#### Section I

# Notice of Development of Proposed Rules and Negotiated Rulemaking

## DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### **Drugs, Devices and Cosmetics**

RULE NO.: RULE TITLE:

61N-1.018 Fees

PURPOSE AND EFFECT: Specify fee for Restricted RX Drug Distributor- Blood Establishment permit.

SUBJECT AREA TO BE ADDRESSED: Rule 61N-1.018 Fees.

RULEMAKING AUTHORITY: 499.01, 499.04, 499.05 FS. LAW IMPLEMENTED: 499.012, 499.015, 499.04, 499.041, 499.05, 499.028 FS.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Dinah Greene, Division of Drugs, Devices and Cosmetics, 1940 N. Monroe Street, Tallahassee, FL 32399

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

#### 61N-1.018 Fees.

(1) Biennial fees for a MANUFACTURER or REPACKAGER permit are as follows:

	Biennial
	Fee
Prescription Drug Manufacturer	\$1500
Prescription Drug Repackager	\$1500
Device Manufacturer	\$1200
Cosmetic Manufacturer	\$800
Over-the Counter Drug Manufacturer	\$800
Compressed Medical Gas Manufacturer	\$1000
Non-resident Prescription Drug Manufacturer	\$1000

No manufacturer shall be required to pay more than one fee per establishment to obtain an additional manufacturing permit; but the manufacturer must pay the highest fee applicable to the operations in each establishment.

(2)(a) Biennial fees for a WHOLESALE DISTRIBUTOR or FREIGHT FORWARDER permit that is issued on a BIENNIAL basis are as follows:

Biennial
Fee
\$600
\$100
\$600

Veterinary Prescription Drug Wholesale Distributor \$1000 Limited Prescription Drug Veterinary Wholesale \$1000 Distributor

(b) Annual fees for a WHOLESALE DISTRIBUTOR permit that is issued on an ANNUAL basis are as follows:

Annual Fee
Prescription Drug Wholesale Distributor (including \$800 Broker Only)
Out-of-State Prescription Drug Wholesale \$800 Distributor

(3) Biennial fees for OTHER permits are as follows:

(*)	Biennial			
	Fee			
Complimentary Drug Distributor	\$500			
Veterinary Prescription Drug Retail Estab	lishment \$600			
Medical Oxygen Retail Establishment	\$600			
Restricted Prescription Drug Distributo	<u>r – Blood \$600</u>			
Establishment				
Restricted Prescription Drug Distributo	r – Health \$600			
Care Entity				
Restricted Prescription Drug Dist	ributor – \$600			
Charitable Organization				
Restricted Prescription Drug Distributor	- Reverse \$600			
Distributor				
Restricted Prescription Drug Dist	ributor – \$600			
Destruction				
Restricted Prescription Drug Dist	ributor – \$600			
Government Programs				
Restricted Prescription Drug Dist	ributor – \$600			
Institutional Research				
Third Party Logistics Provider	\$600			
Health Care Clinic Establishment	\$255			
(4) Miscellaneous OTHER fees are as follows:				
	Fee			
(a) Certification as Designated Representa	ative \$150			
(b) Initial Application/On-site Inspection	\$150			
	Non-			
	Refundable			

The initial application/on-site inspection fee is non-refundable.

If the department determines it must re-inspect for an initial application because the applicant does not have security, climate control, a quarantine area, or written policies and procedures, as required by the particular permit for which the applicant is applying; fails to appear for a scheduled inspection; or is otherwise not ready or available for inspection or available to schedule an inspection on or after the date indicated on the application form, an additional on-site inspection fee of \$150 is required for each re-inspection.

- (c) Bond/Security: Prescription Drug Wholesale \$100,000 Distributor or Out-of-State Prescription Drug Wholesale Distributor,
- as set forth in Section 499.01(2)(d), (e), F.S.
- (d) Bond/Security: Limited Prescription Drug \$20,000 Veterinary Wholesale, as set forth in Section 499.01(2)(1), F.S.
- (e) Change of Address:

A relocation fee of \$100 must be paid for each permitted person or establishment relocating for which an on-site inspection is required. If no on-site inspection is required, the relocation fee is \$25 per permit. If a permitted person has multiple permits under the same permitted name and address and relocates any or all permitted activities concurrently to the new location, then only one \$100 fee is required plus \$25 for each additional permit.

- (f) Product Registration (for each drug\_or cosmetic \$30\* product registered)
- \* The registration fee for a prescription drug or cosmetic product being amended to an existing product registration that has 12 months or less until it expires is \$15.
- (g) Listed Identical Products \$15
- (h) Free Sale Certificate \$25

Signature of Free Sale Certificate copy (requested \$2 concurrently)

- (i) Delinquent Establishment Permit Renewal (per \$100 permit)
- (5) The department shall assess other fees as provided in Chapter 499, Part I, F.S.

Rulemaking Authority 499.01, 499.04, 499.05 FS. Law Implemented 499.01, 499.012, 499.015, 499.04, 499.041, 499.05, 499.028 FS. History—New 7-1-96, Formerly 10D-45.0544, Amended 4-17-01, 7-6-03, 1-1-04, 9-13-04, 2-14-06, 9-5-07, 3-10-09, Formerly 64F-12.018, Amended

#### DEPARTMENT OF HEALTH

#### **Board of Podiatric Medicine**

RULE NO.: RULE TITLE: 64B18-10.010 Public Comment

PURPOSE AND EFFECT: The Board proposes the rule promulgation to provide the criteria for public comment at board meetings.

SUBJECT AREA TO BE ADDRESSED: Public Comment. RULEMAKING AUTHORITY: 286.0114, 461.005 FS. LAW IMPLEMENTED: 286.0114 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 REGISTER.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Wm. Freeman Miller, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

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

#### DEPARTMENT OF HEALTH

#### **Board of Podiatric Medicine**

RULE NO.: RULE TITLE:

64B18-16.005 Content of Residency Program – Reports PURPOSE AND EFFECT: The Board proposes the rule amendment in order to incorporate the revised form.

SUBJECT AREA TO BE ADDRESSED: Content of Residency Program – Reports.

RULEMAKING AUTHORITY: 461.005, 461.014(4) FS. LAW IMPLEMENTED: 456.072(1)(j), (k), (l), 461.013(1)(g), (h), (i), 461.014 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 REGISTER.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Wm. Freeman Miller, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

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

#### DEPARTMENT OF HEALTH

#### **Board of Podiatric Medicine**

RULE NO.: RULE TITLE:

64B18-17.005 Continuing Education Requirements After

Initial Licensure

PURPOSE AND EFFECT: The Board proposes the rule amendment in order to increase the time allowed during which the licensee must obtain continuing education requirements in the subject area of risk management after initial licensure.

SUBJECT AREA TO BE ADDRESSED: Continuing Education Requirements After Initial Licensure.

RULEMAKING AUTHORITY: 456.013, 456.033, 461.005, 461.007(3) FS.

LAW IMPLEMENTED: 456.013, 461.005, 461.007(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 REGISTER.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Wm. Freeman Miller, Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

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

### Section II Proposed Rules

#### DEPARTMENT OF TRANSPORTATION

RULE NO.: RULE TITLE:

14-15.0081 Toll Facilities Description and Toll Rate

Schedule

PURPOSE AND EFFECT: The rule is being amended to establish tolls for the First Coast Expressway, an all-electronic tolling facility located in Duval and Clay Counties, Florida.

SUMMARY: The amendment adds a toll rate schedule for the First Coast Expressway, a limited access facility extending from Blanding Boulevard northward approximately 15 miles to Interstate 10. This is a four-lane, divided toll expressway intended to improve the regional movement of traffic throughout the Jacksonville area. Tolls will be collected from vehicles using the SunPass and Toll-by-Plate collection methods by toll gantries. Mainline toll gantries in Duval County will be located between New World Avenue and Normandy Boulevard, between Normandy Boulevard and 103rd Street, and between 103rd Street and Argyle Forest Boulevard. Mainline toll gantries in Clay County will be located between Argyle Forest Boulevard and Oakleaf Plantation Parkway and between Oakleaf Plantation Parkway and Blanding Boulevard.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: the rule does not impose a regulatory cost. The use of toll roads is at the driver's option.

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.

RULEMAKING AUTHORITY: 334.044(2), 338.155(1), 338.231 FS.

LAW IMPLEMENTED: 334.044(16), 338.155, 338.165, 338.222, 338.2216, 338.231 FS.

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

DATE AND TIME: Tuesday, December 17, 2013, 6:00 p.m.

PLACE: This rule development workshop is being held as a statewide webinar proceeding which can be accessed by registering at the following website: www.floridasturnpike.com/tools\_tollratenotices.cfm.

For those persons wishing to participate who do not have access to the World Wide Web can attend in person at one of several access points across the state.

SITE ACCESS LOCATIONS ARE ALSO LOCATED AT:

PLACE: Florida Department of Transportation, District 2 Urban Office Training Facility

2198 Edison Avenue, Jacksonville, FL 32204

PLACE: Florida Department of Transportation, District 4 Auditorium

3400 W. Commercial Boulevard, Ft. Lauderdale, FL 33309

PLACE: Florida Department of Transportation, District 6 Auditorium

1000 NW 111th Avenue, Miami, FL 33172

PLACE: Florida Department of Transportation, District 7 Auditorium

11201 North Malcolm McKinley Drive, Tampa, FL 33612

PLACE: Florida's Turnpike Enterprise Headquarters Auditorium

Turnpike Mile Post 263, Building 5315, Ocoee, FL 34761 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: Carol Scott, Project Manager, Florida's Turnpike Enterprise, Milepost 263, Florida's Turnpike, Building 5315, Ocoee, Florida, 34761. 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: Susan Schwartz, Assistant General Counsel, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458, (850)414-5392, susan.schwartz@dot.state.fl.us

#### THE FULL TEXT OF THE PROPOSED RULE IS:

14-15.0081 Toll Facilities Description and Toll Rate Schedule.

(1) The Toll Facilities Description and Toll Rate Schedule, https://www.flrules.org/gateway/reference.asp? NO=Ref-00731, effective adopted November 15, 1987, and amended on February 8, 1988, August 1, 1988, February 2, 1989, May 10, 1989, July 1, 1991, August 1, 1991, November 6, 1991, July 11, 1993, November 28, 1993, September 18, 1994, June 6, 1995, July 9, 1995, January 1, 1996, March 31, 1996, April 28, 1996, June 2, 1996, July 28, 1996, September 23, 1997, November 24, 1997, February 12, 1998, June 30, 1998, July 29, 1998, January 6, 1999, February 9, 1999, April 29, 1999, June 21, 1999, September 4, 2001, March 26, 2002, April 10, 2003, October 1, 2003, December 11, 2003, March 7, 2004, May 20, 2004, November 1, 2005, February 5, 2006, July 27, 2006, October 26, 2006, and January 15, 2007, May 17, 2010, and November 30, 2011 and amended effective (rule adoption date) http://www.flrules.org/Gateway/reference.asp? No=Ref-03410, is hereby incorporated by this rule and made a part of the rules of the Department. Copies of this Department of Transportation Toll Facilities Description and Toll Rate Schedule are available at no more than cost.

- (2) Toll Indexing. Toll rate schedules for the Department toll facilities, including Florida Turnpike System toll facilities, are subject to toll rate adjustments based on the annual Consumer Price Index (CPI).
  - (a) through (b) No change.
  - (c) Toll Facilities.
- 1. The Department toll facilities, other than the Florida Turnpike System, affected by toll rate indexing will be Alligator Alley (Everglades Parkway), Sunshine Skyway Bridge, Beachline East Expressway, and Pinellas Bayway System.
- 2. The Florida Turnpike System toll facilities affected by toll rate indexing are Florida's Turnpike Mainline (Southern Coin, Ticket, and Northern Coin Systems, the Homestead Extension of Florida's Turnpike (H.E.F.T.), and the Beachline West Expressway), Polk Parkway, Sawgrass Expressway,

Southern Connector Extension, Seminole Expressway, Suncoast Parkway, Veterans Expressway, the Florida Turnpike System segment of the Western Beltway, Part C, and I-4/Selmon Expressway Interchange (Connector), and First Coast Expressway.

(d) through (h) No change.

Rulemaking Authority 334.044(2), 338.155(1), 338.231 FS. Law Implemented 334.044(16), 338.155, 338.165, 338.222, 338.2216, 338.231 FS. History—New 11-15-87, Amended 2-8-88, 8-1-88, 2-2-89, 5-10-89, 7-1-91, 8-1-91, 11-6-91, 7-11-93, 11-28-93, 9-18-94, 6-6-95, 7-9-95, 1-1-96, 3-31-96, 4-28-96, 6-2-96, 7-28-96, 9-23-97, 11-24-97, 2-12-98, 6-30-98, 7-29-98, 1-6-99, 2-9-99, 4-29-99, 6-21-99, 9-4-01, 3-26-02, 4-10-03, 10-1-03, 12-11-03, 3-7-04, 5-20-04, 11-1-05, 2-5-06, 7-27-06, 10-26-06, 1-15-07, 5-17-10, 11-30-11, \_\_\_\_\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Diane Gutierrez-Scaccetti, Turnpike Enterprise Executive Director

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Ananth Prasad, P.E., Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 16, 2013

#### DEPARTMENT OF TRANSPORTATION

RULE NO.: RULE TITLE:

14-61.0013 Tolls

PURPOSE AND EFFECT: This rule is being amended to provide that the toll rate for multi-axle vehicles using the Florida Turnpike System will be in accordance with the toll schedule incorporated in Rule 14-15.0081, F.A.C. The rule eliminates language on tandem trailers as unnecessary.

SUMMARY: The amendment provides the toll rate for multi-axle vehicles will be in accordance with the toll schedule in Rule 14-15.0081, F.A.C., and eliminates unnecessary language on tandem trailers.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the

statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: the rule does not impose a regulatory cost. The use of toll roads is at the driver's option.

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.

RULEMAKING AUTHORITY: 334.044(2), 338.239 FS.

LAW IMPLEMENTED: 316.1001, 338.155, 338.165(3), 338.239 FS.

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

DATE AND TIME: Tuesday, December 17, 2013, 6:00 p.m.

PLACE: This rule making hearing is being held as a statewide webinar proceeding which can be accessed by registering at the following website: www.floridasturnpike.com/tools\_tollratenotices.cfm.

For those persons wishing to participate who do not have access to the World Wide Web can attend in person at one of several access points across the state.

SITE ACCESS LOCATIONS ARE ALSO LOCATED AT:

PLACE: Florida Department of Transportation, District 2 Urban Office Training Facility, 2198 Edison Avenue, Jacksonville, FL 32204

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PLACE: Florida Department of Transportation, District 6 Auditorium, 1000 NW 111th Avenue, Miami, FL 33172

PLACE: Florida Department of Transportation, District 7 Auditorium

11201 North Malcolm McKinley Drive, Tampa, FL 33612

PLACE: Florida's Turnpike Enterprise Headquarters Auditorium, Turnpike Mile Post 263, Building 5315, Ocoee, FL 34761

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Susan Schwartz, Assistant General Counsel, Florida Department of Transportation, Office of the

General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458, (850)414-5392, susan.schwartz@dot.state.fl.us

#### THE FULL TEXT OF THE PROPOSED RULE IS:

14-61.0013 Tolls.

- (1) Vehicle Classifications for Toll Schedule Purposes. For purposes of determining tolls payable under the Toll Schedule fixed by the Department for use of the Turnpike System, the base fare shall be based on two-axle vehicles and increased by an equal amount for each additional axle. The toll rate for multi-axle vehicles will be calculated in accordance with Rule 14-15.0081, F.A.C.
  - (2) Toll Rules and Rates on the Florida Turnpike System.
- (a) Evasion of Tolls. This includes entering or leaving the Turnpike System or any part of its right of way, except through the regular toll lanes (except in emergency cases, and then only under the control and supervision of the Florida Highway Patrol or Toll Collectors), or committing any other act with the intent to defraud or evade payment of tolls is prohibited. Enforcement of toll violations shall be in accordance with Rule Chapter 14-100, F.A.C., and all applicable toll enforcement statutes.
  - (b) through (c) No change.
- (3) Upon entering the Turnpike System a Turnpike Tandem will be treated as two units and charged according to the current classification schedules and method of toll collection:
  - (a) The first unit will be the tractor and lead trailer; and
- (b) The second unit will be the converter dolly and the second trailer.

Rulemaking Authority 334.044(2), 338.239 FS. Law Implemented 316.1001, 338.155, 338.165(3), 338.239 FS. History–New 11-5-09, Amended\_\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Diane Gutierrez-Scaccetti, Turnpike Enterprise Executive Director

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Ananth Prasad, P.E., Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 16, 2013

#### DEPARTMENT OF TRANSPORTATION

RULE NOS.: RULE TITLES:

14-100.001 Training and Qualification Standards for

**Toll Enforcement Officers** 

14-100.002 Prosecution of Unpaid Toll Violations 14-100.003 Variable Rate Tolls for Express Lanes

14-100.005 Video Billing.

PURPOSE AND EFFECT: This rule is being amended to clarify provisions, define additional terms, provide for collection of tolls on facilities owned or operated by a public or private entity under agreement with the Department, eliminate unnecessary forms, increase the express lane minimum toll amount, provide an express lane maximum toll for a portion of I-95, address multi-axle vehicle usage of express lanes, and set penalties for express lane toll violators.

SUMMARY: These rule amendments provide for toll collection enforcement on facilities owned or operated by a private or public entity under agreement with the Department. Unnecessary forms and language, redundant to state statutes, have been eliminated. Defined terms have been added for clarity. The rule establishes a minimum express lane toll amount of .50 on non-Turnpike express lanes and at least .25 greater than the general toll on Turnpike express lanes. A maximum toll amount of \$1.50 per mile is established for I-95 express lanes between Mile Marker 4 and Mile Marker 12, subject to increase if the maximum is reached more than 45 days in a six month period. A violation charge of \$25 per trip is established for use of the express lane facility without a SunPass transponder or pre-paid account.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: the rule does not impose a regulatory cost. The use of toll roads is at the driver's option.

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.

RULEMAKING AUTHORITY: 316.640(1), 334.044(2), 338.155(1), 338.161(5), 338.166(4) FS.

LAW IMPLEMENTED: 316.1001, 316.640(1), 318.14(12), 334.044(16), 334.044(28), 338.155(1), 338.161(5), 338.165, 338.166(4), 338.2216, 338.231 FS.

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

DATE AND TIME: Tuesday, December 17, 2013, 6:00 p.m.

PLACE: This rulemaking hearing is being held as a statewide webinar proceeding which can be accessed by registering at the following website: www.floridasturnpike.com/tools\_tollratenotices.cfm.

For those persons wishing to participate who do not have access to the World Wide Web can attend in person at one of several access points across the state.

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PLACE: Florida Department of Transportation, District 6 Auditorium, 1000 NW 111th Avenue, Miami, FL 33172

PLACE: Florida Department of Transportation, District 7 Auditorium, 11201 North Malcolm McKinley Drive, Tampa, FL 33612

PLACE: Florida's Turnpike Enterprise Headquarters Auditorium, Turnpike Mile Post 263, Building 5315, Ocoee, FL 34761

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Susan Schwartz, Assistant General Counsel, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458, (850)414-5392, susan.schwartz@dot.state.fl.us

#### THE FULL TEXT OF THE PROPOSED RULE IS:

- 14-100.001 Training and Qualification Standards for Toll Enforcement Officers.
- (1) Application and Scope. The purpose of this rule is to establish minimum training and qualification standards for toll enforcement officers. These standards shall be the minimum requirements necessary for eligibility to be a toll enforcement officer for the Department of Transportation (hereinafter Department). Toll enforcement officers are authorized to issue uniform traffic citations for failure to pay tolls on a toll facility owned or operated by a governmental entity, as defined in Section 334.03(11)(12), F.S., and on a toll facility owned by a public or private entity for which the Department collects tolls pursuant to an agreement between the Department and the private or public entity authorized by Section 338.161(5), F.S. This rule should not be construed to preclude a governmental entity operating a toll facility from establishing more stringent requirements for its toll enforcement officers.
- (2) through (4) No change.

  Rulemaking Authority 316.640(1), 334.044(2), 338.155, 338.161(5)

  FS. Law Implemented 316.1001, 316.640(1), 338.161(5), 338.2216

  FS. History–New 10-21-97, Amended 8-13-00, 1-16-03, 5-3-09, \_\_\_\_\_\_.
  - 14-100.002 Prosecution of Unpaid Toll Violations.
- (1) Application and Scope. The purpose of this rule is to implement Section 316.1001, F.S., and provide guidance to toll enforcement officers for the issuance of Uniform Traffic Citations (UTC).
- (a) It is in the public interest, fair to users who pay posted tolls, and necessary for toll collection and bond accountability, to enforce the payment of tolls and reduce the number of toll violations which occur when prescribed tolls are not paid by users of toll facilities. Failure to pay a prescribed toll is a violation of Section 316.1001, F.S. Violators of Section 316.1001, F.S., at Department owned or operated toll facilities are subject to issuance of a UTC by the Department, and those toll facilities owned by a public or private entity for which the Department collects tolls pursuant to an agreement authorized by Section 338.161(5), F.S.
- (b) For a toll facility not part of the Florida Turnpike System or otherwise owned by the Department and subject to this rule, all applicable toll rates for the use of the toll facility shall be established by the applicable private or public entity owning the toll facility in acordance with the owner's govering laws, charter, ordinances, resolutions, rules and procedures. The private or public entity shall be responsible for establishing such toll rates on its own toll facilities.
- (c)(b) After exhausting all internal Department SunPass database records, the license plate number of a motor vehicle

- alleged to have committed a toll violation shall be <u>entered into</u> forwarded to the Florida Department of Law Enforcement or the Department of Highway Safety and Motor Vehicles <u>or other database</u> to obtain the name and address of the registered owner for use in prosecution of toll violations.
  - (2) Issuance of a UTC.
- (a) The registered owner of a vehicle, where the vehicle was observed proceeding through a facility at which the driver failed to pay the required toll, shall be subject to issuance of a UTC for a violation of Section 316.1001, F.S. Mailing the citation to the <u>registered</u> owner's address constitutes notification.
- (b) A photographic image of a vehicle using a toll facility in violation of Section 316.1001, F.S., captured by the Violation Enforcement Seystem (VES) camera at the toll lane, shall be grounds for issuance of a UTC to the registered owner of the motor vehicle alleged to be involved in the violation.
- (e) A Toll Enforcement Officer Observed Violation Form, Form SP050 A 004, Rev. 11/99, from a toll enforcement officer consisting of the written account of the toll enforcement officer's observed facts and circumstances indicating that a prescribed toll was not paid shall be grounds for issuance of a UTC.
- (c)(d) Florida Turnpike Unpaid Toll Notice Receipt Driver, SP050-A-006A, Rev. 07/05, and Florida Turnpike Unpaid Toll Notice Receipt Department, SP050-A-006B, Rev. 07/05, signed by the driver, acknowledging and documenting inability to pay a required toll while in the toll lane or using the toll facility, where the driver fails to send the toll amount as prescribed in the receipt within 10 calendar days, shall be grounds for the issuance of a UTC to the driver.
- (d)(e) Except as provided in Section 316.1001(2)(c), F.S., the The registered owner of the motor vehicle involved in a toll violation is responsible for payment of the amount provided for in Section 318.18, F.S., in addition to any amount that is imposed as a result of a plea, finding of guilt, or other disposition, unless the owner establishes that, at the time of the violation, the motor vehicle was in the care, custody, or control of another person. Such fact must be established in accordance with paragraph 14 100.002(4)(b), F.A.C., unless If the UTC was issued based on an unpaid toll notice receipt signed by the driver, in which case the requirement of the establishment of this fact by the registered owner is inapplicable.
- (3) Validation of Digital Photographic Evidence. The Department's toll enforcement officer(s), or his or her designee, shall review captured photographic images of vehicle license plates to ensure accuracy and data integrity.

The toll enforcement officer(s), or designee, shall also verify that the toll collection system and VES were performing properly, were functional, and were in operation at the time of the alleged toll violation. The toll enforcement officer(s), or designee, shall review the transaction data to ensure that those transactions immediately prior and subsequent to the alleged toll violation transaction were processed correctly. Such information shall be recorded on a Toll Transaction Report, Form SP050 A 005, Rev. 11/99, and shall be used in the processing of the UTC and in any judicial proceeding. Upon The final validation of violation data, and decision to issue a UTC shall be made by the toll enforcement officer(s), or designee, may cause a UTC to be issued. The requirements of this paragraph do not apply to the issuance of a UTC by a toll enforcement officer that is based on an unpaid toll notice receipt signed by the driver and subsequent failure by the driver to properly remit payment. In that instance, a toll enforcement officer shall have knowledge of the procedures and internal controls in place for receiving, processing, and documenting such deferred payments, and shall issue a UTC based upon verification of the failure of the driver to properly remit payment.

- (4) Response to a UTC.
- (a) The UTC shall inform the registered owner that the vehicle registered in his or her name was observed proceeding through a toll facility at which the driver failed to pay the required toll, and provide the registered owner of the options to pay the fine, as well as instruction on how to contest the UTC.
- (b) Upon receipt of a UTC, except as provided in Section 316.1001(2)(c), F.S., the registered owner of the motor vehicle involved in the violation is responsible for payment of the amount provided for in Sections 318.18(7) or 318.14(12), F.S., in addition to any amount that is imposed as a result of a plea, finding of guilt, or other disposition, unless the owner establishes that the motor vehicle was, at the time of violation, in the care, custody, or control of another person. In order to establish such facts, the registered owner of the motor vehicle is required to appear before the court and complete a sworn affidavit.
- 1. The Department will make the Affidavit, Form SP050-A 003, Rev. 07/05, available for use in court.
- 2. Should the court accept the sworn affidavit from the owner, the UTC will be dismissed against the owner and the Department shall issue a UTC to the individual named in the affidavit as having had care, custody, or control of the vehicle.
- (c) The requirements of paragraphs (4)(a) and (b), above do not apply where the issuance of the UTC is based on an

unpaid toll notice receipt signed by the driver and subsequent failure by the driver to properly remit payment. In that instance, the UTC will inform the driver of that basis for the issuance of the UTC, and upon receipt of the UTC, the driver who signed the unpaid toll notice receipt, and subsequently failed to properly remit payment, is responsible for payment of the amount provided for in Sections 318.18(7) or 318.14(12), F.S., in addition to any amount that is imposed as a result of a plea, finding of guilt, or other disposition.

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

Form Number	Date	Title		
SP050-A-002	07/05	Uniform Traffic Citation		
SP050 A 003	<del>07/05</del>	<del>Affidavit</del>		
SP050-A-004	11/99	Toll Enforcement Officer Observed		
		Violation Form		
SP050 A 005	<del>11/99</del>	Toll Transaction Report		
SP050-A-006A	07/05	Florida Turnpike Unpaid Toll Notice		
		Receipt – Driver		
SP050-A-006B	07/05	Florida Turnpike Unpaid Toll Notice		
		Receipt – Department		
Copies of thes	e form	s may be obtained from the Florida		

Copies of these forms may be obtained from the Florida Department of Transportation, Toll Violation Enforcement, Post Office Box 880069, Boca Raton, Florida 33488-0069. Rulemaking Authority 316.1001, 334.044(2), 338.155(1) FS. Law Implemented 316.1001, 334.044(28), 338.155, 338.161(5), 338.165, 338.2216, 338.231 FS. History–New 8-13-00, Amended 8-6-02, 4-16-06

(Substantial rewording of Rule 14-100.003 follows. See Florida Administrative Code for present text.)

- 14-100.003 Express Lane Tolling.
- (1) Purpose. The intent of this rule is to establish criteria for express lane tolling by the Florida Department of Transportation.
- (2) Definitions. Unless defined below, words, phrases, or terms contained herein shall have the definitions set forth in Chapters 316, 334, and 338, F.S. As used in this rule the following words, phrases, or terms shall mean:
- (a) "Authorized user" means any person operating a motor vehicle in an express lane with an active SunPass transponder or interoperable transponder-based pre-paid account having sufficient funds to pay the applicable toll, or operating a motor vehicle which is exempt from payment of the applicable toll pursuant to Rule 14-100.004.
- (b) "Department" means Florida Department of Transportation.

- (c) "Electronic toll collection point" means the physical location at which a SunPass transponder or interoperable transponder is read and a separate toll assessed for operation of a motor vehicle in an express lane or general toll lane.
- (d) "Express lane" means a travel lane delineated or physically separated from a general use lane or general toll lane within a roadway corridor in which toll amounts are set based on traffic conditions.
- (e)"Free-flow" means conditions under which travel is unimpeded and motor vehicles are able to safely operate at speeds of at least 45 miles per hour in the express lanes.
- (f) "General toll lane" means a tolled roadway lane within a toll facility that is not an express lane and for which the applicable toll amount for its use is not established by variable tolling.
  - (g) "General use lane" means an untolled roadway lane.
  - (h) "Multi-axle" means a vehicle with three or more axles.
- (i) "Point of entry" means either the location at which a vehicle enters an express lane, or the location at which a vehicle on an express lane passes an electronic message sign where toll amount information is displayed.
- (j) "Point of exit" means either the location at which a vehicle exits an express lane, or the location at which a vehicle on an express lane passes an electronic message sign where toll amount information is displayed.
- (k) "Trip" means that portion of an express lane travelled by a vehicle between the point of entry and the point of exit from an express lane.
- (l) "Variable tolling" means the setting of toll amounts in an express lane for authorized users based on the toll amount criteria set forth in this rule.
- (m) "Violator" means the registered owner of a motor vehicle operated in an express lane without being an authorized user.
  - (3) Toll Rate Criteria for Variable Tolling:
- (a) Toll amounts for authorized users in an express lane will be established and adjusted through the collection and analysis of traffic data such as traffic volume, operating speeds, level of service, and trend data in the express lane, general use lanes, general toll lanes, or a combination thereof, to promote free-flow traffic conditions.
- (b) The minimum toll amount for authorized users of an express lane that is not on the Turnpike System will be \$0.50. The minimum toll amount for authorized users of an express lane on the Turnpike System will be at least \$0.25 greater than the SunPass toll amount for the general toll lane.
- (c) The maximum toll amount for authorized users of the express lanes on Interstate 95 between Mile Marker 4 and

- Mile Marker 12 will not exceed \$1.50 per mile. If those express lanes reach the maximum toll amount on any 45 days in a six month period, the maximum toll amount will increase by \$0.50 per mile effective the first day of the following month. The maximum toll amount for authorized users of those express lanes will increase by \$0.50 in any subsequent six month period meeting the same condition.
- (4) Payment of express lane tolls is performed electronically through the SunPass transponder and associated pre-paid account or interoperable transponder and associated pre-paid account.
- (5) Multi-axle vehicles are not allowed to operate on an express lane unless otherwise indicated by regulatory signage. If the Department allows multi-axle vehicles on an express lane, the multi-axle toll amount will be equal to the applicable two-axle toll amount divided by two, multiplied by the number of axles.
  - (6) Display of Toll Amounts:
- (a) To the extent feasible, an electronic message sign in advance of each point of entry to an express lane from a general use lane will display the current toll amount from the point of entry to one or more exit locations. The current toll amount also will be displayed for one or more additional exit locations if travel is continued in the express lanes beyond the exit locations displayed on the signage prior to the point of entry.
- (b) To the extent feasible, an electronic message sign in advance of each point of entry to an express lane from a general toll lane will display the current additional toll amount for the express lane above the toll amount for the general toll lane, from the point of entry to one or more exit locations.
- (7) Violators shall be charged \$25.00 per trip plus the applicable toll amount. A violator must pay the total invoice amount within 30 days from the date on the invoice. If an invoice is not paid in full within 30 days from the date on the invoice, a second invoice will be sent. If the toll violation amounts are not paid within 30 days after the date on the second invoice, a Uniform Traffic Citation will be issued or the amounts owed by the violator will be pursued to collection.

Rulemaking Authority 334.044(2), <u>338.155(1)</u>, <u>316.0741</u>, 338.166(4) FS. Law Implemented <u>316.0741</u>, 316.1001, 316.640(1), <u>318.14(12)</u>, 334.044(16), <u>335.02(3)</u>, 338.155(1), 338,165, 338.166(4), <u>338.2216</u>, 338.231 FS. History–New 5-8-08, <u>Amended</u>

#### 14-100.005 Video Billing.

(1) Purpose. The purpose of this rule is to establish the process of video billing on the Florida Turnpike System and other Department owned toll facilities and on toll facilities

owned by a public or private entity and for which, the Department collects tolls pursuant to an agreement between the Department and the private or public entity authorized by Section 338.161(5), F.S., unless otherwise indicated by this rule. Video billing provides an image-based method for the collection of tolls without the need for a transponder, while improving efficiency, reducing customer delay, and enhancing safety.

- (2) through (5) No change.
- (6) TOLL-BY-PLATE Toll Rate. TOLL-BY-PLATE toll customers shall pay the TOLL-BY-PLATE toll rate established in Rule 14-15.0081, for each facility that offers TOLL-BY-PLATE toll collection. For a toll facility not part of the Florida Turnpike System or otherwise owned by the Department and subject to this rule, all applicable toll rates for the use of the toll facility shall be established by the applicable private or public entity owning the toll facility in accordance with the owner's governing laws, charters, ordinances, resolutions, rules and procedures. The private or public entity shall be responsible for establishing toll rates on its own toll facilities.
  - (7) through (8) No change.
- (9) Unpaid Invoice. A TOLL-BY-PLATE customer has 30 calendar days from the date on the invoice to pay the total toll amount and the administrative charge. If the invoice has not been paid in full within those 30 days, a second invoice with an additional administrative charge will be sent. If the total amount of unpaid tolls and administrative charges is not paid within 30 days after the date on the second <u>invoice notice</u>, a Uniform Traffic Citation will be <u>issued ereated</u> and sent to the customer for each individual unpaid toll transaction associated with the original invoice <u>or the amount owed will</u> be sent to a collection agency or attorney for collection.

Rulemaking Authority 334.044(2), 338.155(1), 338.2216(1)(d) FS. Law Implemented 316.1001, 334.044(16), 338.155, 338.2216, 338.231(3)(b) FS. History—New 6-13-10, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Diane Gutierrez-Scaccetti, Turnpike Enterprise Executive Director

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Ananth Prasad, P.E., Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 16, 2013

#### DEPARTMENT OF MANAGEMENT SERVICES

#### **Division of Retirement**

RULE NO.: RULE TITLE:

60S-2.005 Credit for Military Service

PURPOSE AND EFFECT: To address in a more clear and concise manner, the retirement contributions and payment thereof for Military Leave of Absence service credit.

SUMMARY: To comply with federal qualification requirements for specific HEART Act implementation to keep the FRS a qualified plan as required by Section 121.30, F.S. and IRS notice 2010-15.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the agency.

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.

RULEMAKING AUTHORITY: 121.031, 121.052(14) FS. LAW IMPLEMENTED: 121.021, 121.052(5)(d), 121.111 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Garry Green, Operations and Management Consultant Manager, Department of Management Services, Division of Retirement, 1317 Winewood Blvd., Bldg. 8, Tallahassee FL 32399-1560, (850)488-5706

#### THE FULL TEXT OF THE PROPOSED RULE IS:

60S-2.005 Credit for Military Service.

- (1) through (3)(b) No change.
- (c) The required employer contributions shall be paid by the employer if the member was released from military service on or after December 3, 1974, in accordance with paragraph 60S-3.006(1)(b), F.A.C., or by the member if he or she was released from military service prior to December 3, 1974 in accordance with paragraph 60S-3.006(1)(a), F.A.C. If any

employee contributions are required they shall be paid by the member <u>in accordance with paragraph 60S-3.006(1)(a)</u>, F.A.C.; and

- (d) No change.
- (e) Notwithstanding section a.2. and 3. above, the beneficiary of a member who dies on or after January 1, 2007, while on a military leave of absence as described in subsection (1), above, that is subject to USERRA as described in Internal Revenue Code Section 414(u), which is incorporated by reference and can be found at http://www.gpo.gov/ fdsys/pkg/USCODE-2010-title26/pdf/USCODE-2010-title26subtitleA-chap1-subchapD-partI-subpartB-sec414.pdf, shall have the option to purchase military leave for the member, excluding a member who is participating in the Deferred Retirement Option Program. The member will be treated as if returning to covered employment the day before the death occurs, in accordance with Internal Revenue Code section 401(a)(37), which is incorporated by reference and can be found at http://www.gpo.gov/fdsys/pkg/USCODE-2010title26/pdf/USCODE-2010-title26-subtitleA-chap1-subchapD. pdf.
  - (2) through (j) No change.

Rulemaking Authority 121.031, 121.052(14), 121.30 FS. Law Implemented 121.021, 121.052(5)(d), 121.111, 121.30 FS. History—New 1-1-72, Amended 10-20-72, Repromulgated 12-31-74, Amended 1-16-77, 7-1-79, 1-19-82, 4-17-85, Formerly 22B-2.05, Amended 2-4-86, 2-7-89, 11-14-91, Formerly 22B-2.005, Amended 3-18-93, 4-5-95, 12-12-96, 2-24-99, 8-13-03, 4-5-12, 3-25-13, \_\_\_\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Dan Drake, Director

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Craig J Nichols, Agency Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 21, 2013

#### DEPARTMENT OF MANAGEMENT SERVICES

#### **Division of Retirement**

RULE NO.: RULE TITLE:

60S-3.006 Retirement Contributions for Military

Service Credit

PURPOSE AND EFFECT: To address in a more clear and concise manner, the retirement contributions and payment thereof for Military Leave of Absence service credit.

SUMMARY: To comply with federal qualification requirements for specific HEART Act implementation to keep the FRS a qualified plan as required by Section 121.30, F.S. and IRS notice 2010-15.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the agency.

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.

RULEMAKING AUTHORITY: 121.031 FS.

LAW IMPLEMENTED: 121.021, 121.111 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Garry Green, Operations and Management Consultant Manager, Department of Management Services, Division of Retirement, 1317 Winewood Blvd., Bldg. 8, Tallahassee FL 32399-1560, (850)488-5706

#### THE FULL TEXT OF THE PROPOSED RULE IS:

60S-3.006 Retirement Contributions for Military Service Credit.

- (1) For <u>m</u>Military <u>l</u>Leave of <u>a</u>Absence The required contributions for <del>active duty</del> military leaves of absence in accordance with subsection 60S-2.005(1), F.A.C., shall equal:

#### Where:

The "contribution rate" is the employee contribution rate in effect during the time of the military leave of absence for the class of membership to which the member belonged immediately prior to the leave of absence; the employer contributions shall be paid by the member if he or she was released from military service prior to December 3, 1974, and, if applicable, any employee contributions shall be paid by the employee. The "contribution rate" is the total employee and employer contribution rates in effect during the time of the military service for the class of membership to which the member belonged immediately prior to the leave of absence; the employer contributions shall be paid by the employer if the member was released from military service on or after

December 3, 1974, or by the member if he or she was released from military service prior to December 3, 1974, and, if applicable, any employee contributions shall be paid by the employee.

The "months claimed" is the total number of months of military service credit claimed;

The "compensation" is the member's monthly rate of compensation that would have been received if working during the military leave of absence with credit given for any supplemental payments received during any month while on the leave; and

No "interest" shall be charged to the member for the required employee contribution portion of the cost of this military leave of absence. The "interest" shall be as provided in Rule 60S 3.0035, F.A.C., beginning with the fiscal year of the military service claimed.

(b) For Employers – (Contribution rate × months claimed × compensation) + interest

#### Where:

The "contribution rate" is the employer contribution rate in effect during the time of the military leave of absence for the class of membership to which the member belonged immediately prior to the leave of absence; the employer contributions shall be paid by the employer if the member was released from military service on or after December 3, 1974. The "months claimed" is the total number of months of

The "months claimed" is the total number of months of military service credit claimed;

The "compensation" is the member's monthly rate of compensation that would have been received if working during the military leave of absence with credit given for any supplemental payments received during any month while on the leave; and

The "interest" shall be as provided in Rule 60S-3.0035, F.A.C., beginning with the fiscal year in which the military leave of absence is claimed.

(2) through (3) No change.

Rulemaking Authority 121.031, 121.30(9) FS. Law Implemented 121.021, 121.30(7), 121.111 FS. History—New 1-1-72, Amended 12-31-74, 8-26-81, 2-6-84, 4-17-85, Formerly 22B-3.06, Amended 2-4-86, 2-7-89, 11-14-91, Formerly 22B-3.006, Amended 3-18-93, 8-13-03, 4-5-12, \_\_\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Dan Drake, Director

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Craig J Nichols, Agency Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 21, 2013

#### DEPARTMENT OF MANAGEMENT SERVICES

#### **Division of Retirement**

RULE NO.: RULE TITLE:

60S-4.008 Benefits Payable Upon Death

PURPOSE AND EFFECT: To add a new subsection to address the death of a member who dies while on a military leave of absence.

SUMMARY: To comply with federal qualification requirements for specific HEART Act implementation to keep the FRS a qualified plan as required by Section 121.30, F.S. and IRS notice 2010-15.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the agency.

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.

RULEMAKING AUTHORITY: 121.031 FS.

LAW IMPLEMENTED: 61.1301, 112.18, 112.181, 121.021(14), 121.052(5), 121.055, 121.091(7) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Garry Green, Operations and Management Consultant Manager, Department of Management Services, Division of Retirement, 1317 Winewood Blvd., Bldg. 8, Tallahassee FL 32399-1560, (850)488-5706

#### THE FULL TEXT OF THE PROPOSED RULE IS:

60S-4.008 Benefits Payable Upon Death.

(1) through (8) No change.

(9) For a member who dies on or after January 1, 2007, while on a military leave of absence as described in subsection 60S-2.005(1), F.A.C., that is subject to USERRA as described in Internal Revenue Code section 414(u), which is incorporated by reference and can be found at http://www.gpo.gov/fdsys/pkg/USCODE-2010-title26/pdf/USCODE-2010-title26-subtitleA-chap1-subchapD-partI-subpartB-sec414.pdf, the beneficiary shall be eligible for survivor benefits payable

under Section 121.091(7), F.S., excluding in-line-of-duty survivor benefits, or under Section 121.091(13), F.S., if participating in the Deferred Retirement Option Program, as if the member returned to covered employment the day before the death occurs, in accordance with Internal Revenue Code section 401(a)(37), which is incorporated by reference and can be found at http://www.gpo. gov/fdsys/pkg/USCODE-2010title26/pdf/USCODE-2010-title26-subtitleA-chap1-

#### subchapD.pdf.

Rulemaking Authority 121.031, 121.30 FS. Law Implemented 61.1301, 112.18, 112.181, 121.021(14), 121.052(5), 121.055, 121.091(7), 121.30 FS. History-New 1-1-72, Amended 10-20-72, 12-31-74, 7-21-75, 8-26-81, Formerly 22B-4.08, Amended 2-6-84, 1-12-87, 2-7-89, 9-5-90, 5-15-91, 11-14-91, Formerly 22B-4.008, Amended 3-18-93, 1-25-94, 8-4-94, 12-12-96, 5-10-99, 8-13-03, 4-5-

NAME OF PERSON ORIGINATING PROPOSED RULE: Dan Drake, Director

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Craig J Nichols, Agency Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 21, 2013

#### DEPARTMENT OF HEALTH

#### **Board of Chiropractic**

**RULE NO.:** RULE TITLE:

64B2-17.0025 Standard of Practice for Phlebotomy,

> Physiotherapy, and the Administration of Items for Which a Prescription is not Required; Prohibition of Prescribing or Administering Legend Drugs

PURPOSE AND EFFECT: The Board proposes the rule repeal of the rule because it reiterates the statute.

SUMMARY: The rule will be repealed due to it reiterating the statute.

**SUMMARY** OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS AND LEGISLATIVE **RATIFICATION:** 

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described

herein: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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.

RULEMAKING AUTHORITY: 460.405 FS.

LAW IMPLEMENTED: 460.403(8)(c), (f), 460.413(1)(t) FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: William Miller, Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin # C07, Tallahassee, Florida 32399-3257

#### THE FULL TEXT OF THE PROPOSED RULE IS:

64B2-17.0025 Standard of Practice for Phlebotomy, Physiotherapy, and the Administration of Items for Which a Prescription is not Required; Prohibition of Prescribing or Administering Legend Drugs.

Rulemaking Specific Authority 460.405 FS. Law Implemented 460.403(8)(c), (f), 460.413(1)(t) FS. History-New 10-17-90, Formerly 21D-17.0025, 61F2-17.0025, 59N-17.0025, Amended 2-16-98, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Chiropractic Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Chiropractic Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 1, 2013

#### DEPARTMENT OF HEALTH

#### **Board of Psychology**

**RULE TITLE:** RULE NO.: 64B19-10.015 **Public Comment** 

PURPOSE AND EFFECT: The Rule proposes to facilitate public comment at board meetings.

SUMMARY: Public comment.

OF **SUMMARY** OF **STATEMENT ESTIMATED** REGULATORY COSTS **AND LEGISLATIVE RATIFICATION:** 

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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.

RULEMAKING AUTHORITY: 286.0114 FS.

LAW IMPLEMENTED: 286.0114 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Allen Hall, Executive Director, Department of Health, 4052 Bald Cypress Way Bin #C05, Tallahassee, Florida 32399-0797

#### THE FULL TEXT OF THE PROPOSED RULE IS:

#### 64B19-10.015 Public Comment.

The Board of Psychology invites and encourages all members of the public to provide comment on matters or propositions before the Board or a committee of the Board. The opportunity to provide comment shall be subject to the following:

- (1) Members of the public will be given an opportunity to provide comment on subject matters before the Board after an agenda item is introduced at a properly noticed board meeting.
- (2) Members of the public shall be limited to five (5) minutes to provide comment. This time shall not include time spent by the presenter responding to questions posed by Board members, staff or board counsel. The chair of the Board may extend the time to provide comment if time permits.
- (3) Members of the public shall notify board staff in writing of his or her interest to be heard on a proposition or matter before the Board. The notification shall identify the

person or entity, indicate its support, opposition, or neutrality, and identify who will speak on behalf of a group or faction of persons consisting of three (3) or more persons. Any person or entity appearing before the Board may use a pseudonym if he or she do not wish to be identified.

Rulemaking Authority 286.0114 FS. Law Implemented 286.0114 FS. History—New .

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Psychology

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Psychology

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 25, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 15, 2013

# Section III Notice of Changes, Corrections and Withdrawals

## DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

**Drugs, Devices and Cosmetics** 

RULE NO.: RULE TITLE:

61N-1.018 Fees

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 39, No. 223, November 15, 2013 issue of the Florida Administrative Register has been withdrawn.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NOS.: RULE TITLES:
62-780.100 Referenced Guidelines
62-780.600 Site Assessment
62-780.650 Risk Assessment

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. 39, No. 179, September 13, 2013 issue of the Florida Administrative Register.

# 62-780.100 Referenced Guidelines <u>and Information Sources.</u>

Specific references to the guidelines <u>and information sources</u> listed below are made within this chapter. The guidelines <u>and information sources</u> are not standards as defined in Section 403.803, F.S. Use of these guidelines <u>and information sources</u> is not mandatory and not enforceable; the guidelines <u>and information sources</u> are included for informational purposes only.

- (1) through (6) No change.
- (7) Institutional Controls Procedures Guidance, Division of Waste Management, Florida Department of Environmental Protection, dated November September 2013.
  - (8) through (9) No change.
- (10) USEPA Integrated Risk Information System (IRIS) database.
- (11) Provisional Peer Reviewed Toxicity Values (PPRTV) derived by the USEPA's Superfund Technical Support Center for the USEPA Superfund program.
- (12) Agency for Toxic Substances and Disease Registry Minimal Risk Levels (MRLs).
- (13) Tolerable Upper Intake Levels issued by the Institute of Medicine, National Academy of Sciences.
- (14) USEPA Health Effects Assessment Summary Tables (HEAST).
- (15) Human Health Benchmarks for Pesticides and other toxicity values in technical documents available from the USEPA Office of Pesticide Programs.
- (16) USEPA Office of Water, Drinking Water Regulations and Health Advisory Levels.
- (17) California Environmental Protection Agency Office of Environmental Health Hazard Assessment's Chronic Reference Exposure Levels and Cancer Potency Values.
- (18) World Health Organization Tolerable Daily Intake values.
  - (19) International Toxicity Estimates for Risk.
- (20) Values listed as "Withdrawn" in the IRIS database. Rulemaking Authority 376.303, 376.3071, 376.30701, 376.3078(4), 376.81 FS. Law Implemented 376.3071, 376.30701, 376.3078(4), 376.81 FS. History–New 4-17-05, Amended 6-12-13.

Editorial Note: Portions of this rule were copied from 62-770.140; 62-782.100; and 62-785.100.

- 62-780.600 Site Assessment.
- (1) through (4) No change.
- (5) The site assessment shall include tasks that are necessary to achieve objectives described in subsection 62-780.600(3), F.A.C., and include the following, as applicable:
  - (a) through (b) No change.
- (c) Sampling of soil from the unsaturated zone for the following criteria, as applicable:
  - 1. No change.
- 2. Measurement of appropriate soil properties such as texture, pH, moisture content, dry bulk density, organic carbon content, and infiltration rate using the test methods specified in Chapter 62-777, F.A.C., Table III, if such properties are chosen for the development of alternative soil CTLs in

accordance with the technical report referenced in subsection 62-780.100(2), F.A.C. If soil properties are chosen to be used, measurements shall be made on soil from within the contaminated area when feasible. If measurement from within the contaminated area is not feasible, measurements may be made on soil from an alternative location that has the same soil type using the U.S. Department of Agriculture, Natural Resource Conservation Service soil survey maps or the Unified Soil Classification System, equivalent soil properties or the PRSR may propose the use of other applicable and relevant data on soil properties;

- 3. through 5. No change.
- (d) through (u) No change.
- (6) through (10) No change.

Rulemaking Authority 376.303, 376.3071, 376.30701, 376.3078(4), 376.81, 403.0877 FS. Law Implemented 376.3071, 376.30701, 376.3078(4), 376.81, 403.0877 FS. History–New 4-17-05, Amended 6-12-13,\_\_\_\_\_\_.

Editorial Note: Portions of this rule were copied from 62-770.600, Formerly 17-70.008 and Formerly 17-770.600; 62-782.600; and 62-785.600.

#### 62-780.650 Risk Assessment.

- (1) If the PRSR elects to perform a risk assessment, then dDuring the risk assessment process, the PRSR is encouraged to have discussions with the Department at various decision points to establish applicable exposure factors, relevant receptors, and risk management options based on the current and projected land use(s) at the site. If a risk assessment is performed, the following risk assessment task elements shall be performed, as applicable appropriate:
- (a) An exposure assessment that identifies pathways and routes by which human and environmental receptors may be exposed to contaminants and determines levels of contaminants to which human and environmental receptors may be exposed. The exposure assessment shall:
- 1. Identify actual and potential exposure pathways and routes;
- 2. Identify actual and potential human and environmental receptors for each exposure pathway, and sensitive sub-populations;
- 3. Determine expected concentrations of contaminants to which actual and potential human and environmental receptors may be exposed, with the most recent sampling of representative monitoring wells having occurred no more than 270 days prior to Risk Assessment Report submittal;
- 4. Determine exposure factors (e.g., exposure duration, exposure frequency, body weight and ingestion rate) based on:

- a. Site-specific characteristics, including consideration of current and plausible projected land uses. Institutional and engineering controls may be proposed in order to ensure that exposure factors do not change; or
- b. Non-site-specific exposure factors contained in the most current U.S. Environmental Protection Agency <u>USEPA</u> Exposure Factors Handbook (2011 Edition), hereby adopted and incorporated by reference, (http://www.flrules.org/Gateway/reference.asp?No=Ref-03403), or other information on exposure factors applicable to a Florida exposure scenario.
- 5. Estimate the contaminant doses received by relevant receptors.
- (b) A toxicity assessment that determines human health and environmental criteria for contaminants found at the site.
- 1. The criteria, taking into consideration acute and chronic health effects associated with short-term and long-term exposure, shall be applicable to exposure pathways and routes identified in the exposure assessment, including, as applicable appropriate:
  - (b)1.a. through d. No change.
- 2. Input assumptions different from those used to develop default CTLs may be used to propose alternative CTLs. The appropriate equations from Chapter 62-777, F.A.C., must be used in calculating the alternative CTLs. Toxicity values for quantifying human health risks and for developing alternative CTLs may be taken from the following <u>information sources</u> listed in Rule 62-780.100, F.A.C., tiers of information sources, in order of preference <del>precedence</del>.
  - a. Tier 1, in order of <u>preference</u> precedence:
- (I) <u>USEPA</u> Integrated Risk Information System (IRIS) <u>database</u>, or
- (II) The Provisional Peer Reviewed Toxicity Values (PPRTV) derived by EPA's Superfund Technical Support Center for the USEPA Superfund program.
- b. Tier 2. If a toxicity value is available from more than one source in this tier, the value based upon the most recent review of the toxicological literature and accompanying doseresponse analysis should be selected:
- (I) Agency for Toxic Substances and Disease Registry Minimal Risk Levels (MRLs),
- (II) <u>Tolerable Upper Intake Levels issued</u> <u>Upper intake</u> <u>limits developed</u> by the <u>Institute of Medicine</u>, National Academy of Sciences,
- (III) <u>USEPA</u> Health Effects Assessment Summary Tables (HEAST),
- (IV) Human Health Benchmarks for Pesticides and other toxicity values in technical documents available from the USEPA Office of Pesticide Programs, or

- (V) <u>USEPA</u> Office of Water, Drinking Water Regulations and Health Advisory Levels.
- c. Tier 3. If a toxicity value is available from more than one source in this tier, the value based upon the most recent review of the toxicological literature and accompanying doseresponse analysis should be selected:
- (I) The California Environmental Protection Agency Office of Environmental Health Hazard Assessment's Chronic Reference Exposure Levels and Cancer Potency Values,
- (II) World Health Organization Tolerable Daily Intake values,
- (III) International Toxicity Estimates for Risk Assessment,
- (IV) <u>Values listed as "Withdrawn" in the</u> IRIS <u>database</u> <del>Values</del>, or
- (V) Values from sources other than Tiers 1 or 2 that are either selected by FDEP or proposed by a PRSR and accepted by FDEP that meet statutory requirements.
  - (c) through (d) No change.
  - (2) through (6) No change.
- (7) If <u>a</u> the Risk Assessment Report <u>or Risk Assessment Report Addendum</u> is incomplete in any respect, or is insufficient to satisfy the objectives set forth in subsection 62-780.650(5), F.A.C., the Department shall inform the PRSR pursuant to paragraph 62-780.650(6)(b), F.A.C., of the basis for a rejection or determination of insufficiency, including the technical and scientific basis for any such rejection. The PRSR shall submit to the Department for review an electronic or paper copy of a Risk Assessment Report Addendum that addresses the deficiencies within 60 days after receipt of the notice.

Rulemaking Authority 376.303, 376.3071, 376.30701, 376.3078(4), 376.81, 403.061 FS. Law Implemented 376.3071, 376.30701, 376.3078(4), 376.81, 403.021, 403.061, 403.062 FS. History–New 4-17-05, Amended 6-12-13;\_\_\_\_\_\_\_.

Editorial Note: Portions of this rule were copied from 62-770.650; 62-782.650; and 62-785.650.

### DEPARTMENT OF HEALTH

#### **Board of Hearing Aid Specialists**

RULE NO.: RULE TITLE:

64B6-6.010 Requirements Regarding Certain
Information on the Receipt
NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 39, No. 223, November 15, 2013 issue of the Florida Administrative Register has been withdrawn.

<b>DEPARTMEN</b>	Γ OF HEALTH	64E-5.627	Use of Unsealed Radiopharmaceuticals,
	ironmental Health		Generators, and Reagent Kits for Imaging
RULE NOS.:	RULE TITLES:		and Localization Studies
64E-5.101	Definitions	64E-5.629	Control of Aerosols and Gases
64E-5.1115	Subsurface Tracer Studies	64E-5.630	Use of Radiopharmaceuticals for Therapy
64E-5.1317	Storage and Control of Volatiles and Gases	64E-5.632	Use of Sources for Manual Brachytherapy
64E-5.1419	Radiation Surveys	64E-5.633	Manual Brachytherapy Sources Inventory
64E-5.1420	Detection of Leaking or Contaminated		and Surveys
	Sources	64E-5.6412	Full Calibration Measurements on Gamma
64E-5.1501	Purpose and Scope		Stereotactic Radiosurgery Units
64E-5.1502	Transportation of Radioactive Material	64E-5.6422	Periodic Spot-Checks for Gamma
64E-5.203	Radioactive Material Other Than Source		Stereotactic Radiosurgery Units
	Material - Exemptions	64E-5.643	Radiation Surveys for Teletherapy Facilities
64E-5.204	Types of Licenses	64E-5.645	Therapy-Related Computer Systems
64E-5.206	General Licenses - Radioactive Material	64E-5.649	Training for Uptake, Dilution, or Excretion
	Other Than Source Material		Studies
64E-5.210	Special Requirements for a Specific License	64E-5.650	Training for Imaging and Localization
	to Manufacture, Assemble, Repair or		Studies for Which a Written Directive Is Not
	Distribute Commodities, Products or		Required
	Devices Which Contain Radioactive	64E-5.652	Training for Use of Manual Brachytherapy
	Material	CAT 5 C50	Sources
64E-5.213	Specific Terms and Conditions of License	64E-5.653	Training for Ophthalmic Use of Strontium
64E-5.216	Reciprocal Recognition of Licenses for	CAT 5 C5A	90
	Byproduct, Source, Naturally Occurring and	64E-5.654	Training for Use of Sealed Sources for
	Accelerator Produced Radioactive Material,	640 5 655	Diagnosis Training for Use of Romate Afterlander
	and Special Nuclear Material in Quantities	64E-5.655	Training for Use of Remote Afterloader Units, Teletherapy Units, and Gamma
CAT 5 204	Not Sufficient to Form a Critical Mass		Stereotactic Radiosurgery Units
64E-5.304	Occupational Dose Limits for Adults	64E-5.656	Training for and Authorized Medical
64E-5.306	Determination of External Dose from	04L-3.030	Physicist
64E 5 207	Airborne Radioactive Material	64E-5.660	Training for Use of Unsealed Radioactive
64E-5.307	Determination of Internal Exposure	0+L 3.000	Material for Which A Written Directive is
64E-5.313	Compliance with Dose Limits for Individual Members of the Public		Required in Rule 63E-5.626, 64E-5.627 or
64E-5.315	Conditions Requiring Individual Monitoring		64E-5.630, F.A.C.
04L-3.313	of External and Internal Occupational Dose	64E-5.661	Training for the Oral Administration of
64E-5.326	Exemptions to Labeling Requirements		Sodium Iodide I-131 Requiring A Written
64E-5.330	Discharge by Release into Sanitary		Directive in Quantities Less Than or Equal
0 IL 3.330	Sewerage		to 1.22 Gigabecquerels (33 Millicuries)
64E-5.331	Disposal of Specific Wastes	64E-5.662	Training for the Oral Administration of
64E-5.344	Notification of Incidents		Sodium Iodide I-131 Requiring A Written
64E-5.350	Reports of Transactions Involving		Directive in Quantities Greater Than 1.22
	Nationally Tracked Sources		Gigabecquerels (33 Millicuries)
64E-5.351	Nationally Tracked Source Thresholds	64E-5.663	Training for the Parenteral Administration
64E-5.6011	Definitions		of Unsealed Radioactive Material Requiring
64E-5.607	Authority and Responsibilities		a Written Directive
64E-5.609	Visiting Authorized User, Visiting	64E-5.810	Ventilation Systems
	Authorized Medical Physicist, or Visiting		NOTICE OF CORRECTION
	RSO	Notice is hereby	given that the following correction has been
64E-5.614	Possession, Use, Calibration, and Check of	made to the pro-	posed rule in Vol. 39, No. 77, April 19, 2013
	Dose Calibrators in the Use of Unsealed		ida Administrative Register.
	Radiopharmaceuticals		the requirements for identifying copyrighted
64E-5.6251	Therapy Related Computer Systems		porated by reference provided at Section
64E-5.626	Use of Radiopharmaceuticals for Uptake,		provided at Socion
	Dilution, or Excretion Studies		

120.54(1)(i)3.b., Florida Statutes, the paragraph of the Notice identifying the incorporated copyrighted materials is corrected to read:

Posting of the American National Standards Institute (ANSI) Standard, **ANSI-HPS** N43.8-2008, "Classification Industrial Ionizing Radiation Gauging Devices;" ANSI Standard. **ANSI-HPS** N43.4-2005, "Classification of Radioactive Self-Luminous Light Sources;" and ANSI Standard, ANSI-HPS N43.6-2007, "Sealed Radioactive Sources Classification," on the internet for purposes of public examination and inspection would constitute a violation of federal copyright law. These materials are available for public inspection and examination at the Florida Department of State, R.A. Gray Building, 507 South Bronough Street, Tallahassee, Florida 32399-0250, and the Florida Department of Health, Bureau of Radiation Control, 4042 Bald Cypress Way, Tallahassee, Florida 32399-1741.

This Amended Notice of Correction is provided because the Notice of Correction published in Vol. 39, No. 226, November 20, 2013, issue of the Florida Administrative Register omitted references to the following described rule sections of the Notice: 64E-5.1501, titled "Purpose and Scope;" 64E-5.1502, titled "Transportation of Radioactive Material;" 64E-5.6251, titled "Therapy Related Computer Systems."

## Section IV Emergency Rules

#### NONE

# Section V Petitions and Dispositions Regarding Rule Variance or Waiver

#### **NONE**

# Section VI Notice of Meetings, Workshops and Public Hearings

#### DEPARTMENT OF STATE

Division of Historical Resources

The Department of State's Division of Historical Resources announces a public meeting to which all persons are invited. DATE AND TIME: Thursday, December 12, 2013, 9:00 a.m. – conclusion

PLACE: R.A. Gray Building, Room 307, 500 South Bronough Street, Tallahassee, Florida 32399-0250

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Historical Commission will hold its December meeting for the purposes of conducting commission business and assisting the Division of Historical Resources in carrying out the purposes, duties, and responsibilities of the division.

A copy of the agenda may be obtained by contacting Celeste Ivory at 1(800)847-7278 or email: Celeste.Ivory@DOS.MyFlorida.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 48 hours before the workshop/meeting by contacting Celeste Ivory at 1(800)847-7278. 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).

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: Celeste Ivory at 1(800)847-7278 or email: Celeste.Ivory@DOS. MyFlorida.com.

#### DEPARTMENT OF LEGAL AFFAIRS

The Florida Commission on the Status of Women announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 17, 2013, 9:00 a.m.

PLACE: Please call (850)414-3300 for instructions on participation

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Policy/Public Outreach Committee.

NOTE: In the absence of a quorum, items on this agenda will be discussed as workshop, and notes will be recorded although no formal action will be taken. If you have any questions, please call (850)414-3300.

A copy of the agenda may be obtained by contacting: Florida Commission on the Status of Women at the Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050, Phone: (850)414-3300, fax: (850)921-4131.

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: Florida Commission on the Status of Women at the Office of the Attorney General, The Capitol, Tallahassee,

FL 32399-1050, Phone: (850)414-3300, fax: (850)921-4131. 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).

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: Florida Commission on the Status of Women at the Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050, Phone: (850)414-3300, fax: (850)921-4131.

## DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Animal Industry

RULE NOS.:RULE TITLES:

5C-31.001 Definitions

5C-31.002 Application of Official Individual Identification

5C-31.003 Approved Tagging Site Requirements

5C-31.004 USDA Approved Livestock Facilities

5C-31.005 Required Identification for Intrastate Movement

5C-31.006 Documents Incorporated By Reference

5C-31.007 Penalties

The Florida Department of Agriculture and Consumer Services, Division of Animal Industry announces a hearing to which all persons are invited.

DATE AND TIME: December 19, 2013, 1:30 p.m.

PLACE: Florida Department of Agriculture and Consumer Services, Conner Administration Building, George Eyster Auditorium, 3125 Conner Blvd., Tallahassee, Florida or by conference call at 1(888)670-3525, utilizing the participant code 8149-6580-71#

GENERAL SUBJECT MATTER TO BE CONSIDERED: A proposed rule hearing has been requested for Proposed Rule Chapter 5C-31, F.A.C., Cattle Identification, as published in the November 1, 2013, Florida Administrative Register (Vol. 39, No. 214) and the proposed amendments to Rules 5C-30.003 – Penalties and 5C-30.004 – Incorporated Materials as published in the November 1, 2013, Florida Administrative Register (Vol. 39, No. 214).

A copy of the agenda may be obtained by contacting: Mr. Stephen Monroe, Division of Animal Industry, 407 South Calhoun Street, Tallahassee, Florida 32399-0800, phone: (850)410-0900, fax: (850)410-0929.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Animal Industry

**RULE NOS.:RULE TITLES:** 

5C-30.003 Penalties

5C-30.004 Incorporated Materials

The Florida Department of Agriculture and Consumer Services, Division of Animal Industry announces a hearing to which all persons are invited.

DATE AND TIME: December 19, 2013, 1:30 p.m.

PLACE: Florida Department of Agriculture and Consumer Services, Conner Administration Building, George Eyster Auditorium, 3125 Conner Blvd., Tallahassee, Florida or by conference call at 1(888)670-3525, utilizing the participant code 8149-6580-71#

GENERAL SUBJECT MATTER TO BE CONSIDERED: A proposed rule hearing has been requested for Proposed Rule Chapter 5C-31, F.A.C., Cattle Identification, as published in the November 1, 2013, Florida Administrative Register (Volume 39, Issue 214) and the proposed amendments to Rules 5C-30.003 – Penalties and 5C-30.004 – Incorporated Materials as published in the November 1, 2013, Florida Administrative Register (Vol. 39, No. 214).

A copy of the agenda may be obtained by contacting: Mr. Stephen Monroe, Division of Animal Industry, 407 South Calhoun Street, Tallahassee, Florida 32399-0800, phone: (850)410-0900, fax: (850)410-0929.

#### DEPARTMENT OF EDUCATION

Division of Florida Colleges

The Florida State College at Jacksonville District Board of Trustees announces the following meeting for Tuesday, December 10, 2013, which is open to the public.

Regular Monthly Board Meeting:

DATE AND TIME: Tuesday, December 10, 2013, 12:00 Noon – 2:00 p.m.

PLACE: Betty P. Cook Nassau Center, Room T-126, 76346 William Burgess Blvd., Yulee, FL 32097

GENERAL SUBJECT MATTER TO BE CONSIDERED: As required by law the Board will act on matters involving personnel appointments, finance, facilities, and finalizing the Interim College President's performance evaluation.

Copies of the agenda for the regular monthly Board meeting will be available for inspection beginning Tuesday, December 3, 2013, and copies will be provided upon written request and the payment of approved duplicating charges. Any person requesting to address agenda items at the Board of Trustees

meeting will be provided an opportunity to do so by appearing before the Board at the meeting.

All objections to this notice should be filed in writing with the Interim College President, Florida State College at Jacksonville, on or before December 10, 2013. All legal issues should be brought to the College's attention and an attempt made to resolve them prior to the public meeting. Any person requesting to appeal a decision made by the Board with respect to any matter considered at this meeting will need a record of the proceeding for such an appeal and may, therefore, need to ensure that a verbatim record is made.

The College does not discriminate on the basis of race, color, ethnicity, national origin, gender, religion, age or disability in employment or the provision of services and is an equal access/equal opportunity/affirmative action College.

If special accommodations are required, please advise Human Resources twenty-four (24) hours in advance of the meeting by contacting Associate Vice President of Human Resources Dan Richardson at (904)632-3381 or

Dan. Richardson @fscj.edu.

Florida State College at Jacksonville

Dr. Willis N. Holcombe Interim College President

#### REGIONAL PLANNING COUNCILS

South Florida Regional Planning Council

The South Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 12, 2014, 10:00 a.m.

PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33326

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the LEPC's ongoing regional hazardous materials training and planning activities for FY1314. A copy of the agenda may be obtained by writing to the South Florida Regional Planning Council at 3440 Hollywood Blvd., Suite 140, Hollywood, FL 33021, via email request to Manny Cela, (celam@sfrpc.com), visiting the LEPC website: (www.sfrpc.com/lepc.htm) or by calling (954)985-4416 in Broward or 1(800)985-4416 Toll-free statewide.

A copy of the agenda may be obtained by contacting: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021, (954)985-4416. 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 1 day before the workshop/meeting by

contacting: (954)985-4416. 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).

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: Manny Cela at (954)985-4416 or celam@sfrpc.com.

#### WATER MANAGEMENT DISTRICTS

South Florida Water Management District

The Central Florida Water Initiative Regional Water Supply Plan technical team announces a public information meeting to which all persons are invited. The Central Florida Water Initiative (CFWI) is a collaborative effort for water resource planning, development and management among the Florida Department of Environmental Protection; the St. Johns River, South Florida and Southwest Florida water management districts; the Florida Department of Agriculture and Consumer Services; and water supply utilities. The CFWI area includes Orange, Osceola, Polk, Seminole and southern Lake counties. The regional water supply plan will ensure the protection of water resources and related natural systems and identify sustainable water supplies for all water uses in the CFWI area through 2035.

DATE AND TIME: Thursday, December 12, 2013, 4:00 p.m. -7:00 p.m.

PLACE: Clermont Community Center, 620 W. Montrose St., Clermont, FL 34711

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Central Florida Water Initiative Regional Water Supply Plan technical team will hold a public meeting to provide an overview of the CFWI Draft Regional Water Supply Plan. The workshop will include presentations and opportunities for questions and public input. Visit cfwiwater.com for information about the agenda for this meeting, water supply planning process and the CFWI Draft Regional Water Supply Plan.

NOTE: One or more Governing Board members from the St. Johns River, South Florida and Southwest Florida water management districts may attend and participate in the meeting.

A copy of the agenda and more information may be obtained by contacting: Bill Graf, South Florida Water Management District, 1707 Orlando Central Parkway, Suite 200, Orlando, FL 32809, (407)858-6100, ext. 3837, wgraf@sfwmd.gov.

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 in advance by contacting: Bill Graf, South Florida Water Management District, (407)858-6100, ext. 3837. 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

South Florida Water Management District

The South Florida Water Management District announces a public meeting to which all persons are invited.

DATE AND TIME: December 12, 2013, 9:00 a.m.; Governing Board Meeting

PLACE: SFWMD Headquarters, B-1 Building, 3301 Gun Club Road, West Palm Beach, Florida 33406

All or part of the meeting may be conducted as a teleconference in order to permit maximum participation by Governing Board members. The Governing Board may take official action at the meeting on any item appearing on the agenda and on any item that is added to the agenda as a result of a change to the agenda approved by the presiding officer of the meeting pursuant to Section 120.525, Florida Statutes.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governing Board to discuss and consider District business, including regulatory and non-regulatory matters.

A copy of the agenda may be obtained by contacting: Jacki McGorty, (561)682-2087 or at https://www.sfwmd.gov.

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: Jacki McGorty 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).

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: Jacki McGorty at (561)682-2087 or jmcgorty@sfwmd.gov.

#### DEPARTMENT OF MANAGEMENT SERVICES

The DMS – Division of Telecommunications, E911 Board announces the following 2014 Meeting Schedule information: DATES AND TIMES: January 15-16, 2014, 9:00 a.m. until conclusion of business

PLACE: Broward County Governmental Center, 115 South Andrews Boulevard, Ft. Lauderdale, FL

DATE AND TIME: January 23, 2014, 2:00 p.m. until conclusion of business

PLACE: Telephone conference: 1(888)670-3525, conference code 2323004133

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss business related to the 2013 Annual Report to the Governor and Legislature.

DATE AND TIME: February 6, 2014, 2:00 p.m. until conclusion of business

PLACE: Telephone conference: 1(888)670-3525, conference code 2323004133

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss business related to the 2013 Annual Report to the Governor and Legislature.

DATES AND TIMES: February 12-13, 2014, 9:00 a.m. until conclusion of business

PLACE: Betty Easley Conference Center, 4075 Esplanade Way, Room 152, Tallahassee, FL

DATES AND TIMES: March 12-13, 2014, 9:00 a.m. until conclusion of business

PLACE: Telephone conference: 1(888)670-3525, conference code 2323004133

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss general business.

DATES AND TIMES: April 16-17, 2014, 9:00 a.m. until conclusion of business

PLACE: Betty Easley Conference Center, 4075 Esplanade Way, Room 152, Tallahassee, FL

DATES AND TIMES: May 14-15, 2014, 9:00 a.m. until conclusion of business

PLACE: Embassy Suites, Altamonte Springs

DATES AND TIMES: June 11-12, 2014, 9:00 a.m. until conclusion of business

PLACE: Renaissance Hotel at World Golf Village, St. Augustine, FL

Copies of the agendas may be obtained by contacting: Penney Taylor, (850)414-9636.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in these meetings is asked to advise the agency at least 5 days before the meeting by contacting: Penney Taylor, (850)414-9636. 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). If accommodation due to disability is needed in order to

participate, please notify the DMS – Division of Telecommunications Office/E911 Board in writing at least five (5) days in advance at 4030 Esplanade Way, Tallahassee, Florida 32399-0950.

## DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

The Board of Architecture and Interior Design announces public meetings to which all persons are invited.

DATES AND TIMES: January 16, 2014, 9:00 a.m. and January 17, 2014, 9:00 a.m.

PLACE: Hyatt Regency Jacksonville Riverfront, 225 E. Coastline Drive, Jacksonville, Florida 32202, Telephone: (904)588-1234

GENERAL SUBJECT MATTER TO BE CONSIDERED: January 16, 2014, 9:00 a.m. – General Business including disciplinary cases and discussion of Construction Contract Administration, if time allows to be followed by General Business discussion items architecture profession, interior design profession, rules, and reports.

January 17, 2014, 9:00 a.m. – General Business discussion items architecture profession, interior design profession, rules, application review and reports.

A copy of the agenda may be obtained by contacting: Board of Architecture and Interior Design, 1940 North Monroe Street, Tallahassee, Florida 32399-0751, telephone: (850)717-1982.

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: Board of Architecture and Interior Design, 1940 North Monroe Street, Tallahassee, Florida 32399-0751, telephone: (850)717-1982. 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).

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: Board of Architecture and Interior Design, 1940 North Monroe Street, Tallahassee, Florida 32399-0751, telephone: (850)717-1982.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors Board
The Building Code Administrators and Inspector

The Building Code Administrators and Inspectors Board announces public meetings to which all persons are invited.

DATES AND TIMES: February 5-7, 2014, 9:00 a.m.

PLACE: Residence Inn Marriott, 2301 Sadler Avenue, Fernandina Beach, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Committee meetings, probable cause panel (portions of which may be closed to the public), general board business.

A copy of the agenda may be obtained from the Board web page: MyFloridaLicense.com – Our Businesses & Professions – Building Code.

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 Board office. 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).

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.

## DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Mobile Home Relocation Corporation

The Florida Mobile Home Relocation Corporation announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, December 17, 2013, 10:00 a.m. PLACE: Via telephone only. To attend the meeting by telephone, please call 1(888)909-7654 and enter pass code 128126 when prompted.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will address official business of the Florida Mobile Home Relocation Corporation which will include, among other matters, a 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.

A copy of the agenda may be obtained by contacting Vicky Krentz at 1(888)862-7010.

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 Vicky Krentz at 1(888)862-7010. 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).

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: Vicky Krentz, Executive Director, FMHRC, P. O. Box 7848, Clearwater, FL 33758, 1(888)862-7010, Vicky@fmhrc.org.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Division of Recreation and Parks announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, December 10, 2013, 7:00 p.m., EST

PLACE: Port Salerno Civic Center, 4950 Anchor Avenue, Stuart, Florida 34997

GENERAL SUBJECT MATTER TO BE CONSIDERED: Presentation of the proposed unit management plan updates for Seabranch Preserve State Park and St. Lucie Inlet Preserve State Park.

A copy of the agenda may be obtained by contacting: John Lakich, Park Manager, Seabranch Preserve and St. Lucie Inlet Preserve State Parks, 4810 S.E. Cove Road, Stuart, Florida 34997, (772)219-1880, fax: (772)219-1879 or email: John.lakich@dep.state.fl.us. A copy of the draft plan and agenda are available before the date of the public meeting online at http://sharepoint.dep.state.fl.us/PublicNotices.

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: John Lakich, Park Manager, Seabranch Preserve and St. Lucie Inlet Preserve State Parks, 4810 S.E. Cove Road, Stuart, Florida 34997, (772)219-1880, fax: (772)219-1879 or email: John.lakich@dep.state.fl.us. 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: John Lakich, Park Manager, Seabranch Preserve and St. Lucie Inlet Preserve State Parks, 4810 S.E. Cove Road, Stuart, Florida 34997, (772)219-1880, fax: (772)219-1879 or email: John.lakich@dep.state.fl.us.

## DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Division of Recreation and Parks announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, December 11, 2013, 9:00 a.m., EST

PLACE: Jonathan Dickinson State Park Education Center, 16450 S.E. Federal Highway, Hobe Sound, Florida 33455

GENERAL SUBJECT MATTER TO BE CONSIDERED: Presentation and discussion of the proposed unit management plan updates for Seabranch Preserve State Park and St. Lucie Inlet Preserve State Park with the advisory group members.

A copy of the agenda may be obtained by contacting: John Lakich, Park Manager, Seabranch Preserve and St. Lucie Inlet Preserve State Parks, 4810 S.E. Cove Road, Stuart, Florida 34997, (772)219-1880, fax: (772)219-1879 or email: John.lakich@dep.state.fl.us. A copy of the draft plan and agenda are available before the date of the public meeting online at http://sharepoint.dep.state.fl.us/PublicNotices.

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: John Lakich, Park Manager, Seabranch Preserve and St. Lucie Inlet Preserve State Parks, 4810 S.E. Cove Road, Stuart, Florida 34997, (772)219-1880, fax: (772)219-1879 or email: John.lakich@dep.state.fl.us. 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: John Lakich, Park Manager, Seabranch Preserve and St. Lucie Inlet Preserve State Parks, 4810 S.E. Cove Road, Stuart, Florida 34997, (772)219-1880, fax: (772)219-1879 or email: John.lakich@dep.state.fl.us.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Department of Environmental Protection announces a public meeting to which all persons are invited.

DATE AND TIME: December 10, 2013, 1:30 p.m.

PLACE: City of Palm Bay City Council Chambers, 120 Malabar Road, Palm Bay, Florida 32907

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is the second technical meeting following the adoption of Basin Management Action Plans for the Indian River Lagoon. The purpose of this meeting is to present the method for how aerial photography is translated into maps of seagrass distribution and present findings from seagrass transect data. Issues and concerns identified in the basin management plans that required further evaluation will be discussed and prioritized for further study. Basin Management Action Plans

were adopted for the North and Central Indian River Lagoon and Banana River Lagoon in February 2013. These plans were developed in response to the adoption of Total Maximum Daily Loads for the Indian River Lagoon and contain strategies for reducing nutrient loadings into the lagoon. The Total Maximum Daily Loads were adopted in March 2009. These TMDLs specify reductions in the loadings of total nitrogen and total phosphorus to the Indian River Lagoon sufficient for recovery of deeper-water seagrass habitat.

A copy of the agenda may be obtained by contacting: Ms. Mary Paulic, Department of Environmental Protection, 2600 Blair Stone Road, MS 3565, Tallahassee, Florida 32399-2400 or by calling her at (850)245-8560.

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: Ms. Mary Paulic, (850)245-8560. 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).

#### ENTERPRISE FLORIDA, INC.

The Florida Development Finance Corporation ("FDFC") announces a public meeting to which all persons are invited. DATE AND TIME: Tuesday, December 17, 2013, 9:00 a.m. – 10:00 a.m.

PLACE: Enterprise Florida, Inc., 800 North Magnolia Avenue, Suite 1100, Orlando, FL 32803

GENERAL SUBJECT MATTER TO BE CONSIDERED: A regular scheduled meeting for the consideration of matters properly brought before the board of the Florida Development Finance Corporation.

A copy of the agenda may be obtained by contacting: Bill Spivey at (407)956-5695.

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 1 days before the workshop/meeting by contacting: Bill Spivey at (407)956-5695. 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 Spivey at (407)956-5695.

#### TOA DESIGN

The Florida Department of Transportation announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, December 10, 2013, 6:00 p.m. PLACE: Tavares Civic Center, 100 East Caroline Street, Tavares, FL 32775

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT) District Five invites you to attend the Initial Alternatives Public Workshop regarding the US 441 Corridor Study. The purpose of the study is to evaluate options for providing enhanced transit service and improved mobility along the US 441 Corridor.

The study is assessing items such as community consensus, financial options, and policy support of the transit improvement alternative determined to best meet the current and future needs of the US 441 Corridor. The study area begins in the cities of Eustis, Mount Dora, and Tavares in Lake County, continues south through northwest Orange County and the city of Apopka and terminates in downtown Orlando.

The purpose of the Public Workshop is to present the initial alternatives being evaluated and to obtain public feedback. The initial alternatives include a full-range of options that have the potential to provide for transit service within the study area.

The Public Workshop will be an informal open house where participants are welcome to attend at any time between 6:00 p.m. and 8:00 p.m. There will be an overview presentation at 7:00 p.m. Display maps illustrating the study corridor, the study schedule, and other information will be available for public review and comment at the workshop. Project representatives also will be present to discuss the study, receive public input, and answer questions.

We encourage you to share this information with anyone who may be interested in this study.

A copy of the agenda may be obtained by contacting: Ginger Corless at (407)616-5500 or gcorless@tindaleoliver.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 7 days before the workshop/meeting by contacting: Ginger Corless at (407)616-5500 or gcorless@tindaleoliver.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: Ginger Corless at (407)616-5500 or gcorless@tindaleoliver.com.

# Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF HEALTH

Board of Acupuncture

RULE NO.: RULE TITLE:

64B1-4.011 Diagnostic Techniques

NOTICE IS HEREBY GIVEN that the Board of Acupuncture has issued an Order disposing the Petition for Declaratory Statement that was filed on August 13, 2013, by Herman Vega, AMD, PhD, AP, LMHC. The Notice of Petition for Declaratory Statement was published on August 27, 2013, in Vol. 39, No. 167, of the Florida Administrative Register. Petitioner sought the Board's interpretation as to whether an Acupuncturist may conduct testing and physical exam of body systems as to whether a driver is physically qualified to drive a commercial motor vehicle. The Board of Acupuncture considered the Petition at its September 25, 2013, telephone conference call.

The Board's Order filed on October 1, 2013, granted the Petition for Declaratory Statement finding that the responsibilities of a Certified Medical Examiner are within the scope and practice of an acupuncturist licensed in the State of Florida. The Florida Board of Acupuncture requests that the Department of Transportation amend the Code of Federal Regulation to include acupuncturists licensed in Florida pursuant to Chapter 457, Florida Statutes.

A copy of the Board's Order may be obtained by contacting: Anthony Jusevitch, Executive Director, Board of Acupuncture/MQA, 4052 Bald Cypress Way, Bin # C06, Tallahassee, Florida 32399-3256.

# Section VIII Notice of Petitions and Dispositions Regarding the Validity of Rules

Notice of Petition for Administrative Determination has been filled with the Division of Administrative Hearings on the following rules:

### **NONE**

Notice of Disposition of Petition for Administrative Determination has been filled with the Division of Administrative Hearings on the following rules:

#### **NONE**

# Section IX Notice of Petitions and Dispositions Regarding Non-rule Policy Challenges

#### **NONE**

### Section X

Annoucements and Objection Reports of the Joint Adminstrative Procedures Committee

### **NONE**

# Section XI Notices Regarding Bids, Proposals and Purchasing

#### **NONE**

### Section XII Miscellaneous

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Administration

Enhanced Biennial Rule Review

Pursuant to Section 120.745(5)(d), F.S., the Florida Department of Agriculture and Consumer Services has published an addendum to the Enhanced Biennial Rule Review Report, which was initially published on December 1, 2011. The addendum is the Commissioner of Agriculture's certification that the Department has completed the 2013 Final Report of the Department's review of the compliance economic reviews for the "Group 2" rules. The certification and the 2013 Final Report of the Group 2 rules can be accessed at: http://www.freshfromflorida.com/offices/general\_counsel/enhanced\_biennial\_rule\_review.html.

Please direct any comments or questions to Steven L. Hall, Senior Attorney, Florida Department of Agriculture and Consumer Services, Office of General Counsel, at 407 South Calhoun Street, Suite 520, Tallahassee, Florida, 32399, by email at Steven.Hall@FreshFromFlorida.com, or by fax at (850)245-1001.

#### DEPARTMENT OF FINANCIAL SERVICES

FSC – Financial Institution Regulation

**Financial Institutions** 

#### NOTICE OF FILINGS

Financial Services Commission Office of Financial Regulation

Notice is hereby given that the Office of Financial Regulation, Division of Financial Institutions, has received the following application. Comments may be submitted to the Division Director, 200 East Gaines Street, Tallahassee, Florida 32399-0371, for inclusion in the official record without requesting a hearing. However, pursuant to provisions specified in Chapter 69U-105, Florida Administrative Code, any person may

request a public hearing by filing a petition with the Agency Clerk as follows:

By Mail or Facsimile OR By Hand Delivery Agency Clerk Agency Clerk

Office of Financial Regulation P.O. Box 8050 Office of Financial Regulation The Fletcher Building, Suite 118

Tallahassee, Florida 32314-8050 101 East Gaines Street

Phone: (850) 410-9800 Tallahassee, Florida 32399-0379 Fax: (850)410-9548 Phone: (850)410-9643

The Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m.,

December 23, 2013):

#### APPLICATION TO ACQUIRE CONTROL

Financial Institution to be Acquired: Marine Bank & Trust Company, Vero Beach, Florida

Proposed Purchaser: Kenneth R. Lehman, Arlington, Virginia

Received: November 27, 2013

# Section XIII Index to Rules Filed During Preceeding Week

## RULES FILED BETWEEN NOVEMBER 25, 2013 AND NOVEMBER 27, 2013

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.

## DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

#### Division of Licensing(Formerly 1U)

5N-1.120 11/26/2013 12/16/2013 39/175

#### DEPARTMENT OF THE LOTTERY

11/26/2013	11/26/2013	39/231
11/26/2013	11/26/2013	39/231
11/26/2013	11/26/2013	39/231
11/26/2013	11/26/2013	39/231
11/26/2013	11/26/2013	39/231
11/26/2013	11/26/2013	39/231
	11/26/2013 11/26/2013 11/26/2013 11/26/2013	11/26/2013 11/26/2013 11/26/2013 11/26/2013 11/26/2013 11/26/2013 11/26/2013 11/26/2013 11/26/2013 11/26/2013 11/26/2013 11/26/2013

### AGENCY FOR HEALTH CARE ADMINISTRATION

#### **Health Facility and Agency Licensing**

59A-35.090 11/26/2013 12/16/2013 39/125 39/186; 39/213

## DEPARTMENT OF MANAGEMENT SERVICES

**Division of Retirement** 

60S-4.009 11/25/2013 12/15/2013 39/174

## DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### Barbers'Board

61G3-16.007	11/25/2013	12/15/2013	39/208
61G3-16.008	11/25/2013	12/15/2013	39/208
61G3-20.002	11/26/2013	12/16/2013	39/208
61G3-25.004	11/25/2013	12/15/2013	39/208
61G3-25.005	11/25/2013	12/15/2013	39/208
61G3-25.006	11/25/2013	12/15/2013	39/208

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.
DEPARTME	NT OF ENV	<b>IRONMEN</b>	NTAL PRO	<b>TECTION</b>
62-304.515	11/27/2013	12/17/2013	39/178	39/207
62-716.300	11/27/2013	12/17/2013	39/107	
62-716.310	11/27/2013	12/17/2013	39/107	
62-716.450	11/27/2013	12/17/2013	39/107	
62-716.460	11/27/2013	12/17/2013	39/107	39/204
62-716.470	11/27/2013	12/17/2013	39/107	39/204
62-716.480	11/27/2013	12/17/2013	39/107	39/204
62-716.500	11/27/2013	12/17/2013	39/107	
62-716.600	11/27/2013	12/17/2013	39/107	
62-716.900	11/27/2013	12/17/2013	39/107	39/204
62-722.200	11/27/2013	12/17/2013	39/107	39/205
62-722.400	11/27/2013	12/17/2013	39/107	39/205
62-730.020	11/27/2013	11/27/2013	39/191	
62-730.030	11/27/2013	11/27/2013	39/191	
DEPARTME	NT OF HEA	ALTH		
Board of Chiropractic				
64B2-10.0061	11/26/2013	12/16/2013	39/181	
Board of Dentistry				
64B5-14.003	11/26/2013	12/16/2013	39/204	
64B5-14.0032	11/26/2013	12/16/2013	39/204	

#### LIST OF RULES AWAITING LEGISLATIVE APPROVAL PURSUANT TO CHAPTER 2010-279, LAWS OF FLORIDA

### DEPARTMENT OF HEALTH

**Division of Emergency Medical Operations** 64J-2.006 7/12/13 \*\*\*\*\*\* 39/29

#### DEPARTMENT OF FINANCIAL SERVICES

**Division of Worker's Compensation** 

69L-7.020 10/24/11 \*\*\*\*\*\* 37/24 37/3