov.com/scripps for meeting date, time, place, and materials.

Pursuant to Section 286.26, Florida Statutes, any disabled person wishing to participate in this meeting in order to request any needed special assistance should contact sara.misselhorn @myflorida.com at least 48 hours in advance of the meeting.

The Board of Directors of the Scripps Florida Funding **Corporation** announces a public meeting to which all persons and interested media are invited, except as provided under Section 288.9551, Fla.Stat. (2003).

DATE AND TIME: Friday, March 9, 2007, 1:00 p.m. (EST)

PLACE: Conference Room, FAU's Lifelong Learning Center, Jupiter, FL or Teleconference: 1(877)279-4173, Passcode:

GENERAL SUBJECT MATTER TO BE CONSIDERED: At this meeting, the Board will review the annual grant request from Scripps Florida.

The date, time, and/or place are subject to change. Please check http://www.flgov.com/scripps for meeting date, time, place, and materials.

Pursuant to Section 286.26, Florida Statutes, any disabled person wishing to participate in this meeting in order to request any needed special assistance should contact sara.misselhorn @myflorida.com at least 48 hours in advance of the meeting.

TREASURE COAST EDUCATION, RESEARCH AND DEVELOPMENT AUTHORITY

The Treasure Coast Education, Research and Development Authority announces a public meeting to which all interested persons are invited.

DATE AND TIME: Tuesday, March 13, 2007, 12:00 Noon PLACE: University of Florida Indian River Research and Education Center, 2199 South Rock Road, Fort Pierce, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: Treasurer's report, update on by-laws, leases and survey, committee reports, Kings Highway expansion, joint meeting with St. Lucie County Board of County Commissioners, Conceptual Master Plan RFP, Strategic Assessment status, property maintenance bids, liability insurance, and such other business as the Authority may deem appropriate.

Those who desire a copy of the agenda or more information should contact Linda W. Cox, Chairman, at (772)595-9999.

Anyone with a disability requiring accommodation to attend this meeting should contact Jackie Bylsma at (772)467-3107, at least forty-eight (48) hours prior to the meeting.

SUNSHINE STATE GOVERNMENTAL FINANCING COMMISSION

The Sunshine State Governmental Financing Commission announces a public meeting where all interested parties are invited.

DATE AND TIME: Thursday, March 15, 2007, 11:30 a.m. PLACE: Finance Department, 25th Floor, Conference Room, 111 N. W. First Street, Miami (Miami-Dade County), 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, at (850)878-1874.

FLORIDA SELF-INSURERS GUARANTY ASSOCIATION, INC.

The Florida Self-Insurers Guaranty Association, Inc. announces a meeting of its Board of Directors. All interested persons are invited to attend.

DATE AND TIME: Friday, March 16, 2007, 12:00 Noon PLACE: Park Plaza Hotel, 415 N. Monroe Street, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business. Information on the meeting may be obtained by contacting: Brian Gee, Florida Self-Insurers Guaranty Association, 1427 E. Piedmont Drive, 2nd Floor, Tallahassee, Florida 32308, (850)222-1882.

FLORIDA PATIENT SAFETY CORPORATION

The **Florida Patient Safety Corporation** announces an Education Advisory Committee public teleconference meeting to which all persons are invited to participate.

DATE AND TIME: Monday, March 19, 2007, 8:00 a.m.

PLACE: To access the call, dial 1(866)200-9760, Participant PIN Code: 8938936# at the above date and time

For further information contact: The Florida Patient Safety Corporation, 2722 Waterford Glen Court, Tallahassee, Florida 32312, or call Susan Moore at (850)893-8936 or via email at susan.a.moore@comcast.net.

SUNSHINE STATE ONE-CALL OF FLORIDA, INC.

The Sunshine State One Call of Florida, Inc. (SSOCOF) announces its Board and Committee meetings to which all interested persons are invited.

PLACE: SSOCOF Call Center, 11 Plantation Road, DeBary, FL 32713. Dress is business casual.

DATE AND TIMES: March 29, 2007

Committee Meetings

8:00 a.m. Operations Committee – Harry Glenn

Call Center Statistics Attrition Report

811 Implementation Status
Irth Net Implementation Update

Review Positive Response Codes

Open Discussion

10:00 a.m. Break

10:15 a.m. Damage Prevention Committee – Chris Calvert

CGA Regional Partnership OSHA Alliance Status

Damage Prevention Public Education Update Call Before You Dig Month 2007 Campaign

Noncompliance Statistics

Customer Satisfaction Survey/Results

RFP for Damage Prevention Management

System

Open Discussion

12:00 Noon Lunch - provided at call center for meeting

participants and SSOCOF employees

1:00 p.m. Finance Committee – Mickey Gauldin

FY 2006/07 Financial Reports Delinquent Accounts Report Contracts Approved

FY 2007/08 Proposed Budget

2:30 p.m. Break

2:45 p.m. Legislative Ad Hoc Committee – Jeff Rodger

2007 Legislation Public Records Law Exemption Review Extraordinary Circumstances Guidelines

for Members

Chapter 556 Proposed Amendments; Verizon

4:15 p.m. Enforcement Ad Hoc Committee - Lorenzo

Jones

Enforcement Statistics

Update on Interviews with Officers Enforcement Proposals for FY 2007/07

RFP Chapter 556 Enforcement Management

System

5:00 p.m. Adjourn

Note: All committees should be prepared to commence if the previous committee finishes before allotted time. If a committee needs additional time, that time will be allotted after the last scheduled committee has met.

DATE AND TIMES: March 30, 2007

Board Meeting

8:00 a.m. Secretary's Report – Lorenzo Jones

8:15 a.m. Consent Agenda – Larry Batchelor

8:45 a.m. Executive Director's Report - Mark Sweet,

Executive Director

9:00 a.m. Legal Report - Dave Erwin, General Counsel

9:15 a.m. **Trip Reports**

9:45 a.m. Break

10:00 a.m. Committee Reports

Operations Committee – Harry Glenn

Damage Prevention Committee - Chris Calvert

Finance Committee - Mickey Gauldin

Legislative Ad Hoc Committee – Jeff Rodger

Enforcement Ad Hoc Committee - Lorenzo

Jones

12:00 Noon Lunch – provided at call center for meeting

participants and SSOCOF employees

1:00 p.m. Resume Committee Reports

3:00 p.m. Break

3:15 p.m. Open Discussion 4:00 p.m. **Problem Resolution**

5:00 p.m. Adjourn

Attention: Please deliver this to the primary contact for Sunshine State One-Call of Florida and/or someone who plays an active role in underground facility damage prevention.

Persons requiring some accommodation at this meeting because of a physical impairment should call the One-call Notification Center, (386)575-2000, at least five calendar days prior to the activity. Any person who is hearing or speech impaired should contact the One-call Notification Center through the Florida Relay Center at 1(800) 955-8771.

FLORIDA MUNICIPAL INSURANCE TRUST

The Florida Municipal Insurance Trust, an interlocal entity created pursuant to Fla. Sta. 768.28 and 163.01, announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, March 30, 2007, 9:30 a.m.

PLACE: Plaza Hotel, 600 North Atlantic Avenue, Daytona Beach, Florida 1(800)225-0329

GENERAL SUBJECT MATTER TO BE CONSIDERED: Business meeting of the Board of Trustees.

A copy of the proposed agenda may be obtained by contacting: Linda Bridges, Florida League of Cities, Inc., Tallahassee, FL, (850)222-9684.

If any person desires to appeal any decision with respect to any matter considered at the above cited meeting, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is based.

Section VII Notices of Petitions and Dispositions **Regarding Declaratory Statements**

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN THAT the Department of Community Affairs has declined to rule on the petition for declaratory statement filed by St. Pete Partners, LLC, DCA06-DEC-281, on November 3, 2006. The following is a summary of the agency's declination of the petition:

The Department received a Petition for Intervention and Motion for Denial of Petition for Declaratory Statement from Mr. Harry Metz on December 1, 2006. An Order Granting Intervenor Status and Dismissing Petition for Declaratory Statement was entered by the Clerk on February 5, 2007, because the petition is related to issues raised in ongoing litigation and other specific reasons.

A copy of the Order may be obtained by writing: Paula P. Ford, Commission Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN THAT the Division of Florida Land Sales, Condominiums, and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued an order disposing of the petition for declaratory statement filed by In Re: Petition for Declaratory Statement, Sanctuary at Blue Heron Association, Inc.; Docket No. 2006056833 on October 18, 2006. The following is a summary of the agency's disposition of the petition:

The Division ordered that the expense of installing fire extinguishers was a common expense under Section 718.115, Florida Statutes, and the water and sewer charges for the units are not a common expense under Section 718.115, Florida Statutes.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: the Division 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.

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 received the petition for declaratory statement from In Re: Petition for Declaratory Statement, The Conservancy and Sporting Society.; Docket Number 2007008627. The petition seeks the agency's opinion as to the applicability of Chapter 721, Florida Statutes as it applies to the petitioner.

Whether The Conservancy and Sporting Society, an equity vacation club offering equitable memberships limited to a term of thirty-five months is a timeshare plan regulated under Chapter 721, Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division Clerk, Department of Business and Professional Regulation, Division of Florida 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.

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 disposing of the petition for declaratory statement filed by In Re: Petition for Declaratory Statement, David and Deborah Morgan, Petitioners, Capri Harbor South Condominium Association, Inc.; Docket No. 2006059678 on October 31, 2006. The following is a summary of the agency's disposition of the petition:

The Division ordered that Capri Harbor South Condominium Association, Inc.'s rule limiting a unit owner's right to inspect the official records of the association complies with Section 718.111(12)(c), Florida Statutes, as to the secretary's designation as to what constitutes a single record and re-inspection, but does not comply with Section 718.111(12)(c), Florida Statutes, as to the provisions taken together related to the requirement that a unit owner state the purpose of the inspection, the number of records a month, the number of times per year, the amount of time per inspection, and the enforcement provisions of the rule.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: the Division 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.

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 received the petition for declaratory statement from In Re: Petition for Declaratory Statement, Robert J. Dymowski, Unit Owner, Southeaster Inc.; Docket Number 2007008806. The petition seeks the agency's opinion as to the applicability of Section 718.112(2)(c), F.S., as it applies to the petitioner.

Whether the board violated Section 718.112(2)(c), Florida Statutes, for not placing a discussion of heating the pool on the agenda of its February 3, 2007 meeting.

A copy of the Petition for Declaratory Statement may be obtained by contacting: the Division 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.

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 received the petition for declaratory statement from In Re: Petition for Declaratory Statement, Baytree Condominium Association, Inc.; Docket Number 2007009226. The petition seeks the agency's opinion as to the applicability of Section 718.111(11), Florida Statutes as it applies to the petitioner.

Whether a surplus of insurance proceeds used for repairing hurricane damage under Section 718.111(11), Florida Statutes, and received by Baytree Condominium Association, Inc. are "common surplus," as defined by Section 718.103(10), Florida Statutes, of the association to be distributed in accordance with Section 718.115(3), Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: the Division 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.

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 received the petition for declaratory statement from In Re: Petition for Declaratory Statement, Four Winds Beach Resort Condominium Association, Inc.; Docket Number 2007009357. The petition seeks the agency's opinion as to the applicability of Section 721.13(3)(d), (4), Florida Statutes as it applies to the

Whether the time share unit week owner name nondisclosure requirement of Section 721.13(3)(d), (4), Florida Statutes, applies to Association proxies, which contain those names, and, if so, whether that nondisclosure requirement extends to a unit week owner who is an Association officer or Director.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division 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.

NOTICE IS HEREBY GIVEN THAT on December 7, 2006. the Electrical Contractors' Licensing Board has received the petition for declaratory statement from Michael P. Donaldson. Esquire, on behalf of Outdoor Lighting Perspectives Franchising, Inc. (OLP). The petition seeks the agency's opinion as to the applicability of Chapter 489, Florida Statutes, and Rule 61G6-7.001, F.A.C., as it applies to the petitioner.

The petition seeks the Board's interpretation whether the activities described in the Petition constitutes "electrical contracting" under Section 489.505, Florida Statutes; whether the activities described in the petition constitute "special contracting" under Rule 61G6-7.001, F.A.C.; and based on the activities described in the petition, whether OLP is required to be licensed as an electrical or specialty contractor.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Anthony B. Spivey, Executive Director, Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, FL 32399-0783.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

DEPARTMENT OF HEALTH

The Board of Psychology hereby gives notice that on February 20, 2007, it received a Petition for Declaratory Statement filed by Maryla Madura, Ph.D. The petition seeks the Board's interpretation of Rule 64B19-11.005, F.A.C. and Section 490.005, F.S., and whether Dr. Madura's plan for her post-doctoral psychological training experience meets the supervision requirements set forth therein.

Copies of the petition may be obtained from: Susan Love, Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253.

DEPARTMENT OF FINANCIAL SERVICES

NOTICE IS HERELBY GIVEN THAT the Office of Financial Regulation has issued an order that disposes of the petition for declaratory statement that was filed on November 22, 2006, by Jenkens & Gilchrist, a State of Texas professional corporation, on behalf of Handy Hardware Wholesalers, Inc. The petition sought the agency's opinion as to whether the Securities and Investor Protection Act (Chapter 517, F.S.) applies to the Handy's proposed corporate conversion to a cooperative that operates under Subchapter T of the Internal Revenue Code.

The Office determined that Handy's conversion of Perferred Stock to Class B Common Stock is an exempt transaction under Florida security under Florida law and therefore is not required to be registered pursuant to Section 517.07, F.S.; that Handy's issuance of patronage rebates is not considered to be a security under Florida law; and that Handy's issuance of member withdrawal notes and patronage rebate notes is not considered to be a security under Florida law.

A copy of the order may be obtained from: Alan Jackson, Assistant General Counsel, Office of Financial Regulation, Office of General Counsel, Fletcher Building, 200 East Gaines Street, Tallahassee, FL 32399-0379.

Section VIII Notices of Petitions and Dispositions Regarding the Validity of Rules

Notice of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:

NONE

Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:

NONE

Section IX Notices of Petitions and Dispositions Regarding Non-rule Policy Challenges

NONE

Section X Announcements and Objection Reports of the Joint Administrative Procedures Committee

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF EDUCATION

NOTICE TO PROFESSIONAL CONSULTANTS

New College of Florida, announces that professional architectural and attendant engineering services are required for the project listed below.

PROJECT NUMBER: NCF-03

PROJECT NAME: Phase 1 – NEW

ACADEMIC/ADMINISTRATION

BUILDING

Phase 2 – NEW INTERNATIONAL AND AREA STUDIES BUILDING

New College of Florida, Sarasota,

Florida

SERVICES TO BE PROVIDED: Architectural/Engineering Services

ESTIMATED CONSTRUCTION

BUDGET:

Phase 1 – \$8,480,000

Phase 2 - \$1,770,000

MANDATORY PRE-SUBMITTAL MEETING:

A mandatory Pre-Submittal Meeting will be conducted at 1:00 p.m. (Local Time), on March 28, 2007. The Meeting will be conducted at:

New College of Florida 5800 Bay Shore Road

Jane Bancroft Cook Library - Room 156

Sarasota, Florida 34243

At least one representative from a firm that is interested in applying as a prime consultant providing Architectural-Engineering services must attend the mandatory Pre-Submittal Meeting. No application will be accepted unless at least one representative of the Applicant attended the mandatory Pre-Submittal Meeting. Only one representative of Applicants, which are consortiums of different firms, is required to attend. Applicants will not be required to identify participants in any such consortium arrangement at the time of the Pre-Submittal Meeting, however, no application will be accepted unless a representative of at least one participant in a consortium arrangement attended the Pre-Submittal Meeting.

RESPONSE DUE DATE: By 4:00 p.m. (Local Time), April 9, 2007

Proposals are to be sent to: Mr. Ken Perlowski, Director, Facilities Planning and Construction, 5800 Bay Shore Road, PHS 104, Sarasota, FL 34243-2109, Phone (941)487-4690.

INSTRUCTIONS: Submit Ten (10) bound copies and one (1) PDF copy on a compact disk of the following:

- Letter of interest.
- The most recent version of the New College of Florida "Professional Qualifications Supplement" completed by the applicant. Applications on any other form will not be considered.
- 3. A copy of the applicant's current Florida Professional License renewal. (Proper registration at the time of application is required.)
- 4. (CORPORATIONS ONLY) Current Corporate Certification providing evidence of validation date and the designation of professional or professionals qualifying the corporation to practice Architecture and/or Engineering.
- 5. Completed Standard Form 330.
- Applicants are urged to limit their submittal content to fifty (50) pages, excluding front and back covers and all section dividers. However, this is not a mandatory requirement.

All proposal information submitted becomes the property of New College of Florida, will be placed on file, and not returned. Applications that do not comply with the instructions set forth above and/or do not include the qualification data required will be considered improper and disqualified. Proposals submitted by qualified firms shall be evaluated in accordance with regulations of the Florida Board of Governors. SHORTLIST SELECTION PROCESS: From the proposals received, the College shall shortlist a minimum of three (3) firms.

At the time of application, the applicant must hold a current design Professional Registration Certificate(s) from the appropriate governing board; must be properly registered to practice its profession in the State of Florida; and, if the applicant is a corporation, must be chartered by the Florida Department of state to operate in Florida. As required by

Section 287.133, Florida Statutes, an applicant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected professional must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

The selected firm or firms will be required to be registered with MyFloridaMarketPlace before a contract can be executed. However they will be exempt from the one percent fee.

The New College PQS instructions and form, and project fact sheet may be obtained by contacting: to Mr. Ken Perlowski, Director, Facilities Planning and Construction, 5800 Bay Shore Road., PHS 104, Sarasota, FL 34243-2109, (941)487-4690. e-mail: kperlowski@ncf.edu or, they may be downloaded from New College's web site at www.ncf.edu/facilities/

DEPARTMENT OF TRANSPORTATION

Notice of Bid/Request for Proposal

The Florida Department of Transportation is advertising for Public Private Partnership Financial Expertise. advertisement for ITN-DOT-06/07-9052-DC is now posted on the Florida Vendor Bid System at www.myflorida.com, under this Invitation to Negotiate (ITN) number. Advertisement closes 03/16/2007. Direct link to advertisement at: http://fcn.state.fl.us/owa vbs/owa/vbs www.ad.view ad? advertisement key_number=61679.

For further information on this process, you may e-mail or telephone David Callaway at (850)414-4257 david.callaway@dot.state.fl.us.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

REGIONAL PLANNING COUNCILS

reserves the right to reject any or all proposals.

REOUEST FOR PROPOSALS

"Tidal Charlotte Harbor Shoreline Condition Map" Proposals for this service must be received by the Charlotte Harbor National Estuary Program, 1926 Victoria Avenue, Fort Myers, FL 33901, by 5:00 p.m. (Local Time), Monday, April 9, 2007. The Charlotte Harbor National Estuary Program (NEP)

SCOPE OF SERVICE: One of the quantifiable objectives of the Charlotte Harbor NEP is for the region to manage natural mangrove habitats to their historic extent (1980), to enhance and improve their ecological functions and, where feasible, restore mangrove habitats in urban areas. The Charlotte Harbor NEP is interested in mapping the tidal shoreline condition of the Charlotte Harbor NEP study area for use as an environmental indicator of this objective. The data will provide linear values of shoreline type (e.g. seawall, mangroves, exotic vegetation) and quality (e.g. height of mangroves, hurricane damage). The Charlotte Harbor NEP staff will use the resulting ArcGIS Personal Geodatabase to identify potential restoration sites. These data will also serve as a baseline for future assessments, and provide data for hydrologic and water quality modeling and for further understanding influence of shoreline on fish habitat.

The Charlotte Harbor NEP hereby solicits offers for the professional services of qualified respondents for the production of a spatially and thematically accurate ArcGIS 9.2 Personal Geodatabase (file-based or MS Access) of the tidal shoreline condition of the Charlotte Harbor National Estuary Program using a combination of field acquired data and aerial photography. Respondents will be responsible for using data obtained in the field in conjunction with photointerpretation and ArcGIS tools to map the shoreline condition, quality, and points of interest throughout the Charlotte Harbor National Estuary Program study area. The most recent aerial photographs of at least one foot resolution, taken prior to the date of field data collection, will be used for photointerpretation. The resulting ArcGIS 9.2 Personal Geodatabase will need to meet the National Standard for Spatial Data Accuracy (NSSDA) for 1:12,000 data. The Personal Geodatabase spatial files should be projected in State Plane Feet West NAD 83-90 HARN, with units in feet and in Albers Projection, Spheroid: GRS 1980, Units: Meters, Central Meridian: -84, Reference Parallel: 24, First Standard Parallel: 24, Second Standard Parallel: 31.5, False Easting: 400,000, False Northing: 0 with units in meters. Associated metadata must be compliant with Southwest Florida Water Management District (SWFWMD) and Federal Geographic Data Committee Standards. A Florida Professional Surveyor/Mapper shall be involved as required by state law regarding photogrammetry and survey components of this project.

INVITATION TO PROPOSE: The program hereby solicits proposals for the project "Tidal Charlotte Harbor Shoreline Condition Map." The Program anticipates awarding only one contract. The Program reserves the right to reject any or all proposals. Awards will be made to respondents whose proposals are deemed by the Program to be most beneficial, all factors considered.

REQUEST FOR PROPOSALS (RFP) INFORMATION AND INSTRUCTION: All requests for information, instructions and applications for submitting a proposal must be submitted in writing to: Ms. Catherine Corbett, Senior Scientist, Charlotte Harbor National Estuary Program, 1926 Victoria Avenue, Fort Myers, FL 33901, Fax (239)338-2560 or email: dcorbett@swfrpc.org. All requests for clarification or for additional information on the RFP must be submitted in writing to same by no later than 5:00 p.m., Friday, March 23, 2007.

HOW TO APPLY: A Request for Proposals document may be obtained by contacting, in writing: Ms. Catherine Corbett, Charlotte Harbor National Estuary Program, 1926 Victoria Avenue, Fort Myers, FL 33901, Fax (239)338-2560 or email: dcorbett@swfrpc.org. All requests for clarification or additional information on the RFP must be submitted in writing to same by no later than 5:00 p.m., Friday, March 23, 2007. Proposals must then be received by the Charlotte Harbor National Estuary Program, 1926 Victoria Avenue, Fort Myers, FL 33901, by 5:00 p.m. (Local Time), Monday, April 9, 2007.

REGIONAL TRANSPORTATION AUTHORITIES

REQUEST FOR PROPOSAL NO. 06-114
TRAIN CONTROL SYSTEM FOR DISPATCHING
ON THE SOUTH FLORIDA RAIL CORRIDOR

The South Florida Regional Transportation Authority (SFRTA), an agency of the State of Florida, operates Tri-Rail, a seventy-two (72) mile commuter railroad with eighteen (18) stations in Miami-Dade, Broward, and Palm Beach Counties. THE PURPOSE of this Request for Proposal (RFP) is to enter into an Agreement with a qualified Contractor to design, furnish, and install the equipment, material, and hardware necessary to provide a complete, reliable, and operable Supervisory Train Control System for the state-owned rail line between Control Point Dyer in Palm Beach and Miami Airport Station in the Miami Subdivision. The Supervisory Control System must interface with existing CSXT used and FDOT owned signal supervisory and communications equipment currently in place on the South Florida Rail Corridor (SFRC) utilizing standard "packet switches" and ATCS protocols. The Supervisory Train Control System shall be located at SFRTA's Dispatch Control Center in Hialeah, FL and will replace the existing control which is currently exercised by CSXT in Jacksonville, FL. This RFP also includes a second redundant Supervisory Train Control System at the SFRTA West Palm Beach train station. The term of the Agreement will be 10 months from NTP.

A REQUEST FOR DOCUMENTS should be directed to: Mr. Robert Becker, SFRTA, 800 N. W. 33 Street, Suite 100, Pompano Beach, Florida 33064, (954)788-7909. The cost of the solicitation document is Fifty Dollars (\$50.00) non-refundable. Checks or money orders made payable to SFRTA should be forwarded to Mr. Becker at the address above. Solicitation documents will be available on or about March 15, 2007.

A PRE-PROPOSAL CONFERENCE will be held in the SFRTA Board Room at the address above on March 27, 2007 at 10:00 a.m. The purpose of the meeting will be for SFRTA to

respond to questions from document holders and clarify requirements in an open forum. Attendance is not mandatory but is recommended.

RECEIPT OF SEALED PROPOSALS: All proposals must be received as per the RFP instructions no later than 5:00 p.m. (Eastern Time) on April 30, 2007, at the SFRTA office in Pompano Beach.

SFRTA reserves the right to postpone, accept, or reject any and all proposals in whole or in part. All Proposers must certify that they are not on the State of Florida Comptroller General's List of Ineligible Bidders. All proposals shall remain in effect for One Hundred Eighty (180) days from the RFP submission due date.

DBE PARTICIPATION: SFRTA solicits and encourages Disadvantaged Business Enterprise (DBE) participation. DBEs will be afforded full consideration of their responses and will not be subject to discrimination. SFRTA's DBE program goal is 10% of total contract expenditures.

CONE OF SILENCE: Any verbal or written communications between any Proposer (potential or actual), or its representatives and any SFRTA Board Member, staff member, committee member, or consultant regarding this procurement are strictly prohibited from the date of the RFP advertisement through the date of execution of the contract. The only exceptions to this are: (1) written requests regarding information or clarification made to SFRTA's designated contract specialist during the allowable time period under the solicitation; (2) any communications at a publicly noticed meeting of SFRTA; and (3) any communications with the SFRTA Director of Procurement. Any violation of the requirements set forth in this section shall constitute grounds for immediate and permanent disqualification of the Proposer/violator from participation in this procurement.

Christopher C. Bross, CPPO, FCPM

Director, Procurement

WATER MANAGMENT DISTRICTS

Notice of Bid/Request for Proposal

Notice of Request for Proposals 06/07-029WR – Installation and Maintenance of Agricultural Water Use Monitoring Systems with Real Time Data Collection and Access to Data The Suwannee River Water Management District (District) is requesting proposals from firms or companies that will provide, install, and maintain run time or metering devices (as appropriate) that will automatically collect and transfer water use data from 200 agricultural irrigation systems and provide real time access to the District as well as providing it electronically to the District. The monitoring devices will be installed within one year of signing contract. This project will focus on the District's largest agricultural water users which include dairies, row crop, forage, and nurseries. The District is

located in North Central Florida. Any work proposed by the District as part of this Request for Proposal (RFP) is subject to District Governing Board approval and funding.

The RFP will be available March 12, 2007 on the District's website at: http://www.srwmd.state.fl.us/services/bids+and+ contracts/default1.htm

A mandatory pre-bid teleconference will be held on March 21, 2007, at 10:00 a.m. Those firms providing the Contractor Registration Form by 9:00 a.m., March 20, 2007, will be notified with the information necessary to participate. The District will only accept responses to the RFP from firms or companies that participate in the pre-bid teleconference.

If additional information is needed, please contact: Debbie Davidson, Suwannee River Water Management District, 9225 County Road 49, Live Oak, Florida 32060, (386)362-1001.

Request for Bid Number 06/07-030LM Road Construction Materials

The Suwannee River Water Management District (District) is requesting bids for Rock Aggregate. The District has budgeted approximately \$100,000 to purchase rock aggregate during Fiscal Year 2007. The District desires to purchase various rock aggregate from the successful bidder throughout the year on an as-needed basis. Supplier selection will be based on bid price and distance from the mine to job site.

The Bids will be opened at a public bid opening at the District offices in Live Oak at 3:00 p.m., March 23, 2006. Contact Linda Smith, Procurement Coordinator, to receive a complete bid package at (386)362-1001 or 1(800)226-1066 (FL only).

EXPRESSWAY AUTHORITIES

NOTICE TO PROFESSIONAL ENGINEERING CONSULTANTS

The Orlando-Orange County Expressway Authority requires the services of a Professional Engineering Consultant to serve as the Authority's General Engineering Consultant (GEC). The selected consultant will be responsible for providing the services generally described below as well as other tasks and associated activities as may be required by the Authority on an as-needed basis.

Shortlist consideration will be given to only those firms who are qualified pursuant to law, and as determined by the Authority, based on information provided by the firms, and who have been pre-qualified by FDOT to perform the indicated Types of Work.

REQUIRED SERVICES: General Engineering Consultant Services (GEC)

MAJOR TYPES OF WORK: Consultants shall be pre-qualified in the following work groups: 11, Engineering Contract Administration and Management; 13, Planning; 13.3, Policy 13.4, Planning; Systems Planning; 13.5, Sub-area/Corridor Planning; 13.6, Land Planning/Engineering; and 13.7, Transportation Statistics.

ADDITIONAL **TYPES** WORK REQUIRING PRE-QUALIFICATION: Consultants may use pre-qualified subconsultants for the following work groups: 2, Project Development and Environmental (PD&E) Studies; 6.3, Intelligent Transportation Systems Analysis Design & Implementation; 8, Survey and Mapping; 8.1, Control Surveying; 8.2, Design, Right of Way & Construction Surveying; 8.4, Right of Way Mapping; 9, Soil Exploration, Material Testing and Foundations; 9.4, Foundation Studies; 14, Architecture; 15, Landscape Architecture; 21, Acquisition, Negotiation, Closing and Order of Taking: 24, Acquisition Relocation Assistance; and 25, Right of Way Clearing and Leasing.

ADDITIONAL EXPERIENCE REQUIREMENTS: Consultants must have experience in bond financing support such as preparation of Engineer's Reports for bond sales and satisfaction of any and all bond covenants. Consultants should also have experience in electronic toll collection systems.

DESCRIPTION: The services to be provided by the selected consultant will include General Engineering Consultant services relating to the development and implementation of the Authority's Five-Year Work Plan. These services include but are not limited to:

- Program management includes staff support of the Five-Year Work Plan such as preparation of cost estimates and schedules in support of the Work Plan and preparation of exhibits, maps and presentations for meetings and briefings;
- Bond financing support services including preparation of the Annual Report to the bond holders, Annual Inspection Report and Engineer's Report for bond sales;
- General or long range planning including project development activities;
- Project management including managing planning, PD&E, architectural, and design consultants; plans processing; and plans review;
- Right-of-Way support services including managing right-of-way consultants in the areas of appraisal, review appraisals, and right-of-way acquisition;
- Coordinating environmental permits and utility activities;
- Providing contractual services support in the areas of negotiations, contract development and contract administration;
- Coordination of intelligent transportation systems planning and development activities and electronic toll collection systems; and
- Other miscellaneous services as requested by the Authority.

The selected consultant will be required to provide sufficient local staff in the Orlando area to support each activity and the associated program area for a minimum of five (5) years, with potential renewal for an additional five (5) years. During the contract term, the selected consultant will be excluded from participating as a prime or subconsultant in contracts with the Expressway Authority for PD&E, traffic and revenue, design, CEI or any other areas dealing with the subject matter of its assigned responsibilities except for existing contracts.

LETTERS OF INTEREST SUBMITTAL REQUIREMENTS: Consultants wishing to be considered shall submit eight (8) sets of a Letter of Interest package. The Letter of Interest shall be a maximum of ten (10) pages, excluding resumes and attachments identified below. The packages shall include the following:

- 1. Firm Experience Minimum of ten (10) years of specific corporate experience as a General Engineering Consultant for a toll road agency or state transportation agency similar in size and scope to the Authority in each of the service areas described above. Include the names of up to three (3) recent client references, i.e. within the last five (5) years. References shall include the following: client contact person, telephone number, and physical address.
- 2. Key Personnel Experience Identify the consultant's proposed Program Manager and other key personnel presently employed by the consultant who will be assigned to the project. The Program Manager shall have progressively responsible experience as lead or deputy Program Manager for a program of comparable size and scope to the Authority's for a minimum of five (5) years. Other key staff members shall have directly related experience in the service areas described above for which they are proposed for a minimum of five (5) years. Resumes for the proposed Program Manager and the key staff shall be attached to the Letter of Interest.
- 3. Proposed Subconsultants Anticipated subconsultants shall be identified and the roles that each will play in providing the required services. Subconsultants shall have a directly related experience in the service area for which the subconsultant is proposed.
- 4. Prequalification Documentation Attach a copy of the Notice of Qualification issued by the FDOT showing current qualifications in the Types of Work specified above for both the consultant and all proposed subconsultants.
- 5. Office Location The office assigned responsibility and its physical address shall be identified. It is required that the consultant have an office and key staff located within the Orlando area, defined as within 30 miles driving distance from the Expressway Authority office.

- 6. Bond Support Experience The consultant should have experience in the preparation of Engineer's Reports, coordination with Traffic and Revenue Consultants, rating agencies, and financial experts for the sale of bonds to finance projects.
- 7. Certifications The consultant team shall have read, understood and agree to comply with the Authority's Code of Ethics by certifying in the Letter of Interest.

Failure to submit any of the above required information may be cause for rejection of the package as non-responsive.

SELECTION: The Authority may shortlist up to three (3) firms based on its evaluation of the Letters of Interest and qualifications information received. Shortlisted firm(s) may proceed to the next step in the process which includes preparation and submittal of a Technical Proposal. After evaluation of Technical Proposal, the Authority may require an oral presentation or interview. The Authority will provide the shortlisted firms with a Scope of Services for use in preparing the Technical Proposal. Shortlisted firms will be evaluated and ranked by the Authority's Consultant Recommendation Committee based on the Technical Proposal and oral presentations/interview (if required).

CODE OF ETHICS: All consultants selected to work with the Authority are required to comply with the Authority's Code of Ethics, a copy of which may be obtained by contacting the Authority.

EQUAL OPPORTUNITY STATEMENT: The Orlando-Orange County Expressway Authority, in accordance with the provisions of Title VI and Title VII of the Civil Rights Act of 1964, as amended, prohibits discrimination on the basis of race, color, sex, national origin, age, religion and disability. The authority hereby notifies all Proposers and individuals that it requires and encourages Equal Employment Opportunity for minority and women as employees in the workforce on Authority's contracts/projects.

MINORITY/ WOMEN/ DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION:

The Orlando-Orange County Expressway Authority hereby notifies all Proposers and individuals that it will require affirmative efforts to be made to ensure participation of local minority business, women business enterprises and disadvantaged business enterprises (MBE/WBE/DBE) on contracts awarded by the Authority.

Proposers are strongly encouraged to consider Teaming or sub-consulting with local MBE/WBE/DBE firm on this engagement with meaningful elements of work in which the Proposer will have an opportunity to teach, share experience and transfer of knowledge wit the MBE/WBE/DBE firm in performing as a General Engineering Consultant (GEC).

NON-SOLICITATION PROVISION: From the first date of publication of this notice, no person may contact any Authority Board Member, Officer or Employee or any selection committee member, with respect to this notice or the services

to be provided, except as related to the Submittal Requirements detailed above. Reference is made to the lobbying guidelines of the Authority for further information regarding this Non-Solicitation Provision.

LETTER OF RESPONSE DEADLINE:

April 5, 2007, 3:00 p.m., Orlando local time

AUTHORITY CONTACT PERSON:

Mr. Joseph A. Berenis, P.E. Deputy Executive Director Telephone: (407)316-3800

LETTER OF RESPONSE ADDRESS:

Orlando-Orange County Expressway Authority

525 S. Magnolia Avenue Orlando, FL 32801

Re: General Engineering Consultant Services

ORLANDO-ORANGE

COUNTY **EXPRESSWAY**

AUTHORITY

Michael Snyder, P.E. **Executive Director**

DEPARTMENT OF MANAGEMENT SERVICES

Notice of Bid/Request for Proposal NOTICE TO PROFESSIONAL CONSULTANTS PUBLIC ANNOUNCEMENT FOR ARCHITECTURE AND **ENGINEERING SERVICES**

The Department of Management Services (DMS), Division of Real Estate Development and Management, announces that professional services are required for the project(s) listed below.

PROJECT NUMBER: FDVA-26001000

PROJECT NAME: State Nursing Home for Veterans

PROJECT LOCATION: To Be Determined

SERVICES TO BE PROVIDED: New design for a State

Nursing Home for Veterans, 120 beds

CONSTRUCTION BUDGET: Approximately \$21,000,000.00 For details please visit the Department's website listed below and click on "Search Advertisements - Division of Real Estate Development and Management," http://fcn.state.fl.us/owa_ vbs/owa/vbs www.main menu

Notice of Bid/Request for Proposal PUBLIC ANNOUNCEMENT FOR CONSTRUCTION CONTRACTORS TO PROVIDE CONSTRUCTION MANAGEMENT AT RISK SERVICES

REQUEST FOR QUALIFICATIONS (RFQ): The Department of Management Services, Division of Real Estate Development and Management, request qualifications for licensed general contractors, to submit for Construction Management at Risk services on the following project:

PROJECT NUMBER: FDVA-26001000

PROJECT NAME: State Nursing Home for Veterans

PROJECT LOCATION: To Be Determined

CONSTRUCTION COST: Approximately \$21,000,000.00

The award will be made in accordance with Section 255.29, F.S., and the procedures and criteria of the Departments Division of Real Estate Development and Management. For details please visit the Department's website listed below and click on "Search Advertisements - Division of Real Estate Development and Management," http://fcn.state.fl.us/owa vbs /owa/vbs www.main menu

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

NOTICE OF INVITATION TO BID

BID NO. 2007049C Earthmoving Services

The Department of Environmental Protection, Division of Water Resource Management, Bureau of Mine Reclamation is soliciting formal competitive bids for the project listed below: PROJECT NAME: Parcel BDN-T-C Wetlands at Tenoroc -

Earthmoving

SCOPE OF WORK: The contractor shall provide the necessary labor, supervision, equipment and materials required for earthmoving and wetland restoration.

LOCATION: Approximately 1-mile southwest of the Tenoroc Fish Management Area (TFMA) office, in Townships 27 and 28 South, Range 24 East, and Sections 34, 35, 2 and 3. The project site is within the retired and minimally-reclaimed BDN-T-C clay settling area (CSA) which is under State ownership and is managed by the Florida Fish and Wildlife Conservation Commission (FFWCC).

PURCHASING AGENT: Diane Harper, DEP, Purchasing Section, 3800 Commonwealth Blvd., MS 93, Tallahassee, Florida 32399-3000, (850)245-2355 Fax (850)245-2412, e-mail address diane.d.harper@dep.state.fl.us.

MINORITY BUSINESS REQUIREMENT: The Department of Environmental Protection supports diversity in its Procurement Program and requests that all sub-contracting opportunities afforded by this bid embrace diversity enthusiastically. The award of sub-contracts should reflect the full diversity of the citizens of the State of Florida. The Department will be glad to furnish a list of Minority Owned Firms that could be offered sub-contracting opportunities.

MANDATORY SITE INSPECTION: Tuesday, March 20, 2007, 10:00 a.m., Tenoroc Fish Management Area Office, 3829 Tenoroc Mine Road, Lakeland, Florida 33805. Directions may be obtained by calling (863)534-7077 or (863)499-2421.

PREQUALIFICATION: When the total bid price including alternates exceeds \$200,000.00, each bidder whose field is governed by Chapters 399, 489 and 633 of the Florida Statutes for licensure or certification must submit prequalification data of their eligibility five (5) days prior to the bid opening date.

INSTRUCTIONS: Any firm desiring plans and bid specifications for this project may obtain a copy by: Specifications will be available for download on Friday, March 9, 2007 from the Vendor Bid System (VBS) http://fcn.state.fl.us/owa_vbs/owa/vbs_www.search_form.

Plans will be available for download on Friday, March 9, 2007 from http://ftp.dep.state.fl.us/pub/minerec/BDNTC/.

ADA REQUIREMENTS: Any person with a qualified disability shall not be denied equal access and effective communication regarding any bid/proposal documents or the attendance at any related meeting or bid/proposal opening. If accommodations are needed because of disability, please contact Diane Harper, (850)245-2355, at least five (5) workdays prior to openings. If you are hearing or speech impaired, please contact the Florida Relay Services by calling 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

BID SUBMITTAL DUE DATE: No later than 2:30 p.m. (EDST), Tuesday, April 10, 2007, to the below address: Florida Department of Environmental Protection, Procurement Section MS 93, 3800 Commonwealth Blvd., Tallahassee, Florida 32399-3000. The Department reserves the right to reject any or all bids.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

INVITATION TO BID

Proposals are requested from qualified Roofing Contractors by the Agency for Persons with Disabilities, hereinafter referred to as Owner, for the construction of:

PROJECT NUMBER: APD 07242310

PROJECT: RE-ROOFING REGIONAL

SERVICE CENTER

ROOM 1201, 102 AVENUE, NORTH

ST. PETERSBURG, FLORIDA

PREQUALIFICATION: The Owner accepts bids from those firms which demonstrate current relevant licensure with the Florida Department of Business and Professional Registration by submittal of a copy of that license or certificate with their bid and compliance with the pre-qualification requirements as stated hereinbefore and in the project specifications.

The work includes the removal and replacement of 8,900 sq. ft. asphalt shingles and felts, the removal and replacement of 260 linear ft. of gutters, 160 linear ft. of downspouts and re-surface 1,550 sq. ft. of flat surface roofing

PERFORMANCE BOND AND LABOR AND MATERIAL BOND: If the construction award is \$100,000.00 or more, a Performance Bond and Labor and Material Payment Bond are required.

BID DATE AND TIME: Sealed bids will be received at the Regional Service Center Conference Room 1201, 102 Avenue, North, St. Petersburg, Florida on March 29, 2007 until 2:00 p.m. (Local Time), at which time they will be publicly opened and read aloud.

PRE-BID INSPECTION: Pre-bid inspection of the on-site conditions shall be by appointment only. Bidders must contact Carol Means, Staff Assistant at (727)217-7037, with the Agency for Persons with Disabilities to arrange a site visit.

PROPOSAL: Bids must be submitted in full accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions, which may be examined and obtained for \$75.00 non-refundable from the architect:

LONG & ASSOCIATES ENGINNERS ARCHITECTS, $\,$

INC.

4525 SOUTH MANHATTAN AVENUE

TAMPA, FLORIDA 33611

TELEPHONE: (813)839-0506

CONTRACT AWARD: The bid tabulation and Notice of Award Recommendation will be posted at 2:00 p.m. (Local Time), on March 30, 2006, at the Administrative Office. In the event that the bid tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be otherwise notified. Any protests of the bid must be made within 72 hours of posting of the results. "Failure to file a protest within the time prescribed in Section 120.53(5), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes." If no protest is filed per Section B-21 of the Instructions to Bidders, "Notice and Protest Procedures" the contract will be awarded to the qualified, responsive low bidder in accordance with Chapter 60D-5, F.A.C., by the Owner.

FLORIDA HOUSING FINANCE CORPORATION

Notice of Bid/Request for Proposal Request for Qualifications 2007-02 for Specialty Promotional Printing Services

The Florida Housing Finance Corporation invites all qualified entities wishing to provide specialty promotional printing services (e.g. brochures, mugs, pens, t-shirts and other promotional items) for Florida Housing Finance Corporation to submit proposals for consideration. Proposals shall be accepted until 2:00 p.m. (Eastern Time), Friday, April 6, 2007, to the attention of: Robin L. Grantham, Contracts Administrator, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329. For questions or additional information, please contact Robin L. Grantham at (850)488-4197 or robin.grantham@florida

housing.org. To obtain a copy of the Request for Qualifications, which outlines selection criteria and offeror's responsibilities, please submit your request to the attention of Robin L. Grantham, or you can download the Request for Qualifications from the Florida Housing Finance Corporation web site at http://www.floridahousing.org/Home/Business Legal/Solicitations/RequstForQualifications.htm.

Any modifications that occur to the Request for Qualifications will be posted at the web site and may result in an extension of the deadline.

FINANCIAL SERVICES COMMISSION

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. F.A.C., 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., March 30, 2007):

APPLICATION TO ACQUIRE CONTROL

Financial Institution to be Acquired: TransAtlantic Bank (TransAtlantic Holding Corp.) Miami, Florida

Proposed Purchaser: Banco de Sabadell, S.A., Sabadell, Spain Received: February 22, 2007

PINELLAS COUNTY SCHOOL BOARD

ADVERTISEMENT FOR BIDS

The School Board of Pinellas County, Florida will receive sealed bids in the Purchasing Department of the Walter Pownall Service Center, 11111 South Belcher Road, Largo, Florida until 1:00 p.m. local time, on March 22, 2007 for the purpose of selecting a supplier to provide per the bid specifications for:

Commodity Food Processing Bid 07-391-599

The purpose and intent of this invitation to bid are to select vendors to provide processing services for USDA donated meat, poultry, and peanut butter, designated for Pinellas County Schools (the District) into usable end products and to secure firm, net pricing for the contract period as specified herein. Processed foods are to be delivered to the district's warehouse at the Walter Pownall Service Center. However, as necessary, an item may require delivery to the District's awarded mainline food vendor. Net off invoice or pass thru

value will be the preferred method of invoicing should the District choose to use the aforementioned main line food

Public opening of the Bids will occur in the Purchasing Conference Room at the above address and all interested parties are invited to be present.

Specifications are available at the office of:

Purchasing Department Walter Pownall Service Center 11111 So. Belcher Road Largo, FL 33773

BY ORDER OF THE SCHOOL BOARD OF PINELLAS COUNTY, FLORIDA

Clayton M. Wilcox Mary Brown Superintendent of Schools Chairman

and Ex-Officio Secretary

To The School Board Mark C. Lindemann

Director, Purchasing

Tampa Bay Review for Publication: March 2, 2007 and March 9,2007

Section XII Miscellaneous

DEPARTMENT OF COMMUNITY AFFAIRS

Florida Small Cities Community Development Block Grant Program

Notice of Funding Availability

The Department of Community Affairs, Florida Small Cities Community Development Block Grant (CDBG) Program, announces the availability of \$2,062,861 (\$1,462,861 in emergency set-aside funds and \$600,000 in deobligated funds) for disaster recovery projects related to the tornadoes that occurred on February 2, 2007. Eligible applicants are those local governments that currently participate in the Florida Small Cities CDBG Program in the following counties. Communities may apply jointly or individually for the funding.

County Eligible Applicants

Lake Clermont, Eustis, Fruitland Park, Groveland,

Howey-in-the-Hills, Leesburg, Mascotte,

Minneola, Mount Dora, Umatilla

Seminole No eligible applicants

Sumter Bushnell, Center Hill, Coleman, Webster,

Wildwood, Sumter County

Volusia Ponce Inlet

The emergency set-aside funding may be used for any CDBG eligible activity that is needed in order to recover from the effects of the tornadoes that occurred on February 2, 2007. The purpose of the funds is to fund eligible activities that address serious, urgent community needs that pose an immediate and direct threat to the health, safety and welfare of residents of low and moderate-income. The activities to be funded must be documented as being directly related to the disaster event covered in the Governor's Executive Order 07-21. The amount of funds requested shall be limited to that amount necessary to address an emergency need resulting from the tornado damage. Communities that did not receive substantial damage should not apply for funding.

At least 51% of the funding must benefit low and moderate-income persons. Eligible communities that are interested in receiving funding must provide a Statement of Intent to Apply for the funds no later than March 13, 2007. The statement can be transmitted to the Department by fax (850)922-5609 or by regular mail to: Department of Community Affairs, Florida Small Cities CDBG Program, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100. In order to apply, local governments must also provide the following information to the Department no later than 5:00 p.m. (EST), March 30, 2007:

- 1. Name of Local Government
- 2. Address
- 3. Telephone and Fax Numbers
- 4. Email Address
- 5. Proposed project budget, including the total dollar amount being requested
- 6. Cover letter signed by the Chief Elected Official
- 7. Narrative that includes a description of the needs of the community, the activities that will be undertaken, the proposed service area and the approximate number of low and moderate-income persons that will benefit from the project.
- 8. Damage assessment data to support the funding request.
- 9. Aerial photographs of the damage.

The requested information must be submitted to:

Florida Small Cities CDBG Program

Department of Community Affairs

2555 Shumard Oak Boulevard

Tallahassee, Florida 32399-2100

Federal and State requirements, including 24 CFR 570, Subpart I, and Rule Chapter 9B-43, Florida Administrative Code, related to the regular Florida Small Cities CDBG Program must be met. Local governments are encouraged to contact the Department if planning or administrative support is needed.

Please contact Esrone McDaniels, Administrator of the Florida Small Cities CDBG Program at (850)487-3644 or esrone.mcdaniels@dca.state.fl.us if you have questions or need additional information.

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 (2005), Power Group International, LLC, intends to allow the establishment of Affordable Golf Cars, Inc., as a dealership for the sale of Tomberlin golfcars (TOMB) at 9837 State Road 52, Hudson (Pasco County), Florida 34668, on or after February 17, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Affordable Golf Cars, Inc. are dealer operator(s): Terry Fitchett, 9837 State Road 52, Hudson, Florida 34668; principal investor(s): Terry Fitchett, 9837 State Road 52, Hudson, Florida 34668.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Michelle Nobles, Power Group International, LLC, 3123 Washington Road, Augusta, Georgia 30907.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

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 (2005), Flyscooters, LLC, intends to allow the establishment of Cycle Ivan's, Inc., as a dealership for the sale of motorcycles manufactured by Taizhou Zhongneng Motorcycle Co., Ltd. at 2831 Forest Hill Boulevard, West Palm Beach (Palm Beach County), Florida 33406, on or after February 20, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Cycle Ivan's, Inc. are dealer operator(s): Ivan Soberal, 2831 Forest Hill Boulevard, West Palm Beach, Florida 33406; principal investor(s): Ivan Soberal, 2831 Forest Hill Boulevard, West Palm Beach, Florida 33406.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Thomas Mackenzie, Flyscooters, LLC, 824 Southeast Fleming Way, Stuart, Florida 34997-1558.

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 Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that Power Group International, LLC, intends to allow the establishment of Golf Cart Connection, Inc., as a dealership for the sale of Tomberlin golfcars (TOMB) at 1220 Camp Avenue, Mount Dora (Lake County), Florida 32757, on or after February 7, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Golf Cart Connection, Inc. are dealer operator(s): Jason Levy, 1220 Camp Avenue, Mount Dora, Florida 32757; principal investor(s): Jason Levy, 1220 Camp Avenue, Mount Dora, Florida 32757.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Michelle Nobles, Power Group, International, LLC, 3123 Washington Road, Augusta, Georgia 30907.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that Power Group International, LLC, intends to allow the establishment of Maddox-Joines, Inc. d/b/a Sunshine Golf Cars, as a dealership for the sale of Tomberlin golfcars (TOMB) at 2926 Southeast Waaler Street, Stuart (Martin County), Florida 34997, on or after February 12, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Maddox-Joines, Inc. d/b/a Sunshine Golf Cars are dealer operator(s): Jim Maddox, 2926 Southeast Waaler Street, Stuart, Florida 34997; principal investor(s): Jim Maddox, 2926 Southeast Waaler Street, Stuart, Florida 34997.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Michelle Nobles, Power Group International, LLC 3123 Washington Road, Augusta, Georgia 30907.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

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 (2005), Power Group International, LLC, intends to allow the establishment of Maddox-Joines, Inc. d/b/a Sunshine Golf Cars, as a dealership for the sale of Tomberlin golfcars (TOMB) at 9740 West Atlantic Avenue, Delray Beach (Palm Beach County), Florida 33446, on or after February 12, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Maddox-Joines, Inc. d/b/a Sunshine Golf Cars are dealer operator(s): Jim Maddox, 9740 West Atlantic Avenue, Delray Beach, Florida 33446; principal investor(s): Jim Maddox, 9740 West Atlantic Avenue, Delray Beach, Florida 33446.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License

Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Michelle Nobles, Power Group International, LLC, 3123 Washington Road, Augusta, Georgia 30907.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

[The previous publication in the issue Vol. 33, No. 8, February 23, 2007, pp. 928 of the F.A.W., has been corrected to reflect the name and address of the dealer operator and principal investor of Palm Beach Triumph-Victory, Inc.]

Pursuant to Section 320.642, Florida Statutes (2005), Triumph Motorcycles America, Ltd., intends to allow the establishment of Palm Beach Triumph-Victory, Inc., as a dealership for the sale of Triumph motorcycles at 12550 South Military Trail #8, Boynton Beach (Broward County), Florida 33436, on or after February 12, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Palm Beach Triumph-Victory, Inc. are dealer operator(s): Walter Jakobowski, 12550 South Military Trail #8, Boynton Beach, Florida 33436; principal investor(s): Walter Jakobowski, 12550 South Military Trail #8, Boynton Beach, Florida 33436.

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: Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Michael Lashley, Triumph Motorcycles America, Ltd., 385 Walt Sanders Memorial Drive, Suite 100, Newnan, Georgia 30265.

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 Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that Power Group International, LLC, intends to allow the establishment of Pro-Fit Solutions, LLC d/b/a Ecco Motors, as a dealership for the sale of Tomberlin golfcars (TOMB) at 220 Mountain Drive, Destin (Okaloosa County), Florida 32541, on or after February 13, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Pro-Fit Solutions, LLC d/b/a Ecco Motors are dealer operator(s): Scott Lightsey, 220 Mountain Drive, Destin, Florida 32541; principal investor(s): Scott Lightsey, 220 Mountain Drive, Destin, Florida 32541.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Michelle Nobles, Power Group International, LLC, 3123 Washington Road, Augusta, Georgia 30907.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving

the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

AGENCY FOR HEALTH CARE ADMINISTRATION

CERTIFICATE OF NEED DECISIONS ON BATCHED APPLICATIONS

The Agency for Health Care Administration made the following decisions on Certificate of Need applications for Other Beds and Programs batching cycle with an application due date of November 22, 2006:

County: Escambia Service District: 1 CON # 9954 Decision Date: 2/23/2007 Decision: D Facility/Project: Odyssey HealthCare of Northwest Florida,

Applicant: Odyssey HealthCare of Northwest Florida, Inc.

Project Description: Establish a hospice program

Approved Cost: \$0

County: Santa Rosa Service District: 1

CON # 9955 Decision: D Decision Date: 2/23/2007

Facility/Project: United Hospice of West Florida, Inc. Applicant: United Hospice of West Florida, Inc. Project Description: Establish a hospice program

Approved Cost: \$0

County: Volusia Service District: 4

CON # 9956 Decision Date: 2/23/2007 Decision: A

Facility/Project: Halifax Medical Center Applicant: Halifax Hospital Medical Center

Project Description: Establish an adult pancreas transplantation

program

Approved Cost: \$207,925.00

County: Orange Service District: 7

CON # 9957 Decision Date: 2/23/2007 Decision: A

Facility/Project: Florida Hospital

Applicant: Adventist Health System/Sunbelt, Inc.

Project Description: Establish an adult pancreas transplantation

program

Approved Cost: \$106,425.00

County: Pasco Service District: 5

CON # 9959 Decision Date: 2/23/2007 Decision: A

Facility/Project: Gulfside Regional Hospice, Inc. Applicant: Gulfside Regional Hospice, Inc.

Project Description: Establish a 16-bed inpatient hospice

facility

Approved Cost: \$5,245,013.00

County: Manatee Service District: 6

CON # 9960 Decision Date: 2/23/2007 Decision: D Facility/Project: Evercare Hospice of Manatee County, Inc. Applicant: Evercare Hospice of Manatee County, Inc. Project Description: Establish a hospice program

Approved Cost: \$0

County: Manatee Service District: 6

CON # 9961 Decision Date: 2/23/2007 Decision: D Facility/Project: HCR Manor Care Services of Florida, Inc.

Applicant: HCR Manor Care Services of Florida, Inc. Project Description: Establish a hospice program

Approved Cost: \$0

County: Manatee Service District: 6

CON # 9962 Decision Date: 2/23/2007 Decision: D

Facility/Project: LifePath Hospice & Palliative Care, Inc.

Applicant: LifePath Hospice & Palliative Care, Inc. Project Description: Establish a hospice program

Approved Cost: \$0

County: Manatee Service District: 6

CON # 9963 Decision Date: 2/23/2007 Decision: D

Facility/Project: Odyssey Healthcare of Manatee County, Inc. Applicant: Odyssey Healthcare of Manatee County, Inc.

District Construction of Frances Court

Project Description: Establish a hospice program

Approved Cost: \$0

County: Manatee Service District: 6

CON # 9964 Decision Date: 2/23/2007 Decision: A

 $Facility/Project: The\ Hospice\ of\ the\ Florida\ Suncoast,\ Inc.$

Applicant: The Hospice of the Florida Suncoast, Inc. Project Description: Establish a hospice program

Approved Cost: \$228,225.00

County: Collier Service District: 8

CON # 9965 Decision Date: 2/23/2007 Decision: D

Facility/Project: Evercare Hospice of Collier County, Inc. Applicant: Evercare Hospice of Collier County, Inc.

Project Description: Establish a hospice program

Approved Cost: \$0

County: Collier Service District: 8

CON # 9966 Decision Date: 2/23/2007 Decision: D Facility/Project: HCR Manor Care Services of Florida, Inc.

Applicant: HCR Manor Care Services of Florida, Inc.

Project Description: Establish a hospice program

Approved Cost: \$0

County: Collier Service District: 8

CON # 9967 Decision Date: 2/23/2007 Decision: D

Facility/Project: HOPE of Southwest Florida, Inc. Applicant: HOPE of Southwest Florida, Inc. Project Description: Establish a hospice program

Approved Cost: \$0

County: Collier Service District: 8

CON # 9968 Decision Date: 2/23/2007 Decision: D Facility/Project: Odyssey Healthcare of Collier County, Inc. Applicant: Odyssey Healthcare of Collier County, Inc. Project Description: Establish a hospice program

Approved Cost: \$0

County: Collier Service District: 8

CON # 9969 Decision Date: 2/23/2007 Decision: A Facility/Project: Vitas Healthcare Corporation of Florida Applicant: Vitas Healthcare Corporation of Florida Project Description: Establish a hospice program

Approved Cost: \$238,375.00

County: Broward Service District: 10

CON # 9970 Decision Date: 2/23/2007 Decision: A

Facility/Project: Hallandale Rehabilitation Center

Applicant: HRC, L.L.C.

Project Description: Construct a 120-bed replacement nursing

home

Approved Cost: \$11,724,000.00

County: Escambia Service District: 1

CON # 9971 Decision Date: 2/23/2007 Decision: A Facility/Project: Regency Hospice of Northwest Florida, Inc. Applicant: Regency Hospice of Northwest Florida, Inc.

Project Description: Establish a hospice program

Approved Cost: \$195,745.00

County: Manatee Service District: 6

CON # 9972 Decision Date: 2/23/2007 Decision: D Facility/Project: Samaritan Care Hospice of Manatee, Inc.

Applicant: Samaritan Care Hospice of Manatee, Inc. Project Description: Establish a hospice program

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Approved Cost: \$0

A request for administrative hearing, if any, must be made in writing and must be actually received by this department within 21 days of the first day of publication of this notice in the F.A.W., pursuant to Chapter 120, F.S., and Chapter 59C-1, F.A.C.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

NOTICE OF AVAILABILITY

The Department of Environmental Protection has determined that the City of Dania Beach's proposed project for the upgrade of their wastewater force main will not have a significant adverse impact on the environment. The total estimated construction cost is \$391,000. The project is expected to qualify for a State Revolving Fund loan composed of federal and state matching funds.

A full copy of the Florida Categorical Exclusion Notice can be obtained by writing to: Thomas Montgomery, Bureau of Water Facilities Funding, Department of Environmental Protection, 2600 Blair Stone Road, MS #3505, Tallahassee, Florida 32399-2400 or by calling (850)245-8358.

DEPARTMENT OF HEALTH

On February 21, 2007, Ana M. Viamonte Ros, M.D., M.P.H., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Sasha Boris Grek, M.D., license numbers TRN 0007911. 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 February 26, 2007, Ana M. Viamonte Ros, M.D., M.P.H., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Christopher Alan Clitty, L.P.N., license number PN 5154946. 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 February 22, 2007, Ana M. Viamonte Ros, M.D., M.P.H., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Joy Elizabeth Hall, R.N., license number RN 9186230. 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 February 21, 2007, Ana M. Viamonte Ros, M.D., M.P.H., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Angelica Luzarraga, R.N., license number RN 9196240. 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 February 26, 2007, Ana M. Viamonte Ros, M.D., M.P.H., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of John M. Nacknouck, L.P.N., license number PN 5149198. 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 February 26, 2007, Ana M. Viamonte Ros, M.D., M.P.H., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Douglas N. Kassan, R.Ph., license number PS 28503. 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 February 26, 2007, Ana M. Viamonte Ros, M.D., M.P.H., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Lisa

McGrail, R.Ph., license number PS 28141. 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 February 26, 2007, Ana M. Viamonte Ros, M.D., M.P.H., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of B.J. Walper Penansky, A.R.N.P., license number RN 1302962. 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.

Section XIII Index to Rules Filed During Preceding Week

RULES FILED BETWEEN February 19, 2007 and February 23, 2007

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Aquaculture

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DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Driver Licenses

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15A-6.006	2/19/07	3/11/07	32/43
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PUBLIC SERVICE COMMISSION

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25-17.210	2/20/07	3/12/07	33/4	33/4
25-17.220	2/20/07	3/12/07	33/4	33/4
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25-17.240	2/20/07	3/12/07	33/4	33/4
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WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District 40D-4.091 2/20/07 7/1/07 32/44 33/4

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DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Appraisal Board

61J1-2.001 2/21/07 3/13/07 33/3 61J1-3.001 2/21/07 3/13/07 33/3

DEPARTMENT OF ENVIRONMENTAL PROTECTION

62-312.824 2/23/07 3/15/08 32/2 32/51

DEPARTMENT OF HEALTH

Board of Clinical Social Work, Marriage and Family

64B4-2.002 3/14/07 33/2 2/22/07

Board of Physical Therapy Practice

64B17-3.001 2/21/07 3/13/07 33/3

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				4A-21.115	29/37	29/46	
	ules Affected" is			4A-41.108	29/25	20115	
	een proposed b			4A-62.0001	29/44	29/46	
Beginning with	Beginning with the February 2, 1996 issue, the list will be			4A-62.001	29/44	29/46	
published month	nly for the period	covering the la	ast eight weeks.	4A-62.002	29/44	29/46	
				4A-62.003	29/44	29/46	
w – Signific	es Withdrawal of	Proposed Rule	e(s)	4A-62.006	29/44	29/46	
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	eclared Valid			4A-62.020		29/46	
				4A-62.021 4A-62.022	29/44 29/44	29/46 29/46	
	eclared Invalid	_		4A-62.022 4A-62.023	29/44	29/46	
	hallenge Dismiss			4A-62.030	29/44	29/46	
dw – Dismis	sed Upon Withdi	rawal		4A-62.031	29/44	29/46	
				4A-62.032	29/44	29/46	
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				4A-62.035	29/44	29/46	
				4A-62.036	29/44	29/46	
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3E-48.005	28/42			4C-40.0055	28/47		
3F-5.0015	29/39	29/45		4K-6.010	32/30		
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4-166.045	30/1	30/3		5M-5.004	33/9		
4-176.013	29/36	30/3		5M-7.002	33/9		
4-200.007	29/44	30/3		5M-7.002	33/9		
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4-228.055	26/35			J ·			
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6L-1.007	28/12			11B-14.003	32/50		
6L-1.008	28/12			11B-18.005	32/50		
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6L-1.011	28/12			11B-20.0012	32/50		
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59A.18.018 32/52 33/10 59T.14.004 23/22 23/35 59A.25.001 32/52 33/10 59T.15.002 23/22 23/35 59A.25.003 32/52 33/10 59T.16.001 23/22 23/35 59A.25.004 32/52 33/10 59T.16.002 23/22 23/35 59A.25.005 28/34 33/10 59U.11.019 20/51 21/7 59A.25.006 32/52 33/10 59U.14.002 23/24 23/35 59A.25.006 32/52 33/10 59V.30.07 20/34 20/48 59A.26.001 32/12 33/10 59V.30.07 20/34 20/48 59A.26.003 32/12 60A-1.041 32/32 32/44 59A.26.003 32/12 60BB-3.011 32/50 59A.26.004 32/12 60BB-3.011 32/50 59A.26.005 32/12 60BB-3.011 32/50 59A.26.006 32/12 60BB-3.013 32/50 59A.26.007 32/12 60BB-3.016 </td <td>59A-18.016</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	59A-18.016							
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59A-25.004 32/52 33/10 59U-11.019 20/51 21/7 59A-25.005 28/34 33/10 59U-14.002 23/24 23/35 59A-25.006 32/52 33/10 59V-3.007 20/34 20/48 59A-26.001 32/12 MANAGEMENT SERVICES 59A-26.002 32/12 60A-1.041 32/32 32/44 59A-26.003 32/12 60B-3.011 32/50 33/5 59A-26.005 32/12 60BB-3.011 32/50 33/5 59A-26.006 32/12 60BB-3.013 32/50 32/50 59A-26.007 32/12 60BB-3.013 32/50 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>								
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59A-26.003 32/12 60A-1.041 32/32 32/44 59A-26.004 32/12 60BB-3.011 32/50 59A-26.006 32/12 60BB-3.012 32/50 59A-26.007 32/12 60BB-3.013 32/50 59A-26.0075 32/12 60BB-3.015 32/50 59A-26.009 32/12 60BB-3.017 32/50 59A-26.010 32/12 60BB-3.018 32/50 59A-26.011 32/12 60BB-3.019 32/50 59A-26.012 32/12 60BB-3.020 32/50 59A-26.013 32/12 60BB-3.021 32/50 59A-26.014 32/12 60BB-3.021 32/50 59A-26.014 32/12 60BB-3.022 32/50 59A-26.014 32/12 60BB-3.022 32/50 59A-26.015 32/12 60BB-3.024 32/50 59A-26.016 32/12 60BB-3.029 32/50 59A-26.019 32/12 60BB-4.997 32/52 33/9 59A-26.019 32/12 60BB-4.998 32/52 33/9 59A-26.020 32/12 </td <td>59A-26.001</td> <td>32/12</td> <td></td> <td></td> <td>N</td> <td>MANAGEMENT</td> <td>Γ SERVICES</td> <td></td>	59A-26.001	32/12			N	MANAGEMENT	Γ SERVICES	
\$\frac{59A-26.004}{59A-26.005}\$ 32/12 \text{60BB-3.011}{32/50}\$ 32/50 \text{59A-26.006}{59A-26.006}\$ 32/12 \text{60BB-3.012}{60BB-3.013}\$ 32/50 \text{59A-26.007}{59A-26.007}\$ 32/12 \text{60BB-3.015}{60BB-3.015}\$ 32/50 \text{59A-26.007}{59A-26.007}\$ 32/12 \text{60BB-3.016}{60BB-3.016}\$ 32/50 \text{59A-26.008}\$ 32/12 \text{60BB-3.016}{60BB-3.017}\$ 32/50 \text{59A-26.009}\$ 32/12 \text{60BB-3.018}{60BB-3.018}\$ 32/50 \text{59A-26.010}\$ 32/12 \text{60BB-3.019}{60BB-3.019}\$ 32/50 \text{59A-26.011}\$ 32/12 \text{60BB-3.020}\$ 32/50 \text{59A-26.013}\$ 32/12 \text{60BB-3.021}\$ 32/50 \text{59A-26.014}\$ 32/12 \text{60BB-3.021}\$ 32/50 \text{59A-26.015}\$ 32/12 \text{60BB-3.024}\$ 32/50 \text{59A-26.016}\$ 32/12 \text{60BB-3.024}\$ 32/50 \text{59A-26.016}\$ 32/12 \text{60BB-3.029}\$ 32/50 \text{59A-26.016}\$ 32/12 \text{60BB-3.029}\$ 32/50 \text{59A-26.019}\$ 32/12 \text{60BB-3.029}\$ 32/50 \text{59A-26.019}\$ 32/12 \text{60BB-4.997}\$ 32/52 \text{33/9}\$ \text{59A-26.020}\$ 32/12 \text{60BB-4.998}\$ 32/52 \text{33/9}\$ \text{59A-26.021}\$ 32/12 \text{60BB-4.998}\$ 32/52 \text{33/9}\$ \text{59A-26.021}\$ 32/12 \text{60BB-8.200}\$ 32/38 \text{59A-26.022}\$ 32/12 \text{60BB-8.200}\$ 32/38 \text{59A-26.023}\$ 32/12 \text{60BB-8.201}\$ 32/38 \text{59C-1.038}\$ 31/6 \text{60BB-8.201}\$ 32/38 \text{59C-1.038}\$ 31/6 \text{60BB-8.201}\$ 32/38 \text{59C-1.014}\$ 33/9 \text{60BB-8.200}\$ 32/38 \text{59C-1.014}\$ 33/6 \text{60BB-8.200}\$ 32/38 \text{59C-1.014}\$ 33/9 \text{60BB-8.200}\$ 32/38 \text{59C-1.014}\$ 33/9 \text{60BB-8.200}\$ 32/38 \text{60BB-8.200}\$ 32/38 \text{59C-1.014}\$ 33/6 \text{60BB-8.200}\$ 32/38 \text{59C-1.014}\$ 33/9 \text{60BB-8.200}\$ 32/38 \text{59C-1.014}\$ 33/9 \text{60BB-8.200}\$	59A-26.002	32/12			604 1 041	22/22	22/11	
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59A-26.006 32/12 60BB-3.012 32/50 59A-26.007 32/12 60BB-3.013 32/50 59A-26.008 32/12 60BB-3.015 32/50 59A-26.009 32/12 60BB-3.016 32/50 59A-26.010 32/12 60BB-3.017 32/50 59A-26.011 32/12 60BB-3.018 32/50 59A-26.012 32/12 60BB-3.019 32/50 59A-26.013 32/12 60BB-3.020 32/50 59A-26.014 32/12 60BB-3.021 32/50 59A-26.015 32/12 60BB-3.022 32/50 59A-26.016 32/12 60BB-3.024 32/50 59A-26.017 32/12 60BB-3.029 32/50 59A-26.018 32/12 60BB-3.029 32/50 59A-26.019 32/12 60BB-4.997 32/52 33/9 59A-26.020 32/12 60BB-4.999 32/52 33/9 59A-26.021 32/12 60BB-4.999 32/52 33/9 59A-26.023 32/12 60BB-8.200 32/38 59C-1.038 31/6	59A-26.004	32/12			CODD 2.011	22/50	33/3	
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60BB-8.451	32/38			61A-10.012	32/3		
60BB-8.900	32/38			61A-10.013	32/3		
60BB-8.901	32/38			61A-10.014	32/3		
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	31/16c			61A-10.055			
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	31/21c			61A-10.081	32/3		
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	31/38c			61A-10.083	32/3		
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	32/2c			61B-25.003	32/48		33/8
	32/2c			61B-25.004	32/48		33/8
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61G19-10.003	32/41		33/6	62-341.215	33/10		
61G19-19.001	31/46		33/0	62-341.443	33/10		
61H1-29.003	32/52		33/7	62-341.447	33/10		
61H1-31.001	33/10			62-341.448	32/2	32/51	33/7
61J1-2.001	33/3		33/10		33/10		
61J1-3.001	28/41	28/43	-	62-341.483	33/10		
		28/46	33/10	62-341.485	33/10		
	32/37		33/4w	62-341.487	33/10		
	33/3		33/10	62-341.601	33/10		
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		28/46		62-346.010	33/10		
				62-346.020	33/10		

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62-346.050	33/10			62B-33.007	32/49		
62-346.051	33/10			62B-33.008	32/49	33/9	
62-346.060	33/10			62B-33.0081	32/49		
62-346.070	33/10			62B-33.013	32/49		
62-346.071	33/10			62B-33.014	32/49		
62-346.080	33/10			62B-33.0155	32/49		
62-346.090	33/10			62B-33.024	32/49		
62-346.091	33/10			62B-49.001	32/40		
62-346.095	33/10			62B-49.002	32/40		
62-346.100	33/10			62B-49.003	32/40		
62-346.110	33/10			62B-49.004	32/40		
62-346.120	33/10			62B-49.005	32/40		
62-346.130	33/10			62B-49.006	32/40		
62-346.140	33/10			62B-49.007	32/40		
62-346.301	33/10			62B-49.008	32/40		
62-346.381	33/10			62B-49.009	32/40		
62-346.451	33/10			62B-49.010	32/40		
62-346.900	33/10			62B-49.011	32/40		
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62-505.300	32/39		33/3	62D-2.014	33/5		
62-505.350	32/39		33/3	62S-3.001	31/30	32/39	
62-505.360	32/39		33/3	62S-3.002	31/30	32/39	
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62-505.650	32/39		33/3		JUVENILE	JUSTICE	
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62-505.680	32/39		33/3	63B-1.001	33/10		
62-505.700	32/39		33/3	63B-1.002	33/10		
62-505.750	32/39		33/3	63B-1.003	33/10		
62-505.800	32/39		33/3	63B-1.004	33/10		
62-505.850	32/39		33/3	63B-1.005	33/10		
62-531.300	33/1			63B-1.006	33/10		
62-531.330	33/1			63B-1.007	33/10		
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62-531.350	33/1			63C-1.002	32/45		
62-531.450	33/1			63C-1.003	32/45		22/7
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62-730.021	33/7			63E-2.005	32/51		33/7
62-730.030	33/7			63E-2.006	32/51		33/7
62-730.150	33/3			63E-2.013	32/51		33/7
62-730.160	33/7			63E-2.014	32/51		33/7
62-730.170	33/7			63E-4.001	33/3		
62-730.180	33/7			63E-4.002	33/3		
62-730.181	33/7			63E-4.003	33/3		
62-730.183	33/7			63E-4.004	33/3		
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62-730.186	32/37		33/5w	63E-4.006	33/3		
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62-730.200	33/7			63E-4.008	33/3		
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62-730.900	33/3			63E-4.010	33/3		
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63G-1.007	32/50		33/3w	64B3-11.001	33/10		
63G-1.008	32/50		33/3w	64B3-11.005	33/10		
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63G-1.009	32/50		33/3w	64B3-13.001	33/10		
63G-2.004	33/4			64B4-2.002	33/2		33/10
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63G-2.005	33/4			64B4-4.018	25/32		
63G-2.006	33/4			64B4-6.0045	25/32		
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63H-2.001	33/4			64B6-55.004	27/41		
63H-2.002	33/4			64B7-27.012	24/12		
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63H-2.004	33/4				33/9		
63H-2.005	33/4			64B7-28.010	32/50		33/8
63H-2.006	33/4			64B7-30.004	33/9		
63H-2.007	33/4			64B7-32.001	26/6		
63H-2.008	33/4			64B8-1.007	33/5		
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63J-1.003	33/8			64B8-8.019	32/40	32/50	33/4
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63L-1.003	33/8					32/51	33/8dw
63L-1.004	33/8				32/45c		33/8dw
63L-1.005	33/8			64B8-13.0045	27/48	28/16	
63L-1.006	33/8			64B8-30.003	32/51		33/8
63L-1.007	33/8			64B8-30.005		29/35	33/8
63L-1.008	33/8				32/51		33/8
63L-1.009	33/8			64B8-30.012	29/23c		
63L-1.010	33/8			64B8-37.001	33/8		
63L-1.011	33/8			64B8-53.001	31/28	32/52	33/6
HEALTH	20/20			64B8-54.004	27/41	22/2	22/5
64-1	30/29c			64B8-55.002	32/43	33/3	33/6
CAD 1 000	30/52c			64B8-304.700	29/43c		
64B-1.003	33/4	0.6/1		64B9-2.002	32/19		22.4
64B-1.009	25/39	26/1	22/2	64B9-3.002	32/49		33/4
64B-1.016	32/47	22/21	33/3	64B9-3.007	25/9		
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64B-21.0015	27/39			64B9-8.009	32/23	22/51	
64B-21.004	27/39			64B9-9.015	32/24	32/51	
64B-21.006	27/39	20/6		64B9-15.003	31/44		
64B1-31.001	27/51	28/6	22/6	64B9-15.004	31/44		
64B2-13.0045	32/33	32/51	33/6	64B9-15.009	32/20	21/44	22/9
64B2-15.002	31/49			64B9-17.001	31/11	31/44	33/8w
64B3-2.001	23/51	24/40				32/15	33/8w
64B3-2.002	22/34	24/49			22/9-	32/51	33/8w
64B3-2.003	22/34	24/49			33/8c		

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		32/15	33/8w	64B16-28.605	31/4	31/10	
	33/8c			64B16-28.607	31/4	33/1	
64B9-17.003	31/11	31/44	33/8w	64B16-28.900	31/23	31/30	
0.27 17.000	01/11	32/15	33/8w	64B16-28.902	31/23	31/30	
		32/22	33/8w	64B17-3.001	31,23	24/29	33/10
		32/51	33/8w	0+ D 17 3.001	33/3	2-1/2)	33/10
	33/8c	32/31	33/0 W	64B17-7.001	32/50		33/5
64B10-15.001	33/5			0+ D 17 7.001	33/3	33/8	33/3
64B10-16.001	33/4			64B17-8.001	33/3	33/8	
64B10-16.002	33/4			64B18-17.001	32/49	33/6	33/4
64B12-8.008	32/49			64B19-12.002	32/49		33/4
64B12-9.001	32/50	33/1		64B19-12.002	33/7		33/4
	32/50	33/1			33/7		
64B12-9.016				64B19-17.004	25/45	26/30	
64B12-16.003	33/1			64B20-2.002		20/30	22/6
64B12-19.002	27/11			CAD20 2 004	32/49		33/6
64B14-1.004	32/45			64B20-2.004	32/49		33/6
64B14-3.001	31/35			64B20-2.006	32/49		33/6
	32/45			64B20-4.002	32/49		33/6
64B14-4.100	32/45			64B20-6.002	33/10		
64B14-4.110	32/45			64B21-500.009	33/7		
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	33/5		33/9w			33/4	
64B15-6.0035	32/51		33/8	64B32-4.002	32/45	33/5	
	33/5		33/9w			33/9	
64B15-7.001	33/5		33/9w	64B32-5.001	28/3	28/5	
64B15-7.003	33/5		33/9w		33/4		
64B15-9.007	32/47			64B32-6.001	33/9		
64B15-13.001	32/49		33/4	64B32-6.002	32/50		33/7
64B15-19.009	32/42			64B32-6.004	33/9		
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64B16-26.6011	30/52			64C-13.018	24/22		
64B16-27.100	30/50	31/20		64C-23.002	27/17		
64B16-27.1001	30/50	32/52		64C-27.001	27/17		
64B16-27.1003	30/50	31/20		64C-27.002	27/17		
		32/52		64D-4.001	31/15	32/30	33/3
64B16-27.103	30/50	32/52		64D-4.002	31/15	32/30	33/3
64B16-27.104	30/50	31/20				32/37	33/3
64B16-27.105	27/4	27/21		64D-4.003	31/15	32/30	33/3
64B16-27.210	30/50	31/20				32/37	33/3
64B16-27.211	30/50			64D-4.004	31/15	32/30	33/3
64B16-27.220	30/50	31/2		64D-4.005	31/15	32/30	33/3
64B16-27.300	30/50	31/2		0+D 4.003	31/13	32/37	33/3
64B16-27.410	30/50			64D-4.006	31/15	32/30	33/3
64B16-27.530	30/50			64E-2.001	33/1	32/30	33/3
64B16-27.615	30/50			64E-2.008	32/47		33/3
64B16-27.700	30/50			64E-2.009	32/47		33/3
64B16-27.830	31/17			64E-2.0094	32/47		33/3
64B16-27.831	30/50			64E-2.032	33/1		
64B16-27.850	33/10			64E-3.0032	33/7		
64B16-27.851	33/10			64E-3.011	33/7		
CAD 1 C 00 100		20/50					
64B16-28.120	31/13	32/52	33/5	64E-6.007	25/48		
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64E-26.015	33/5			65C-13.012	32/48		
64F-12.011	33/7			65C-13.012	32/48		
64F-12.026	33/3		33/10w	65C-13.014	32/48		
64F-17.001	32/38		33/10W	65C-13.015	32/48		
041-17.001	32/51			65C-13.016	32/48		
64V-1.018	30/2			65C-13.017	32/48		
017 1.010	30/2			65C-13.018	32/48		
CHILDR	EN AND FA	MILY SERVIC	CES	65C-13.019	32/48		
				65C-13.020	32/48		
65-1	30/6c			65C-13.021	32/48		
	30/9c			65C-13.022	32/48		
	30/15c			65C-13.023	32/48		
	32/2c			65C-13.024	32/48		
	32/2c			65C-13.025	32/48		
65A-1.205	33/5			65C-13.026	32/48		
65A-1.301	32/44			65C-13.027	32/48		
65A-1.400	31/27c			65C-13.028	32/48		
65A-1.601	28/11	28/23		65C-13.029	32/48		
		28/31		65C-13.030	32/48		
		28/41		65C-13.031	32/48		
65A-1.704	32/44			65C-13.032	32/48		
65A-1.705	32/44			65C-13.033	32/48		
65A-1.707	32/44		33/7	65C-13.034	32/48		
65A-1.712	33/8			65C-15.001	32/48		
65A-1.713	32/44		33/7	65C-15.002	32/48		
65A-4.209	33/1			65C-15.003	32/48		
65A-4.210	33/5			65C-15.0035	32/48		
65A-4.213	25/32			65C-15.004	32/48		
65A-4.216	25/32			65C-15.005	32/48		
65A-15.005	32/9			65C-15.006	32/48		
65A-15.0095	26/4			65C-15.010	32/48		
65A-15.062	32/9			65C-15.011	32/48		
65B-27.017	32/9			65C-15.012	32/48		
65B5-15.020	33/10			65C-15.013	32/48		
65C-5.001	32/29	32/37		65C-15.014	32/48		
65C-5.002	32/29	32/37		65C-15.015	32/48		
65C-5.003	32/29	32/37		65C-15.016	32/48		
65C-5.004	32/29	32/37		65C-15.017	32/48		
65C-5.005	32/29	32/37		65C-15.018	32/48		
65C-5.006	32/29	32/37		65C-15.019	32/48		
65C-5.007	32/29	32/37		65C-15.020	32/48		
65C-5.008	32/29	32/37		65C-15.021	32/48		
65C-5.009	32/29	32/37		65C-15.022	32/48		
65C-5.010	32/29	32/37		65C-15.023	32/48		
65C-5.011	32/29	32/37		65C-15.024	32/48		
65C-13.001	32/48			65C-15.025	32/48		
65C-13.002	32/48			65C-15.026	32/48		
65C-13.003	32/48			65C-15.027	32/48		
65C-13.004	32/48			65C-15.028	32/48		
65C-13.005	32/48			65C-15.029	32/48		
65C-13.006	32/48			65C-15.030	32/48		
65C-13.007	32/48			65C-15.031	32/48		
65C-13.008	32/48			65C-15.032	32/48		
65C-13.009	32/48			65C-15.033	32/48		
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65C-15.034	32/48			FLORIDA	HOUSING FINA	ANCE CORPO	RATION
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65C-15.036	32/48			67-4.032	29/9	29/45	
65C-15.037	32/48			67-18.005	28/42		
65C-15.038	32/48			67-21.002	33/5		
65C-16.008	32/4			67-21.003	33/5		
65C-20.008	32/30	33/5		67-21.0035	33/5		
65C-20.009	32/30	33/5		67-21.004	33/5		
65C-20.010	32/30	33/5		67-21.0045	33/5		
65C-20.011	32/30	33/5		67-21.006	33/5		
65C-20.012	32/30	33/5		67-21.007	33/5		
65C-20.013	32/30	33/5		67-21.008	33/5		
65C-21.001	23/20	20,0		67-21.009	33/5		
65C-22.001	32/30	33/5		67-21.010	33/5		
65C-22.002	32/30	33/5		67-21.013	33/5		
65C-22.003	32/30	33/5		67-21.014	33/5		
65C-22.004	32/30	33/5		67-21.015	33/5		
65C-22.005	32/30	33/5		67-21.017	33/5		
65C-22.006	32/30	33/5		67-21.018	33/5		
65C-22.007	29/9	33/3		67-21.019	24/46	24/46	
03 € 22.007	32/30	33/5			33/5		
65C-22.008	32/30	33/5		67-32.002	32/44		33/7
65EER07-1	32,50	20,0	33/5	67-32.005	32/44		33/7
65E-2.003	26/20	26/28	23/2	67-32.006	32/44		33/7
65E-5.180	32/47		33/5	67-32.009	24/28		
65G-1.010	33/5			67-48.001	33/5		
65G-1.046	33/5			67-48.002	30/39		
65G-1.047	33/5				33/5		
65H-2.001	32/29	32/37		67-48.004	33/5		
65H-2.002	32/29	32/37		67-48.005	33/5		
65H-2.003	32/29	32/37		67-48.007	33/5		
65H-2.004	32/29	32/37		67-48.0072	33/5		
65H-2.005	32/29	32/37		67-48.0075	33/5		
65H-2.006	32/29	32/37		67-48.009	33/5		
65H-2.007	32/29	32/37		67-48.0095	33/5		
65H-2.008	32/29	32/37		67-48.010	33/5		
65H-2.009	32/29	32/37		67-48.0105	33/5		
65H-2.010	32/29	32/37		67-48.013	33/5		
65H-2.011	32/29	32/37		67-48.014	33/5		
				67-48.015	33/5		
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66D 1 001	21/50			67-48.018	33/5		
66B-1.001	31/50			67-48.019	33/5		
66B-1.003	32/49	22/0		67-48.020	33/5		
66B-1.005	32/49	33/8		67-48.0205	33/5		
66B-1.006	32/49	33/8		67-48.022	33/5		
66B-1.008	32/49			67-48.023	33/5		
66B-1.015	32/49			67-48.027	33/5		
66B-2.003	32/49	22/0		67-48.028	33/5		
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31/26 32/6 69U-110.008 32/50 33/9		31/20						
33/5 69U-110.021 32/50 33/9			33/3		690-110.021	32/30		33/9

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
69U-110.0211	32/50		33/9	69V-560.304	33/8		
69U-110.0212	32/50		33/9	69V-560.402	33/8		
69U-110.026	32/50		33/9	69V-560.602	33/8		
69U-110.031	32/50		33/9	69V-560.603	33/8		
69U-110.038	32/50		33/9	69V-560.604	33/8		
69U-110.0381	32/50		33/9	69V-560.605	33/8		
69U-110.0382	32/50		33/9	69V-560.606	33/8		
69U-110.042	32/50		33/9	69V-560.607	33/8		
69U-110.043	32/50		33/9	69V-560.906	33/8		
69U-110.0431	32/50		33/9	69W-200.001	33/8		
69U-110.0432	32/50		33/9	69W-300.002	33/8		
69U-110.044	32/50		33/9	69W-301.002	33/8		
69U-110.045	32/50		33/9	69W-400.001	33/8		
69U-110.050	32/50		33/9	69W-400.003	33/8		
69U-110.062	32/50		33/9	69W-500.004	33/8		
69U-110.063	32/50		33/9	69W-600.001	33/8		
69U-110.065	32/50		33/9	69W-600.0015	33/8		
69U-110.066	32/50		33/9	69W-600.002	33/8		
69U-110.068	32/50		33/9	69W-600.004	33/8		
69V-560.102	33/8			69W-600.006	33/8		
69V-560.103	33/8			69W-600.009	33/8		
69V-560.104	33/8			69W-600.0091	33/8		
69V-560.105	33/8			69W-600.0092	33/8		
69V-560.107	33/8			69W-600.0093	33/8		
69V-560.108	33/8			69W-600.014	33/8		
69V-560.201	33/8			69W-600.016	33/8		
69V-560.202	33/8			69W-700.005	33/8		
69V-560.301	33/8			_			
69V-560.302	33/8						
69V-560.303	33/8						