Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF LABOR AND EMPLOYMENT **SECURITY**

Division of Unemployment Compensation

RULE TITLE: RULE NO.: Definitions 38B-2.022

PURPOSE AND EFFECT: Deletion of rule sections containing definitions which lack specific statutory authority; renumbering of sections.

SUBJECT AREA TO BE ADDRESSED: Unemployment Compensation.

SUBJECT AUTHORITY: Chapter 98-149, Laws of Florida.

IMPLEMENTED: 443.036(19)(d)6.,(g),(n)4.,(34), 443.131, 443.171(1) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Eric R. Hurst, Esquire, Department of Labor and Employment Security, 2012 Capital Circle, Southeast, Room 307, Hartman Building, Tallahassee, Florida 32399-2189, (850)488-6556

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

DEPARTMENT OF LABOR AND EMPLOYMENT **SECURITY**

Division of Workers' Compensation

RULE TITLE: RULE NO.:

Florida Workers' Compensation Reimbursement

Manual for Hospitals 38F-7.501 PURPOSE AND EFFECT: The purpose of this rule amendment is to adopt by reference the 1999 Florida Workers' Compensation Hospital Reimbursement Manual and LES Form DWC-90. The 1999 Florida Workers' Compensation Hospital Reimbursement Manual contains reimbursement policies and per diem rates approved by the three-member panel pursuant to Section 440.13(12), F.S., for use in the workers' compensation system. Deletes references to maximum reimbursement allowances (MRAs) and "medically necessary" medical services.

SUBJECT AREA TO BE ADDRESSED: Reimbursement policies and per diem rates in the Florida Workers' Compensation Hospital Reimbursement Manual.

SPECIFIC AUTHORITY: 440.13(4)(b),(6),(11),(12),(14) FS. LAW IMPLEMENTED: 440.13(4)(b),(6),(7),(11),(12),(14) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, WHEN AVAILABLE, IS: Donna Reynolds, Registered Nursing Consultant, Division of Workers' Compensation, Bureau of Rehabilitation and Medical Services, Room 100, Forrest Building, 2728 Centerview Drive, Tallahassee, FL 32399-0664, (850)488-3431, ext. 333

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

RULE TITLE: RULE NO.:

Intern Development Program 61G1-13.0021 PURPOSE AND EFFECT: The Board proposes to amend Rule 61G1-13.0021 to provide the criteria for satisfying the

SUBJECT AREA TO BE ADDRESSED: Intern Development Program.

SPECIFIC AUTHORITY: 481.211 FS.

LAW IMPLEMENTED: 481.211, 481.213(3) FS.

requirements of Section 481.213(3), Florida Statutes.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: James C. Rimes, Executive Director, Board of Architecture and Interior Design, Northwood Mall, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

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

61G1-13.0021 Intern Development Program.

(1) All applicants who apply subsequent to the effective date of this rule shall be required to follow the Intern Development Program (IDP) through the National Council of Architectural Registration Boards (NCARB) or an equivalent program approved by the Florida Board of Architecture and Interior Design in order to satisfy the requirements of Section 481.211, F.S.

- (2) through (3) No change.
- (4) Five years experience as a licensed architect in another NCARB jurisdiction is considered equivalent to completion of the NCARB IDP program in order to satisfy requirements of Section 481.213(3), F.S.

Specific Authority 481.211 FS. Law Implemented 481.211, 481.213(3) FS. History—New 2-1-82, Amended 7-30-85, Formerly 21B-13.021, 21B-13.0021, Amended

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLE:

RULE NO.:

Application Procedure; Application

Form; Fees; Confidential

Information; Denial of Application;

Request for Hearing 61G7-5.001 PURPOSE AND EFFECT: Under the authority of the Board, the proposed rule is being amended in order to no longer require information be received 10 working days prior to the Board meeting.

SUBJECT AREA TO BE ADDRESSED: Application Procedure; Application Form; Fees; Confidential Information; Denial of Application; Request for Hearing.

SPECIFIC AUTHORITY: 120.53(1), 455.2281, 468.522, 468.5245, 468.5275 FS.

LAW IMPLEMENTED: 468.524(2), 468.5245, 468.525, 468.526, 468.527, 468.5275, 468.529 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ila Jones, Executive Director, Board of Employee Leasing Companies, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G7-5.001 Application Procedure; Application Form; Fees; Confidential Information; Denial of Application; Request for Hearing.

- (1) through (3) No change.
- (4) The Board shall review every applicant's completed application and shall decide by majority vote in open meeting whether to certify to the Department that the applicant is qualified for licensure. New applications for employee leasing company or employee leasing company group and controlling person(s) will not be considered separately, but will be presented to the Board only after all information for the

company and controlling person(s) is complete. Applications for additional controlling person(s) or changes in existing controlling person(s) do not require employee leasing company or employee leasing company group applications to be completed in order to be considered by the Board. All information, including licensure fees, must be received in the Board office 10 working days prior to the Board meeting, in order for the Board to consider the information submitted. Financial information, including client lists, obtained by the Board or the Department in connection with the application process shall, pursuant to s. 455.229, F.S. Florida Statutes, be kept confidential and exempt from the public disclosure requirements of Chapter 119, F.S.

(5) through (12) No change.

Specific Authority 120.53(1), 455.2281, 468.522, 468.5245, 468.5275, 455.2281 FS. Law Implemented 468.524(2), 468.5245, 468.525, 468.526, 468.527 468.5275, 468.529 FS. History–New 5-5-92, Amended 7-15-92, 10-20-92, Formerly 21EE-5.001, Amended 10-24-93, 3-14-94, 7-4-94, 9-8-94, 11-13-94, 2-13-95, 6-4-95, 11-9-95, 5-26-96, 5-19-97

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLE:

RULE NO.:

Tangible Accounting Net Worth;

Intangible Assets

61G7-6.006

PURPOSE AND EFFECT: Under the authority of the Board, the proposed rule is being amended in order to allow the terms of the rule to apply to "initial applicants" and not to "applicants and licensees" as it is so worded in the current rule's language. SUBJECT AREA TO BE ADDRESSED: Tangible Accounting Net Worth; Intangible Assets.

SPECIFIC AUTHORITY: 468.522 FS.

LAW IMPLEMENTED: 468.525 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ila Jones, Executive Director, Board of Employee Leasing Companies, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G7-6.006 Tangible Accounting Net Worth; Intangible

To enable <u>initial</u> applicants and <u>licensees</u> to properly report their financial assets to meet the requirements for licensure, the Board hereby defines the following terms:

(1) through (2) No change.

Specific Authority 468.522 FS. Law Implemented 468.525 FS. History–New 11-22-93, Amended 5-29-94.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLE: RULE NO.: **Annual Financial Statements** 61G7-10.0011

PURPOSE AND EFFECT: Under the authority of the Board, the proposed rule is being amended in order to delete the word "tangible" from the current rule's language allowing the rule to be in compliance with the underlying statute.

SUBJECT AREA TO BE ADDRESSED: Annual Financial

SPECIFIC AUTHORITY: 468.522 FS.

LAW IMPLEMENTED: 468.525 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ila Jones, Executive Director, Board of Employee Leasing Companies, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

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

61G7-10.0011 Annual Financial Statements.

Each employee leasing company shall submit, not later that 120 days after their fiscal year end, a copy of their current fiscal year end financial statements, prepared in accordance with generally accepted accounting principles, which shall include statement of income and retained earnings, balance sheet, statement of changes in financial position (cash flows), and applicable footnotes. This information shall be submitted on the standard financial statement form, DPR/EL-006, herein incorporated by reference and which can be obtained from the Board office. The financial statements are to reflect positive working capital and positive tangible accounting net worth, as required in s. 468.525(3). Financial statements which are not audited must be accompanied by a completed form DPR/ EL-003, as required in rule 61G7-5.003, F.A.C.

Specific Authority 468.522 FS. Law Implemented 468.525 FS. History-New 5-8-94<u>. Amended</u>

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLE: RULE NO.: On-site Investigations 61G7-10.003

PURPOSE AND EFFECT: Under the authority of the Board, this new proposed rule is being promulgated in order to investigate, audit, or review all licenses to determine if such licenses are in compliance with or are in violation of the provisions of the underlying statute and in lieu of an on-site investigation, audit, or review, accept submission of Quarterly Reports as defined in Rule 61G7-10.001, F.A.C.

SUBJECT AREA TO BE ADDRESSED: On-site Investigations.

SPECIFIC AUTHORITY: 468.522 FS.

LAW IMPLEMENTED: 468.525(3)(d), 468.535 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ila Jones, Executive Director, Board of Employee Leasing Companies, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

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

61G7-10.003 On-site Investigations.

(1) In aid of its obligation under Section 468.535, F.S., to investigate, audit, or review all licenses to determine if such licenses are in compliance with or are in violation of the provisions of Section 468.525(3)(d), F.S., the Department shall initiate on-site quarterly inspections of all licensees and perform audits of the same.

(2) The Department will, however, in lieu of an on-site investigation, audit, or review, accept submission of Quarterly Reports as defined in Rule 61G7-10.001, F.A.C., so long as the reports are submitted within the time frames and manner set out therein and so long as the reports submitted show the licensee is in compliance with the provisions of Part XI of Chapter 468, F.S. Reports which fail to evidence compliance or which are untimely filed will form the basis for disciplinary action or a full investigation. In order to take advantage of this option each licensee must enter into an agreement with the Department to abide by the provisions of this Rule and Rule 61G7-10.001, F.A.C.

(3) Nothing contained herein will be construed as precluding the Department from initiating a full field investigation if it has reasonable cause to believe that the reports submitted do not accurately reflect the true financial state of the licensee.

Specific Authority 468.522 FS. Law Implemented 468.525(3)(d), 468.535 FS.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Appraisal Board

RULE TITLES: RULE NOS.: Education Requirements 61J1-4.001

Renewal of Inactive Registrations, Licenses

61J1-4.007 and Certifications

PURPOSE AND EFFECT: The purpose and effect is for the Florida Real Estate Appraisal Board to review the current education requirements as they pertain to registered assistant appraisers. The Board will also determine if other aspects of the rules need to be updated.

SUBJECT AREA TO BE ADDRESSED: The Florida Real Estate Appraisal Board will be reviewing the education requirements for registered assistant appraisers to determine if the courses may only be used for a limited period of time for one to become registered.

SPECIFIC AUTHORITY: 475.614, 475.619 FS.

LAW IMPLEMENTED: 475.613, 475,615, 475.617, 475.618, 475.619 FS.

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

TIME AND DATE: 9:00 a.m., April 6, 1999

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: James D. Kimbler, Acting Director, Division of Real Estate, Suite 308, North Tower, 400 West Robinson Street, Orlando, Florida 32801

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

DEPARTMENT OF HEALTH

Division of Medical Quality Assurance

RULE TITLE: **RULE NO.:**

Standardized Credentialing for Health

Care Practitioners 64B-5.001

PURPOSE AND EFFECT: This meeting has been rescheduled. Please find listed below the new meeting date, time and location. To develop rules for establishing the fee(s) for the standardized credentialing for health care practitioners program.

SUBJECT AREA TO BE ADDRESSED: The subject area to be addressed at the public workshop will be the fee(s) for the standardized credentialing for health care practitioners program.

SPECIFIC AUTHORITY: 455.557 FS.

LAW IMPLEMENTED: 455.557 FS.

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

TIME AND DATE: 10:00 a.m., March 30, 1999

PLACE: 1940 North Monroe Street, Northwood Centre, Board Room, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Regina Davis, OMC Manager, Bureau of Operations, 2020 Capital Circle, Southeast, BIN #C-10, Tallahassee, Florida 32399-3260

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE TITLE: RULE NO.:

Security and Monitoring Procedures for

Licensure Examination 64B10-10.014

PURPOSE AND EFFECT: The Board proposes to amend this rule to properly reference the correct rule when referring to examination security and monitoring procedures.

SUBJECT AREA TO BE ADDRESSED: Security and monitoring procedures for licensure examination.

SPECIFIC AUTHORITY: 455.574 FS.

LAW IMPLEMENTED: 455.574 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: John Taylor, Executive Director, Board of Nursing Home Administrators/ MQA, 2020 Capital Circle, S. E., Bin #C04, Tallahassee, Florida 32399-3254

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

64B10-10.014 Security and Monitoring Procedures for Licensure Examination.

The Board adopts by reference Rule 64B-1.010, F.A.C. of the Department of Health 61-11.014, F.A.C. of the Department of Business and Professional Regulation (effective December 20, 1981) as its rule governing examination security and monitoring.

Specific Authority 455.574(1)(d) FS. Law Implemented 455.574(1)(d) FS. History-New 1-5-82, Formerly 21Z-10.14, 21Z-10.014, 61G12-10.014, 59T-10.014, Amended

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE TITLES: RULE NOS.: Application for Examination 64B10-11.001 **Examination Review Procedures** 64B10-11.004

PURPOSE AND EFFECT: The Board proposes to amend Rule 64B10-11.001 by adding a new Subsection (4) to include language regarding applications that have been received by the Board office incomplete. The Board proposes to amend Rule 64B10-11.004 to update the rule text with regard to examination review procedures.

SUBJECT AREA TO BE ADDRESSED: Application for examination; examination review procedures.

SPECIFIC AUTHORITY: 455.574(2), 455.604(7), 468.1685, 468.1695(1) FS.

LAW IMPLEMENTED: 455.574(2), 455.604(6), 468.1685(2), 468.1695(1) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: John Taylor, Executive Director, Board of Nursing Home Administrators/ MQA, 2020 Capital Circle, S. E., Bin #C04, Tallahassee, Florida 32399-3254

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

64B10-11.001 Application for Examination.

- (1) through (3) No change.
- (4) Any applicant who fails to provide the Board with a complete application, as contemplated by § 120.60(1), F.S., within (12) months of the date of receipt of the application in the Board office shall be required to apply again as an initial applicant.

Specific Authority 455.604(7), 468.1685(1),(2), 468.1695(1) FS. Law Implemented 468.1685(2), 468.1695(1), 455.604(6) FS. History–New 12-26-79, Formerly 21Z-11.01, Amended 1-18-87, 10-2-88, 3-5-89, 3-15-90, 12-3-90, 11-3-92, Formerly 21Z-11.001, 61G12-11.001, Amended 12-4-95, 9-4-96, 7-21-97, Formerly 59T-11.001, Amended

64B10-11.004 Examination Review Procedures.

- (1) An applicant is entitled to review his or her examination questions, answers, papers, grade, and the grading key; used in accordance with Rule 64B-1.013, F.A.C., under such terms and conditions as may be prescribed by the Department of Health. Applicants may not copy any materials provided for the review. An examination review fee of \$75 shall be paid by the applicant prior to the applicant being entitled to review the exam.
- (2) An examination review fee of \$75 shall be paid by the applicant prior to the exam review. Requests for review must be in writing and be received by the Department within fifteen (15) days from the mailing date on the applicant's notice of failure of his or her examination.
- (3) Post examination review shall be conducted in accordance with Rule 61-11.017, F.A.C.

Specific Authority 455.574(2), 468.1685 FS. Law Implemented 455.574(2) FS. History–New 12-26-79, Amended 6-14-82, Formerly 21Z-11.04, Amended 3-15-90, Formerly 21Z-11.004, 61G12-11.004, Amended 9-13-95, Formerly 59T-11.004. Amended

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE TITLE: Approved Providers **RULE NO.:**

64B10-15.0021

PURPOSE AND EFFECT: The Board proposes to amend this rule to update the rule text to simplify continuing education provider approval procedure.

SUBJECT AREA TO BE ADDRESSED: Approved providers. SPECIFIC AUTHORITY: 468.1685, 468.1725 FS.

LAW IMPLEMENTED: 468.1715, 468.1725 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: John Taylor, Executive Director, Board of Nursing Home Administrators/ MQA, 2020 Capital Circle, S. E., Bin #C04, Tallahassee, Florida 32399-3254

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

64B10-15.0021 Approved Providers.

- (1) through (2) No change.
- (3) The Board approves those programs which meet the continuing education criteria found in Rule 64B10-15.002 and which are presented by:

- (a) The American College of Health Care Administrators.
- (b) The Florida Association of Homes for the Aging.
- (c) The Florida Health Care Association.
- (d) The Florida Department of Health and Rehabilitative Services.
- (e) Any duly accredited college, university, or community college.
- (3)(4) All providers shall: The approved providers listed above, as well as any other provider seeking approved provider status shall:
- (a) <u>furnish</u> Furnish to each license-holder attending a course a certificate of attendance showing each portion of the program attended:
- (b) Furnish to the Board office within thirty days of presentation a verified list of license-holders attending, including license numbers if possible, and showing which portions of the program were attended.
- (b)(e) furnish Furnish to the Board Office, at least forty-five (45) days prior to the initial offering of the course, verification that the course relates to one or more of the six (6) Domains of Practice outlined in Rule 64B10-15.0021(1)(a)-(f), F.A.C.; within thirty days of presentation three copies, on a form provided by the Board Office, of the following information: title and subject matter of the course Program Objectives, names and qualifications of the speakers or instructors, fee, date of presentation, time of presentation of program parts, method of presentation, the applicable Domain(s) of Practice covered by the course, and a description of how the program relates to the duties and responsibilities of a Nursing Home Administrator.
- (c)(d) Continuing education providers applying for approved provider status shall pay an initial approval fee of \$100.00. A provider seeking to renew approved providership, shall pay a renewal fee of \$50.00 annually.

(4)(5) The Board may monitor and review all programs; it may disapprove any or all credit if there is a failure to meet the criteria of Rule 64B10-15.002(1), above.

Specific Authority 468.1685, 468.1725 FS. Law Implemented 468.1715, 468.1725 FS. History—New 2-20-83, Amended 7-31-84, Formerly 21Z-15.021, Amended 3-5-89, 3-15-90, Formerly 21Z-15.0021, 61G12-15.0021, 59T-15.0021, Amended

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE TITLE: RULE NO.: Fee; Certification of Public Record 64B11-5.007

PURPOSE AND EFFECT: Pursuant to 455.587(7), Florida Statutes, a new rule is being promulgated by the Board which will charge a fee for certification of public record.

SUBJECT AREA TO BE ADDRESSED: Fee; certification of public record.

SPECIFIC AUTHORITY: 468.204 FS.

LAW IMPLEMENTED: 455.587(7) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Kaye Howerton, Executive Director, Board of /MQA, 2020 Capital Circle, S. E., Bin #C05, Tallahassee, Florida 32399-3255

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B11-5.007 Fee; Certification of Public Record.

The fee for certification of a public record shall be \$25.00.

Specific Authority 468.204 FS. Law Implemented 455.587(7) FS. History-New

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Penalties on Service Providers

for Failure to Comply

with Requirements for Corrective Actions

65-1

PURPOSE AND EFFECT: The purpose of this rule is to adopt provisions for the department to include incremental penalties in its contracts to be imposed on a service provider due to a provider's failure to comply with a requirement for corrective action.

SUBJECT AREA TO BE ADDRESSED: Penalties for failure to comply.

SPECIFIC AUTHORITY: 20.19(16)(g) FS.

LAW IMPLEMENTED: 20.19(16)(g) FS.

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

THE PERSON TO BE CONTACTED WITH REGARD TO THE PROPOSED RULE DEVELOPMENT IS: Walter Sachs, (850)921-8983; SunCom 291-8983

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

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE TITLE: RULE NO.:

Membership in Exceptional

Student Programs 6A-1.04512

PURPOSE AND EFFECT: Sections 232.01 and 236.013, Florida Statutes, effectively address FTE computation and the legal definition of prekindergarten exceptional students and does not need to be reiterated in rule. Subsection (2) is obsolete as current law does not provide for part-time exceptional education programs. The purpose of this amendment is to remove this rule from the Florida Administrative Code to eliminate duplication and obsolete provisions. The effect is to reduce duplication of statute and rule and to eliminate provisions for which there is no longer statutory authority.

SUMMARY: This rule is to be repealed.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 229.053(1) FS.

LAW IMPLEMENTED: 232.01(1)(f), 236.013(2)(a)1., 236.081(1)(c) FS.

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

TIME AND DATE: 9:00 a.m., March 23, 1999

PLACE: Room LL03, The Capitol, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jeanine Blomberg, Division Director, Division of Support Services, Department of Education, 325 West Gaines Street, Room 814, Tallahassee, Florida 32399-0400

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.04512 Membership in Exceptional Student Programs.

Specific Authority 229.053(1) FS. Law Implemented 232.01(1)(f), 236.013(2)(a)1., 236.081(1)(c) FS. History–New 7-1-78, Formerly 6A-1.4512, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Wayne V. Pierson, Deputy Commissioner for Planning, Budgeting and Management, Department of Education

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Tom Gallagher, Commissioner of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 9, 1999

DEPARTMENT OF EDUCATION

State Board of Education

RULE TITLE: RULE NO.:

Course Requirements - Grades 6-12 Basic

and Adult Secondary Programs 6A-1.09412

PURPOSE AND EFFECT: The purpose of this amendment is present to the State Board of Education for approval the course requirements to be used in grades 6-12. The course requirements are presented in the publication "Florida Course Descriptions for Grades 6-12 Basic Programs, 1999-2000" and are adopted by reference in the rule. The effect of this amendment is instructional consistency in courses taught in grades 6-12.

SUMMARY: This amendment incorporates the publication "Florida Course Descriptions for Grades 6-12 Basic Programs, 1999-2000" by reference.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 229.565 FS.

LAW IMPLEMENTED: 229.565, 229.592, 230.23(7), 233.165

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

TIME AND DATE: 9:00 a.m., March 23, 1999

PLACE: Room LL03, The Capitol, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: David Mosrie, Division of Public Schools and Community Education, 325 West Gaines Street, Room 514, Tallahassee, Florida 32399-0400, (850)488-2601

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.09412 Course Requirements - Grades 6-12 Basic and Adult Secondary Programs.

A course description directs district personnel by providing the essential content and course requirements for each course in grades 6-12 contained in the "Course Code Directory and Instructional Personnel Assignments" adopted by Rule 6A-1.09441, FAC. Course requirements approved by the State Board of Education are contained in the publication "Course Descriptions for Grades 6-12 Basic and Adult Secondary Programs 1999-2000 1998" which is hereby incorporated by reference and made a part of this rule to become effective with the 1999-2000 school year. "Course Descriptions for Grades 6-12 Basic and Adult Secondary Programs 1998" shall remain in effect until that time. Copies of approved course descriptions may be obtained from the Division of Public Schools and Community Education, Department of Education, Turlington Building, Tallahassee, Florida 32399.

Specific Authority 229.565 FS. Law Implemented 229.565, 229.592, 230.23(7), 233.165 FS. History–New 2-21-85, Formerly 6A-1.9412, Amended 1-29-86, 1-1-87, 9-6-88, 12-13-88, 12-11-89, 1-15-91, 2-20-92, 6-6-93, 10-18-94, 8-28-95, 5-14-96, 9-15-97, 10-13-98,

NAME OF PERSON ORIGINATING PROPOSED RULE: John Stewart, Deputy Commissioner for Educational Programs, Department of Education

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Tom Gallagher, Commissioner of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 9, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 24, 1998

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO .: **RULE TITLE:**

Requirements for Programs and Courses Which are Funded Through the Florida Education Finance Program

and for Which the Student May

Earn Credit Toward High

School Graduation 6A-1.09441

PURPOSE AND EFFECT: The purpose of this amendment is to update the "Course Code Directory and Instructional Personnel Assignments" as incorporated by reference. The effect is to provide public school personnel with an updated listing of all courses offered in the public elementary, secondary, vocational-technical, and adult schools of Florida including related teacher certification coverages.

SUMMARY: This amendment incorporates and updates the "Course Code Directory and Instructional Personnel Assignments" which lists by number, abbreviation, and title each approved course or program that may be taught in the public schools and the related teacher certification coverages.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 229.053(1), 229.565, 229.592 FS. LAW IMPLEMENTED: 229.592, 230.2316, 232.246, 236.081, 240.40202 FS.

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

TIME AND DATE: 9:00 a.m., March 23, 1999

PLACE: Room LL03, The Capitol, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: David Mosrie, Division of Public Schools and Community Education, 325 West Gaines Street, Room 514, Tallahassee, Florida 32399-0400, (850)488-2601

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.09441 Requirements for Programs and Courses Which are Funded Through the Florida Education Finance Program and for Which the Student May Earn Credit Toward High School Graduation.

For student membership in a program or course to generate funding through the Florida Education Finance Program and for the student to receive elective or required credit toward high school graduation for such a program or course, the following conditions shall be met:

- (1) The program in which the student is in membership shall be one of the programs listed in Section 236.081(1)(c), Florida Statutes.
- (2) The course or program in which the student is in membership shall be an educational activity which constitutes a part of the instructional program approved by the district school board.
- (3) The student shall be under the supervision of an instructional staff member as defined in Rule 6A-1.0501, FAC.
- (4) The course or program shall be listed in the "1998-99 Code Directory and Instructional Personnel Assignments 1999-2000" for the year in which the student is in membership, except as provided in subsection (5) of this rule.
- (5) Each district school board may approve special topics courses using course numbers provided in the Course Code Directory. Each special topic course must include as part of its requirements the appropriate Sunshine State Standards.

(6) The "Course Code Directory and Instructional Personnel Assignments 1999-2000" is hereby incorporated by reference and made a part of this rule to become effective with the 1999-2000 school year. The "1998-1999 Course Code Directory and Instructional Personnel Assignments" shall remain in effect until that time. The Commissioner may publish the document in appropriate and useful formats such as printed copy, electronic database access, or electronic disc. The directory may be obtained from the Division of Public Schools and Community Education, Department of Education, Turlington Building, Tallahassee, Florida 32399. The Commissioner of Education may approve additional courses for which funding could be generated through the Florida Education Finance Program. Such additional course listings will be made available as approved.

Specific Authority 229.053(1) FS. Law Implemented 229.592, 232.246, 236.081, 240.40202 FS. History—New 12-20-83, Formerly 6A-1.9441, Amended 2-6-86, Amended 12-28-86, 4-4-88, 12-13-88, 12-11-89, 1-15-91, 2-20-92, 7-13-93, 10-18-94, 8-28-95, 4-19-96, 7-17-97, 8-12-98.

NAME OF PERSON ORIGINATING PROPOSED RULE: John Stewart, Deputy Commissioner for Educational Programs, Department of Education

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Tom Gallagher, Commissioner of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 9, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 11, 1998

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE: RULE CHAPTER NO .: **Building Moving Permit Regulations** 14-63 **RULE TITLE: RULE NO.:** Non-Compliance 14-63.011

PURPOSE AND EFFECT: The rule chapter is being amended to conform with the new Uniform Rules of Procedure, which now govern all agency procedures. This is a revised notice of remaking. The previous notice, which was published in Vol. 24, No. 41, Florida Administrative Weekly, October 9, 1998, was withdrawn.

SUMMARY: Rule 14-63.011 is being amended to conform with the new Uniform Rules of Procedure, which now govern all agency procedures.

SPECIFIC AUTHORITY: 316.550, 334.044(2) FS.

LAW IMPLEMENTED: 120.569, 120.57, 120.60, 316.550 FS. **SUMMARY** OF STATEMENT OF **ESTIMATED** REGULATORY COST: None.

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

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND HELD:

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James C. Myers, Administrative and Management Support Level IV, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULE IS:

14-63.011 Non-Compliance.

- (1) Suspension, revocation, or denial of permit. (a) The District Secretary, or designee, for good cause, will may deny, revoke, or suspend any permit for a specified period of time up to 12 months. Good cause includes, but is not limited to:
- (a)1. Failure by the permittee or his agents to comply with the regulations of this rule chapter or the requirements of Florida Statutes.
- (b)2. A determination by the Department that the permittee has submitted a misleading permit application or information.
- (c)3. Failure by the permittee or his agents to comply with the terms of the permit.
- (d)4. Travel by the permittee on other than approved routes.
- (e)5. Instances in which the permittee or its agent has previously undertaken a move without obtaining the necessary
- (b) The District Secretary, or designee, shall inform the permittee by personal service or certified mail of the Department's intent to suspend, revoke, or deny the permit. The written notice issued by the Department shall contain:
- 1. The specified facts which underlie the proposed denial, suspension or revocation of the permit.
- 2. A statement that within 10 days of receipt of the notice to suspend, or revoke, the permittee has the right to request an administrative hearing pursuant to Section 120.57, Florida Statutes, by filing a written request with the clerk of agency proceedings.
- 3. A statement that the denial, suspension, or revocation shall be conclusive and final agency action if no request for a hearing is filed with the Clerk of Agency Proceedings within 10 days of receipt of the notice of intent.
- 4. If the permittee fails to file a request for hearing within 10 days of receipt of the notice of intent to suspend, deny or revoke, the suspension, revocation, or denial shall become conclusive and final agency action.
 - (2) Penalties.

(a) In addition to a suspension, revocation, or denial of a current permit for cause as set forth in Subsection Rule Section 14-63.011 (1), in any 12 month period, the Department, for good cause, as defined in Subsection (1), will may deny issuance of future permits as follows:

VIOLATION OF	PERMIT DENIAL
PRIOR PERMIT	PERIOD
First	30 Days
Second	180 Days
Third	12 Months

However, the Department may not refuse to issue a permit because of alleged violation(s) until the Department's action has become final pursuant to subsection (3) a final order is entered regarding such violation(s), in accordance with Chapter 120, Florida Statutes.

- (b) Any person who fails to obtain a permit or violates the provisions of a permit issued under this rule chapter shall pay a penalty. All penalties collected under this rule chapter shall be credited to the State Transportation Fund. Under the provisions of Rule Chapter 14A-1, F.A.C., any person aggrieved by the imposition of a civil penalty pursuant to this rule chapter may appeal to the Commercial Motor Vehicle Review Board. The Commercial Motor Vehicle Review Board may modify, cancel, revoke, or sustain such penalty.
- (c) Penalties shall be imposed on overdimensional loads or vehicles as follows:

TYPE OF VIOLATION PENALTY Ten times the cost of the 1. Operating without a permit. permit not to exceed \$500.00. 2. Violating the terms or conditions \$250.00.

of a current permit. 3. Modifying the terms or conditions of a current permit.

Ten times the cost of the permit not to exceed \$500.00.

- (3) Notice of the Department's intended action will be provided in accordance with Rule 28-106.111, F.A.C. The Department's action will become final unless a timely petition for a hearing is filed in accordance with Rules 28-106.104, 28-106.201, and 28-106.301, F.A.C. In order to be timely, the petition must be filed with the Department's Clerk of Agency Proceedings within 21 days after receipt of the Department's notice, in accordance with Rule 28-106.111, F.A.C. The applicant's or permittee's request for hearing shall be in writing and shall be filed with the Clerk of Agency Proceedings, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399 0458. The request for hearing petition shall meet the requirements of Rule 22I 6.004, F.A.C., and shall also include:
 - (a) The name and address of the party making the request;
- (b) A statement that the party is requesting a formal or informal proceeding; and
- (c) Specific facts and circumstances which relate to the denial, suspension or revocation of the permit(s).

Specific Authority 316.550, 334.044(2) FS. Law Implemented <u>120.569</u>, 120.57, 120.60, 316.550 FS. History–New 9-1-71, Formerly 14-63.11, Amended 1-3-90, 7-1-92._____

NAME OF PERSON ORIGINATING PROPOSED RULE: Pamela S. Leslie, General Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED: Thomas F. Barry, Jr., P. E., Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 9, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: July 24, 1998

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE: RULE CHAPTER NO.:

State Highway System Connection

Permits, Administrative Process 14-96 **RULE TITLES: RULE NOS.:** Forms 14-96.0011

Application Submittal, Review, Approval,

14-96.007 and Conditions

Permit Modification or Revocation: Alteration

or Closure of Permitted Connections 14-96.011

Closure and Modification of Unpermitted

Connections (Including Those to be

Considered "Grandfathered") 14-96.012

PURPOSE AND EFFECT: The rule chapter is being amended to conform with the new Uniform Rules of Procedure, which now govern all agency procedures. This is a revised notice of rulemaking. The previous notice, which was published in Vol. 24, No. 41, Florida Administrative Weekly, October 9, 1998, was withdrawn to facilitate further amendments to the appropriate forms.

SUMMARY: Rules 14-96.0011, 14-96.007, 14-96.011, and 14-96.012 are being amended to conform with the new Uniform Rules of Procedure, which now govern all agency procedures.

SPECIFIC AUTHORITY: 334.044(2), 335.182(2), 335.183

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

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: None.

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

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND HELD:

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James C. Myers, Administrative and Management Support Level IV, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULE IS:

14-96.0011 Forms.

The following forms shall be used in the connection application administrative process and are incorporated by reference and made a part of the rules of the Department:

_		_
Title	Form Number	Date
Driveway/Connection Application		
for All Categories	850-040-15	11/94
Receipt of Connection Application		
and Fee (or Waiver of Fee)	850-040-16	11/93
Record of Waived Requirements		
for All Categories	850-040-17	03/94
Driveway Connection Permit for		
All Categories	850-040-18	11/93
Record Drawings Report by		
Permittee's Professional Engineer	850-040-19	11/94
Security Instrument Receipt	850-040-20	04/93
State Highway Access Connection		
Completeness Review	850-040-21	11/94
Applicant Time Extension Form	850-040-22	<u>1/99</u> 04/93
Proposed State Highway Access		
Driveway/Connection		
Notice of Intent to Deny Permit	850-040-23	1/99 03/94
Proposed State Highway		
Access Connection		
Notice of Intent to Issue Permit	850-040-24	<u>1/99</u> 11/93
Violation and Notice to Show Cause	850-040-26	1/99 03/94
These forms are available	from the	Department of

These forms are available from the Department of Transportation's local area Maintenance Office, District Office, Urban Area Office or Central Office at 605 Suwannee Street, Mail Station 19, Tallahassee, Florida 32399-0450.

Specific Authority 334.044(2), 335.182(2) FS. Law Implemented 334.044(14), 335.18-.187 FS. History-New 4-18-90, Amended 7-16-95,

14-96.007 Application Submittal, Review, Approval, and Conditions.

- (1) through (3) No change.
- (4) Technical Planning and Engineering Sufficiency/ Compliance Review. The applicant will be notified within 90 days of receipt of a complete application, receipt of all required information, or expiration of the time period for receipt of additional or corrected information. The notification will include the important details regarding the analysis and decision on access approval or denial.
 - (a) through (d) No change.
- (e) Each notice shall include a statement of the applicant's right to an administrative proceeding.

(e)(f) Agreements made after Proposed State Highway Access Driveway/Connection Notice of Intent to Deny Permit, Form 850-040-23, 1/99 03/94, is itssued. If an agreement is made between an applicant and the Department which will allow the Department to approve a connection, this agreement will not be effective, nor supersede the Proposed State Highway Access Driveway/Connection Notice of Intent to Deny Permit, Form 850-040-23, 1/99 03/94, unless it is written, executed by the applicant and the Department and appropriate revisions are reflected on signed and sealed construction plans before the 30-day time period allowed for an appeal has expired. The agreement will completely describe the mutually agreed access plan.

- (5) No change.
- (6) Request for Administrative Proceeding. An applicant may file a request for an administrative proceeding within 30 days of receipt of a Proposed State Highway Access Connection Notice of Intent to Issue Permit, Form 850 040 24, 11/93, or Proposed State Highway Access Driveway/ Connection Notice of Intent to Deny Permit, Form 850-040-23, 03/94. Such request shall conform to the requirements of Rule 28-5.201, F.A.C., and, unless otherwise provided, will stay agency action to grant or deny the application pending issuance of a final order.

(6)(7) Issuance of Permit. A Driveway Connection Permit for All Categories, Form 850-040-18, 11/93, will be issued after the applicant provides satisfactory evidence of compliance with all conditions that must be met before issuance of a permit. Unless modified pursuant to an administrative proceeding, or negotiation with the applicant, a permit shall be subject to all the conditions set forth in the Proposed State Highway Access Connection Notice of Intent to Issue Permit, Form 850-040-24, 1/99 11/93. A permit is valid for one year from the date of issuance and expires if construction of the connection is not completed within that period.

- (a) If the Department determines that the applicant has failed to comply with all conditions required prior to the issuance of a permit, it shall notify the applicant that the Department will not issue a permit and specify the conditions that have not been met. Notice of the Department's intended action will be provided in accordance with Rule 28-106.111, F.A.C. The Department's action will become final unless a timely petition for a hearing is filed in accordance with Rules 28-106.104, 28-106.201, and 28-106.301, F.A.C. In order to be timely, the petition must be filed with the Department's Clerk of Agency Proceedings within 21 days after receipt of the Department's notice, in accordance with Rule 28-106.111, F.A.C. The applicant will be notified of any administrative procedure rights.
- (b) Permit Time Extension. The permit may be extended past the one year time limit (only with Department approval) for good cause, such as weather delays, natural disasters, local government coordination delays, or other technical problems not within the control of the applicant.
- (7)(8) Concurrent Local Government Review. Nothing contained herein shall preclude concurrent review of the permit application by the Department and local government(s).
- (8)(9) Permit Conditions. Failure by the applicant or permittee to abide by the permit provisions that are applicable after permit issuance shall be just cause for the Department to order alteration of the connection, or revoke the permit and close the connection at the expense of the permittee, subject to

the provisions in this rule chapter, or for the Department to exercise the Performance Bond to have the necessary modifications made. The permit requirements shall be binding on the permittee, the permittee's successors, heirs and assigns, the permit application signatories, and all future owners and occupants of the property. The Department may require these conditions to be recorded with the legal description of the property where cross access agreements or other applicable conditions apply.

(9)(10) Rail or Abandoned Non-Hhighway Vehicular Use Corridors. These corridors are not part of the state highway system and are not subject to the provisions of the Access Management Act. These corridors that abut a state highway are considered an intervening property and property on the other side of a corridor from a state highway will not be considered to be abutting the state highway. Existing access across a corridor may be revoked by the Department if it interferes with the safe or efficient operation of the corridor or the state highway. In such event, revocation will be in accordance with Rules 14-96.011 or 14-96.012, F.A.C.

Specific Authority 334.044(2), 335.182(2), 335.183 FS. Law Implemented 334.187, 335.181-1825, 335.184, 335.185 FS. History–New 4-18-90, Amended 7-16-95.

14-96.011 Permit Modification or Revocation; Alteration or Closure of Permitted Connections.

Closing a connection, (unless it has an adverse effect on traffic safety or operations) resurfacing, or bringing a connection to current Department design standards, at the existing location may be considered a safety upgrade as in this rule chapter and will not require a permit.

- (1) No change.
- (2) Notification Process for Permitted Connections. Notice of the Department's intended action will be provided in accordance with Rule 28-106.111, F.A.C. The Department's action will become final unless a timely petition for a hearing is filed in accordance with Rules 28-106.104, 28-106.201, and 28-106.301, F.A.C. In order to be timely, the petition must be filed with the Department's Clerk of Agency Proceedings within 21 days after receipt of the Department's notice, in accordance with Rule 28-106.111, F.A.C. The process to be followed by the Department in the revocation or modification of permits shall be consistent with the requirements of this rule chapter and Chapter 120, Florida Statutes. The Department shall give written notice, by certified mail with return receipt, to the permittee, permittee's successors or assigns, the permittee's agent, or the property owner, with a copy to the occupant. The notice will identify the deficiencies in any connection found to be in noncompliance with the conditions of the permit or this rule chapter or a safety or operational problem, as specified in this rule chapter, and request that the deficiencies be corrected, or that a written agreement on a schedule for the correction be approved by the Department within 30 days of receipt of the notice.

- (a) If the reason for the revocation or modification is due to permittee noncompliance, this notice will include the Violation and Notice to Show Cause, Form 850-040-26, 1/99 03/94. The notification shall state that, unless the deficiencies are corrected, the permit shall be revoked or modified and the connection to the State Highway shall be closed or modified by the Department. The notice shall further advise that the Department's determination shall become final and conclusive after 30 calendar days of receipt of the notice unless the violations are corrected or an administrative proceeding, pursuant to Section 120.57, Florida Statutes, is requested by the permittee, permittee's successor or assigns, or the property owner.
- (b) If the reason for revocation or modification is due to Significant Change, as defined in <u>Section</u> 335.18, Florida Statutes, the notice will state the basis of the Department's determination and the Department's intent to modify or revoke the permit by requiring the relocation, alteration, or closure of an existing connection. The notice will state that the Department's action will become final and conclusive 30 calendar days after receipt of notice, unless an administrative proceeding pursuant to Section 120.57, Florida Statutes, is requested by the permittee, permittee's successor or assigns, or the property owner. Where the Department's requirement to file an application has become final and no timely application has been filed, the Department may take immediate action to close or modify the connection in accordance with the notice.
- (c) If the reason for revocation or modification is a safety or operational problem, the notice will state the basis of the Department's determination and describe the changes necessary to reduce the hazard or correct the situation. The notice will state that the Department's determination will become final and conclusive after 30 calendar days of the receipt of notice, unless an administrative proceeding pursuant to Section 120.57, Florida Statutes, is requested by the permittee, permittee's successor or assigns, or the property owner.
 - (3) No change.

Specific Authority 334.044(2), 335.182(2) FS. Law Implemented 334.044(14), 335.182, 335.187 FS. History–New 4-18-90, Amended 7-16-95.

14-96.012 Closure and Modification of Unpermitted Connections (Including Those to be Considered "Grandfathered").

- (1) Unpermitted Connections.
- (a) Grandfathered Connections. Any unpermitted connections to the State Highway System which were in existence prior to July 1, 1988, and in continuous use for a period of one year or more, are considered "grandfathered" and shall not require the issuance of a permit and may continue to provide connection to the State Highway System except as provided in subsection Section 14 96.012(2).

- (b) Unpermitted/Non-Grandfathered Connections. All other unpermitted connections are subject to closure in accordance with paragraph 14-96.012(3)(b).
- Closure or Modification of Connections. With regard to grandfathered connections, the Department will may initiate action to require that a permit be obtained or may modify or close such connections under the provisions of paragraph 14-96.012(3)(a).
- (a) The Department will may require that a permit be obtained in accordance with Rule Section 14-96.005(3). F.A.C., pursuant to the provisions of Section 335.187(1), Florida Statutes, if significant changes have occurred, as defined in Section 335.182(3)(b), Florida Statutes.
- (b) The Department will may modify or close a connection if such modification or closure is determined to be necessary because the connection would jeopardize the safety of the public or have a negative impact on the operational characteristics of the highway. The problem may be substantiated by an engineering study signed and sealed by a professional engineer registered in the State of Florida qualified in transportation engineering. Such engineering study shall consider, but not be limited to the following:
- 1. Accident or operational analysis directly involving the access points or similar access points, or a traffic conflicts analysis of the site.
- 2. Analysis of the impact, the closure, modification, or relocation, has have on maintenance, or safety on the Public Road System.
- 3. Analysis of the impact, closure, modification, or relocation will have on traffic patterns and circulation on the Public Road System.
- 4. The principles of transportation engineering as determined by generally accepted Professional Practice.
- (c) If the Department acts to close or modify a connection. the Department shall offer an opportunity to meet on-site with the property owner, lessee or its representative. The Department will take into consideration the following:
- 1. Documents, reports, or studies obtained by the property owner or lessee and provided to the Department.
- 2. Consideration and development of alternative solutions proposed by the property owner or lessee.
- (3) Notification Process for Closure or Modification of Unpermitted Connections. Notice of the Department's intended action will be provided in accordance with Rule 28-106.111, F.A.C. The Department's action will become final unless a timely petition for a hearing is filed in accordance with Rules 28-106.104, 28-106.201, and 28-106.301, F.A.C. In order to be timely, the petition must be filed with the Department's Clerk of Agency Proceedings within 21 days after receipt of the Department's notice, in accordance with Rule 28-106.111, F.A.C. The process to be followed by the Department in the

- closure or modification of unpermitted connections shall be consistent with the requirements of this rule chapter and Chapter 120, Florida Statutes.
- (a) With regard to grandfathered connections, the Department shall give written notice, by certified mail with return receipt, to the property owner or lessee, with a copy to the occupant, for a connection if Significant Changes, as defined in Section 335.182(3)(b), Florida Statutes, have occurred or if the connection is found to cause a safety or operational problem (as specified in this rule chapter). The notice will identify the specific information on the hazard and request that the deficiencies be corrected, the connection be closed, or that a written agreement on a schedule for the correction be approved by the Department within 30 days of receipt of the notice.
- 1. If the reason for the closure or modification is due to Significant Change as defined in Section 335.182(3)(b), Florida Statutes, the notice will state the basis of the Department's determination and require the filing of a permit application by a specified date. The notice will state that the Department's determination and the requirement to file an application will become final and conclusive after 30 calendar days of the receipt of notice, unless an administrative hearing pursuant to Section 120.57, Florida Statutes, is requested by the property owner or lessee. Where the Department's requirement to file an application has become final and no timely application has been filed, the Department will may take immediate action to close or modify the connection in accordance with the notice.
- 2. If the reason for the closure or modification is a safety or operational problem, the notice will state the basis of the Department's determination and describe the changes necessary to reduce hazard or correct the situation. The notice will state that the Department's determination will become final and conclusive after 30 calendar days of the receipt of notice, unless an administrative hearing pursuant to Section 120.57, Florida Statutes, is requested by the property owner or lessee.
- With regard to unpermitted/non-grandfathered connections, the Department shall give written notice, by eertified mail with return receipt, to the property owner or lessee, with a copy to the occupant, directing that the connection be closed or that a permit application be filed within 21 the 30 days of receipt of the written notice. If a timely request for administrative proceeding is filed, or a permit application or a request for an administrative proceeding is filed within the 21 30 days, no further action on the closure of the unpermitted connection shall occur until review of the application or the administrative proceeding is complete. If the connection is not closed and no timely application or request for an administrative proceeding is filed, the Department will take immediate action to install barriers across, close, or modify the connection.

- 1. If a timely application has been filed, at the time at which the location and design of the connection are agreed to by the Department, the Department shall allow the existing connection to be used for a period of time specified or until the connection specified in the permit application is constructed and the existing connection removed. Modifications, relocation, or closure of unpermitted connections may be required by the Department as a requirement of permit approval, subject to the requirements of this rule chapter and Chapter 120, Florida Statutes. If the application is approved, the existing connection will be allowed to remain in place and continue to be used until the replacement connection is constructed or modifications to the existing connections are made. If the application is denied, the Department shall notify the property owner or lessee, with a copy to the occupant, of the denial and shall immediately close the unpermitted connection(s), subject to the provisions of this rule chapter and Chapter 120, Florida Statutes.
- 2. In lieu of filing an application, the property owner or lessee may challenge the requirement to file a permit application by filing a timely written request (within 21 30 days of receipt of notice) for an administrative proceeding stating the reasons why a permit is not required for the connection. In such a case, final action to close or modify the unpermitted connection shall be taken in accordance with the results of the administrative proceeding.
- 3. Notwithstanding any other provisions of <u>paragraph</u> 14 96.012(3)(b), the Department reserves the right to install barriers across, modify, or close a connection at such time as it appears that the continued operation of the connection constitutes a safety or operational problem to the State Highway System. The Department shall provide reasonable or written notice of its impending action prior to taking action to install barriers across or close the connection.

Specific Authority 334.044(2), 335.182(2) FS. Law Implemented 334.044(14), 335.182, 335.185, 335.1825 FS. History–New 4-18-90, Amended 7-16-95,

NAME OF PERSON ORIGINATING PROPOSED RULE: Pamela S. Leslie, General Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Thomas F. Barry, Jr., P. E., Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 9, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: July 24, 1998

PUBLIC SERVICE COMMISSION

DOCKET NO. 981104-EU

RULE TITLE:

Measuring Customer Service

25-6.049

PURPOSE AND EFFECT: Clarifies that Rule 25-6.049(5)(a) only allows pre-1981 buildings to be master-metered that are not currently individually metered.

SUMMARY: Individual electric meters are not required for each separate occupancy unit of listed entities for which construction commenced before January 1, 1981 and which are not now individually metered.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: Preparation of a SERC was found to be unnecessary.

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

SPECIFIC AUTHORITY 366.05(1) FS.

LAW IMPLEMENTED 366.05(3) FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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

TIME AND DATE: 9:30 a.m., March 15, 1999

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Director of Appeals, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6245

THE FULL TEXT OF THE PROPOSED RULE IS:

25-6.049 Measuring Customer Service.

- (1) through (4) No change.
- (5)(a) Individual electric metering by the utility shall be required for each separate occupancy unit of new commercial establishments, residential buildings, condominiums, cooperatives, marinas, and trailer, mobile home and recreational vehicle parks for which construction is commenced after January 1, 1981. Individual electric meters shall not, however, be required:
- 1. For each separate occupancy unit of commercial establishments, residential buildings, condominiums, cooperatives, marinas, and trailer, mobile home and recreational vehicle parks for which construction commenced prior to January 1, 1981 and which are not currently individually metered.
- 2.1. In those portions of a commercial establishment where the floor space dimensions or physical configuration of the units are subject to alteration, as evidenced by non-structural element partition walls, unless the utility determines that adequate provisions can be made to modify the metering to accurately reflect such alterations;

<u>3.2.</u> For electricity used in central heating, ventilating and air conditioning systems, or electric back up service to storage heating and cooling systems;

4.3. For electricity used in specialized-use housing accommodations such as hospitals, nursing homes, living facilities located on the same premises as, and operated in conjunction with, a nursing home or other health care facility providing at least the same level and types of services as a nursing home, convalescent homes, facilities certificated under Chapter 651, Florida Statutes, college dormitories, convents, sorority houses, fraternity houses, motels, hotels, and similar facilities;

<u>5.4.</u> For separate, specially-designated areas for overnight occupancy at trailer, mobile home and recreational vehicle parks and marinas where permanent residency is not established.

6.5. For new and existing time-share plans, provided that all of the occupancy units which are served by the master meter or meters are committed to a time-share plan as defined in Section 721, Florida Statutes, and none of the occupancy units are used for permanent occupancy. When a time-share plan is converted from individual metering to master metering, the customer must reimburse the utility for the costs incurred by the utility for the conversion. These costs shall include, but not be limited to, the undepreciated cost of any existing distribution equipment which is removed or transferred to the ownership of the customer, plus the cost of removal or relocation of any distribution equipment, less the salvage value of any removed equipment.

- (b) No change.
- 1. through (7) No change.

Specific Authority 366.05(1) FS. Law Implemented 366.05(3) FS. History—Amended 7-29-69, 11-26-80, 12-23-82, 12-28-83, Formerly 25-6.49, Amended 7-14-87, 10-5-88, 3-23-97.

NAME OF PERSON ORIGINATING PROPOSED RULE: Reese Goad

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 2, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 30, 1998

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of Records and Reporting at (850)413-6770 at least 48 hours prior to the hearing. Any person who is hearing or speech impaired

should contact the Florida Public Service Commission by using the Florida Relay Service, which can be reached at 1(800)955-8771 (TDD).

PUBLIC SERVICE COMMISSION

DOCKET NO. 981097-GU

RULE TITLE: RULE NO.:

Codes and Standards Adopted

25-12.005

PURPOSE AND EFFECT: Updates reference to existing federal gas safety regulations adopted previously.

SUMMARY: Adopts federal standards as amended through October 20, 1998.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No SERC was found to be necessary.

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

SPECIFIC AUTHORITY 368.05(2), 350.127(2) FS.

LAW IMPLEMENTED 368.03 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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

TIME AND DATE: 9:30 a.m., March 25, 1999

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Director of Appeals, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6245

THE FULL TEXT OF THE PROPOSED RULE IS:

25-12.005 Codes and Standards Adopted.

The Minimum Federal Safety Standards and reporting requirements for pipeline facilities and transportation of gas prescribed by the United States Department of Transportation in Parts 191 and 192 of Title 49, Code of Federal Regulations (CFR) as amended through October 20, 1998 January 31, 1991, are adopted as part of these rules. Part 199, "Drug and Alcohol Testing" as amended through October 20, 1998 December 27, 1989 is adopted to control drug use, by setting standards and requirements to apply to the testing and use of all emergency response personnel under the direct authority or

control of a gas utility or pipeline operator, as well as all employees directly or indirectly employed by gas pipeline operators for the purpose of operation and maintenance and all employees directly or indirectly employed by intrastate gas distribution utilities for on-site construction of natural gas transporting pipeline facilities. Part 199 also is adopted to prescribe standards for use of employees who do not meet the requirements of the regulations.

Specific Authority 368.05(2), 350.127(2) FS. Law Implemented 368.03 FS. History-New 11-14-70, Amended 9-24-71, Revised 9-21-74, Amended 10-7-75, 11-30-82, 10-2-84, 8-8-89, Formerly 25-12.05, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Ed Mills

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 2, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 30, 1998

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

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

PUBLIC SERVICE COMMISSION

DOCKET NO. 981103-EG

RULE TITLE: RULE NO.: Energy Conservation Cost Recovery 25-17.015

PURPOSE AND EFFECT: To allow Energy Conservation Cost Recovery factors to be determined on an annual, calendar year basis at one hearing.

SUMMARY: The time for annual proceedings are moved to November of each calendar year. The 12-month historical period for the true-up filing is changed from April 1 through March 31 to January 1 through December 31 each year.

ESTIMATED STATEMENT **SUMMARY** OF OF REGULATORY COST: Preparation of a SERC was found to be unnecessary.

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

SPECIFIC AUTHORITY 350.127(2), 366.05(1) FS.

LAW IMPLEMENTED 366.04(2)(f), 366.06(1), 366.82(3),(5)

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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

TIME AND DATE: 9:30 a.m., March 19, 1999

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Director of Appeals, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6245

THE FULL TEXT OF THE PROPOSED RULE IS:

25-17.015 Energy Conservation Cost Recovery.

- (1) The Commission shall conduct annual energy conservation cost recovery (ECCR) proceedings during November the first quarter of each calendar year. Each utility over which the Commission has ratemaking authority may seek to recover its costs for energy conservation programs. Each utility seeking cost recovery shall file the following at the times directed by the Commission:
- (a) An annual final true-up filing showing the actual common costs, individual program costs and revenues, and actual total ECCR revenues for the most recent 12-month historical period from January 1 April 1 through December 31 March 31 that ends prior to the annual ECCR proceedings. As part of this filing, the utility shall include a summary comparison of the actual total costs and revenues reported to the estimated total costs and revenues previously reported for the same period covered by the filing in paragraph (1)(b). The filing shall also include the final over- or under-recovery of total conservation costs for the final true-up period.
- (b) An annual estimated/actual true-up filing showing eight months actual and four months projected common costs, individual program costs, and any revenues collected. Actual costs and revenues should begin January 1 April 1 immediately following the period described in paragraph (1)(a). The filing shall also include the estimated/actual over- or under-recovery of total conservation costs for the estimated/actual true-up period.
- (c) An annual projection filing showing 12 months projected common costs and program costs for the period beginning January 1 April 1 following the annual hearing.

- (d) An annual petition setting forth proposed energy conservation cost recovery factors to be effective for the 12-month period beginning January 1 April 1 following the hearing. Such proposed cost recovery factors shall take into account the data filed pursuant to paragraphs (1)(a), (1)(b), and (1)(c).
 - (e) through (5)(c) No change.

NAME OF PERSON ORIGINATING PROPOSED RULE: Lee Colson

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 2, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 30, 1998

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

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

DEPARTMENT OF CORRECTIONS

RULE TITLE: RULE NO.: Care of Inmates 33-3.002

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to clarify the restrictions governing possession and use of tape players and recorders by inmates who are unable to read written material.

SUMMARY: The proposed rule provides for use of tape players and recorders by inmates who are unable to read written materials due to impairment and sets forth procedures for such use.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 944.09 FS.

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

TIME AND DATE: 9:00 a.m., March 16, 1999

PLACE: Law Library, Conference Room, Room B-404, 2601 Blair Stone Road, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Perri King Dale, Office of the General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE FULL TEXT OF THE PROPOSED RULE IS:

- 33-3.002 Care of Inmates.
- (1) through (16) No change.
- (17) Inmates who are unable to read written material (this includes those who are visually impaired, paraplegic or quadriplegic, or severely affected with arthritis) visually handicapped and who receive assistance from the Bureau of Braille and Talking Book Library Services Florida Division of Blind Services shall be allowed to possess a tape player or record player from the Bureau Division unless it is determined that such possession would be detrimental to the security and order of the institution. Any alteration of equipment provided by the Bureau Division shall result in confiscation of the equipment and suspension of those privileges. A tape recorder shall be available for inmate use at a location determined by the superintendent which allows for supervision of use and which does not unduly restrict access. Inmates shall obtain approval from the chief health officer to utilize the tape recorder in lieu of pen and paper for correspondence purposes. Any material or equipment that an inmate receives from the Bureau of Braille and Talking Book Library Services remains the Bureau's property and must be returned to the Bureau if an inmate loses the use of this material or equipment for disciplinary reasons.

Specific Authority 944.09 FS. Law Implemented 944.09 FS. History–New 10-8-76, Formerly 33-3.02, Amended 4-19-79, 4-24-80, 1-9-85, 11-3-87, 9-16-88, 7-23-89, 8-27-91, 3-30-94, 11-14-95.

NAME OF PERSON ORIGINATING PROPOSED RULE: Stan Czerniak

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 3, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 8, 1999

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE: RULE NO .:

Advanced Registered Nurse

Practitioner Services 59G-4.010

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to incorporate by reference the revised Florida Medicaid Advanced Registered Nurse Practitioner Coverage and Limitations Handbook, January 1999. The effect will be to incorporate by reference in the rule the current Florida Medicaid Advanced Registered Nurse Practitioner Coverage and Limitations Handbook, January 1999.

SUMMARY: The purpose of the rule is to incorporate by reference the revised Florida Medicaid Advanced Registered Nurse Practitioner Coverage and Limitations Handbook, January 1999.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905, 409.908, 409.9081 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 9:00 a.m. – 12:00 p.m., March 18, 1999 PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room G, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Belinda McClellan, Agency for Health Care Administration, Medicaid Program Development, 2728 Mahan Drive, Building 3, Room 2215, Tallahassee, Florida 32317-2600, (850)922-7324

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.010 Advanced Registered Nurse Practitioner Services.

(2) All advanced registered nurse practitioner services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Advanced Registered Nurse Practitioner Coverage and Limitations Handbook, January 1999 January 1998, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA 1500 and EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905, 409.908, 409.9081 FS. History–New 12-21-80, Formerly 10C-7.52, Amended 8-18-92, Formerly 10C-7.052, Amended 8-22-96, 3-11-98, 10-13-98,

NAME OF PERSON ORIGINATING PROPOSED RULE: Belinda McClellan

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rueben King-Shaw

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 2, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 4, 1998

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE:

RULE NO.:

Birth Center Services

59G-4.030

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to incorporate by reference the revised Florida Medicaid Birth Center and Licensed Midwife Services Coverage and Limitations Handbook, January 1999. The effect will be to incorporate by reference in the rule the current Florida Medicaid Birth Center and Licensed Midwife Services Coverage and Limitations Handbook, January 1999.

SUMMARY: The purpose of the rule is to incorporate by reference the revised Florida Medicaid Birth Center and Licensed Midwife Services Coverage and Limitations Handbook, January 1999.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory cost has been prepared.

Any person who wishes to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 383,335, 409,906, 409,908, 409,9081

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

TIME AND DATE: 1:00 p.m. – 4:00 p.m., March 15, 1999 PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room H, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Belinda McClellan, Agency for Health Care Administration, Medicaid Program Development, 2728 Mahan Drive, Building 3, Room 2215, Tallahassee, Florida 32317-2600, (850)922-7324

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.030 Birth Center Services.

(2) All birth center services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Birth Center and Licensed Midwife Services Coverage and Limitations Handbook, January 1999 January 1998, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA 1500 and EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 383.335, 409.906, 409.908, 409.9081 FS. History–New 4-18-85, Formerly 10C-7.0532, Amended 8-18-92, Formerly 10C-7.0532, Amended 4-22-96, 3-11-98, 10-13-98.

NAME OF PERSON ORIGINATING PROPOSED RULE: Belinda McClellan

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rueben King-Shaw

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 2, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 4, 1998

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE: RULE NO.: 59G-4.210 Optometric Services

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to incorporate by reference the revised Florida Medicaid Optometric Services Coverage and Limitations Handbook, January 1999. The effect will be to incorporate by reference in the rule the current Florida Medicaid Optometric Services Coverage and Limitations Handbook, January 1999.

SUMMARY: The purpose of the rule is to incorporate by reference the revised Florida Medicaid Optometric Services Coverage and Limitations Handbook, January 1999.

ESTIMATED SUMMARY OF **STATEMENT** OF REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908, 409.9081 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD:) TIME AND DATE: 9:00 a.m. - 12:00 p.m., March 17, 1999 PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room G, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Debra H. Marshall, Agency for Health Care Administration, Medicaid Program Development, 2728 Mahan Drive, Building 3, Room 2215, Tallahassee, Florida 32317-2600, (850)488-4481

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.210 Optometric Services.

(2) All optometry practitioners enrolled in the Medicaid program must be in compliance emply with the provisions of the Florida Medicaid Optometric Services Coverage and Limitations Handbook, January 1999 January 1998, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA 1500 and EPSDT 221, which is incorporated by reference in Chapter 59G-5.020, F.A.C. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908, 409.9081 FS. History–New 4-13-93, Amended 7-1-93, Formerly 10C-7.069, Amended 12-21-97, 10-13-98.

NAME OF PERSON ORIGINATING PROPOSED RULE: Debra H. Marshall

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rueben King-Shaw

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 31, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 4, 1998

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE: **RULE NO.:** Registered Nurse First Assistant Services 59G-4.270 PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to incorporate by reference the revised Florida Medicaid Registered Nurse First Assistant Coverage and Limitations Handbook, January 1999. The effect will be to incorporate by reference in the rule the current Florida Medicaid Registered Nurse First Assistant Coverage and Limitations Handbook, January 1999.

SUMMARY: The purpose of the rule is to incorporate by reference the revised Florida Medicaid Registered Nurse First Assistant Coverage and Limitations Handbook, January 1999. **SUMMARY** OF STATEMENT OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908, 409.9081 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD:)

TIME AND DATE: 9:00 a.m. – 12:00 p.m., March 16, 1999 PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room G, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Laura Rutledge, Agency for Health Care Administration, Medicaid Program Development, 2728 Mahan Drive, Building 3, Room 2215, Tallahassee, Florida 32317-2600, (850)922-7327

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.270 Registered Nurse First Assistant Services.

(2) All registered nurse first assistant services providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Registered Nurse First Assistant Coverage and Limitations Handbook, January 1999 January 1998, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA 1500 and EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908, 409.9081 FS. History–New 3-11-98, Amended 10-13-98.

NAME OF PERSON ORIGINATING PROPOSED RULE: Laura Rutledge

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rueben King-Shaw

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 31, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 4, 1998

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE:

RULE NO .: Visual Services 59G-4.340

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to incorporate by reference the revised Florida Medicaid Visual Services Coverage and Limitations Handbook, January 1999. The effect will be to incorporate by reference in the rule the current Florida Medicaid Visual Services Coverage and Limitations Handbook, January 1999.

SUMMARY: The purpose of the rule is to incorporate by reference the revised Florida Medicaid Visual Services Coverage and Limitations Handbook, January 1999.

SUMMAY OF STATEMENT OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD): TIME AND DATE: 9:00 a.m. – 12:00 p.m., March 15, 1999 PLACE: Agency for Health Care Administration, 2728 Mahan Drive, Building #3, Conference Room H, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Debra Marshall, Agency for Health Care Administration, Medicaid Program Development, 2728 Mahan Drive, Building 3, Room 2215, Tallahassee, Florida

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.340 Visual Services.

32317-2600, (850)922-7354

(2) All visual services practitioners enrolled in the Medicaid program must be in compliance comply with the provisions of the Florida Medicaid Visual Services Coverage and Limitations Handbook, January 1999 January 1998, which is incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA 1500 and EPSDT 221, which is incorporated in Chapter 59G-5.020, F.A.C. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908 FS. History–New 7-30-80, Formerly 10C-7.521, Amended 4-20-93, 8-25-93, Formerly 10C-7.0521, Amended 12-21-97, 10-13-98_______

NAME OF PERSON ORIGINATING PROPOSED RULE: Debra H. Marshall

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rueben King-Shaw

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 31, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 4, 1998

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE: RULE NO.: Claims Payment 59G-5.110

PURPOSE AND EFFECT: The purpose of this rule is to incorporate Medicaid's policy on direct reimbursement to recipients. Medicaid normally makes payments only to providers. However, Medicaid can directly reimburse a recipient who has been denied or terminated from eligibility, has had the denial or termination reversed either by agency action or on appeal, and has paid for covered services during the term of ineligibility. To receive payment, the recipient must submit valid receipts to the Agency for Health Care Administration. All payments shall be made at the Medicaid established payment rate in effect at the time the service was given. The effect will be that the direct reimbursement policy will be incorporated in rule.

SUMMARY: This rule amendment will incorporate in rule Medicaid's policy on making direct payment to Medicaid recipients.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.902, 409.907, 409.908 FS., 42 C.F.R. s. 447.25

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, NO HEARING WILL BE HELD)"

TIME AND DATE: 10:00 a.m., Monday, March 15, 1999

PLACE: 2728 Ft. Knox Blvd., Bldg. 3, Conference Room I, Tallahassee. Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sally Morton, Medicaid Contract Management, 2525 South Monroe Street, Tallahassee, Florida 32301, (850)922-2627

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-5.110 Claims Payment.

(1)(a) The agency provides eligible individuals with access to Medicaid services and goods by direct payment to the Medicaid provider upon submission of a payable claim to the fiscal agent contractor. Except as provided for by law or federal regulation rule, policy, or directive, payments for services rendered or goods supplied shall be made by direct payment to the provider except that payments may be made in the name of the provider to the provider's billing agent if designated in writing by the provider. Direct payment may be made to a recipient who paid for medically necessary, Medicaid-covered services received from the beginning date of eligibility (including the three-month retroactive period) and paid for during the period of time between an erroneous denial or termination of Medicaid eligibility and a successful appeal or an agency determination in the recipient's favor. The services must have been covered by Medicaid at the time they were provided. Medicaid will send payment directly to the recipient upon submission of valid receipts to the Agency for Health Care Administration. All payments shall be made at the Medicaid established payment rate in effect at the time the services were rendered. Any services or goods the recipient paid before receiving an erroneous determination or services for which reimbursement from a third party is available are not eligible for reimbursement to the recipient. upon submission of a payable claim to the fiscal agent contractor. Except as

provided by law, rule, policy, or directive, payments for services rendered or goods supplied shall be made by direct payment to the provider except that payment may be made in the name of the provider to the provider's billing agent if designated in writing by the provider.

- (b) Recipients will be notified in writing of their right to reimbursement. This information shall be given when they are notified that their appeal has been upheld or the agency determines before the hearing that an erroneous decision was made. This notice shall be provided on a Medicaid Direct Payment Notice to Applicant/Recipient, AHCA 5240-0001 (November 1998), incorporated by reference.
- (c) If Medicaid needs additional information from a recipient to determine eligibility for direct reimbursement, Medicaid will notify the recipient in writing on a Medicaid Direct Payment Notice, AHCA 5240-0002 (November 1998), incorporated by reference.
- (d) If Medicaid needs additional information from a provider, and the recipient is not able to obtain the information, Medicaid will request the information from the provider in writing on a Medicaid Direct Payment Notice to Provider, AHCA 5240-0003 (November 1998), incorporated by reference.
- (e) Medicaid will notify recipients in writing whether they are eligible for direct reimbursement on a Medicaid Direct Payment Notice of Disposition, AHCA 5240-0004 (November 1998), incorporated by reference.
 - (2) through (4) No change.

Specific Authority 409.919 FS. Law Implemented 409.902, 409.907(5)(a), 409.908 FS., 42 C.F.R. s. 447.25. History–New 9-22-93, Formerly 10P-5.010, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Karen Girard

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Douglas M. Cook, AHCA Director DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 27, 1998

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 11, 1998

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

RULE TITLE:

RULE NO.:

Salon Requirements

61G5-20.002

PURPOSE AND EFFECT: The proposed rule amendment will delete those provisions of the current rule which specify the requirement for a hair braiding salon.

SUMMARY: The rule amendment will delete language that specifies the requirements for hair braiding salons.

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

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

SPECIFIC AUTHORITY: 477.016, 477.025(2) FS.

LAW IMPLEMENTED: 477.025 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ed Broyles, Executive Director, Board of Cosmetology, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

- 61G5-20.002 Salon Requirements.
- (1) through (6) No change.
- (7) Notwithstanding the above, a salon whose practice is limited to only hair braiding shall comply with the following:
- (a) Submit an application on form BPR/CL/001 prescribed by the Department of Business and Professional Regulation as set out in Rule 61G5-17.006;
- (b) Pay the required registration fee as outlined in the fee sehedule in Rule 61G5-24.005;
- (e) Meet the safety and sanitary requirements as listed below and these requirements shall continue in full force and effect for the life of the salon:
- 1. Ventilation and Cleanliness: Each hair braiding salon shall be kept well ventilated. Each salon shall be kept clean and free of dust.
- 2. Toilet and Lavatory Facilities: Each hair braiding salon shall provide on the same premises, in the same building, or within 300 feet of the hair braiding salon, adequate toilet and lavatory facilities. To be adequate, such facilities shall have at least one toilet and one sink with running water. Such facilities shall be equipped with toilet tissue, soap dispenser with soap or other hand cleaning material, sanitary towels or other hand-drying device such as a wall-mounted electric blow dryer, and waste receptacle. Such facilities and all of the foregoing fixtures and components shall be clean, in good repair, well lighted, and adequately ventilated to remove objectionable odors. In addition, the facilities must be made available to the patrons of a hair braiding salon.
- 3. A hair braiding salon may be located at a place of residence. Such hair braiding salons must be separated from the living quarters by a permanent wall construction as defined

- in 61G5-20.002(6) above. A separate entrance to the hair braiding salon shall be provided other than from or through the living quarters. Toilet and lavatory facilities shall comply with 61G5-20.002(c)2. above and shall have an entrance from the salon other than through the living quarters.
- 4. Animals: No animals or pets shall be allowed in a hair braiding salon except for trained animals to assist the hearing impaired, visually impaired, or the physically disabled.
- (d) Each hair braiding salon shall comply with the following requirements:
- 1. Tools/equipment used: A hair braiding salon is not permitted to use or allow a hair braider to use brushes, combs, or other cosmetology tools, equipment, or instruments on a client except for one time use disposable clips or bobby pins to separate portions of a client's hair unless such brushes, combs, or other cosmetology tools, equipment, or instruments are maintained and kept sanitary as provided in 61G5 20.002(2) above.
- 2. Each hair braiding salon is required to have a sufficient number of one-time use disposable clips and bobby pins to service each salon client with new and unused clips and pins if such one-time use disposable clips and bobby pins are used.
- 3. Such one time use disposable clips and bobby pins shall be kept in safe and sanitary conditions and shall not be carried in a pocket. Such clips and pins shall be disposed of immediately after use.
- 4. Sanitizers: Hair braiding salons shall be equipped with and utilize a wet sanitizer when the salon or any hair braiders working in the salon makes use of brushes, combs, or other cosmetology tools, equipment, or instruments in accordance with the requirements of 61G5-20.002(2).
- 5. Every hair braider shall clean or disinfect his or her hands after braiding a client's hair by washing the hands thoroughly with an anti-bacterial soap and water, or by means of any equally effective disinfectant such as a disposable anti-bacterial hand wipe.
- (e) Evidence that the hair braiding salon contains a minimum of 100 square feet of floor space. No more than one (1) hair braider or cosmetologist may practice hair braiding at one time in a hair braiding salon which has only the minimum floor space. An additional 50 square feet of floor space shall be required for each additional cosmetologist or hair braider who practices hair braiding at the same time in such a salon. A hair braiding salon, unless in a residence, shall not be required to have permanent walls, but shall be required to be at a fixed location.

 $\label{eq:specific Authority 477.016, 477.025(2) FS. Law Implemented 477.025 FS. \\ History-New 4-22-81, Amended 9-11-81, 1-17-83, 8-10-83, 6-28-84, 10-6-85, \\ Formerly 21F-20.02, Amended 6-18-86, 10-18-87, 8-20-90, 5-19-91, 1-30-92, \\ 5-11-92, 4-15-93, 5-31-93, Formerly 21F-20.002, Amended 1-9-95, 4-5-95, \\ 8-8-95, 2-28-96, 6-16-97, 8-27-98, \\ \end{tabular}$

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Cosmetology

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 1, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 18, 1998

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

RULE TITLES: RULE NOS.:

Original Cosmetologist Licensure Fee,

Cosmetologist Examination and

Endorsement Fees, Initial Specialist

Registration; Application and

Endorsement Fees 61G5-24.002 Cosmetologist Reexamination Fee 61G5-24.006

PURPOSE AND EFFECT: The proposed amendments to Rules 61G5-24.002 and 61G5-24.006 will set forth certain fees to be paid by applicants for licensure as a cosmetologist and registration as a specialist.

SUMMARY: The proposed amendment to Rule 61G5-24.002 will specify the original licensure fee, examination fee, and licensure by endorsement fee to be paid by applicants for licensure as a cosmetologist; and, the initial registration, application fee, and registration by endorsement fee to be paid by applicants for registration as a specialist. The proposed amendment to Rule 61G5-24.006 will specify the reexamination fee to be paid by applicants for licensure as a cosmetologist. In addition, both proposed rule amendments will specify that when a professional testing service conducts the licensure examination, certain portions of the examination and reexamination fees are to be paid to the professional testing service.

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

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

SPECIFIC AUTHORITY: 455.2171, 477.016, 477.026 FS.

LAW IMPLEMENTED: 455.2171, 477.026(1)(b) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Ed Broyles, Executive Director, Board of Cosmetology, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULES IS:

(Substantial rewording of Rule 61G5-24.002 follows. See Florida Administrative Code for present text.)

61G5-24.002 Original Cosmetologist Licensure Fee, Cosmetologist Examination and Endorsement Fees, Initial Specialist Registration; Application and Endorsement Fees. Cosmetologist Examination, Specialist Registration; Endorsement Fee; Original Licensing Fee and Registration Fee.

(1) The following fees are adopted by the Board:

(a) The fee for original licensure as a cosmetologist shall be twenty-five dollars (\$25.00) and shall be paid by all applicants for licensure.

(b) The examination fee for licensure as a cosmetologist by examination shall be fifty dollars (\$50.00). When the examination is not conducted by a professional testing service pursuant to Section 455.2171, Florida Statutes, the entire examination fee shall be payable to the Department. When the examination is conducted by a professional testing service pursuant to Section 455.2171, Florida Statutes, eleven dollars (\$11.00) of the examination fee shall be payable to the Department; and, thirty-nine dollars (\$39.00) shall be payable to the professional testing service.

- (c) The application fee for licensure as a cosmetologist by endorsement shall be fifty dollars (\$50.00).
- (d) The fee for initial registration as a specialist shall be twenty-five dollars (\$25.00), and shall be paid by all applicants for registration.
- (e) The application fee for registration as a specialist shall be thirty dollars (\$30.00).
- (f) The fee for registration as a specialist by endorsement shall be thirty dollars (\$30.00).
- (2) Applicants for licensure as a cosmetologist by examination shall pay both theoriginal licensure fee and that part of the examination fee which is payable to the Department at the time of their application. Any part of the examination fee which is payable to a professional testing service shall be paid to that service upon notification by the Department that the applicant's application for licensure by examination has been approved. Applicants for licensure as a cosmetologist by endorsement shall pay both the original licensure fee and the application fee at the time of their application. Applicants for registration as a specialist shall pay both the initial registration fee and the application fee at the time of their application. Applicants for registration as a specialist by endorsement shall pay both the initial registration fee and the fee for registration as a specialist by endorsement at the time of their application.

Specific Authority <u>455.2171.</u> 477.016, 477.026 FS. Law Implemented <u>455.2171.</u> 477.026(1)(b) FS. History–New 11-2-80, Amended 5-18-82, 10-1-85, Formerly 21F-24.02, Amended 9-6-87, Formerly 21F-24.002. Amended

(Substantial rewording of Rule 61G5-24.006 follows. See Florida Administrative Code for present text.)

61G5-24.006 Cosmetologist Reexamination Fee.

When the examination for licensure as a cosmetologist is not conducted by a professional testing service pursuant to Section 455.2171, Florida Statutes, the reexamination fee shall be fifty dollars (\$50.00), and shall be payable to the Department. When the examination for licensure as a cosmetologist is conducted by a professional testing service pursuant to Section 455.2171, Florida Statutes, the reexamination fee shall be eleven dollars (\$11.00) which shall be payable to the Department; and, nineteen dollars and fifty cents (\$19.50) per part of the licensure examination to be retaken by the applicant, which shall be payable to the professional testing service.

Specific Authority 477.016, 477.026 FS. Law Implemented 455.2171, 477.026(1)(b) FS. History–New 11-2-80, Amended 6-20-83, 10-1-85, Formerly 21F-24.06, Amended 9-6-87, 1-10-90, Formerly 21F-24.006,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Cosmetology

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 1, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 24, 1998

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Geologists

RULE TITLE: RULE NO.: 61G16-5.004 **Application Evaluations**

PURPOSE AND EFFECT: The proposed amendment to Rule 61G16-5.004 clarifies the manner in which the Board will calculate work experience credits for purposes of evaluating an application for licensure.

SUMMARY: The proposed rule amendment specify that an applicant will be granted geological work experience credits on a month-for-month basis if the applicant is in a responsible position and works 40 hours per week.

OF **SUMMARY** OF **STATEMENT ESTIMATED** REGULATORY COST: None.

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

SPECIFIC AUTHORITY 492.104, 492.105 FS.

LAW IMPLEMENTED: 492.105 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jim Rimes, Executive Director, Board of Geologists, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G16-5.004 Application Evaluations.

- (1) through (3) No change.
- (4) Because the evaluation of work experience is a complex and subjective matter, the Board establishes the following guidelines which shall be generally applicable absent extraordinary evidence and documentation supporting a departure therefrom:
 - 1. No change.
- 2. Geological work experience credit shall be granted on a month-for-month basis for those periods in which the applicant was engaged in geological work in a responsible position on a 40 hour per week, full-time basis. Periods in which the applicant was engaged in geological work in a responsible position on a part-time, less than 40 hour per week basis shall be credited toward the geological work experience requirements based on the percentage of a full-time, 40 hour work week that the applicant actually performed the geological work. No additional geological work experience credit is allowable for any period of time for which the applicant has received credit toward the geological work experience requirements based upon any undergraduate or graduate study or full-time teaching or research in the geological sciences at the college level.
- 3. Each year of undergraduate or graduate study in the geological sciences shall to be credited toward the geological work experience requirements on a month-for-month basis for those periods shall have consisted of a normal, approximate nine month academic period during which the applicant was enrolled as a full-time student in pursuit of a geological or other related science education or degree. No additional geological work experience credit is allowable for any period of time for which the applicant has received credit toward the geological work experience requirements based upon any period of actual geological work experience or full-time teaching or research in the geological sciences at the college

4. No change.

Specific Authority 492.104, 492.105 FS. Law Implemented 492.105 FS. History–New 12-8-98<u>, Amended</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Professional Geologists

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 9, 1998

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 22, 1999

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation

RULE TITLES:	RULE NOS.:
Definition of Terms	65C-24.001
Federal Funding Requirements	65C-24.002
Home Study Requirements	65C-24.003
Relative Caregiver Program Benefit Payments	65C-24.004
Legal Requirements	65C-24.005
Permanency Planning Requirements	65C-24.006
Placement Supervision	65C-24.007
Child Care	65C-24.008
Child Support Collection	65C-24.009
Eligibility Requirements	65C-24.010
Eligibility Process	65C-24.011
Determining the Amount of the Monthly	
Benefit Payment	65C-24.012

PURPOSE AND EFFECT: Effective October 1, 1998, the Florida Legislature enacted the Relative Caregiver Program. (Chapter 98-403, Section 70, Laws of Florida; section 39.5085, Florida Statutes (F.S.)). In so doing, the Legislature made a commitment to assist grandparents and other relatives who assume court-approved placement and care responsibilities for a child and thereby spare the child from the trauma of placement in shelter or foster care. The Legislature recognized that most children living in grandparent or other relative placements do not need intensive supervision by the court or the department, and that family preservation and stability for the child could be significantly enhanced by a straightforward program consisting of financial support and provision of medical and other relevant services to the child and relative caregiver. The Relative Caregiver Program provides additional placement options and incentives that will achieve permanency and stability for many children who are at risk of foster care placement because of abuse, abandonment, or neglect. This rule chapter establishes the policies and procedures for department and privatized contractor's administration of the Relative Caregiver Program, including initial eligibility determination. maintaining eligibility after determination, calculating the amount of the payment, reporting, tracking, judicial review, case plan, and home study requirements.

SUMMARY: This rule chapter establishes the policies and procedures for department and privatized contractor's administration of the Relative Caregiver Program, including initial eligibility determination, maintaining eligibility after initial determination, calculating the amount of the payment, reporting, tracking, judicial review, case plan, and home study requirements.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 39.5085(2)(a),(d), 39.012, 39.0121(10) FS.

LAW IMPLEMENTED: 39.5085 FS.

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

TIME AND DATE: 9:00 a.m., March 19, 1999

PLACE: 1317 Winewood Blvd., Building 8, Room 232, Tallahassee, FL 32399-0700

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Sally Linton, Revenue Maximization Program Office, 1317 Winewood Blvd., Bldg. 8, Tallahassee FL 32399-0700

THE FULL TEXT OF THE PROPOSED RULES IS:

65C-24.001 Definition of Terms.

- (1) "Medicaid" means medical assistance, funded under Title XIX of the Social Security Act, which provides basic health care to various coverage groups. Children who are eligible for Relative Caregiver Program payments are eligible for Medicaid coverage.
- (2) "Relative Caregiver Program Payment" means a monthly payment for the relative caregiver who would be unable to serve in that capacity without the relative caregiver payment because of financial burden. The benefit payment is used towards the cost of providing care for the child, including food, clothing, shelter, daily supervision, school supplies, and personal incidentals.
- (3) "Specified degree of relationship" refers to the non-parental relative with whom the child resides. A child must be living with a relative within the fifth degree in order to be eligible for the Relative Caregiver Program. Such relatives include siblings (whole- or half blood, adoptive, or step-siblings); aunts, uncles, nieces and nephews; grandparents and great-grandparents; first cousins and first cousins once removed; relatives within the fifth degree of a father who has legally acknowledged paternity; individuals of preceding

generations denoted by the prefix grand, great-grand or great-great-grand; legal spouses of any listed persons even though the marriage terminated by death or divorce.

(4) "W.A.G.E.S. (Work and Gain Economic Self-Sufficiency) Temporary Cash Assistance" means Florida's program for providing cash assistance to needy families with dependent children.

<u>Specific Authority</u> 39.5085(2)(a),(d), 39.012, 39.0121(10) FS. <u>Law Implemented</u> 39.5085 FS. <u>History–New</u>

65C-24.002 Federal Funding Requirements.

Florida receives federal funding for the relative caregiver monthly benefit payment from the Temporary Assistance for Needy Families (T.A.N.F.) block grant. The relative caregiver payment is not related to Title IV-E; however, the child must meet the criteria for Temporary Cash Assistance child-only 65A-1.203-65A-1.205; eligibility pursuant to 65A1.301-65A-1.303; 65A-1.400; 65A-1.503(2); 65A-1.504(1), (3), (5); 65A-1.521; 65A-1.701(4), (5), (14), (26), (32), 65A-1.702; 65A-1.703(2); 65A-1.704-65A-1.708; 65A-1.716(4); 65A-1.900; 65A-4.208(2)(a), (3), (5)(a), (d), (9), 65A-4.209(1), (2), (3), (5), (6), (7), (8); 65A-4.210; 65A-4.213 and 65A-4.216, Florida Administrative Code (F.A.C.). Children who are the beneficiaries of a relative caregiver payment are not eligible to simultaneously receive W.A.G.E.S. temporary cash assistance benefits.

<u>Specific Authority</u> 39.5085(2)(a).(d), 39.012, 39.0121(10) FS. <u>Law Implemented</u> 39.5085 FS. <u>History–New</u>

65C-24.003 Home Study Requirements.

(1) Relative Caregiver who receive assistance under the Relative Caregiver Program must be capable, as determined by a home study, of providing a physically safe environment and a stable, supportive home for the children under their care, and must assure that the children's well-being is met, including, but not limited to, the provision of immunizations, education, and mental health services as needed.

(2) Open cases involving relative placements ordered by the court prior to October 1, 1998, shall be reviewed to determine if a home study was conducted. If the home study, predisposition study (PDS) or other case file documentation supports the criteria required by 39.508(3), F.S., the district administrator or designee shall sign a statement certifying that the case meets the home study requirements. This certification shall serve as an interim approval for up to 90 days until the family services counselor completes a new home study and obtains the court's approval for the continued placement. If the home study is unfavorable, yet the placement is safe, stable and in the child's best interest, the district administrator or designee shall sign a statement which documents reasons for recommending approval of the continued placement. The recommendation shall then be presented to the court for a determination as to whether the placement should continue.

- (3) For all new cases on and after October 1, 1998, the home study requirements established in 39.508(3), F.S., shall be followed in conducting a Relative Caregiver Program home study. In addition, a determination shall be made and documented of the child's feelings, if the child is at an age and capable of reliably expressing such feelings, concerning placement with these relatives.
- (4) With the exception of paragraph (2), the department shall not place the child or continue the placement of the child in the home of the proposed caregivers if the results of the home study are unfavorable. The written home study must be completed and filed with the court prior to or at the time the department recommends the relative placement or the continued relative placement. A copy of the home study shall be placed in the case file of the department.

<u>Specific Authority 39.5085(2)(a),(b),(d), 39.012, 39.0121(10) FS. Law Implemented 39.5085 FS. History–New</u>

65C-24.004 Relative Caregiver Program Benefit Payments.

- (1) Section 39.5085, F.S., does not provide for financial assistance in cases involving emergency (pre-adjudicatory) relative placements or placements where the department was not previously involved pursuant to 39.5085(2)(a), F.S. However, provided the child meets eligibility requirements pursuant to 65A-4.201-4.216, F.A.C., a T.A.N.F. child-only grant shall be available during the interim period until the child is adjudicated dependent and placed in the legal custody of the relative pursuant to 39.508(9)(a)3. or 4., F.S. At that time, the assistance eligibility shall be transferred to the Relative Caregiver Program. The relative must be informed of this option. A child receiving Supplemental Security Income benefits is not eligible for Relative Caregiver Program payment.
- (2) Subject to the availability of funding, Relative Caregiver Program benefit payments shall be provided in accordance with 65C-24.010, toward the child's basic needs including food, clothing, shelter, daily supervision, school supplies, and personal incidentals such as toiletries, other personal items, or a weekly or monthly allowance.
- (3) A child for whom relative caregiver payments are made shall be eligible for Medicaid coverage. Within available funding limits, relative caregivers shall be provided with the services listed in subsection 39.5085(2)(f), F.S.
- (4) Relative caregiver payments shall be reviewed every six months and adjusted to reflect changed circumstances. If the review demonstrates that the payment should be lowered, the relative caregiver shall be notified of his or her right to a fair hearing. "Changed circumstances" shall be defined to include the following:
- (a) The child begins receiving supplemental security income.

- (b) The child begins receiving unearned income such as social security benefits or court-ordered child support.
- (c) The child is no longer living in the home with the relative caregiver.
 - (d) The child's age category changes.
- (e) Other changed circumstances as approved in writing by the district Family Safety and Preservation Program Administrator.
- (5) Contingent upon availability of funding and continuing eligibility, Relative Caregiver Program benefit payments shall continue through the month of the child's 18th birthday, is no longer living in the home of the relative caregiver, or the child is adopted, whichever is sooner. In the case of adoption by the relative, an adoption subsidy equal to but not exceeding the foster care board rate shall be available. A long-term custody order or guardianship appointment subsequent to an adjudication of dependency and placement with the relative shall not affect continuing eligibility for the Relative Caregiver Program benefit.

<u>Specific Authority</u> 39.5085(2)(a),(b),(d), 39.012, 39.0121(10) FS. <u>Law Implemented</u> 39.5085 FS. <u>History–New</u>

65C-24.005 Legal Requirements.

- (1) 39.5085(2)(a), F.S., requires that an eligible Relative Caregiver Program placement must either be a court-ordered placement in the home of a relative under protective supervision of the department pursuant to ss. 39.508(9)(a)3., or court-ordered temporary legal custody to a relative pursuant to ss. 39.508(9)(a)4., F.S. In both types of placements, the relative caregiver shall be invited to contribute to the development and implementation of a case plan, and shall be considered a participant entitled to notice and opportunity to contribute at 6-month judicial reviews unless or until the court excuses participation.
- (2) Prior to recommending to the court a non-emergency placement with a relative, the department shall conduct a home study pursuant to the requirements of 39.508(3)(a), F.S. The home study shall provide the basis for the placement recommendation as well as future work with the relative and the removal family, and must be included as part of the predisposition study filed with the court.
- (3) The relative shall be informed of the available financial assistance options.
- (4) Unless modified by the court, the placement shall continue until the child reaches age 18, leaves the home, or is adopted, whichever occurs sooner.
- (5) The relative shall be informed that an unfavorable home study could result in the child being placed in another placement.

<u>Specific Authority 39.5085(2)(a),(b),(d), 39.012, 39.0121(10)</u> FS. <u>Law Implemented 39.5085 FS. History–New</u>

65C-24.006 Permanency Planning Requirements.

- (1) Permanency in a Relative Caregiver Program situation is achieved through reunification with the parents, long term custody or guardianship to the relative, or termination of parental rights and subsequent adoption of the child by the relative.
- (2) Subsequent to adjudication and disposition pursuant to subsection 39.508(9)(a)3. or 4., F.S., the department shall consider making a recommendation to the court for guardianship, or for long-term custody to the relative provided that the conditions under subsection 39.508(9)(a)5.a., F.S. are met. Eligibility for Relative Caregiver Program benefits shall not be affected so long as the child has previously been adjudicated dependent and placed in the custody of the relative pursuant to subsection 39.508(9)(a)3. or 4., F.S.
- (3) Alternatively or in addition to the permanency options described in paragraph (2), the department shall recommend termination of supervision of a court ordered relative placement when the relative caregiver, the child, if age appropriate, and the department agree that supervision is no longer necessary. As appropriate, the department shall recommend to the court that the order terminating supervision by the department also include the powers of the custodian of the child, including the powers ordinarily granted to a guardian of the person of the minor, unless otherwise specified.

<u>Specific Authority</u> 39.5085(2)(a),(b),(d), 39.012, 39.0121(10) FS. <u>Law Implemented</u> 39.5085 FS. History–New

65C-24.007 Placement Supervision.

The court-approved case plan shall govern the type and extent of supervision in a Relative Caregiver Program placement, unless supervision is court-ordered under a separate court order.

<u>Specific Authority 39.5085(2)(a)(b),(d), 39.012, 39.0121(10) FS. Law Implemented 39.5085 FS. History–New</u>

65C-24.008 Child Care.

Subsidized child care shall be available to Relative Caregiver Program recipients through the T.A.N.F. At-Risk category.

<u>Specific Authority 39.5085(2)(a),(b),(d), 39.012, 39.0121(10) FS. Law Implemented 39.5085 FS. History–New</u>

65C-24.009 Child Support Collection.

Subsection 414.095(15)(d), F.S., requires that caretaker relatives cooperate with the Child Support Enforcement Program in establishing, modifying, or enforcing support orders with respect to children in their care who are receiving T.A.N.F., Title IV-E, or medical assistance benefits.

<u>Specific Authority 39.5085(2)(a),(b),(d), 39.012, 39.0121(10)</u> FS. <u>Law Implemented 39.5085 FS. History–New</u>

65C-24.010 Eligibility Requirements.

In order for a child placed with a relative caregiver to receive a monthly Relative Caregiver Program benefit, the child must:

- (1) Live in an approved home of a specified relative. The relative caregiver, as determined by a home study, must be capable of providing a physically safe environment and a stable, supportive home for the child under their care, and must assure that the child's well-being is met.
- (2) Meet the requirements of 65A-203-65A-1.205; 65A-1.301-65A-1.303; 65A-1.400; 65A-1.503(2); 65A-105.4(1), (3), (5), 65A-1.521; 65A-1.701(4), (5), (14). (26), (32), 65A-1.702; 65A-1.703(2); 65A-1.704-65A-1.708; 65A-1.716(4); 65A-1.900; 65A-4.208(2)(a), (3), (5)(a), (d), (9); 65A-4.209(1), (2), (3), (5), (6), (7), (8); 65A-4.210; 65A-4.213; 65A-4.216, Florida Administrative Code (F.A.C.).
- (3) Be adjudicated dependent pursuant to 39.508(9)(a)3. or
- (a) court-ordered temporary legal custody of the relative, or
- (b) court-ordered placement in the home of a relative under protective supervision of the department.
- (4) Not be included in any other temporary cash assistance (W.A.G.E.S.) case.
- (5) Reside in the state of Florida. A child placed with a relative in Florida by another state is not eligible for the Relative Caregiver Program payment.

Specific Authority 39.5085(2)(a),(b),(d), 39.012, 39.0121(10) FS. Law Implemented 39.5085 FS. History–New

65C-24.011 Eligibility Process.

(1) Initial Application.

- (a) The child's relative caregiver shall be referred (or can self-refer) to the Economic Self-Sufficiency Services eligibility office to complete the Request for Assistance (RFA) for temporary cash assistance.
- (b) An appointment is scheduled with a Public Assistance Specialist for an interactive interview.
- (c) The Public Assistance Specialist must review the family composition and determine- if the family is eligible for temporary cash assistance or if the child is eligible for a "child only" payment pursuant to 65A-4.201-4.216, F.A.C.
- (d) If all eligibility factors are met, the case is approved for temporary cash assistance.
- (2) Conversion to Relative Caregiver Program Payment. Upon notification from the family services counselor that the new home study has been completed, the home has been approved, the child has been adjudicated dependent, and that the court has ordered the child's continued placement with the relative, the Public Assistance Specialist shall convert the temporary cash assistance to the Relative Caregiver payment

for each eligible child. Payment cannot be received from W.A.G.E.S. and Relative Caregiver Program in the same month.

Specific Authority 39.5085(2)(a),(b),(d), 39.012, 39.0121(10) FS. Law Implemented 39.5085 FS. History–New

- 65C-24.012 Determining the Amount of the Monthly Benefit Payment.
- (1) Statutory Requirements. Subsection 39.5085(2)(d), F.S., provides that the amount of the Relative Caregiver Program benefit payment shall be based on the child's age within a payment schedule established by rule of the department, and subject to availability of funding. The subsection further provides that the statewide average monthly rate under the program for children judicially placed with relatives who are not licensed as foster homes may not exceed 82 percent of the statewide average foster care rate, nor may the cost of providing Relative Caregiver Program assistance to any relative caregiver exceed the cost of providing out-of-home care in emergency shelter or foster care. See Attachment 1 to this chapter: Statewide Average Foster Care Rate; and Attachment 2 to this chapter: Relative Caregiver Payment Standards.
- (2) Financial eligibility is determined by a comparison of the income, assets and needs of the child to the Relative Caregiver Program benefit payment standard in 65C-24.012(4), F.A.C., that is applicable to the child's age.
- (3) The statewide average monthly foster care rate is as follows:

<u>AGE</u>	RATE
0 through 5	<u>\$345</u>
6 through 12	<u>\$355</u>
13 to 18	\$425

(4) Monthly Relative Caregiver Program Payment Schedule by Age Categories. The basic monthly benefit payment schedule (not including Medicaid, family support and preservation services, flexible funds utilized in accordance with s. 409.165, F.S., subsidized child care, and other services which may be available through the department or other local, state or federal programs), based on the age of the child shall be:

Maximum = 82% of the statewide average foster care (board) rate.

<u>AGE</u>	<u>RATE</u>	AMOUNT
0 through 5 years	70% of maximum	<u>\$242</u>
6 through 12 years	70% of maximum	<u>\$249</u>
3 to 18 years	70% of maximum	\$298

Specific Authority 39.5085(2)(a),(b),(d), 39.012, 39.0121(10) FS. Law Implemented 39.5085 FS. History–New

NAME OF BEDGON ORNOWNERNS BRODOGED BY	DVII E MOG	
NAME OF PERSON ORIGINATING PROPOSED RULE:	RULE NOS.:	RULE TITLES:
Sally Linton, Revenue Maximization Program Office, 1317	9J-11.004	Submittal Requirements for
Winewood Blvd., Bldg. 8, Tallahassee FL 32399-0700		Proposed Local Government
NAME OF SUPERVISOR OR PERSON WHO APPROVED	01.11.006	Comprehensive Plans
THE PROPOSED RULE: Margaret Taylor, Chief, Revenue	9J-11.006	Submittal Requirements for
Maximization Program Office, 1317 Winewood Blvd., Bldg. 8,		Proposed Local Government
Tallahassee FL 32399-0700		Comprehensive Plan
DATE PROPOSED RULE APPROVED BY AGENCY		Amendments
HEAD: February 5, 1999	9J-11.008	Action Upon Receipt or
DATE NOTICE OF PROPOSED RULE DEVELOPMENT		Non-Receipt of Proposed Local
PUBLISHED IN FAW: November 13, 1998		Government Comprehensive
	OT 11 000	Plan
Section III	9J-11.009	Action Upon Receipt of Proposed
Notices of Changes, Corrections and		Local Government
O .		Comprehensive Plan
Withdrawals	OT 11 010	Amendment
	9J-11.010	Review of Proposed Local
DEPARTMENT OF INSURANCE		Government Comprehensive
RULE CHAPTER NO.: RULE CHAPTER TITLE:		Plan or Proposed Plan Amendment
4-154 Minimum Reserve Standards for	9J-11.011	Local Government Adoption of the
Individual and Group Health	9J-11.011	Comprehensive Plan or Plan
Insurance		Amendment and Submittal for
AMENDED NOTICE OF CHANGE		the Compliance Review
Notice is hereby given that the following changes have been	9J-11.012	Compliance Review and Notice of
made to the proposed rule in accordance with subparagraph	9J-11.012	Intent
120.54(3)(d)1., Florida Statutes, published in Vol. 24, No. 41,	9J-11.0131	Local Government Adoption of
October 9, 1998, of the Florida Administrative Weekly, and	93-11.0131	Comprehensive Plan
amended in Vol. 25, No. 1, January 8, 1999:		Compliance Agreement
The definition "Reasonable Method" it should be "(30)		Amendment(s) and Transmittal
Reasonable Method" not "(26) Reasonable Method". The		to the Department
definition "Reasonable Assumptions for Contract Reserves" it	9J-11.015	Submittal Requirements for
should read "(31) Reasonable Assumptions for Contract	yy 11.013	Adopted Small Scale
Reserves" not "(27) Reasonable Assumptions for Contract		Development Amendments.
Reserves".	9J-11.018	Evaluation and Appraisal Reports
4-154.204(2) should read 4-154.204(2)(a).	y 0 11.010	and Evaluation and Appraisal
The remainder of the rule will read as published.		Report-Based Amendments
1	9J-11.019	Action to Require Local
DEPARTMENT OF COMMUNITY AFFAIRS		Government to Submit Land
Division of Community Planning		Development Regulations for
RULE CHAPTER NO.: RULE CHAPTER TITLE:		Review
9J-11 Governing the Procedure for the	9J-11.021	Action if Local Government Has
Submittal and Review of Local		Failed to Adopt the Required
Government Comprehensive		Land Development Regulations
Plans and Amendments	1	NOTICE OF CHANGE
	Notice is hereby given that the following changes have been	
		sed rule in accordance with subparagraph

- 9J-11.004 Submittal Requirements for Proposed Local Government Comprehensive Plans.
 - (1) No change.
- (2) All comprehensive plan materials, including graphic and textual materials and support documents shall be submitted directly to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team. Each proposed comprehensive plan shall be accompanied by the following documents:
 - (a) through (d) No change.

Specific Authority 163.3177(9) FS. Law Implemented 163.3167(2), 163.3177(1),(4)(b),(7),(9), 163.3184(2),(3),(14),(15), 163.3191 FS. History–New 9-22-87, Amended 10-11-88, 11-10-93, 11-6-96.

- 9J-11.006 Submittal Requirements for Proposed Local Government Comprehensive Plan Amendments.
- (1) Each proposed amendment including applicable supporting documents which include data and analyses shall be submitted directly to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team, the appropriate regional planning council, water management district(s), Department of Transportation and Department of Environmental Protection. Proposed plan amendments, except those discussed under the exemption provisions of Rule 9J-11.006(1)(a)7., Florida Administrative Code, below, shall be consolidated into a single submission for each of the two plan amendments adoption times during the calendar year. The comprehensive plan submitted pursuant to Section 163.3167, Florida Statutes, shall be counted as one of the two plan amendment adoption times during the calendar year; however, only the submittal requirements of Rule 9J-11.004, Florida Administrative Code, must be followed.

For each proposed plan amendment submittal package, the local governing body shall submit:

- (a) No change.
- 1. No change.
- 2. The date or dates on which the local governing body held the public hearing at which the transmittal of the plan amendment to the Department was approved and the date that the proposed amendment and one copy of each item specified under Rules 9J-11.006(1)(a), (b), (c) and (d), Florida Administrative Code, was submitted to the appropriate regional planning council and water management district(s), and Department of Transportation and Department Environmental Protection. When submitting EAR based proposed amendments pursuant to Section 163.3191(4), Florida Statutes, the local government must certify that copies of the adopted EAR have been provided to the appropriate regional planning council, water management district, Department of Transportation, and the Department of **Environmental Protection**;
 - 3. through 6. No change.

- 7. Whether the proposed amendment is one of the exemptions to the twice per calendar year limitation on the adoption of comprehensive plan amendments and the facts and circumstances which cause the amendment to be considered as one of the following exemptions:
- a. Directly related to a proposed development of regional impact pursuant to Chapter 380, Florida Statutes, including changes which are determined to be substantial deviations and Florida Quality Developments. In order for an amendment to be exempt from the twice-a-year amendment restriction under the development-of-regional-impact provision, the amendment must have been transmitted and adopted pursuant to Paragraph 380.06(6)(b), Florida Statutes. The comprehensive plan, elements and amendments shall be adopted by ordinance at the public hearings required by Paragraph 380.06(6)(b), Florida Statutes, after the notices required by Paragraphs 163.3184(15)(b) and (c), and Section 380.06(6)(b), Florida Statutes. A copy of the transmittal letter to the regional planning council applying for development approval shall accompany the development of regional impact amendment when submitted to the Department;
- b. Directly related to proposed small scale development activities pursuant to Subsection 163.3187(1)(c), Florida Statutes;
- c. An emergency as defined in Subsection 163.3187(1)(a), Florida Statutes. In the case of an emergency, the transmittal of the amendment must be unanimously approved by the local governing body. The transmittal shall include a statement which sets forth the facts and circumstances justifying the emergency;
- d. An amendment submitted to the Department pursuant to a compliance agreement;
- e. Whether the amendment is directly related to an intergovernmental coordination element pursuant to Sub-subparagraph 163.3177(6)(h)1.a., b., c. and d., Florida Statutes;
- f. An amendment submitted to the Department for the location of a state correctional facility;
- g. An amendment submitted to the Department identifying the land use categories in which public schools are an allowable use pursuant to Subsection 163.3177(6)(a), Florida Statutes;
- h. An amendment that changes the schedule in the capital improvement element, and any amendments directly related to the schedule pursuant to Subsection 163.3187(1)(f), Florida Statutes:
- i. An amendment relating to an economic development project as defined under Section 403.973, Florida Statutes:
- k. An amendment changing school concurrency service area boundary pursuant to Sub-paragraph 163.3180(12)(c)2., Florida Statutes;
 - 8. through 10. No change.

- (b) through (c) No change.
- (d) Six copies of the adopted evaluation and appraisal report (EAR) when submitting the proposed EAR based amendments pursuant to Section 163.3191(4), Florida Statutes, or the local government shall certify that the EAR has been previously sent to the Department and each review agency as listed under Rule 9J-11.009(8)(a) through (h), Florida Administrative Code.
 - (2) No change.
- (3) A local government may make no further amendments to the comprehensive plan after the date established by Rule 9J-33, Florida Administrative Code, for submittal of its adopted evaluation and appraisal report, unless the local government has submitted its evaluation and appraisal report to the Department and the Department has determined that it is sufficient or the amendment meets the requirements of subsection 163.3187(6), Florida Statutes.
- (3)(4) Local governments must make a determination on transmittal of proposed amendments related to developments of regional impact within 60 days of the filing of the application for development approval unless that time is extended by the developer.

Specific Authority 163.3177(9) FS. Law Implemented 163.3177(9), 163.3184(1),(2),(3),(15), 163.3187(1),(2),(5), 163.3191, 380.06(6) FS. History–New 9-22-87, Amended 10-11-88, 11-10-93, 11-6-96.

- 9J-11.008 Action Upon Receipt or Non-Receipt of Proposed Local Government Comprehensive Plan.
 - (1) through (3) No change.
- (4) When a local government has not submitted the comprehensive plan or all of the element(s) required in Chapter 163, Part II, Florida Statutes, and Chapter 9J-5, Florida Administrative Code, or does not include one or more items required to be adopted pursuant to Rule 9J-5.005(1)(c), Florida Administrative Code, the Department shall notify the local government regarding the missing plan or element(s), within five working days of the due date established in Section 163.3167, Florida Statutes. This notification shall be sent from the Director, Division of Community Resource Planning and Management, to the chief elected official of the local government by certified mail, return receipt requested. A copy of the above referenced notification will be sent by the Department by certified mail, return receipt requested, to the appropriate regional planning council so that the regional planning council may provide at least a 90 calendar day written notice to the local government that they will assume the planning responsibility and shall proceed with preparation of the missing comprehensive plan, element(s) or item(s) by a specified date.
 - (a) No change.
- (b) Prior to initiating the planning process, the regional planning council shall provide at least a 90 calendar day written notice to any local government whose comprehensive plan, element(s) or item(s) it is required to prepare, and specify

- the date that it will begin work on the missing comprehensive plan, element(s) or item(s). A copy of this written notice from the regional planning council to the local government shall be mailed simultaneously to the affected local government and to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team.
- (c) Before the adoption by the regional planning council of the comprehensive plan, element(s) or item(s) pursuant to Subsection 163.3167(3), Florida Statutes, the regional planning council shall transmit ten copies of the proposed comprehensive plan, element(s) or item(s), together with ten copies of support documents which include data and analyses used in formulating the plan, element(s) or item(s) or summaries of the support documents to the local government and the Department in accordance with the provisions of Section 163.3184, Florida Statutes. The Department's copies shall be transmitted to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team.
 - (d) through (e) No change.

- 9J-11.009 Action Upon Receipt of Proposed Local Government Comprehensive Plan Amendment.
 - (1) No change.
- (2) When a proposed plan amendment submittal package includes all the information required by Rule 9J-11.006, Florida Administrative Code, the Department will send a notice to the local government, the appropriate regional planning council, water management district(s), Department of Transportation and Department of Environmental Protection within five working days of receipt of the complete proposed amendment submittal package. The time period to determine whether a review will be done as specified in Subsections 163.3184(6)(a) and (b), Florida Statutes, will begin upon the transmittal by the local governing body to the Department, of a complete amendment submittal package. The transmittal date shall be the United States Mail postmark or other similar official transmittal date of the mail company. Hand delivered documents shall be considered transmitted on the date of receipt by the Division of Community Resource Planning and Management.
 - (3) through (4) No change.
- (5) The appropriate regional planning council, an affected person, or the local government can request a review by submitting a written request to the Department with a notice to the local government, and any other person who has requested notice, within 30 days after transmittal of the complete amendment package by the local governing body to the Department. An affected person requesting a review must provide as part of their written request, a statement of facts

sufficient to show that the person making the request is an affected person pursuant to Paragraph 163.3184(1)(a), Florida Statutes. The Department may reject a request to review by an individual if it determines there are insufficient or contrary facts to demonstrate that the person is an affected person. The request shall be sent to: Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team. The Department will notify the local government, the appropriate regional planning council, water management district(s), Department of Environmental Protection, and Department of Transportation and any other person who has requested notice of the decision to review the amendment. If an affirmative decision is made to review the amendment, the Department will proceed with the review steps set out in Rule 9J-11.009(7), Florida Administrative Code.

(6) through (9) No change.

Specific Authority 163.3177(9) FS. Law Implemented 163.3167(2),(3), 163.3177(9), 163.3184(2),(3),(4),(5),(6) FS. History–New 9-22-87, Amended 11-10-93, 11-6-96.

9J-11.010 Review of Proposed Local Government Comprehensive Plan or Proposed Plan Amendment.

- (1) through (2) No change.
- (3) The Department, within 30 calendar days after the deadline for receipt of written responses from the appropriate reviewing agencies listed in Rule 9J-11.009(3) and 9J-11.009(8), Florida Administrative Code, the Director, Division of Community Resource Planning and Management, or the Director's designee shall send its objections, recommendations and comments report to the local governing body. For the information of the local government, the Department will attach a copy of the written responses received from the reviewing agencies. The Department will send a copy of its objections, recommendations and comments report to the appropriate review agencies specified in Rules 9J-11.009(7), 9J-11.009(8) and 9J-11.010(5), Florida Administrative Code.
 - (4) through (6) No change.
- (7) For plan amendments, the appropriate regional planning council, water management district(s), Department of Transportation, and Department of Environmental Protection and the public are required by Section 163.3184(4), Florida Statutes, to provide a written response to the Department within 30 calendar days from initiation of the review of the proposed amendment. The initiation of the review period shall be based upon the estimated receipt date of the complete amendment by other review agencies as named in Rule 9J-11.009(7), Florida Administrative Code. This time period is established under Rule 9J-11.010(8), Florida Administrative Code, and will be provided to the above noted agencies by the Department's notice under Rule 9J-11.009(3), (4) or (5), Florida Administrative Code.

(8) The review agencies and local governments pursuant to Rule 9J-11.009(7) or (8), Florida Administrative Code, as applicable, are required to provide pursuant to Section 163.3184(4), Florida Statutes, a written response to the Department. Such response must be signed by an agency head or authorized individual(s). The written response shall be addressed to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team. The date the agencies and governments receive the plan, element or amendments shall be deemed to be the fifth calendar day after the day the Department mails the plan, element or amendments. The Department shall calculate the response deadlines for the agencies and governments from this estimated receipt date.

Specific Authority 163.3177(9) FS. Law Implemented 163.3177(9),(10), 163.3184(1)(b),(6)(a),(b),(c), 163.3189(2) FS. History–New 9-22-87, Amended 11-10-93, 11-6-96.

- 9J-11.011 Local Government Adoption of the Comprehensive Plan or Plan Amendment and Submittal for the Compliance Review.
 - (1) through (4) No change.
- (5) Within ten working days after adoption, the local government shall submit a transmittal letter signed by the chief elected official or the person designated by the local government, which designates the newspaper, meeting the size and circulation requirements of Subsection 163.3184(15)(c), Florida Statutes, in which the Department should publish the required Notice of Intent pursuant to Subsection 163.3184(8)(b), Florida Statutes, and enclose three copies of the adopted comprehensive plan and the data and analysis or in the case of adopted amendment(s), three copies of the adopted amendment(s) and the data and analysis in strike through and underline format or similar easily identifiable format identifying the new text that has been adopted, indicating the adoption ordinance number, effective date and plan amendment number on each page, and in the case of a future land use map plan amendment, three copies of the adopted future land use map reflecting the changes made when adopted, and a copy of the executed ordinance adopting the comprehensive plan or amendment(s) to the Department. Each adopted plan amendment must be supported by data and analysis in accordance with Rule 9J-5.005(2), Florida Administrative Code. If the original plan data and analysis or the data and analysis of a previous amendment or data and analysis submitted with the material transmitted pursuant to Rules 9J-11.004(2)(c), 9J-11.006(1)(b) or 9J-11.007, Florida Administrative Code, support the amendment, no additional data and analysis is required to be submitted to the Department unless the previously submitted data is no longer the best available existing data. The newly submitted data and analysis must reflect the best data available at the time the adopted

amendment is submitted to the Department. If a local government relies on original plan data and analysis or the data and analysis of a previous amendment to support an amendment, it shall provide to the Department, at the time of the adopted submittal, a reference to the specific portions of the previously submitted data and analysis on which the local government relies to support the amendment. This material shall be sent directly to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team. In addition, the local governing body shall transmit a copy of the adopted amendment and the data and analysis or reference the existing data and analysis to the appropriate regional planning council. The local government shall also transmit this material to review agencies listed in Rule 9J-11.009(8), Florida Administrative Code, and local governments or any other interested parties that have filed a written request with the governing body for a copy of the plan or amendment. The local government must ensure that the review agencies copy of the adopted plan remain complete by also transmitting copies of each subsequently adopted amendment and related documents to the review agencies at the time of each adoption. The transmittal letter to the Department shall certify that the adopted amendment, including the data and analysis have been sent to each of the above entities, as appropriate. In addition the following items shall be submitted with the adopted comprehensive plan or amendment:

- (a) through (g) No change.
- (6) No change.
- (7) In the case where the local government makes the determination not to adopt a proposed plan amendment, a letter must be sent to the Department within five working days to inform the Department of this decision. This letter shall be sent to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team.
- (8) In the case where the local government adopts corrections, updates and modifications of the capital improvements element concerning costs, revenue sources, acceptance of facilities or facility construction dates pursuant to Subsection 163.3177(3)(b), Florida Statutes, a copy of the executed ordinance shall be submitted to the Department within ten working days after adoption. If a local government adopts corrections, updates, or modifications of current costs in other elements which were set out as part of the comprehensive plan, a copy of the executed ordinance shall be submitted to the Department within ten working days after adoption. Copies of the referenced executed ordinances in this section of Rule 9J-11.011, Florida Administrative Code, shall be sent to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team and will not be subject to a compliance review.

- (9) No change.
- (10) Local governments with a plan in compliance are bound by the effective date provisions of Section 163.3189, Florida Statutes. They shall include the following language in the adoption ordinance for plan amendments other than small scale amendments:

The effective date of this plan amendment shall be the date a final order is issued by the Department of Community Affairs or Administration Commission finding the amendment in compliance in accordance with Section 163.3184(1)(b), Florida Statutes, whichever occurs earlier. No development orders, development permits, or land uses dependent on this amendment may be issued or commence before it has become effective. If a final order of noncompliance is issued by the Administration Commission, this amendment nevertheless be made effective by adoption of a resolution affirming its effective status, a copy of which resolution shall be sent to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team.

An adopted amendment whose effective date is delayed by law shall be considered part of the adopted plan until determined to be not in compliance by final order of the Administration Commission. Then, it shall no longer be part of the adopted plan unless the local government adopts a resolution affirming its effectiveness in the manner provided by law.

Specific Authority 163.3177(9) FS. Law Implemented 163.3167(3), 163.3177(9), 163.3184(1)(b),(2),(6),(7),(15),(16), 163.3187(1), 163.3189, 163.3191, 380.06(6) FS. History–New 9-22-87, Amended 10-11-88, 11-10-93, 11-6-96.

- 9J-11.012 Compliance Review and Notice of Intent.
- (1) through (2) No change.
- (3) A copy of the Notice of Intent will be mailed to the local government, the review agencies listed in Rule 9J-11.009(8), Florida Administrative Code, and to persons who request a copy of the notice. Requests for a copy of a Notice of Intent shall be in writing and shall be sent directly to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team and shall specify the plan or amendment by the name of the local government and by ordinance number or other formal designation.
- (4) The Notice of Intent shall be issued by the Director of the Division of <u>Community</u> Resource Planning and <u>Management</u>, Department of Community Affairs or authorized designee.
 - (5) through (6) No change.
- (7) If a Notice of Intent is issued to find the adopted plan or amendment in compliance, any affected person, within 21 calendar days after the publication of notice pursuant to Rule 9J-11.012(4), Florida Administrative Code, may file a petition challenging the determination of compliance with the Department pursuant to Section 120.57, Florida Statutes.

Subsequent to the Notice of Intent and after the matter has been forwarded to the Division of Administrative Hearings pursuant to Subsections 163.3184(8) or (10), Florida Statutes, the local government proposing the amendment, or any party to the proceeding may demand informal mediation or expeditious resolution of the amendment proceeding by serving written notice on all parties to the proceeding and the assigned administrative law judge hearing officer.

- (a) The petition shall be filed with the Agency Clerk, Department of Community Affairs <u>pursuant to the provisions</u> of Rule 28-106.201, Florida Administrative Code. Each petition shall be typewritten or otherwise duplicated in legible form on white paper of standard letter size. Unless printed, the impression shall be on one side of the paper only and lines shall be double-spaced and indented. Each petition shall eontain the following:
 - 1. The Department docket number, if known;
 - 2. The name of party on whose behalf the petition is filed;
- 3. The name, address, and telephone number of the person filing the petition;
 - 4. The signature of the person filing the petition;
- 5. A statement of facts sufficient to show that petitioner is an affected person, as defined in Subsection 163.3184(1), Florida Statutes, including the date(s) and method by which the petitioner submitted objections during the local government review and adoption proceedings;
- 6. A statement identifying the comprehensive plan or plan amendment(s) which is challenged, including the name of the local government, date of adoption, ordinance number(s) or other specific formal designation(s);
- 7. A statement describing how each portion of a comprehensive plan or plan amendment alleged to be not in compliance is not consistent with one or more provisions of Sections 163.3177, 163.3178, 163.3191, Florida Statutes, the state comprehensive plan, the appropriate strategic regional policy plan, or Chapter 9J-5, Florida Administrative Code; and
- 8. A demand for relief to which the petitioner deems himself entitled.
- 9. A certificate of service certifying that a copy of the petition has been served on the local government and any known owner of the property.
 - (b) through (c) No change.
- (d) If a petition is filed that does not substantially comply with the requirements of Rule 28-106.201 9J-11.012(7)(a), Florida Administrative Code, the Department shall issue an order dismissing the petition with leave to file an amended petition complying with the requirements of this rule within 15 days of service of the order. If an amended petition complying with this rule is not filed within 15 days of service of the order, the petitioner's right to a proceeding under Section 120.57, Florida Statutes, is waived.
 - (e) No change.

- (f) After the hearing pursuant to Subsection 163.3184(9), Florida Statutes, the <u>administrative law judge</u> hearing officer shall mail the Recommended Order to the Agency Clerk, Department of Community Affairs.
 - (g) No change.

Specific Authority 163.3177(9) FS. Law Implemented 163.3177(9), 163.3184(8),(9),(10) FS. History–New 9-22-87, Amended 10-11-88, 11-10-93, 11-6-96, 7-21-97.

- 9J-11.0131 Local Government Adoption of Comprehensive Plan Compliance Agreement Amendment(s) and Transmittal to the Department.
 - (1) through (2) No change.
- (3) Within ten working days after the local government has adopted the compliance agreement plan amendment(s), the local government shall submit to the Department a complete compliance agreement plan amendment(s) package consisting of: a transmittal cover letter signed by the chief elected official indicating compliance with Rules 9J-11.0131(2)(a), (b) and (c), Florida Administrative Code, the executed ordinance(s) adopting the compliance agreement plan amendment(s) and three copies of the compliance agreement plan amendment(s). This material shall be sent directly to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team. The local government shall also submit one copy of the adopted compliance agreement plan amendment(s) to the appropriate regional planning councils, local governments and intervenors as indicated in Subsection 163.3184(16)(d), Florida Statutes.

Specific Authority 163.3177(9) FS. Law Implemented 163.3184(16)(d) FS. History–New 11-10-93, Amended 11-6-96.

- 9J-11.015 Submittal Requirements for Adopted Small Scale Development Amendments.
 - (1) No change.
- 9J-11.015(2), F.S., is changed to read as follows:
- (2) The local governing body shall submit one copy of the small scale development amendment which shall include a future land use map depicting the newly adopted land use designation and the boundaries and location of the subject property in relationship to the surrounding street and thoroughfare network. A copy of the public hearing notice shall also be included in the submittal package. The local governing body shall simultaneously submit completed copies of Form RPM-BSP-Small Scale-1 effective 11/6/96 with the Small Scale development amendment. Copies of Form RPM-BSP-Small Scale-1 may be obtained from the Department of Community Affairs, Division of Community Resource Planning and Management Plan Processing Team.
- (3) The adopted small scale amendment shall be sent directly to the Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team, within ten working days of adoption.
 - (4) No change.

Specific Authority 163.3177(9) FS. Law Implemented 163.3187 FS. History–New 11-10-93, Amended 11-6-96.

- 9J-11.018 Evaluation and Appraisal Reports and Evaluation and Appraisal Report-Based Amendments.
 - (1) No change.
- (2) TRANSMITTAL REQUIREMENTS FOR PROPOSED EVALUATION AND APPRAISAL REPORT.
- (a) If local government elects to submit a proposed Evaluation and Appraisal Report 90 days prior to In accordance with the evaluation and appraisal report schedule established in Rule 9J-33, Florida Administrative Code, the local planning agency shall prepare and transmit a proposed evaluation and appraisal report to the local governing body for review and adoption, and contemporaneously send a copy to the Department and each review agency as listed under Rule 9J-11.009(8)(a) thru (h), Florida Code Rules. The local planning agency shall submit a transmittal letter which specifies the date or dates on which the local planning agency held the public hearing and the date that the proposed evaluation and appraisal report was transmitted to each review agency as listed under Rule 9J-11.009(8)(a) thru (h), Florida Administrative Code. At a minimum, the format and content of the proposed report will include a table of contents; numbered pages; element headings; section headings within elements; a list of included tables, maps and figures; titles and sources for all included tables, maps and figures; where applicable, maps shall include major natural and man-made geographic features, city, county and state lines; maps shall contain a legend indicating a north arrow, map scale and date; a preparation date; and the name of the preparer.
 - (b) No change.
- (c) The local planning agency shall prepare its proposed report in conformity with the public participation procedures that were adopted by the local planning agency in accordance with the public participation requirements of Section 163.3181, Florida Statutes, and Rule 9J 5.004, Florida Administrative Code.
- (d) The appropriate reviewing agencies as listed under Rule 9J-11.009(8)(a) thru (h), Florida Administrative Code, must provide written comments to the Department within 30 days after receipt of the proposed report pursuant to Section 163.3191(5), Florida Statutes. A local planning agency may, at the direction of the local governing body, and in accordance with Subsection 163.3191(8), Florida Statutes, prepare and transmit an evaluation and appraisal report in advance of the transmittal date established by Rule 9J-33, Florida Administrative Code, in accordance with the Early Submission requirements therein.
- (e) Within 30 days of receipt of a proposed evaluation and appraisal report the Department shall review the proposed report and submit comments to the local government. If a local planning agency transmits an early evaluation and appraisal report, the local planning agency shall transmit an addendum in

- conformity with the schedule established by Rule 9J-33, Florida Administrative Code, which, at a minimum, addresses changes in local conditions, relevant changes in the state comprehensive plan, the requirements of Section 163.3191, Florida Statutes, the requirements of Chapter 9J-5, Florida Administrative Code, and applicable strategic regional policy plan changes that occurred subsequent to the adoption of the earlier evaluation and appraisal report.
- (3) SUBMITTAL REQUIREMENTS FOR ADOPTED EVALUATION AND APPRAISAL REPORT.
- (a) Within 90 days after receiving the proposed evaluation and appraisal report from the local planning agency, the local governing body shall adopt, or adopt with changes, the proposed evaluation and appraisal report. Within ten working days of adoption of the report, the local governing body shall submit three copies of the adopted report to the Department. If a proposed report was provided, the local government shall provide a copy of the report to the reviewing agencies which provided comments for the proposed report to the local government. If a proposed report was not provided pursuant to Section 163.3191(5), Florida Statutes, the local government shall provide a copy of the report to all reviewing agencies as listed under Rule 9J-11.009(8)(a) thru (h), Florida Administrative Code, including adjacent local governments.
- (b) The adopted evaluation and appraisal report will address the requirements of Rule 9J-11.018(2)(b), Florida Administrative Code and. When evaluation and appraisal report-based amendments to the comprehensive plan do not occur simultaneously with the adoption of the evaluation and appraisal report, the report shall include a schedule for adoption of evaluation and appraisal report-based amendments within one year after the report or addendum is adopted unless a six-month extension is requested in writing by the local government.
- (c) The local governing body shall adopt, or adopt with changes, the evaluation and appraisal report in conformity with the public participation procedures in accordance with the public participation requirements of Section 163.3181, Florida Statutes, and Rule 9J-5.004, Florida Administrative Code.
- (d) A local governing body may adopt and submit an evaluation and appraisal report transmitted by the local planning agency in advance of the submittal date established by Rule 9J 33, Florida Administrative Code, in accordance with the Early Submission requirements therein.
- (e) If the local governing body adopts an evaluation and appraisal report more than 90 days prior to the due date established in Rule 9J 33, Florida Administrative Code, for the adoption of the report, the local governing body shall also adopt and submit an addendum to the adopted report in conformity with this subsection.
- (f) At a minimum, the addendum shall address relevant changes in the local comprehensive plan, the state comprehensive plan, Chapter 163, Part II, Florida Statutes, the

requirements of Chapter 9J 5, Florida Administrative Code, and the applicable strategic regional policy plan that occurred subsequent to the adoption of the earlier evaluation and appraisal report. The public participation, public notice, and adoption requirements established for the submittal of the adopted evaluation and appraisal report must be followed when submitting the addendum to the adopted report.

(d)(g) All evaluation and appraisal report materials, including graphic and textual materials, maps, support documents including data and analysis, including a submittal letter from the designee of the local governing body stating the dates on which the local government held the requisite public hearings, and a copy of the adoption ordinance or resolution shall be submitted directly to: Florida Department of Community Affairs, Division of Community Resource Planning and Management, Plan Processing Team-EAR REVIEW.

- (4) CRITERIA FOR DETERMINING SUFFICIENCY OF ADOPTED EVALUATION AND APPRAISAL REPORTS.
- (a) Within 60 days of receipt of an adopted evaluation and appraisal report or addendum, the Department shall review the adopted report for preliminary to determine its sufficiency. A final sufficiency determination shall be completed within 90 days of receipt. A sufficiency review shall not be a compliance review, but shall be a determination that:
- 1. the report or addendum was adopted and submitted timely; and
- 2. the adopted report or addendum addresses all the requisite provisions of Section 163.3191, Florida Statutes, including the requirements of Subsections 163.3191(2), (3), and (6), Florida Statutes, and this Rule.

(b) A local government may request that the Department provide substantive comments regarding the report or addendum during the Department's sufficiency review to assist the local government in the adoption of its evaluation and appraisal report based plan amendments. Comments provided during the sufficiency review will not be binding on the local government or the Department, and will not supplant or limit the Department's consistency review of the adopted EAR-based amendments. A request for comments must be made in writing by the local government and must be submitted at the same time the adopted report is submitted for sufficiency review.

(b)(e) Upon completion of its sufficiency review, the Department will notify in writing the local governing body of its sufficiency determination.

(c)(d) If the Department determines that the adopted report or addendum sufficiently addresses the requisite provisions of Section 163.3191, Florida Statutes, and this Rule, the local government shall proceed with adoption of plan amendments

necessary to implement the recommendations in the report or addendum, and may proceed with plan amendments in addition to the evaluation and appraisal report-based plan amendments.

(d)(e) If the local governing body fails to adopt the evaluation and appraisal report by the established adoption date, the local governing body is prohibited from amending its comprehensive plan, except for amendments described in Section 163.3187(1)(b), Florida Statutes, until such time as the local governing body adopts and submits an evaluation and appraisal report to or addendum that the Department determines sufficiently addresses the requisite provisions of Section 163.3191, Florida Statutes, and this Rule.

(e)(f) If the Department determines that the adopted report or addendum is not sufficient because it fails to address the requirements of Section 163.3191, Florida Statutes, and this Rule, the local governing body may amend its comprehensive plan for a period of one year after the initial determination of insufficiency. If the one year period after the initial sufficiency determination of the report has expired and the report has not been determined to be sufficient the local government is prohibited from amending its comprehensive plan, until such time as the local governing body adopts and submits an evaluation and appraisal report or addendum that the Department determines sufficiently addresses the requisite provisions of Section 163.3191, Florida Statutes, and this Rule, except for plan amendments that meet the requirements of Section 163.3187(1)(b) subsection 163.3187(6), Florida Statutes.

(f)(g) If local governments are prohibited from amending the comprehensive plan pursuant to Rule 9J-11.018(4)(d) and (e), Florida Administrative Code, then during the time period of the prohibition starting subsequent to the submission date specified in Rule 9J-33, Florida Administrative Code, amendments will not be processed by the Department, and will be returned to the local government except for plan amendments that meet the requirements of subsection 163.3187(1)(b)(6), Florida Statutes. In order to secure review thereafter, the local government may resubmit the amendments in accordance with the requirements of Sections 163.3184, 163.3187, and 163.3189, Florida Statutes, following a determination that the local government's evaluation and appraisal report or addendum is sufficient.

- (5) SUBMITTAL REQUIREMENTS FOR PROPOSED AND ADOPTED EVALUATION AND APPRAISAL REPORT-BASED AMENDMENTS.
- 9J-11.018(5)(a), FS., is changed to read as follows:
- (a) Except when a local governing body submits its amendment simultaneously with its evaluation and appraisal report, Wwithin 18 months after the report is determined to be sufficient by the Department one year of adoption of an evaluation and appraisal report, and within one year of

adoption of an addendum to the earlier report, the local government shall amend its comprehensive plan based upon the recommendations contained therein unless a six-month extension is requested in writing by the local government. The extension request will be granted if the request demonstrates why the local government is unable to meet the original 18 month adoption time frame. Upon Request an additional six month extension will be granted if the local government demonstrates that the additional extension will result in greater coordination between transportation and land use for the purposes of improving Florida's transportation system.

(b) All evaluation and appraisal report-based plan amendments, including amendments submitted pursuant to an addendum, shall be submitted in accordance with the procedures contained in Sections 163.3184, 163.3187, and 163.3189, Florida Statutes, and Rule 9J-11.006 and Rule 9J-11.011, Florida Administrative Code, and shall be subject to compliance review as that term is defined in Subsection 163.3184(1)(b), Florida Statutes.

(e) Notwithstanding the requirements of subsection (1) of this section, a local government may adopt its evaluation and appraisal report-based plan amendments simultaneously with the adoption of its report or addendum. An evaluation and appraisal report adopted simultaneously with the local government's adoption of the report based plan amendments shall be adopted in accordance with Subsection 163.3187(5) and Section 163.3191, Florida Statutes, and this Rule, including the requirements for public notice and public hearings. The adoption of a report simultaneous with the adoption of report-based plan amendments shall not act as a bar to, or limitation on, the effect of the Department's sufficiency review of the adopted report, nor may the Department waive its responsibilities for review of such report. Evaluation and appraisal report-based plan amendments adopted simultaneously with the local government's adoption of its report shall be adopted in accordance with Sections 163.3184, 163.3187, and 163.3189, Florida Statutes, and shall be subject to compliance review.

Specific Authority 163.3177(9) FS. Law Implemented <u>163.3187(6)</u>, 163.3191 FS. History–New 11-6-96, <u>Amended</u>

9J-11.019 Action to Require Local Government to Submit Land Development Regulations for Review.

- (1) No change.
- 9J-11.019(2) and (3), FS., is changed to read as follows:
- (2) The Department shall consider that reasonable grounds exist only if the Chief, Bureau of Local Planning, Department of Community Affairs, Division of Community Resource Planning and Management, has received a letter stating facts which show that the local government has completely failed to adopt one or more of the regulations required by Subsection 163.3202(2), Florida Statutes, within one year after submission of its revised comprehensive plan for review pursuant to

Subsection 163.3167(2), Florida Statutes, or if the Department has received a letter stating facts which show that the local government has totally failed to adopt one or more of the regulations required by Subsection 163.3202(6), Florida Statutes, consistent with the date cited within Subsection 163.3202(6), Florida Statutes. The letter shall include the name, address, telephone number and signature of the sender and shall provide any relevant background documentation and specific reasons for the assertion that the required regulations have not been adopted.

(3) If the Department has reasonable grounds to believe that a local government has completely failed to adopt one or more of the land development regulations required by Subsection 163.3202(2) or Subsection 163.3202(6), Florida Statutes, the Department shall mail a certified letter, return receipt requested, to the chief local elected official requiring the local government to transmit two copies of whatever land development regulations have been adopted, including regulations of other agencies if incorporated into the local government's development approval system, to the Chief, Bureau of Local Planning, Department of Community Affairs, Division of Community Resource Planning and Management, within 30 calendar days from receipt of the letter from the Department. The land development regulations submitted must include copies of any separate adopting or enabling legislation. All copies of regulations and legislation must be certified as true and correct copies of the originals by the city or county clerk.

(4) If the local government has not adopted the required land development regulations, it shall send a letter to the Chief, Bureau of Local Planning, Department of Community Affairs, Division of Community Resource Planning and Management, within 30 calendar days from receipt of the letter from the Department indicating that the regulations have not been adopted. The letter shall state what actions the local government has already taken to develop and adopt the required regulations and shall include a schedule approved by formal action of the local governing body for adoption of the regulations. The schedule must provide for the adoption of the required regulations within 120 calendar days from receipt of the Department's initial letter requesting copies of the regulations unless the Department agrees to refrain from taking further action for an additional period of time during the 120 day period. If the local government requests that the Department refrain from taking further action, the Department will respond to that request within 14 calendar days of receipt of the request. The Department shall not agree to refrain from taking further action for an additional period of time unless there is substantial evidence that the local government is unable to adopt the regulations within the 120 day period.

(5) No change.

Specific Authority 163.3202(5) FS. Law Implemented 163.3202 FS. History-New 11-6-96, Amended

9J-11.021 Action if Local Government Has Failed to Adopt the Required Land Development Regulations.

- (1) through (2) No change.
- (3) The local government shall have 90 calendar days from receipt of the Department's notification letter to adopt the required regulations, unless the Department agrees to refrain from taking further action for an additional period of time during the 90 day period. If the local government requests that the Department agree to refrain from taking further action for an additional period of time, the Department will respond to that request within 14 calendar days of receipt of the request. Every request that the Department refrain from taking further action must include a schedule approved by formal action of the local government that provides for the adoption of the required regulations during the extension period. The Department shall not agree to refrain from taking further action for an additional period of time unless there is substantial evidence that the local government is unable to adopt the regulations within the 90 day period. Upon adoption, the local government shall submit two copies of the required regulations, including copies of any separate adopting or enabling legislation, to the Chief, Bureau of Local Planning, Department of Community Affairs, Division of Community Resource Planning and Management. All copies of regulations and legislation must be certified as true and correct copies of the originals by the city or county clerk.
 - (4) through (6) No change.

Specific Authority 163.3202(5) FS. Law Implemented 163.3202 FS. History-New 11-6-96, Amended

9J-11.021 Action if Local Government Has Failed to Adopt the Required Land Development Regulations.

- (1) If the Department determines that the local government has completely failed to adopt one or more of the land development regulations required by Subsection 163.3202(2) or Subsection 163.3202(6), Florida Statutes, the Department will notify the chief local elected official and initiating party in writing within 30 calendar days of receipt of the regulations for review from the local government. The letter to the local government shall be certified, return receipt requested.
 - (2) through (6) No change.

Specific Authority 163.3202(5) FS. Law Implemented 163.3202 FS. History-New 11-6-96, Amended

DEPARTMENT OF REVENUE

RULE CHAPTER NO.: RULE CHAPTER TITLE:

12-18 Compensation for Tax Information CHANGE IN CABINET AGENDA OF FEBRUARY 23, 1999 The proposed amendments to Rule Chapter 12-18, F.A.C., which were originally noticed in the Florida Administrative Weekly on December 11, 1998, Vol. 24, No. 50, pp. 6739-6745, and noticed for consideration for adoption by the Governor and Cabinet in the Florida Administrative Weekly on January 22, 1999, Vol. 25, No. 3, page 275, have been withdrawn from the Cabinet Agenda of February 23, 1999.

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER NO.: RULE CHAPTER TITLE: 14-63 **Building Moving Permit**

Regulations

RULE TITLE: RULE NO.: 14-63.011 Non-Compliance

Notice of rulemaking, which was published in Vol. 24, No. 41, October 9, 1998, issue of the Florida Administrative Weekly, is hereby withdrawn.

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER NO.: RULE CHAPTER TITLE:

14-96 State Highway System Connection

Permits, Administrative Process

RULE NOS.: RULE TITLES:

14-96.0011 Forms

14-96.007 Application Submittal, Review,

Approval, and Conditions

14-96.011 Permit Modification or Revocation;

> Alteration or Closure of Permitted Connections

14-96.012 Closure and Modification of

> **Unpermitted Connections** (Including Those to be Considered "Grandfathered")

WITHDRAWAL NOTICE

Notice of rulemaking, which was published in Vol. 24, No. 41, October 9, 1998, issue of the Florida Administrative Weekly, is hereby withdrawn.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR **VEHICLES**

Division of Motor Vehicles

RULE CHAPTER NO.: **RULE CHAPTER TITLE:**

15C-2 General

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)3., F.S., pursuant to comments received from the Joint Administrative Procedures Committee, published in Vol. 24, No. 49, December 4, 1998 issue of the Florida Administrative Weekly:

All rules: Section 320.824(1) FS., has been removed from the rulemaking authority.

15C-2.002

(3) Any manufacturer, having purchased Florida code seals or HUD labels on a personal, company or corporation check that has not cleared a bank due to insufficient funds or no account may be limited in the amount of seals or labels he may thereafter purchase.

(4) Seals or labels affixed to mobile/manufactured homes or recreational vehicles having code violations shall be voided and may be removed.

(2)(5) It will be the responsibility of the mobile/manufactured home or recreational vehicle manufacturer to affix the appropriate seal or label to all new units, prior to the unit being shipped from the factory location.

(3)(6) It will be the responsibility of the mobile/manufactured home or recreational vehicle dealer to verify that the appropriate seal or label is affixed on all new mobile/manufactured homes and new and used recreational vehicles (refer to 15C 2.008 for used units), prior to offering the units for sale to the public. It will be the responsibility of the selling dealer to ascertain that all used recreational vehicles, manufactured after January 1, 1968, either meet or exceed the requirements of the DHSMV's Used Recreational Vehicle Check list, forms HSMV 81001 and HSMV 81092 effective 2.89, as hereby incorporated by reference.

15C-2.003

(4)(8) HOURLY CHARGE FOR SERVICES OF INSPECTOR AND ENGINEER ON MOBILE/MANUFACTURED HOMES <u>DURING SPECIAL</u> INSPECTIONS AND RECREATIONAL VEHICLES

- (a) Manufacturers or dealers shall be charged thirty dollars (\$30.00) per hour, plus mileage (state mileage rate), for special inspections made by an authorized inspector, including, but not limited to plant approvals, 100% plant inspections, increased frequency inspections, reinspections, and special consumer complaint investigations, as requested by a manufacturer or dealer, or as may be deemed necessary by the Bureau of Mobile Home and Recreational Vehicle Construction.
- (b) Manufacturers or dealers shall be charged forty-five dollars (\$45.00) per hour for the service of each DMV (Bureau of Mobile Home and Recreational Vehicle Construction) engineer or individual assigned to carry out engineering duties, when services are requested by a manufacturer or dealer, or as may be deemed necessary by the Bureau of Mobile Home and Recreational Vehicle Construction.
- (d) There shall be a minimum charge of two (2) hours for each such inspection or investigation. The time shall be accrued from the time the employee leaves his office or official headquarters until the time he returns to his office or headquarters. Travel expenses to and from the employee's official headquarters shall also be paid by the mobile/manufactured home or recreational vehicle manufacturer or mobile/manufactured home or recreational vehicle dealer.

(6)(10) FEES. The Florida seal, HUD label, and hourly rate charges are based on the cost of inspection and administration; therefore, fees shall may be adjusted annually September 1st, based upon cost analysis of program budgeting, pursuant to sections 320.8255 and 320.8256, F.S.-

15C-2.005

(2) All units with deviations, code problems, etc., written up on a notice of violation or red tagged shall not be removed from the manufacturer's premises, dealer lot location, storage lot, or location where unit is tagged or notice of violation written, without prior approval from the Division of Motor Vehicles (Bureau of Mobile Home and Recreational Vehicle Construction). The criterion for division approval shall be that all deviations which were the basis for the notice of violation or red tag have been corrected. This department must be given a minimum of three (3) days notice when the deviations have been corrected so that reinspection of these units can be scheduled.

Specific Authority 320.011, 320.8225(1), 320.824(1) FS. Law Implemented 320.827, 320.8255, 320.8256 FS. History–New 1-25-75, Amended 2-25-76, 9-11-78, Formerly 15C-2.05, Amended 1-1-90, 12-10-92.

15C-2.0072

Specific Authority $\frac{205.193}{320.822(14)(12)}$, $\frac{320.824(1)}{320.8285}$, $\frac{320.8249}{320.8325}$ FS. Law Implemented $\frac{320.822(14)(12)}{320.77}$, $\frac{320.8285}{320.8325}$ FS. History–New 5-13-93.

15C-2.0073

(2)(b) A general liability insurance policy in the amount of \$100,000 and performance bond in the amount of \$5,000 is required for licensing pursuant to section 320.8249(3), F.S., and must be maintained in full force during the licensing period.

(7)(a) Installation decals may be purchased by submitting a request on form Mobile Home Installation Decal Order Form, HSMV – 81404 effective 7/97 to:

<u>Bureau of Mobile Home and Recreational Vehicle</u> Construction

Department of Highway Safety and Motor Vehicles

2900 Apalachee Parkway – MS 66

Tallahassee, FL 32399-0640

(850)413-7600 or FAX (850)488-7053

Specific Authority 320.8249, 320.011 FS. Law Implemented 320.8249 FS. History-New 10-1-96.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE: 59G-5.110 Claims Payment NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule as noticed in Vol. 24, No. 45, November 6, 1998, Florida Administrative Weekly, has been withdrawn.

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE: 64B8-2.001 **Definitions** NOTICE OF CHANGE

Notice is hereby given that the following change has been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 24, No. 53, of the December 31, 1998, issue of the Florida Administrative Weekly. The change is being made in response to written comments submitted by the staff of the Joint Administrative Procedures Committee. The Board, at its meeting of February 6, 1999, in Jacksonville, Florida, determined that subsection (10)(b)3., should be reworded to read as follows: "Any treatment pursuant to this subparagraph must be directly related to the patient's life threatening condition and administered under the direction of a Florida licensed physician:"

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tanya Williams, Executive Director, Board of Medicine, 2020 Capital Circle, S. E., Bin #C03, Tallahassee, Florida 32399-3253

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: **RULE TITLE:**

64B8-6.008 Unlicensed Physicians; Duties of

Hospital

NOTICE OF CHANGE

Notice is hereby given that the following change has been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 24, No. 53, of the December 31, 1999, issue of the Florida Administrative Weekly. The change is being made in response to the written comments submitted on the rule. The Board, at its meeting of February 6, 1999, in Jacksonville, Florida, determined that subsection (3) should be reworded to read as follows; "Each hospital making an adverse incident report as required by law shall identify any unlicensed physician involved in the adverse incident that is the basis of such report."

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tanya Williams, Executive Director, Board of Medicine, 2020 Capital Circle, S. E., Bin #C03, Tallahassee, Florida 32399-3253

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO .: RULE TITLE: 64B8-8.017 Citation Authority NOTICE OF CHANGE

Notice is hereby given that the following change has been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 24, No. 53, of the

December 31, 1998, issue of the Florida Administrative Weekly. The change is being made to rule pursuant to written comments received on the rule. The Board, at its meeting of February 6, 1999, in Jacksonville, Florida, determined that the rule should be changed to correct a typographical error in subsection (3)(a)3., and shall be reworded to read as follows:

Failure to document required HIV/AIDS \$1000 fine and related infections of TB and failure to document domestic violence CME.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tanya Williams, Executive Director, Board of Medicine, 2020 Capital Circle, S. E., Bin #C03, Tallahassee, Florida 32399-3253

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE NO.: **RULE TITLE:**

64B11-2.005 Temporary Permit to Practice Occupational Therapy

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. 24, No. 43, October, issue of the Florida Administrative Weekly. The changes are in response to comments provided by the Joint Administrative Procedures Committee. The Board, at a public hearing held on February 1, 1999, in Tampa, Florida, voted to change the rule to read as follows:

64B11-2.005 Temporary Permit to Practice Occupational Therapy.

- (1) An applicant who has been issued a temporary permit based on apparent eligibility for licensure by endorsement may practice as an occupational therapist without supervision, but such practice shall be permitted only until the next available meeting of the Board at which applications are considered, at which time the Board shall either grant or deny the license applied for and the temporary permit shall become void and of no force and effect.
- (2) No temporary permit shall be issued to an applicant for licensure by examination who has previously failed the examination and has not subsequently passed the examination.
- (3) An applicant who has been issued a temporary permit based on apparent eligibility for the next scheduled examination but who has never passed an examination to determine competency as recognized by the Board and who is not qualified for licensure by endorsement, may practice occupational therapy under the supervision of a licensed occupational therapist until notification of the results of the examination. An individual who has passed the examination may practice occupational therapy without supervision under his temporary permit until the next meeting of the Board. The temporary permit of an individual who has failed the

examination shall be deemed revoked upon notification to the Board of the examination results and the subsequent, immediate notification to the applicant of the revocation.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Occupational Therapy/MQA, 2020 Capital Circle, S. E., Bin #05, Tallahassee, Florida 32399-3255

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE NO.: RULE TITLE:

64B11-3.003 Temporary Permit to Practice as an

Occupational Therapy Assistant

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. 24, No. 43, October, issue of the Florida Administrative Weekly. The changes are in response to comments provided by the Joint Administrative Procedures Committee. The Board, at a public hearing held on February 1, 1999, in Tampa, Florida, voted to change the rule to read as follows:

64B11-3.003 Temporary Permit to Practice as an Occupational Therapy Assistant.

- (1) An applicant who has been issued a temporary permit based on apparent eligibility for licensure by endorsement may practice as an occupational therapy assistant, but such practice shall be permitted only until the next available meeting of the Board at which applications are considered, at which time the Board shall either grant or deny the license applied for and the temporary permit shall become void and of no force and effect.
- (2) No temporary permit shall be issued to an applicant for licensure by examination who has previously failed the examination and has not subsequently passed the examination.
- (3) An individual who has passed the examination may continue to practice as an occupational therapy assistant under the temporary permit until the next meeting of the Board. The temporary permit of an individual who has failed the examination shall be deemed revoked upon notification to the Board of the examination results and the subsequent, immediate notification to the applicant of the revocation.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Occupational Therapy/MQA, 2020 Capital Circle, S. E., Bin #05, Tallahassee, Florida 32399-3255

DEPARTMENT OF HEALTH

Division of Environmental Health and Statewide Programs

RULE NO.: RULE TITLE:
64E-14.002 Seasonal Farmworker
NOTICE OF CHANGE

Notice is hereby given that the following changes have been made in the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 24, No. 46, November 13, 1998, of the Florida Administrative Weekly: The changes were made in response to comments made at the public hearing for the rule, which was held on December 7, 1998 and written comments submitted by the Florida Legislature Joint Administrative Procedures Committee. Comments were received during the time period allowed for submission of materials.

Subsection 64E-14.002(14) has been changed so that when adopted it will read:

"Seasonal farmworker – A person who is employed where a minimum of 50 percent of their time in that position involves the hand-labor operations of planting, cultivating, or harvesting of agricultural crops, regardless of the duration of employment."

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation Program

RULE NOS.: RULE TITLES: 65C-17.002 Definitions 65C-17.004 Criteria

65C-17.005 Fee Waiver and Change in

Allowance Procedures

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. 24, No. 48, November 25, 1998, issue of the Florida Administrative Weekly:

65C-17.002 Definitions.

For purposes of this rule, the following definitions contained within the Master Trust Declaration shall apply:

- (3) "Current needs" of a client beneficiary means:
- (a) The cost of providing the particular residential services being utilized by the client, as determined by the department in accordance with the procedures established in Chapter <u>65-6</u> 65G, Florida Administrative Code (F.A.C.);

- (5) "Fee waiver" means a reduction or deferment of assessed fees pursuant to the procedures established in this chapter and in Rule 65-6.022 65G-6.022, F.A.C. Any child who is in the custody, care and control of the department in foster care pursuant to Chapter 39, F.S., is eligible to apply for a fee waiver.
- (9) "Personal Allowance" means an amount (in addition to the \$11.00 monthly foster care allowance – See definition (6) above) set aside from a child's Social Security Administration Title II (SSA), Supplemental Security Income (SSI), Veterans' (VA) or other federal benefit payment for the child's personal needs before any amounts are applied to the cost of care. See ss. 402.33(3); Rule 65-6.018 65G-6.018, F.A.C. For children in foster care receiving a federal benefit payment, the amount set aside shall be no less than \$15.00 per month. The child is eligible to apply for a change in the monthly allowance through the fee waiver review process. The personal allowance, as well as any other portion of the benefit payment not deducted for cost of care, shall be placed in the child's current needs trust account and shall be available to the child at all times. Pursuant to s. 402.17, F.S., the department is authorized to transfer funds to an account for the long-term and other needs of the child if the amount in the current needs account accumulates to the extent that it endangers the child's eligibility for benefits (the eligibility limit is \$2,000). The personal allowance shall be used to obtain clothing, recreational needs or activities, therapeutic equipment, transportation, and other personal and comfort items for the child. If a child has other special needs which cannot be provided by the department, another local, state or federal source, or from the child's family members or other responsible party, the fee waiver process established in 65C-17.005 shall be used to document the necessity of providing the essential item to the child.

65C-17.004 Criteria.

Any determination as to whether funds should be transferred to a different subaccount for the client, or whether, subject to availability of funding, a fee waiver or change in allowance should be granted shall be made by utilizing the following criteria to balance current and long-term needs of Family Safety and Preservation program Master Trust client beneficiaries:

- (1) Expressed preferences of the client previously made known to the caseworker and, when possible, documented in a PASS, PASS-ND, Independent Living or other case plan. The department caseworker shall work with each client who is completing a PASS or PASS-ND plan.
- 65C-17.005 Fee Waiver and Change in Allowance Procedures.
- (1) Notice regarding the client's ability to request a fee waiver or a change in the foster care or personal allowance shall be provided in DCF Form 285D, October, 1997, which is incorporated by reference herein (form is available at the

- central program office, 1317 Winewood Blvd., Building 7, Tallahassee, Florida 32399-0700), at the time of each judicial review to the child, the child's guardian ad litem (if appointed), the child's attorney (if appointed), the child's parents (unless parental rights have been terminated), the child's foster parents, and the child's department caseworker. A copy of the notice shall also be filed with the court.
- (2) Requests for fee waiver or a change in the foster care or personal allowance shall be directed to the district fee waiver review committee, utilizing CF Form 285, November, 1997, which is incorporated by reference herein (form is available at the central program office, 1317 Winewood Blvd., Building 7, Tallahassee, Florida 32399-0700). The request must be case specific and individualized. The person making the fee waiver or change in foster care or personal allowance request shall attach receipts, bills, certified statements or other documentation necessary to substantiate the request.
- (4) The fee waiver review shall be conducted in accordance with the guidelines in Rule 65C-17.004. The chairman of the fee waiver committee shall be responsible for audiotaping the proceeding and ensuring that the client's fiscal file or other location designated by the district. Non-departmental participants shall be required to sign the Certificate and Affidavit of Understanding located at the end of CF Form 285E (form is available at the central program office, 1317 Winewood Blvd., Building 7, Tallahassee, Florida 32399-0700).

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation Program

RULE CHAPTER NO.: RULE CHAPTER TITLE: 65C-21 Subsidized Child Care RULE NO.: RULE TITLE: 65C-21.003 Fee Schedule

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. 24, No. 48, November 25, 1998, issue of the Florida Administrative Weekly:

65C-21.003 Fee Schedule.

(2) The Subsidized Child Care Fee Schedule must be used to determine the amount the family must contribute for child care. The Subsidized Child Care Fee Schedule, effective July 1, 1998, Revised March 12, 1998, incorporated by reference, establishes the daily rate for care based on the number of persons in the family and the total income of the family. A copy of the Schedule may be obtained from the Department of Children and Family Services, 1317 Winewood Boulevard, Building 8, Tallahassee, FL 32399-0700.

Section IV Emergency Rules

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.: Instant Game 62 Specifics 53ER99-6

SUMMARY OF THE RULE: This emergency rule describes Instant Game 62, "LUCKY DOG," for which the Department of the Lottery will start selling tickets on a date determined by the Secretary of the Department. The rule sets forth the specifics of the game, determination of prizewinners and the number and size of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, Capitol Complex, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER99-6 Instant Game 62 Specifics.

- (1) Name of Game. Instant Game Number 62 "LUCKY DOG."
 - (2) Price. LUCKY DOG tickets sell for \$1.00 per ticket.
- (3) LUCKY DOG Lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a VIRN under the latex area on the ticket. To be a valid winning LUCKY DOG Lottery ticket, a combination of essential elements sufficient to validate the ticket must be present as set forth in Rule 53ER92-63(1)(a), E.A.C. In the event a dispute arises as to the validity of any LUCKY DOG Lottery ticket, the VIRN number under the latex shall prevail over the bar code.
- (4) The play symbols and play captions in LUCKY DOG are as follows:

INSERT CHART

(5) The "PRIZE" symbols and captions in LUCKY DOG are as follows:

INSERT CHART

(6) Determination of Prize Winners.

(a) The holder of a ticket having three "PAWS" exposed in the play area in any one row, column or diagonal and a "FREE TICKET" shown in the "PRIZE" play area shall be entitled to a prize of a free \$1.00 ticket.

- (b) The holder of a ticket having three "PAWS" exposed in the play area in any one row, column or diagonal shall be entitled to a prize of the amount shown in the "PRIZE" play area.
- (c) The holder of a ticket having three "CATS" exposed in the play area in any one row, column or diagonal shall be entitled to a prize of double the amount shown in the "PRIZE" play area.
- (7) Prize amounts in Instant Game Number 62, LUCKY DOG are: \$1.00, \$2.00, \$4.00, \$5.00, \$10.00, \$20.00, \$50.00, \$100 and \$500.
- (8) Number and Size of Prizes. The following prizes will be available in the Instant Game Number 62, LUCKY DOG:
- (a) Approximately 1,415,526 prizes falling in the cash categories per 42 pools of 240,000 tickets per pool.
- (b) The expected value, number of prizes, and odds of winning in Instant Game Number 62 are as follows:

GET 3 "PAWS" IN

ANY ROW COLUMN

OR DIAGONAL, WIN

PRIZE. GET 3 "CATS" IN ANY ROW, COLUMN

OR DIAGONAL WIN

DOUBLE PRIZE: NUMBER IN WIN 42 POOLS **ODDS** TICKET TICKET 1,310,400 1 in 7.69 336,000 1 in 30.00 \$1 \$1 \$1 (DOUBLE) \$2 537,600 1 in 18.75 <u>\$2</u> 201,600 1 in 50.00 \$2 (DOUBLE) \$4 134,400 1 in 75.00 \$4 67,200 1 in 150.00 \$4 (DOUBLE) \$8 33,600 1 in 300.00 \$5 (DOUBLE) \$10 33,600 1 in 300.00 \$10 \$10 33,600 1 in 300.00 \$10 (DOUBLE) \$20 16,800 1 in 600.00 \$20 16,800 1 in 600.00 \$20 \$50 \$50 3,318 1 in 3,037.97 \$50 (DOUBLE) \$100 420 1 in 24,000.00 \$100 \$100 420 1 in 24,000.00 \$500 \$500 168 1 in 60,000.00

(9) The over-all odds of winning any prize in Instant Game Number 62 are 1 in 3.70.

<u>Specific Authority 24.105(10)(a),(b),(c), 24.109 FS. Law Implemented 24.105(10)(a),(b),(c) FS. History–New 2-4-99.</u>

THIS EMERGENCY RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: February 4, 1999

DEPARTMENT OF THE LOTTERY

RULE TITLE:

Instant Game 47 Specifics

SUMMARY OF THE RULE: This emergency rule replaces rule 53ER98-60 F.A.C. Instant Game Number 47 Specifics,

"WHEEL OF FORTUNE ®," will be sold by Florida Lottery retailers commencing on a date determined by the Secretary of

the Department. The rule sets forth the specifics of the game, procedures to be followed on how to play the game, the number and size of prizes in the game, and the specifics of the WHEEL OF FORTUNE ® PLAY-AT-HOME BONUS Promotion.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, Capitol Complex, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER99-8 Instant Game 47 Specifics.

- (1) Name of Game, Instant Game Number 47 "WHEEL OF FORTUNE ®."
- (2) Price. WHEEL OF FORTUNE ® tickets sell for \$2.00 per ticket.
- (3) WHEEL OF FORTUNE ® Lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a VIRN under the latex area on the ticket. To be a valid winning WHEEL OF FORTUNE ® Lottery ticket, a combination of essential elements sufficient to validate the ticket must be present as set forth in Rule 53ER92-63(1)(a), F.A.C. In the event a dispute arises as to the validity of any WHEEL OF FORTUNE ® Lottery ticket, the VIRN number under the latex shall prevail over the bar code.
- (4) The "WHEEL LETTERS" play symbols and play symbol captions in WHEEL OF FORTUNE ® are as follows:

INSERT CHART

(5) The "YOUR LETTERS" play symbols and play symbol captions in WHEEL OF FORTUNE ® are as follows:

INSERT CHART

(6) The prize symbols and prize symbol captions in WHEEL OF FORTUNE ® are as follows:

INSERT CHART

(7) Determination of Prize Winners. In order for a ticket to be a winning ticket, one or more of YOUR LETTERS must match one or more of the WHEEL LETTERS. Players may win more than one prize amount per ticket.

- (a) The holder of a ticket having a letter in the YOUR LETTERS play area that matches either letter in the WHEEL LETTERS play area and a "TICKET" exposed in the prize play area shall be entitled to a prize of a \$2.00 instant ticket or any combination of instant and on-line tickets that total \$2.
- (b) The holder of a ticket having a letter in the YOUR LETTERS play area that matches either letter in the WHEEL LETTERS play area shall be entitled to a prize of the amount shown for that letter.
- (c) The holder of a ticket having a "wheel" symbol in the YOUR LETTERS play area shall be entitled to a prize of \$20.
- (d) The holder of a ticket having multiple winning matches on a ticket shall be entitled to a prize of the sum of all winning prize amounts.
- (8) Prize amounts which may appear in the prize area are: \$1.00, \$2.00, \$3.00, \$5.00, \$10.00, \$20.00, \$40.00, \$50.00, \$200.00, \$1,000.00, \$5,000.00 and \$25,000.00.
- (9) Number and Size of Prizes. The following prizes will be available in Instant Game Number 47:
- (a) Approximately 1,902,694 prizes falling in the cash categories per 84 pools of 120,000 tickets each.
- (b) The expected value, number of prizes, and odds of winning in Instant Game Number 47 are as follows:

MATCH ANY OF YOUR LETTERS TO

TOUR LETTERS TO			
EITHER WHEEL LETTER		NUMBER IN	<u>1</u>
OR GET WHEEL SYMBOL		84 POOLS	
WITH PRIZE(S) OF:	WIN	OF 120,000	
		TICKETS	<u>ODDS</u>
FREE TICKET	TICKET	1,344,000	1 in 7.50
<u>\$1 x 2</u>	<u>\$2</u>	940,800	1 in 10.71
<u>\$2</u>	<u>\$2</u>	268,800	1 in 37.50
<u>\$1 x 4</u>	<u>\$4</u>	67,200	1 in 150.00
<u>\$2 + \$2</u>	<u>\$4</u>	134,400	1 in 75.00
<u>\$1 x 5</u>	<u>\$5</u>	67,200	1 in 150.00
$\$1 \times 2 + \3	<u>\$5</u>	67,200	1 in 150.00
<u>\$1 x 10</u>	<u>\$10</u>	67,200	1 in 150.00
<u>\$2 x 5</u>	<u>\$10</u>	67,200	1 in 150.00
WHEEL (\$20)	<u>\$20</u>	134,400	1 in 75.00
<u>\$2 x 10</u>	<u>\$20</u>	67,200	1 in 150.00
$\$1 \times 3 + \$2 + \$5 \times 3 + \10×2	<u>\$40</u>	9,828	1 in 1,025.64
$\$5 \times 4 + \10×2	<u>\$40</u>	4,200	1 in 2,400.00
<u>\$5 x 10</u>	<u>\$50</u>	3,528	1 in 2,857.14
$\$5 \times 4 + \10×3	<u>\$50</u>	1,260	1 in 8,000.00
$\$5 \times 2 + \10×4	<u>\$50</u>	1,008	1 in 10,000.00
\$10 x 10	<u>\$100</u>	<u>672</u>	1 in 15,000.00
$\$10 \times 5 + \50	\$100	<u>336</u>	1 in 30,000.00
\$10 + \$40 + \$50	\$100	<u>168</u>	1 in 60,000.00
\$50 x 10	<u>\$500</u>	<u>30</u>	1 in 336,000.00
\$50 x 2 + \$200 x 2	\$500	<u>30</u>	1 in 336,000.00
<u>\$1,000</u>	\$1,000	<u>10</u>	1 in 1,008,000.00
<u>\$5,000</u>	\$5,000	<u>10</u>	1 in 1,008,000.00
\$5,000 x 5	\$25,000	<u>2</u>	1 in 5,040,000.00
<u>\$25,000</u>	\$25,000	<u>2</u>	1 in 5,040,000.00
<u>DRAWING</u>			
10 Trips	\$5,000	<u>10</u>	1 in 1,008,000.00
(10) The	. 11		

(10) The over-all odds of winning any prize in Instant Game Number 47 are 1 in 3.10.

- (11) WHEEL OF FORTUNE ® PLAY-AT-HOME BONUS. The Florida Lottery will award 10 (ten) four-day, three-night trips for two to Hollywood, California. Each trip includes roundtrip airfare from a gateway of the winner's choice, one hotel room, studio and airport shuttle for two people, one audition for a chance to become a contestant on the WHEEL OF FORTUNE ® game show, and \$2,000 in cash. If the winner is selected during his or her audition to be a contestant on the WHEEL OF FORTUNE ® game show, the winner will receive an additional three day, two night trip for two people. The trip includes roundtrip airfare from the gateway of the winner's choice to Hollywood, California, one hotel room, and studio and airport shuttle. The winner will be responsible for all personal expenses, including travel to and from the gateway airport, airport-parking fees, phone calls, personal purchases and their associated state and federal taxes. The cost of any additional services purchased, such as upgrades or fees associated with cancellation or change of reservations, will be the responsibility of the winner.
- (12) The right to claim a prize cannot be assigned to another person or entity. Any federal, state and/or local taxes or other fees are the responsibility of the winner.
- (13) Trip scheduling is dependent upon the audition schedule for the Wheel of Fortune ® TV game show. The trip must be taken within one year of the drawing in which the winner is selected.
- (14) After a claim has been completed, the winner may transfer his or her Wheel of Fortune ® audition to another person who meets the eligibility requirements of this rule upon completion of required transfer forms.
- (15) How to enter. To enter the promotion a player must mail a non-winning WHEEL OF FORTUNE ® instant ticket completed as described in (c) below, to the address shown in (d) below. A "non-winning ticket" is defined as any ticket that does not entitle the player to receive a cash prize or free ticket.
 - (a) Participants must be at least eighteen (18) years of age.
 (b) Persons prohibited by Section 24 116. Florida Statutes
- (b) Persons prohibited by Section 24.116, Florida Statutes, from purchasing a Florida Lottery ticket are not eligible to win.
- (c) The player must watch the syndicated WHEEL OF FORTUNE ® game show and clearly enter the following information on the back on the WHEEL OF FORTUNE ® instant ticket: date player watched the WHEEL OF FORTUNE ® game show; name of television station (call letters) which aired the WHEEL OF FORTUNE ® game show; and the player's name, street address, city, state, zip code, and telephone number. The player must circle the position of the winning game show player for the corresponding date the WHEEL OF FORTUNE ® game show was watched.
- (d) The player should mail one (1) entry in a specified WHEEL OF FORTUNE ® envelope or in an envelope with a total area no larger than 4.5" x 9.5" addressed to WHEEL OF FORTUNE ® Drawing, Tallahassee, FL 32395-0098.

- (e) Only one name per entry should be used. If more than one name appears on an entry, the winner will be the person whose name appears first on the line designated for the name.
- (f) Only one prize will be awarded per envelope. If an envelope contains multiple entries bearing different names, the Lottery will select one entry by random selection and the winner will be the individual whose name appears on that entry.
- (g) Only valid entries are eligible for PLAY-AT-HOME BONUS Drawings. Entries will be declared invalid and shall be disqualified if any part of the entry is illegible, altered, mutilated, tampered with or duplicated or defaced.
- (h) Winning lottery tickets submitted for payment in a WHEEL OF FORTUNE ® envelope will not be paid or honored, unless the envelope is selected in the PLAY-AT-HOME BONUS Drawings, and opened.
- (16) PLAY-AT-HOME BONUS Drawings. There will be two (2) PLAY-AT-HOME BONUS Drawings conducted. In each drawing, five (5) winners will be selected. The first draw date will be determined by the Lottery based upon WHEEL OF FORTUNE ® instant ticket sales. This draw date will be scheduled when approximately one-half the tickets available for sale have been sold. The second drawing will be held at a date determined by the Lottery after the official end of game date of the WHEEL OF FORTUNE ® instant game. All entries must be mailed to the Lottery no later than 60 days after the announced end of game for the WHEEL OF FORTUNE ® instant game. The odds of winning a PLAY-AT-HOME BONUS prize are dependent upon the number of entries received.
- (17) Participants need not be present to win. The Florida Lottery will attempt to notify winners by telephone or certified mail not later than two weeks after winners are announced. Each winner must complete Winner Claim Form DOL-173-2, Revised 7/93, and Acceptance and Release Form DOL-400, , which forms are incorporated herein by reference and may be obtained from the Florida Lottery, Winner Validation, Capitol Complex, Tallahassee, Florida 32399-4027, and return them to the Florida Lottery no later than thirty days from the date of the notification letter sent by the Lottery. Winners not returning their Winner Claim Form and Acceptance and Release Form will forfeit their right to claim the prize, and alternate winners will be selected from the alternates drawn and will be announced within two weeks from the original Winner Claim Form deadline. First alternates must return their Winner Claim Form and Acceptance and Release Form to the Florida Lottery no later than 30 days from the date of the notification letter sent by the Lottery. First alternates not returning their Winner Claim Form and Acceptance Release Form will forfeit their right to claim the prize, and second alternate winners will be selected from the alternates drawn and announced within two weeks from the first alternate's Winner Claim Form deadline. Second alternates must return

their Winner Claim Form and Acceptance and Release Form to the Florida Lottery no later than thirty days from the date of notification letter sent by the Florida Lottery, or forfeit their right to claim the prize.

(18) Entry into the WHEEL OF FORTUNE ® PLAY-AT-HOME BONUS promotion constitutes permission for the Florida Lottery to photograph and/or videotape and record the prizewinner with or without prior notification and to use the name, photographic and/or videotaped image, and/or voice recording of the prizewinner for advertising and/or publicity purposes without additional compensation.

(19) Cash will not be awarded in lieu of stated prizes. If a winner is identified as owing an outstanding debt to a state agency or child support collected through a court in an amount less than the cash portion of the prize, the prize, less the amount owed, shall be awarded. If a winner is identified as owing an outstanding debt to a state agency or child support collected through a court in an amount greater than the cash portion of the prize, the winner will be required to clear the debt and provide proof of such from the claiming agency, before the prize will be awarded. If the winner fails to clear the debt and provide proof of such, the cash portion of the prize will be forwarded to the claiming agency as provided in Section 24.115, Fla. Stat., and the winner will forfeit his or her right to the remainder of the prize. No alternate winner shall be selected.

(20) All prizes are subject to the provisions of Chapter 24, Florida Statutes, and rules promulgated thereunder. Entry into the WHEEL OF FORTUNE ® PLAY-AT- HOME BONUS promotion constitutes agreement to abide by the official rules of the promotion. Entry into to the promotion constitutes consent by the player pursuant to 24.105(13)(b), Fla. Stat., for the Florida Lottery to disclose the player's street address and telephone number to Media Drop-In Productions, Inc. and associated organizations for processing of required documentation.

(21) The Florida Lottery will publish a complete list of all the WHEEL OF FORTUNE ® PLAY-AT-HOME BONUS winners following the conclusion of the promotion, including the city and state of residence. To receive a copy of the winner's list, write to: Florida Lottery, Public Information, Capitol Complex, Tallahassee, Florida 32399-4016.

(22) A copy of the complete official rules for the WHEEL OF FORTUNE ® PLAY-AT-HOME BONUS promotion may be obtained by writing to: Florida Lottery, Office of the General Counsel, Capitol Complex, Tallahassee, Florida 32399-4011.

(23) This emergency rule replaces 53ER98-60, F.A.C.

<u>Specific Authority 24.105(10)(a),(b),(c),(d),(e), 24.109(1) FS. Law Implemented 24.105(10)(a),(b),(c),(d),(e) FS. History–New 2-9-99, Replaces 53ER98-60, F.A.C.</u>

THIS EMERGENCY RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: February 9, 1999

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF STATE

NOTICE IS HEREBY GIVEN that the Department of State has taken action on a Petition for Variance received from Florida International University, The Art Museum, on December 15, 1998. Notice of receipt of the petition was published on January 9, 1999 in the Florida Administrative Weekly, Vol. 25, No. 1. No public comment was received. Petitioner sought a variance from the provision contained in the 1999-2000 Cultural Institutions Program Guidelines requiring museums to submit evidence of final accreditation from the American Association of Museums by December 31, 1998. The guidelines are incorporated by reference into Rule 1T-1.001, F.A.C., by Rule 1T-1.001(4)(f), F.A.C. On February 9th, 1999, the Department granted a variance of the deadline with conditions. No appeal of the order was taken. The Department found that due to circumstances beyond Petitioner's control, the Petitioner's museum accreditation application was not able to be considered by the AAM by the Department's December 31, 1998 deadline. The Petitioner is scheduled to be considered for final accreditation by the AAM prior to the beginning of the 1999-2000 grant cycle. Based on principles of fairness, the Department granted a variance from the deadline. The variance contains conditions.

A copy of the final order may be obtained from: Vivian Smith, Agency Clerk, Department of State, LL-10, The Capitol, Tallahassee, FL 32399-0250, telephone (850)414-5536.

NOTICE IS HEREBY GIVEN that the Department of State has taken action on a Petition for Emergency Waiver or Variance received from Florida International University, The Wolfsonian, on January 11, 1999. Notice of receipt of the petition was published on January 22, 1999 in the Florida Administrative Weekly, Vol. 25, No. 3. No public comment was received. Petitioner requested an emergency waiver or variance of two deadlines contained in the 1999-2000 Cultural Institutions Program Guidelines. Petitioner sought a variance or waiver of the provision requiring applications to be submitted to the Department by September 1, 1998, and the provision requiring museums to submit evidence of final accreditation from the American Association of Museums by

December 31, 1998. The guidelines are incorporated by reference into Rule 1T-1.001, F.A.C., by Rule 1T-1.001(4)(f), F.A.C. On February 9th, 1999, the Department granted a variance of the two deadlines. The variances contain conditions. No appeal of the order was taken. The Department found that The Wolfsonian was proceeding expeditiously with the accreditation process prior to and after the merger with Florida International University, and that the merger caused the delay in the Petitioner being able to receive accreditation by the AAM by the Department's deadline. The Petitioner is scheduled to be considered for final accreditation by the AAM prior to the beginning of the 1999-2000 grant cycle. The Department also found that the Petitioner was not informed of the provisions of Section 120.542, Florida Statutes. Based on principles of fairness, the Department granted variances of the two deadlines with conditions.

A copy of the final order may be obtained from: Vivian Smith, Agency Clerk, Department of State, LL-10, The Capitol, Tallahassee, FL 32399-0250, telephone (850)414-5536.

DEPARTMENT OF HEALTH

NOTICE IS HEREBY GIVEN that on November 23, 1998, the Florida department of Health received a Petition from Rafael de Armas, Esquire, on behalf of First Baptist Church, d.b.a. Community Christian School, which sought a waiver of Florida administrative Code Rule 64E-13.004(6)(a)(2). This rule requires that all toilet facilities shall be accessible under continuous roof cover from all student occupied spaces. Comments on this Petition should be filed with Angela Hall, Agency Clerk, Department of Health, Office of the General Counsel, 2020 Capital Circle, S. E., Bin #AO2, Tallahassee, Florida 32399-1703, within 14 days of publication of this notice.

Section VI Notices of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

The Board of Directors of the **Historic Pensacola Preservation Board** announce a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 8, 1999, 12:00 noon PLACE: 330 S. Jefferson Street, Pensacola, FL 32501

PURPOSE: General business meeting

A copy of the agenda may be obtained by writing: Historic Pensacola Preservation Board, 330 S. Jefferson Street, Pensacola, Florida 32501.

Should any person wish to appeal any decision made with respect to any matter considered at the above referenced meeting, he may need to ensure verbatim recording of the proceedings in order to provide a record for judicial review.

The Board of Directors of Historic Pensacola, Inc., the direct support organization of the **Historic Pensacola Preservation Board** announce a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 8, 1999, immediately following the meeting of the Historic Pensacola Preservation Board, which will begin at 12:00 noon

PLACE: T. T. Wentworth Museum, 330 S. Jefferson Street, Pensacola, FL 32501

PURPOSE: General business meeting

A copy of the agenda may be obtained by writing: Historic Pensacola Preservation Board, 330 S. Jefferson Street, Pensacola, Florida 32501.

Should any person wish to appeal any decision made with respect to any matter considered at the above referenced meeting, he may need to ensure verbatim recording of the proceedings in order to provide a record for judicial review.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Caribbean Fruit Fly Technical Committee announces a public meeting to which all persons are invited:

DATE AND TIME: Tuesday, March 2, 1999, 10:00 a.m.

PLACE: Indian River Citrus League Office, 7925 20th Street, Vero Beach, Florida 32961-0519

PURPOSE: To discuss export protocol and research.

If you need a special accommodation in order to attend this meeting because of a disability, please let us know by February 24, 1999.

A copy of the agenda may be obtained by writing: Ms. Connie Riherd, Assistant Director, Division of Plant Industry, P. O. Box 147100, Gainesville, FL 32614-7100, Telephone (352)372-3505.

The Florida **Department of Agriculture and Consumer Services, Division of Forestry** announces a biennial meeting of the Silviculture Best Management Practices Technical Advisory Committee to which all persons are invited.

DATE AND TIME: March 1, 1999, 1:30 p.m. - 4:30 p.m.

PLACE: Doyle Conner Building, Eyster Auditorium, Conner Boulevard, Tallahassee, Florida

PURPOSE: To review and discuss the status and progress of the Division of Forestry's Silviculture Best Management Practices Program. For more information about the meeting, for a copy of the agenda, or if special accommodations are needed to attend this meeting because of a disability, please contact: Jeff Vowell, Division of Forestry, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650, or call (850)414-9935.

The Department of Agriculture and Consumer Services announces a meeting of the Florida Alligator Marketing and **Education Advisory Committee:**

DATE AND TIME: March 3, 1999, 1:00 p.m.

PLACE: Florida Fruit and Vegetable Association, Conference Room, 4401 East Colonial Drive, Orlando, Florida

PURPOSE: To discuss marketing and educational activities beneficial to the Florida alligator industry.

A copy of the agenda can be obtained by contacting: Kal Knickerbocker, 2051 E. Dirac Drive, Tallahassee, FL 32310-3760 or calling (850)488-0163.

If special accommodations are needed to attend this meeting because of disability please contact Kal Knickerbocker as soon as possible.

DEPARTMENT OF EDUCATION

The public is invited to a telephone conference call meeting of the Florida Board of Regents.

DATE AND TIME: March 5, 1999, 9:00 a.m.

PLACE: Conference Room, 15th Floor, Florida Education Center, Tallahassee, Florida

PURPOSE: To consider: legislative issues and updates; and other matters pertaining to the State University System.

A copy of the agenda may be obtained by writing: Mary-Anne Bestebreurtje, Corporate Secretary, Florida Board of Regents, 325 West Gaines Street, Tallahassee, Florida 32399-1950.

Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Equal Opportunity Programs, (850)487-1896 (Voice), (850)921-2304 (TDD), at least 7 days in advance, so that their needs can be accommodated.

The State Board of Community Colleges announces the following meeting to which all persons are invited:

DATE AND TIME: Friday, March 5, 1999, 1:00 p.m.

PLACE: Ralph Turlington Building, Room 1703/1707, 325 W. Gaines Street, Tallahassee, Florida

PURPOSE: To review the Budget Development Task Force Ad Hoc Funding Committee's funding model.

If you need additional information, write: Division of Community Colleges, Room 1314, Ralph Turlington Building, 325 W. Gaines Street, Tallahassee, Florida 32399-0400.

The Building Construction Industry Advisory Committee announces a meeting and all interested people are invited.

DATES AND TIMES: March 30, 1999, 1:00 p.m.; March 31, 1999, 8:00 a.m.

PLACE: Quality Inn, 2020 Apalachee Parkway, Tallahassee, Florida 32301, (850)877-4437

PURPOSE: To review research and continuing education proposals from universities and community colleges with building construction programs. To review research and continuing education priorities and the operation of BCIAC and other new business that may come before the Committee.

A copy of the agenda may be obtained at the meeting or by contacting: Patty Barritt, Sr. Secretary, BCIAC, School of Building Construction, P. O. Box 115703, University of Florida, Gainesville, Florida 32611, Phone (352)392-9045.

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN by the Florida Building Commission announcing the following meeting to which all persons are invited.

Roofing Subcommittee to the Building/Structural Technical Advisory Committee

DATE AND TIME: March 3, 1999, 9:00 a.m. – 5:00 p.m.

PLACE: Radisson Hotel Orlando Airport, 5555 Hazeltine National Drive, Orlando, Florida 32812, (407)856-0100

PURPOSE: To review and evaluate proposed modifications to the building structural sections of the proposed Florida Building Code (FBC) pertaining to Chapter 15, Roofs and Roof Structures, of the 1997 Standard Building Code (SBC). The SBC was selected by the Commission as the base code for the FBC.

Building/Fire Technical Advisory Subcommittee

DATE AND TIME: March 1, 1999, 9:00 a.m.

PLACE: SBCCI, 4303 Vineland Road, Suite F-7, Orlando, Florida

PURPOSE: To continue the meeting of February 10, 1999 on the fire related portions of the Florida Building Code.

Should you have any questions regarding this meeting, please contact the Building Code and Standards staff, (850)487-1824. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate at this meeting should advise the Department of Community Affairs at least 5 calendar days before the meeting by contacting: Mr. Mo Madani, (850)487-1824. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

The **Florida Communities Trust** announces a Public Meeting of the Governing Body to which all persons are invited.

DATE AND TIME: March 12, 1999, 2:30 p.m. - conclusion

PLACE: Kelley Training Center, Room 305, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, FL

PURPOSE: Extend grant contracts for certain funded projects; approve project plans for certain funded projects; other business that the governing board deems necessary.

ACTION TO BE TAKEN: Consideration of above-stated business. To obtain a copy of the agenda, contact the Trust at (850)922-2207.

If any person desires to appeal any decision with respect to any matter considered at the meeting, such person will need a record of the proceeding and may need to insure that a verbatim record of the proceeding is made to include the testimony and evidence upon which the appeal is to be based. Persons requiring a special accommodation for a disability of

physical impairment should contact Florida Communities Trust, (850)922-2207, SunCom 292-2207, at least five days prior to the meeting. If hearing or speech impaired, contact Florida Communities Trust using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF LAW ENFORCEMENT

The Division of Criminal Justice Standards and Training announces a public meeting for Probable Determinations to which all persons are invited to attend.

DATE AND TIME: Tuesday, March 2, 1999, 1:00 p.m. - Open PLACE: Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, Florida 32308

PURPOSE: To determine if probable cause exists to proceed with possible disciplinary action.

A copy of the Probable Cause Case agenda can be obtained by calling: Brenda S. Miller, (850)410-8648, Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Bureau of Standards, Post Office Box 1489, Tallahassee, Florida 32302-1489.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Donna Hunt, (850)410-8615, at least 2 weeks prior to the meeting.

DEPARTMENT OF TRANSPORTATION

The Florida **Department of Transportation** announces one public meeting of the Freight Stakeholders Task Force Highway Subcommittee to which all interested persons are invited.

DATE AND TIME: March 9, 1999, 12:00 noon – 4:00 p.m. PLACE: Florida Department of Transportation, Orlando Urban Office, 5151 Adanson Street, 2nd Floor, Room A, Orlando, Florida 32804

PURPOSE: General Business Meeting.

A copy of the agenda may be obtained one week in advance by writing: Robert G. Hebert, Jr., Administrator-Ports/Intermodal, Florida Department of Transportation, Rail Office, M.S. #25, 605 Suwannee Street, Tallahassee, Florida 32399-0450.

In accordance with provisions of the Americans with Disabilities Act, persons requiring special accommodations to participate in the March 9, 1999 meeting should advise: Robert G. Hebert, Jr., (850)414-4546.

STATE BOARD OF ADMINISTRATION

The Florida Prepaid College Investment Committee announces a public meeting to which all interested parties are invited to attend.

DATE AND TIME: Wednesday, March 3, 1999, 5:00 p.m., or soon thereafter

PLACE: Radisson Inn, 415 North Monroe Street, Tallahassee, Florida 32301

PURPOSE: To conduct a workshop to review Watson Wyatt's recommendations on the Florida Prepaid College Trust Fund Investment portfolio.

A copy of the agenda may be obtained by writing: Thomas J. Wallace, Executive Director, Florida Prepaid College Program, 1801 Hermitage Blvd., Suite 210, Tallahassee, Florida 32308, or by calling (850)488-8514.

If any person decides to appeal any decision made by the Committee with respect to any matter considered at this meeting, he may need to ensure that a verbatim record of the proceedings is made, which will include the testimony and evidence upon which the appeal is based.

Any person requiring special accommodations at the meeting because of a disability should fax a written request for same to Thomas J. Wallace, Executive Director, Florida Prepaid College Board, (850)488-3555, no later than five (5) days prior to the meeting.

The Investment Committee of the Florida Prepaid College **Board** announces a public hearing to which all interested parties are invited to attend.

DATE AND TIME: Thursday, March 4, 1999, 9:00 a.m., or soon thereafter

PLACE: 1801 Hermitage Blvd., Hermitage Room, Tallahassee, Florida 32308

PURPOSE: To conduct the regular business of the Investment Committee of the Florida Prepaid College Board to which all persons are invited.

A copy of the agenda may be obtained by writing: Thomas J. Wallace, Executive Director, Florida Prepaid College Program, 1801 Hermitage Blvd., Suite 210, Tallahassee, Florida 32308, or by calling (850)488-8514.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he may need to ensure that a verbatim record of the proceedings is made, which will include the testimony and evidence upon which the appeal is based.

Any person requiring special accommodations at the meeting because of a disability should fax a written request for same to Thomas J. Wallace, Executive Director, Florida Prepaid College Board, (850)488-3555, no later than five (5) days prior to the meeting.

The **Florida Prepaid College Board** announces a public hearing to which all interested parties are invited to attend.

DATE AND TIME: Thursday, March 4, 1999, 10:00 a.m. or soon thereafter

PLACE: 1801 Hermitage Blvd., Hermitage Room, Tallahassee, Florida 32308

PURPOSE: To conduct the regular business of the Florida Prepaid College Board to which all persons are invited.

A copy of the agenda may be obtained by writing: Thomas J. Wallace, Executive Director, Florida Prepaid College Program, 1801 Hermitage Blvd., Suite 210, Tallahassee, Florida 32308, or by calling (850)488-8514.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he may need to ensure that a verbatim record of the proceedings is made, which will include the testimony and evidence upon which the appeal is based.

Any person requiring special accommodations at the meeting because of a disability should fax a written request for same to Thomas J. Wallace, Executive Director, Florida Prepaid College Board, (850)488-3555, no later than five (5) days prior to the meeting.

FLORIDA PAROLE COMMISSION

The **Florida Parole Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 3, 1999, 9:00 a.m.

PLACE: Florida Parole Commission, 2601 Blairstone Road, Bldg. C, Third Floor, Tallahassee, Florida

PURPOSE: Regularly Scheduled Meeting for all Parole, Conditional Release, Conditional Medical Release and Control Release Matters.

Any person who decides to appeal a decision of the Florida Parole Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceedings is made. Chapter 80-150, Laws of Florida (1980). A copy of the Agenda may be obtained by writing: Florida Parole Commission, 2601 Blairstone Road, Building C, Tallahassee, Florida 32399-2450.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the agency sending the notice not later than five working days prior to the proceeding at the address given on the notice. Telephone (850)488-3417.

PUBLIC SERVICE COMMISSION

The Florida **Public Service Commission** announces a Special Agenda Conference to be held in the following docket, to which all interested persons and parties are invited to attend.

DOCKET NO.: 960444-WU

DATE AND TIME: February 26, 1999, 2:00 p.m. – 4:00 p.m. PLACE: Commission Hearing Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida 32399-0850.

PURPOSE: To discuss the Office of Public Counsel's motion to dismiss the utility's application for increased rates and service availability charges. The Special Agenda Conference is subject to cancellation in the event that the Commission considers this matter at the February 16, 1999, Agenda Conference.

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

The Florida **Public Service Commission** announces a prehearing to be held in the following docket, to which all interested persons are invited.

Docket No. 981642-TP – Petition by Intermedia Communications, Inc. for arbitration with BellSouth Telecommunications, Inc. pursuant to the Telecommunications Act of 1996.

Docket No. 981745-TP – Petition by American Communications Services of Jacksonville, Inc. d/b/a e.spire Communications, Inc. for arbitration of unresolved issues in an interconnection agreement with BellSouth Telecommunications, Inc.

DATE AND TIME: March 8, 1999, 9:30 a.m.

PLACE: Commission Hearing Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida PURPOSE: To consider 1) the simplification of the issues; 2) the identification of the positions of the parties on the issues; 3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; 4) the identification of the exhibits; 5) the establishment of an order of witnesses; 6) such other matters as may aid in the disposition of the action.

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

The Florida **Public Service Commission** announces a Rule Development Workshop to be held concerning proposed amendments to Rule 25-4.110, F.A.C., Customer Billing for Local Exchange Telecommunications Companies (Cramming and Truth in Billing), to which all interested persons are invited.

DATE AND TIME: March 8, 1999, 12:00 p.m.

PLACE: Palm Beach County Governmental Center, Jane Thompson Memorial Chambers, 301 N. Olive Avenue, West Palm Beach, Florida

DATE AND TIME: April 6, 1999, 6:00 p.m.

PLACE: Hillsborough County Center, County Commission Chambers, (2nd Floor), 601 E. Kennedy Blvd., Tampa, Florida DATE AND TIME: April 7, 1999, 12:00 p.m.

PLACE: Orlando City Hall, City Council Chambers (2nd Floor), 400 S. Orange Avenue, Orlando, Florida

PURPOSE: The purpose of the rule amendments is to eliminate the practice of adding charges to a telephone bill for products or services that the customer did not knowingly authorize (also known as "cramming") and to require complete and accurate disclosure of services and charges on a customer's telecommunications bill (also known as "truth in billing"). The effect of the proposed amendments will result in customer bills that contain only authorized charges and that descriptions and charges for services are accurate and in a form understandable to the customer.

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

NOTICE IS HEREBY GIVEN that the Telecommunications Access System Act (TASA) Advisory Committee to the Florida **Public Service Commission** will hold a committee meeting to which all parties and other interested persons are invited.

Docket No. 960598-TP – Request for submission of proposal for provision of relay service, beginning in June 1997, for the hearing and speech impaired and other implementation matters in compliance with the Florida Telecommunications Access System Act of 1991.

DATE AND TIME: Monday, March 8, 1999, 1:00 p.m.

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

PURPOSE: The purpose of the meeting is to discuss the distribution of electrolarynxes by FTRI, vote on whether to recommend that the TASA law be modified to include electrolarynx distribution and other items of business.

Further information regarding this meeting may be obtained from: Richard Tudor, Division of Communications, Florida Public Service Commission, by calling (850)413-6516.

Any person requiring some accommodation at this meeting because of a physical impairment should call the Division of Records and Reporting, (850)413-6770, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please contact the Commission by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD).

The Florida **Public Service Commission** announces a hearing to be held in the following dockets, to which all interested persons are invited.

Docket No. 980986-TP – Request for arbitration concerning complaint of Intermedia Communications, Inc. against GTE Florida Incorporated for breach of terms of Florida partial interconnection agreement under Sections 251 and 252 of the Telecommunications Act of 1996 and request for relief.

DATE AND TIME: March 9, 1999, 9:30 a.m.

PLACE: Commission Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida PURPOSE: To permit parties to present testimony and exhibits relative to the request for arbitration concerning complaint of Intermedia Communications, Inc. against GTE Florida Incorporated for breach of terms of Florida partial interconnection agreement, and for such other purposes as the Commission may deem appropriate. All witnesses shall be subject to cross-examination at the conclusion of their testimony on the issues identified by the parties at the prehearing conference held on February 15, 1999. All witnesses shall be subject to cross-examination at the conclusion of their testimony. The proceedings will be governed by the provisions of Chapter 120, F.S. and Chapter 25-28, F.A.C.

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

The Florida **Public Service Commission** announces a hearing to be held in the following docket, to which all interested persons are invited.

Docket No. 960444-WU – Application for rate increase and for increase in service availability charges in Lake County by Lake Utility Services, Inc.

DATES AND TIME: March 10-11, 1999, 10:00 a.m.

Customer testimony will be heard on March 10, 1999, 10:00 a.m. and 6:30 p.m.

PLACE: Jenkins Auditorium, 691 Montrose Street, Clermont, Florida

PURPOSE: To permit parties to present testimony and exhibits relative to the application for rate increase and for increase in service availability charges in Lake County by Lake Utility Services, Inc., and for such other purposes as the Commission may deem appropriate. At the hearing, all parties shall be given the opportunity to present testimony and other evidence on the issues identified by the parties at the prehearing conference held on March 2, 1999. All witnesses shall be subject to cross-examination at the conclusion of their testimony. The proceedings will be governed by the provisions of Chapter 120, F.S. and Chapter 25-28, F.A.C.

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

EXECUTIVE OFFICE OF THE GOVERNOR

The Governor's Commission for a Sustainable South Florida announces a public meeting to which all persons are

DATES AND TIMES: March 2-3, 1999, 8:30 a.m. – 5:30 p.m. each day

PLACE: The Conservancy of Southwest Florida, 1450 Merrihue St., Naples, FL

PURPOSE: The Commission will continue discussing the C & SF Project Restudy.

If an accommodation is needed for a disability to participate in this activity, notify Cathy Mills, (850)488-2996, 1(800)955-8771, at least seven days prior to the event.

For further information contact: Marilyn Scholl, Governor's Commission for a Sustainable South Florida, 1550 Madruga Ave., Suite 412, Coral Gables, FL 33146, (305)669-6973.

REGIONAL PLANNING COUNCILS

The North Central Florida Regional Planning Council announces the following meetings to which all persons are invited.

MEETING: Executive Committee

DATE AND TIME: February 25, 1999, 6:00 p.m.

PURPOSE: To conduct the regular business of the Executive Committee.

MEETING: Finance Committee

DATE AND TIME: February 25, 1999, 6:30 p.m.

PURPOSE: To review the Council's audit.

MEETING: Clearinghouse Committee

DATE AND TIME: February 25, 1999, 5:30 p.m.

PURPOSE: To conduct the regular business of the Clearinghouse Committee.

MEETING: North Central Florida Regional Planning Council

DATE AND TIME: February 25, 1999, 8:00 p.m.

PURPOSE: To conduct the regular business of the North Central Florida Regional Planning Council.

PLACE: Sheraton Hotel, (formerly the Radisson), 2900 S. W. 13 Street, Gainesville, Florida

Any person deciding to appeal any decision of the Council or its committees with respect to any matter considered at the meeting, may need to ensure that a verbatim record of the proceedings is made.

A copy of any of these agendas may be obtained by writing: NCFRPC, 2009 N. W. 67 Place, Suite A, Gainesville, Florida 32653-1603.

Persons with disabilities who need assistance may contact us at (352)955-2200, at least two business days in advance to make appropriate arrangements.

The North Central Florida Local Emergency Planning Committee announces the following meetings to which all persons are invited:

MEETING: Communications Task Force for the Safety Street Work Group

DATE AND TIME: March 2, 1999, 1:15 p.m.

PURPOSE: To coordinate presentation to the public of risk management programs under Section 112(r) of the Clean Air

MEETING: Technical Issues Task Force of the Safety Street Work Group

DATE AND TIME: March 2, 1999, 2:30 p.m.

PURPOSE: To coordinate technical issues regarding risk management programs under Section 112(r) of the Clean Air Act.

MEETING: Communications Task Force for the Safety Street Work Group

DATE AND TIME: March 9, 1999, 1:15 p.m.

PURPOSE: To coordinate presentation to the public of risk management programs under Section 112(r) of the Clean Air Act

MEETING: Technical Issues Task Force of the Safety Street Work Group

DATE AND TIME: March 9, 1999, 2:30 p.m.

PURPOSE: To coordinate technical issues regarding risk management programs under Section 112(r) of the Clean Air Act.

MEETING: Communications Task Force for the Safety Street Work Group

DATE AND TIME: March 16, 1999, 1:15 p.m.

PURPOSE: To coordinate presentation to the public of risk management programs under Section 112(r) of the Clean Air Act.

MEETING: Technical Issues Task Force of the Safety Street Work Group

DATE AND TIME: March 16, 1999, 2:30 p.m.

PURPOSE: To coordinate technical issues regarding risk management programs under Section 112(r) of the Clean Air Act.

MEETING: Communications Task Force for the Safety Street Work Group

DATE AND TIME: March 23, 1999, 1:15 p.m.

PURPOSE: To coordinate presentation to the public of risk management programs under Section 112(r) of the Clean Air Act.

MEETING: Technical Issues Task Force of the Safety Street Work Group

DATE AND TIME: March 23, 1999, 2:30 p.m.

PURPOSE: To coordinate technical issues regarding risk management programs under Section 112(r) of the Clean Air Act.

MEETING: Communications Task Force for the Safety Street Work Group

DATE AND TIME: March 30, 1999, 1:15 p.m.

PURPOSE: To coordinate presentation to the public of risk management programs under Section 112(r) of the Clean Air Act.

MEETING: Technical Issues Task Force of the Safety Street Work Group

DATE AND TIME: March 30, 1999, 2:30 p.m.

PURPOSE: To coordinate technical issues regarding risk management programs under Section 112(r) of the Clean Air Act.

PLACE FOR ALL MEETINGS: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida

Any persons deciding to appeal any decision of the Committees with respect to any matter considered at the meetings, may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based.

A copy of the agenda may be obtained by contacting: Charles F. Justice, Executive Director, North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Suite A, Gainesville, FL 32653.

Persons with disabilities who need assistance may contact us, (352)955-2200, at least two business days in advance to make appropriate arrangements.

The **Northeast Florida Regional Planning Council** Comprehensive and Project Planning Committee announces the following public meetings to which all persons are invited: DATE AND TIME: March 4, 1999, 9:00 a.m.

PLACE: Riverdance Music Hall, 797 Blanding Blvd., Orange Park, FL

PURPOSE: To discuss pending comprehensive and project planning items.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Planning Council, 9143 Philips Highway, Suite 350, Jacksonville, FL 32256.

Notice is also given that two or more members of Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes may attend and speak at the meeting.

The **Northeast Florida Regional Planning Council** Personnel, Program Planning and Budget Committee announces the following public meeting to which all persons are invited:

DATE AND TIME: March 4, 1999, 9:00 a.m.

PLACE: Riverdance Music Hall, 797 Blanding Blvd., Orange Park, FL

PURPOSE: To discuss pending personnel, program planning and budget matters.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Planning Council, 9143 Philips Highway, Suite 350, Jacksonville, FL 32256

Notice is also given that two or more members of Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes may attend and speak at the meeting.

The Northeast Florida Regional Planning Council announces the following public meeting to which all persons are invited:

DATE AND TIME: March 4, 1999, 10:00 a.m.

PLACE: Riverdance Music Hall, 797 Blanding Blvd., Orange Park, FL

PURPOSE: Monthly Meeting

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Planning Council, 9143 Philips Highway, Suite 350, Jacksonville, FL 32256

If a person decides to appeal any decision made by the Council with respect to any matter considered at this meeting, he/she will have to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based.

Individuals needing materials in alternate format, sign language interpreter or other meeting information, call Ginny Montgomery, (904)363-6350, Extension 146, at least three working days prior to the meeting. Hearing impaired callers use Florida Relay Service, 1(800)955-8771.

Notice is also given that two or more members of Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes may attend and speak at the meeting.

DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY

The Department of Labor and Employment Security, Division of Vocational Rehabilitation, announces a public meeting of the Florida Rehabilitation Advisory Council, to which all persons are invited and to which all interested individuals are encouraged to attend.

Executive Committee Meeting

DATE AND TIME: Wednesday, March 3, 1999, 5:30 p.m. – 7:30 p.m.

DATE AND TIME: Thursday, March 4, 1999, Planning Committee Meeting, 8:30 a.m. – 12:00 noon; Evaluation Committee Meeting, 8:30 a.m. – 12:00 noon; "State of the Division" with Tamara Allen, 1:15 p.m. – 2:30 p.m.; Workshop with Vocational Rehabilitation, 2:30 p.m. – 4:00 p.m.

Full Council Business Meeting

DATE AND TIME: Friday, March 5, 1999, 8:30 a.m. – 12:00 noon

PLACE: Division of Vocational Rehabilitation, 2002 Old St. Augustine Road, Building A, Tallahassee, FL 32399-0696 In accordance with the Americans with Disabilities Act, persons in need of special accommodations to participate in these meetings should contact Ken Baer, no later than February 26, 1999, 2002 Old St. Augustine Road, Building A, Tallahassee, FL 32399-0696, or toll free, 1(800)451-4327.

This agenda is available in alternative formats upon request.

Should you not be able to attend, but would like a copy of the minutes, please contact Ken Baer, (850)487-3431 or toll free at 1(800)451-4327

The Florida **Department of Labor and Employment Security**, Workers' Compensation Oversight Board, announces a telephone conference of its Managed Care Committee to discuss general issues.

DATES AND TIMES: Tuesday, March 2, 1999, 9:00 a.m.; Tuesday, March 9, 1999, 9:00 a.m.; Tuesday, March 16, 1999, 9:00 a.m.; Tuesday, March 23, 1999, 9:00 a.m.; March 30, 1999, 9:00 a.m.

PLACE: Call (850)487-2613 for instruction on participation PURPOSE: The purpose of the meeting is to discuss issues of interest to the Committee.

For further information about this telephone conference, contact: Carolyn Smith, Suite 100, Marathon Building, 2574 Seagate Drive, Tallahassee, Florida 32399-2152, telephone number (850)487-2613.

In the event meeting time and/or place changes, notice of change will be posted on meeting notice bulletin board at 2574 Seagate Drive, Suite 100, Marathon Building, Tallahassee, Florida 32399-2152. You may call (850)487-2613.

Persons with a disability or handicap requiring reasonable accommodation should contact Becky Thomas in writing or by telephone at the above address or telephone number at least two business days in advance of the meeting to make appropriate arrangements. If you are hearing or speech impaired, please contact Becky Thomas using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Department of Labor and Employment Security**, Workers' Compensation Oversight Board, announce meeting to which the public is invited.

DATE AND TIME: Thursday, March 4, 1999, 10:00 a.m.

PLACE: 2671 Executive Center Circle, West, Suite 200, Webster Building, Tallahassee, Florida

PURPOSE: The purpose is to discuss issues of interest to the Board and Committees.

For a copy of the agenda or for further information about this meeting, contact: Julie Douthit, Suite 100, Marathon Building, 2574 Seagate Drive, Tallahassee, Florida 32399-2152, telephone number (850)487-2613.

In the event meeting time and/or place changes, notice of change will be posted on meeting notice bulletin board at 2574 Seagate Drive, Suite 100, Marathon Building, Tallahassee, Florida 32399-2152. You may call (850)487-2613.

Persons with a disability or handicap requiring reasonable accommodation should contact Becky Thomas in writing or by telephone at the above address or telephone number at least two business days in advance of the meeting to make appropriate arrangements. If you are hearing or speech impaired, please contact Becky Thomas using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Department of Labor and Employment Security**, Workers' Compensation Oversight Board, announces a telephone conference of its Coordinating Committee to discuss general issues.

DATE AND TIME: Tuesday, March 9, 1999, 10:00 a.m.

PLACE: Call (850)487-2613 for instruction on participation

PURPOSE: The purpose of the meeting is to discuss issues to be on the agenda for the full Workers' Compensation Oversight Board meeting.

For further information about this telephone conference, contact: Julie Douthit, Suite 100, Marathon Building, 2574 Seagate Drive, Tallahassee, Florida 32399-2152, telephone number (850)487-2613, two days prior to the date of the meeting.

In the event meeting time and/or place changes, notice of change will be posted on meeting notice bulletin board at 2574 Seagate Drive, Suite 100, Marathon Building, Tallahassee, Florida 32399-2152. You may call (850)487-2613.

Persons with a disability or handicap requiring reasonable accommodation should contact Becky Thomas in writing or by telephone at the above address or telephone number at least two business days in advance of the meeting to make appropriate arrangements. If you are hearing or speech impaired, please contact Becky Thomas using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Department of Labor and Employment Security**, Workers' Compensation Oversight Board, announces a telephone conference of its Premiums and Benefits Committee to discuss general issues.

DATES AND TIMES: Thursday, March 11, 1999, 9:00 a.m.; Thursday, March 18, 1999, 9:00 a.m.; Thursday, March 25, 1999, 9:00 a.m.

PLACE: Call (850)487-2613 for instruction on participation PURPOSE: The purpose of the conference call is to discuss issues of interest to the committee.

For further information about this telephone conference, contact: Julie Douthit, Suite 100, Marathon Building, 2574 Seagate Drive, Tallahassee, Florida 32399-2152, telephone number (850)487-2613, two days prior to the date of the meeting.

In the event meeting time and/or place changes, notice of change will be posted on meeting notice bulletin board at 2574 Seagate Drive, Suite 100, Marathon Building, Tallahassee, Florida 32399-2152. You may call (850)487-2613.

Persons with a disability or handicap requiring reasonable accommodation should contact Becky Thomas in writing or by telephone at the above address or telephone number at least two business days in advance of the meeting to make appropriate arrangements. If you are hearing or speech impaired, please contact Becky Thomas using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Department of Labor and Employment Security**, in coordination with the **WAGES State Board of Directors**, announces a public meeting to which all interested persons are invited

DATE AND TIME: Tuesday, March 9, 1999, 10:00 a.m. – 12:00 noon

PLACE: Room 1703-07, Department of Education, 325 W. Gaines Street, Tallahassee, Florida 32399-0400

DATE AND TIME: Thursday, March 11, 1999, 10:00 a.m. – 12:00 noon

PLACE: Conference Room, Ft. Lauderdale Jobs and Benefits Center, 2660 West Oakland Park Boulevard, Ft. Lauderdale, Florida, call (954)677-5400 for directions

DATE AND TIME: Tuesday, March 16, 1999, 10:00 a.m. – 12:00 noon

PLACE: Excellence Room, Tampa Employment Service Center, 9251 N. Florida Avenue, Tampa, Florida

PURPOSE: A public meeting for input on rule development for the work requirements of the Work and Gain Economic Self-Sufficiency (WAGES) Program.

The public meeting is being held in three areas of the state to afford interested persons the opportunity to express their views on issues that warrant specification in a WAGES Program Work Requirements Rule. The input from internal and external WAGES partners and other interested parties attending the public meetings will be taken into consideration when the formal rulemaking process is initiated.

Contact Lonna Cichon, Planner II, Department of Labor and Employment Security, (850)487-2380 or Suncom 277-2380, for a copy of the agenda and meeting materials at least five days before the date of the meeting.

The Florida **Division of Blind Services** and the Rehabilitation Council for the Blind, announces the following meeting:

DATES AND TIME: March 12-13, 1999, 9:00 a.m. – 5:00 p.m. PLACE: Division of Blind Services, 2551 Executive Center Circle, West, Lafayette Building, Suite 200, Tallahassee, FL 32399

PURPOSE: Quarterly meeting of the council.

A copy of the agenda may be obtained by contacting: Phyllis Dill, Division of Blind Services, 2551 Executive Center Circle, West, Lafayette Building, Suite 200, Koger Center,

Tallahassee, FL 32399 or (850)488-1330 or through the Florida Telephone Relay system at 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in these meetings should contact either individual listed above no later than five working days prior to the meeting.

The Florida **Department of Labor and Employment Security**, **Division of Workers' Compensation**, Special Disability Trust Fund Privatization Commission, announces two meetings to which the public is invited.

DATES AND TIMES: Thursday, February 25, 1999; Friday, March 12, 1999, 9:00 a.m. – 12:00 p.m.

PLACE: Room 214, The Capitol, Tallahassee, FL 32399-0001 PURPOSE: The purpose of the February 25, 1999 meeting is to permit the public to provide testimony to the Commission regarding information relating to privatization. The purpose of the March 12, 1999 meeting is to consider public testimony and discuss further action to be taken by the Commission and consider information relevant to the issues of privatization. Interested parties are invited to present oral comments and/or submit written comments at the public meeting. Written comments may also be submitted to the Department of Labor and Employment Security, Special Disability Trust Fund Privatization Commission, 535 John Knox Road, Tallahassee, Florida 32399-4101, no later than three days prior to the meetings. Any person desiring to present oral comments should appear at the public meeting, however, time will be limited to 10 minutes per person in order to accommodate all persons wishing to speak.

For further information regarding the meeting, please contact: Anne Mackenzie or Pamela Burnelis, (850)488-4896.

Persons with a disability or handicap requiring reasonable accommodations should contact Anne Mackenzie by telephone at least two business days in advance to make appropriate arrangements. If you are hearing or speech impaired, please contact Anne Mackenzie using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

The Florida **Department of Labor and Employment Security**, **Division of Workers' Compensation**, announces the following meeting of the Physician Customer Council to which the public is invited.

DATE AND TIME: Thursday, March 4, 1999, 9:30 a.m. – 12:00 p.m.

PLACE: Team Disney Building, 1375 Buena Vista Drive, 3rd Floor, South Conference Room D, Lake Buena Vista, Florida 32830

PURPOSE: To continue discussion on Health Care Provider/ Expert Medical Advisor certification rules and Division educational material regarding Workers' Compensation Manage Care Arrangements. Due to limited seating, persons planning to attend are asked to call Terrence Henderson, (850)488-3431, Extension 310, by close of business, March 1, 1999

Persons with a disability or handicap requiring reasonable accommodations should contact Terrence Henderson, in writing: Room 100, Forrest Building, 2728 Centerview Drive, Tallahassee, FL 32399-0664, phone (850)488-3431, Extension 310, at least three business days in advance to make appropriate arrangements. If you are hearing or speech impaired, please contact Terrence Henderson using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

WATER MANAGEMENT DISTRICTS

The **South Florida Water Management District** announces public meetings to which all interested persons are invited:

DATE AND TIME: March 3, 1999, 10:30 a.m. - 1:00 p.m.

PLACE: District Headquarters, B-1 Building, Cafeteria Conference Room, First Floor, 3301 Gun Club Road, West Palm Beach, FL

PURPOSE: Environmental Advisory Committee meeting to discuss environmental matters and advise the District Governing Board of its position on them.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)687-6206, at least two business days in advance to make appropriate arrangements.

The **South Florida Water Management District** announces a public workshop and meeting which may be conducted by means of or in conjunction with communications technology, specifically by telephonic conference to which all interested parties are invited:

DATE AND TIME: March 10, 1999, 9:00 a.m.

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

PURPOSE: Governing Board workshop and meeting to discuss and consider District business, including regulatory and non-regulatory matters. All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members. In the event of emergency conditions due to an imminent Tropical Storm or

Hurricane, this meeting may be conducted by teleconference in order to take action on items listed on the Thursday, March 11th meeting agenda, including regulatory and non-regulatory items.

DATE AND TIME: March 10, 1999, 1:00 p.m.

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

PURPOSE: Human Resources Committee meeting to discuss regular committee business.

DATE AND TIME: March 10, 1999, 2:00 p.m.

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

PURPOSE: Audit Committee meeting to discuss regular committee business. All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members.

DATE AND TIME: March 11, 1999, 8:30 a.m.

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

PURPOSE: Governing Board meeting for consideration of District business other than regulatory matters. All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members.

DATE AND TIME: March 11, 1999, 2:00 p.m.

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

PURPOSE: Governing Board meeting for consideration of regulatory matters. All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information, or those wishing to submit written or physical evidence may contact: Tony Burns, District Clerk, District Headquarters, 3301 Gun Club Road, West Palm Beach, Florida 33416-4680, (561) 682-6206.

The **South Florida Water Management District** announces a private attorney-client session:

DATE AND TIME: March 11, 1999, Immediately following Governing Board meeting, but not to begin before 2:00 p.m.

PLACE: South Florida Water Management District, 3301 Gun Club Road, Governing Board Chambers, West Palm Beach, Florida

PURPOSE: Attorney-Client Session pursuant to Fla. Stat. Section 286.011(8) (1993) to discuss settlement negotiations or strategy related to litigation expenditures in Barley, Mullins, Wermeil, Reed, et al. v. SFWMD.

ATTENDEES: Governing Board Members F. Williamson, W. Hammond, E. Pettis, M. Singer, R. Machek, W. Graham, V. Carter, M. Minton, M. Berger, District Executive Director S. Poole, District attorneys B. Markham, T. Wolfe, R. Clements, and District outside counsel P. Nettleton.

The subject matter shall be confined to the pending litigation. At the conclusion of the session, the Governing Board meeting shall be re-opened. Pursuant to Florida law, the entire attorney-client session shall be recorded by a certified court reporter. No portion of the session shall be off the record. Transcript of the attorney-client session shall be made part of the public record upon conclusion of the litigation.

The **South Florida Water Management District** announces a private attorney-client session:

DATE AND TIME: March 11, 1999, Immediately following Governing Board meeting, but not to begin before 2:00 p.m.

PLACE: South Florida Water Management District, 3301 Gun Club Road, Governing Board Chambers, West Palm Beach, Florida

PURPOSE: Attorney-Client Session pursuant to Fla. Stat. Section 286.011(8) (1993) to discuss settlement negotiations or strategy related to litigation expenditures in Basore vs. South Florida Water Management District.

ATTENDEES: Governing Board Members F. Williamson, W. Hammond, E. Pettis, M. Singer, R. Machek, W. Graham, V. Carter, M. Minton, M. Berger, District Executive Director S. Poole, District Attorneys B. Markham, T. Wolfe, R. Clements, and District outside counsel P. Nettleton.

The subject matter shall be confined to pending litigation. At the conclusion of the session, the Governing Board meeting shall be re-opened. Pursuant to Florida law, the entire attorney-client session shall be recorded by a certified court reporter. No portion of the session shall be off the record. Transcript of the attorney-client session shall be made part of the public record upon conclusion of the litigation.

The South Florida Water Management District announces a public meeting in regards to Request for Proposals C-10670, Plankton and Periphyton Sample Processing, to which all interested persons are invited:

DATE AND TIME: March 17, 1999, 10:00 a.m.

PLACE: District Headquarters, B-1 Building, Conference Room 2A, 3301 Gun Club Road, West Palm Beach, FL

PURPOSE: Evaluation Committee meeting to discuss the tabulation of scores for the evaluation of proposals submitted in response to RFP C-E10670.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)687-6206, at least two business days in advance to make appropriate arrangements.

For more information, contact Linda Engelbrecht, Contract Administrator, (561)682-6378, to ascertain if the meeting will take place as scheduled.

The South Florida Water Management District announces a public meeting in regards to Request for Proposals C-10316, Off-Site Records Storage, to which all interested persons are invited:

DATE AND TIME: March 22, 1999, 9:00 a.m.

PLACE: South Florida Water Management District, B-1 Building, Conference Room 3B East, 3301 Gun Club Road, West Palm Beach, FL

PURPOSE: Evaluation Committee meeting to discuss and tabulate scores of evaluations of proposals submitted in response to RFP C-10316.

Should it be necessary to cancel the meeting, it will be held on March 24, 1999, 9:00 a.m., Conference Room 3B.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)687-6206, at least two business days in advance to make appropriate arrangements. For more information, contact: Jim Robinson, Senior Contract Administrator, (561)682-6373.

The South Florida Water Management District announces a public meeting in regards to Request for Proposal C-10670: Plankton and Periphyton Sample Processing

DATE AND TIME: March 24, 1999, 8:30 a.m.

PLACE: District Headquarters, Building B-1, Conference Room 2A, 3301 Gun Club Road, West Palm Beach, FL

PURPOSE: Oral Presentations by firms selected to provide presentations in conjunction with the evaluation of proposals submitted in response to RFP C-10670 (if required).

A copy of the agenda may be obtained by writing: SFWMD, Procurement Division, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Persons with disabilities or handicaps who need assistance may contact Tony Burns, District Clerk, (561)687-6206, at least two business days in advance of the meeting to make appropriate arrangements.

Should it be necessary to cancel the meeting, it will be held on March 26, 1999, 8:30 a.m., in the same location, Conference Room 2A.

These meetings are subject to cancellation in the event the District's Evaluation Committee determines the final ranking based solely on the written proposal submissions. Please contact Linda Engelbrecht, Contract Administrator, (561)682-6378, to ascertain if the meeting will take place as scheduled.

The South Florida Water Management District announces a public meeting in regards to Request for Proposals C-10315, Sun Microsystems Software Support, to which all interested persons are invited:

DATE AND TIME: March 26, 1999, 9:00 a.m.

PLACE: South Florida Water Management District, B-1 Building, Conference Room 2B East, 3301 Gun Club Road, West Palm Beach, FL

PURPOSE: Evaluation Committee meeting to discuss and tabulate scores of evaluations of proposals submitted in response to RFP C-10315.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)687-6206, at least two business days in advance to make appropriate arrangements.

For more information, contact: Jim Robinson, Senior Contract Administrator, (561)682-6373.

The **South Florida Water Management District** announces a public meeting in regards to Request for Proposals C-10316, Off-Site Records Storage, to which all interested persons are invited:

DATES AND TIMES: March 30-31, 1999, 9:00 a.m. or 1:30 p.m.

PLACE: To Be Determined. Interested parties may request locations and times by March 26, 1999.

PURPOSE: Site visits will be conducted for the top ranked firms selected by evaluation of the written proposals. These site visits are subject to cancellation in the event the District's Evaluation Committee determines the final ranking based solely on the written proposal submissions. The facilities of the top ranked firms will be inspected by the evaluation committee to determine each firm's conformance to records storage standards for archives.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)687-6206, at least two business days in advance to make appropriate arrangements.

For more information, contact: Jim Robinson, Senior Contract Administrator, (561)682-6373.

The **South Florida Water Management District** announces a public meeting in regards to Request for Proposals C-10315, Sun Microsystems Software Support, to which all interested persons are invited:

DATE AND TIME: April 8, 1999, 8:00 a.m.

PLACE: District Headquarters, B-1 Building, Conference Room 2B, 3301 Gun Club Road, West Palm Beach, FL

PURPOSE: Oral Presentation by firms selected to provide presentations in conjunction with the evaluation of proposals submitted in response to RFP C-10315.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)687-6206, at least two business days in advance to make appropriate arrangements.

Please contact Jim Robinson, Senior Contract Administrator, (561)682-6373, to ascertain if the meetings will take place as scheduled.

The **South Florida Water Management District** announces a public hearing required under Section 373.59, Florida Statutes, to which all interested parties are invited:

DATE AND TIME: April 15, 1999, 8:50 a.m.

PLACE: South Florida Water Management District, 3301 Gun Club Road, Building B-1, Auditorium, West Palm Beach, Florida

PURPOSE: To consider the purchase of lands or property rights generally described in the SFWMD 1999 Save Our Rivers Land Acquisition and Management Plan.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. For further information, contact: Blair LittleJohn, III, Director, Land Stewardship Division, (561)682-6842.

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

The Florida **Commission for the Transportation Disadvantaged** announces a Conference Planning and Awards
Committee meeting to which all persons are invited.

DATE AND TIME: Thursday, March 4, 1999, 9:30 a.m. – completion

PLACE: 2740 Centerview Drive, Rhyne Building, Suite 1A, Tallahassee, Florida, (850)488-6036

PURPOSE: To discuss plans for 1999 TD conference.

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact: Erin Schepers, Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)488-6036 or 1(800)983-2435.

The meeting is subject to change upon chairperson's request.

DEPARTMENT OF VETERANS' AFFAIRS

The Florida Commission on Veterans' Affairs announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 1, 1999, 1:00 p.m.

PLACE: Vietnam Veterans of America, Big Bend Chapter 96, Headquarters, "The Hooch", 241 Lake Ella Drive, Tallahassee, Florida 32303

PURPOSE: General meeting and planning session

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact: Carolyn S. Schultz, Florida Department of Veterans' Affairs, 1353 East Lafayette Street, Suite C, Tallahassee, Florida 32301-4746. Please telephone, (850)487-1533, at least 48 hours prior to the workshop.

DEPARTMENT OF ELDER AFFAIRS

The **State Long-Term Care Ombudsman Council** announces the following calls to which all persons are invited:

DATES AND TIMES: Executive Committee, March 1, 1999 and April 5, 1999, 9:00 a.m. – 10:00 a.m.; Legislative Committee, March 9, 1999 and April 13, 1999, 9:00 a.m. – 10:00 a.m.; Ways & Means Committee, March 3, 1999 and April 7, 1999, 10:00 a.m. – 11:00 a.m.; Policy & Procedures Committee, February 18, 1999, March 11, 1999 and April 8, 1999, 9:00 a.m. – 10:00 a.m.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues related to the Long-Term Care Ombudsman Program.

You may contact the office of the Long-Term Care Ombudsman, (850)488-6190, for more information.

The **Department of Elder Affairs** announces a public meeting to which all persons are invited:

Alzheimer's Disease Advisory Committee

DATE AND TIME: Thursday, March 18, 1999, 12:00 p.m.

PLACE: Betty Easley Conference Center, Room 171, 4075 Esplanade Way, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Alzheimer's Issues

A copy of the agenda may be obtained by contacting: Sharlene Mattice, (850)414-2180.

Lunch is not included but is available at the adjacent EATZ Cafeteria.

AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** would like to announce a teleconference call.

DATE AND TIME: March 8, 1999, 9:00 a.m. – 11:00 a.m.

PURPOSE: To make recommendations for Bone Marrow Transplants that should be covered by insurers and HMO's, in follow-up to a meeting held on January 15, 1999.

Please contact Taaffe Anderson, Agency for Health Care Administration, Health Policy, Building 3, 2727 Mahan Drive, Tallahassee, FL 32308, for telephoning instructions and additional information.

If anyone requires a transcription of the document from the tapes, it will be at the requestor's expense.

DEPARTMENT OF MANAGEMENT SERVICES

The **Florida State Group Insurance Council** announces a Public meeting to which all persons are invited:

DATE AND TIME: Wednesday, February 24, 1999, 10:00 a.m. – 2:00 p.m.

PLACE: Reed Hall, House Office Building, Tallahassee, FL PURPOSE: The purpose of the meeting is to discuss issues of interest to the council.

For further information about this meeting contact: Carol Walters, Division of State Group Insurance, Suite 135, 4040 Esplanade Way, Tallahassee, Florida 32301-0949, (850)921-4580.

Any person wishing to appeal any decision made with respect to the above- referenced issues may need to ensure verbatim recording of the proceedings to provide a record for judicial review

Pursuant to section 286.26, Florida Statutes, any person handicapped person requiring special accommodation to attend this meeting should contact the agency at least 48 hours prior to the meeting to request special assistance.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **Department of Business and Professional Regulation** and the Regulatory Council of Community Association Managers, announces a committee meeting of the Regulatory Issues Committee, to which all persons are invited to attend.

DATE AND TIME: Monday, March 1, 1999, 10:00 a.m. (EST) or soon thereafter

PLACE: Via telephone conference. To connect, dial (850)414-6477 or SC 994-6477

PURPOSE: To discuss disciplinary guidelines and related rules.

A copy of the agenda may be obtained by writing: Regulatory Council of Community Association Managers, 1940 North Monroe Street, Tallahassee, Florida 32399-1040, or by calling their office, (850)488-2141.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting the Regulatory Council of Community Association Managers, (850)488-2141. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

If any person decides to appeal any decision made with respect to any matter considered at this meeting, they will need a record of the proceedings, and for such purpose they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be based.

The **Construction Industry Licensing Board** will hold the following meetings to which all interested parties are invited. DATES AND TIMES: Wednesday, March 10, 1999, 8:00 a.m., Thursday, March 11, 1999, 8:00 a.m.; Friday, March 12, 1999, 8:00 a.m.

PLACE: Daytona Beach Hilton Oceanfront Resort, Daytona Beach, Florida

PURPOSE: Committee, Disciplinary Actions and General Session meetings of the Board.

Any person who decides to appeal any decision made by the board with respect to any matter considered at these meetings may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Additional information and a final agenda may be obtained by writing: Construction Industry Licensing Board, 7960 Arlington Expressway, Suite 300, Jacksonville, Florida 32211-7467.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Rodney Hurst, (904)727-3689, at least seven calendar days prior to the meeting. (Hearing or speech impaired please use Florida Relay 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The Florida **Building Code Administrators and Inspectors Board** announces an official meeting of the Probable Cause
Panel. (Probable Cause is not open to the Public.)

DATE AND TIME: March 11, 1999, 9:00 a.m.

PLACE: Biltmore Hotel, 1200 Anastasia Avenue, Coral

Gables, FL 33134

PURPOSE: Official meeting of the Probable Cause Panel.

If any person decides to appeal any decision made by the Building Code Administrators and Inspectors Board with respect to any matter considered at this meeting, he/she may need to ensure that a verbatim record of the proceedings is made, which will include the testimony and evidence upon which the appeal is to be based.

For further information, contact: Florida Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-2211.

Any persons requiring special accommodations at this meeting because of a disability or physical impairment should contact Stacey Merchant, Building Code Administrators and Inspectors Board at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call Stacey Merchant using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida Building Code Administrators and Inspectors Board announces an official Board meeting and Committee meetings to which all interested persons are invited.

DATES AND TIME: May 27-28, 1999, 9:00 a.m.

PLACE: Hyatt Orlando, 6375 West Irlo Bronson Memorial Hwy., Kissimmee, FL 34747

PURPOSE: Official Board and Committee meetings.

If any person decides to appeal any decision made by the Building Code Administrators and Inspectors Board with respect to any matter considered at this meeting, he/she may need to ensure that a verbatim record of the proceedings is made, which will include the testimony and evidence upon which the appeal is to be based.

For further information, contact: Florida Building Code Administrators and Inspectors, 1940 North Monroe Street, Tallahassee, Florida 32399-0771.

Any persons requiring special accommodations at this meeting because of a disability or physical impairment should contact Stacey Merchant at the Building Code Administrators and Inspectors Board at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call Stacey Merchant using the Florida dual party relay system which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Building Code Administrators and Inspectors Board** announces an official meeting of the Probable Cause
Panel. (Probable Cause is not open to the Public.)

DATE AND TIME: May 27, 1999, 9:00 a.m.

PLACE: Hyatt Orlando, 6375 West Irlo Bronson Memorial

Hwy., Orlando, FL 34747

PURPOSE: Official meeting of the Probable Cause Panel.

If any person decides to appeal any decision made by the Building Code Administrators and Inspectors Board with respect to any matter considered at this meeting, he/she may need to ensure that a verbatim record of the proceedings is made, which will include the testimony and evidence upon which the appeal is to be based.

For further information, contact: Florida Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-2211.

Any persons requiring special accommodations at this meeting because of a disability or physical impairment should contact Stacey Merchant at the Building Code Administrators and Inspectors Board at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call Stacey Merchant using the Florida dual party relay system which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Florida **Department of Environmental Protection, Division of Recreation and Parks** announces a public workshop to which all persons are invited.

DATE AND TIME: Wednesday, March 3, 1999, 7:00 p.m. (EST)

PLACE: Dunedin Public Library, 223 Douglas Avenue, Dunedin, Florida 34698

PURPOSE: To receive comments regarding management and land uses for Honeymoon Island State Recreation Area prior to the development of a management plan for the park.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance of this meeting. Any request for special accommodations can be made by writing: Department of Environmental Protection, Division of Recreation and Parks, District 4, Administration, 1843 South Tamiami Trail, Osprey, Florida 34229.

The **Department of Environmental Protection** announces a public workshop to which all person are invited:

DATE AND TIME: March 3, 1999, 7:00 p.m.

PLACE: Brevard County Agricultural Center, 3695 Lake Drive, Cocoa, FL 32926

PURPOSE: To accept public comments and provide status of Department review regarding Oleander Power's Air Permit Application to construct five gas and oil-fired combustion turbines in Brevard County.

A copy of the agenda may be obtained by writing: Mr. Michael P. Halpin, Department of Environmental Protection, 2600 Blair Stone Rd., MS #5505, Tallahassee, Florida 32399 or by calling Ms. Kim Tober, (850)921-9533.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop is asked to advise the agency at least 48 hours before the workshop by contacting the Personnel Service Specialist in the Bureau of Personnel, (850)488-2996. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

The **Department of Environmental Protection** announces a public hearing of the Governor and Cabinet, sitting as the Power Plant Siting Board, to consider the Administrative Law Judge's Order of Adoption of the [Proposed] Finding of Fact, Conclusions of Law and Recommended Order in the case of the Kissimmee Utility Authority and Florida Municipal Power Agency Cane Island Power Park, Power Plant Siting Application PA98-38, DOAH Case No. 98-3619EPP.

DATE AND TIME: March 9, 1999, 9:30 a.m.

PLACE: Cabinet Hearing Room, Lower Level, State Capitol, Tallahassee, Florida

PURPOSE: The Governor and Cabinet, sitting as the Power Plant Siting Board, will consider, pursuant to the Florida Electrical Power Plant Siting Act, Section 403.501, et seq., Florida Statutes, the Order of Adoption dated December 8, 1998, from the Administrative Law Judge, finding that the Kissimmee Utility Authority's and Florida Municipal Power Agency's Cane Island Power Park is in compliance with existing land use plans and zoning ordinances.

For a copy of the agenda please contact: Judy Brooks, Department of Environmental Protection, Marjory Stoneman Douglas Building, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, (850)922-3766.

CABINET AIDES BRIEFING: The Cabinet Aides will meet and discuss the item on March 3, 1999, 9:00 a.m., in the same location

The purpose of the briefing is to review and gather information regarding this item for consideration by the Siting Board.

The **Department of Environmental Protection** announces a (public meeting, hearing or workshop) to which all person are invited:

DATE AND TIME: March 9, 1999, 6:00 p.m.

PLACE: Rm. 502, 160 Governmental Center, Pensacola, Florida 32501

PURPOSE: The Northwest Citizens Advisory Panel meeting will include a presentation by our Northwest District Submerged Lands and Environmental Resources Permit staff about wetlands mitigation.

A copy of the agenda may be obtained by writing: Department of Environmental Protection, 160 Governmental Center, Pensacola, Florida 32501 or by calling Dick Fancher, (850)595-8300.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the agency at least 48 hours before the workshop/hearing/

meeting by contacting the Personnel Service Specialist in the Bureau of Personnel, (850)488-2996. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

The **Department of Environmental Protection, Division of Marine Resources**, announces a public meeting to which all persons are invited:

DATE AND TIME: Thursday, March 11, 1999, 7:00 p.m. PLACE: St. Johns County Auditorium, 4020 Lewis Speedway, St. Augustine, Florida 32095

PURPOSE: This is the first meeting of the sixteen member Management Advisory Group (MAG) for the Guana Tolomato Matanzas National Estuarine Research Reserve (GTMNERR). The MAG is composed of eight citizens, who were appointed by the three state legislators with overlapping jurisdiction with the reserve boundaries, and eight representatives of the local, state and federal government entities with authority and responsibility in the reserve. They are the St. Johns River Water Management District; the Flagler County Board of County Commission; the St. Johns County Board of County Commission; the National Park Service; the Florida Park Service; the Florida Game and Fresh Water Fish Commission; the St. Augustine Port, Waterway and Beach Authority; and the City of St. Augustine. The MAG will work with the Florida Department of Environmental Protection (DEP) to implement the management plan adopted by the Governor and Cabinet for the new reserve.

Staff of the Department of Environmental Protection will make a brief introductory presentation about the goals of the MAG, DEP and the National Oceanic and Atmospheric Administration in the management of the reserve. The remaining business will address the establishment of a charter for the MAG and the hiring of a reserve manager.

A copy of the agenda may be obtained by contacting: Ms. Anna Marie Hartman, 3900 Commonwealth Boulevard, M.S. 235, Tallahassee, Florida 32399, (850)488-3456.

If an accommodation is needed for a disability in order to participate in this activity, please notify Linda Harvey, (850)488-0450, 1(800)955-8771 (TDD), at least seven days prior to the event.

DEPARTMENT OF HEALTH

The Florida **Board of Chiropractic Medicine** Probable Cause Panel will hold a duly noticed meeting to which all persons are invited to attend:

DATE AND TIME: Friday, March 5, 1999, 12:00 p.m. PLACE: Department of Health, Secretary's Conference Room, 1940 North Monroe Street, Tallahassee, Florida 32399

PURPOSE: Cases previously heard by the Panel.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board of Chiropractic Medicine, (850)487-3052, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Chiropractic Medicine using the Florida Dual Party Relay System, which can be reached at 1(800)955-8770 (Voice), and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Ms. Sherra W. Causey, Professional Regulation Specialist II, Florida Board of Chiropractic Medicine, Department of Health, Division of Medical Quality Assurance, 2020 Capital Circle, S. E., Bin #C07, Tallahassee, Florida 32399-3257.

The Florida **Board of Dentistry** will hold the following meeting to which all persons are invited:

DATES AND TIMES: Friday, March 12, 1999, Committees Meetings – 9:00 a.m.; Board meeting – 1:00 p.m.; Reconvening Saturday, March 13, 1999, 8:00 a.m.

PLACE: Radisson Hotel Orlando Airport, 5555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

PURPOSE: To conduct Board business

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceedings is made, which records include the testimony and evidence upon which the appeal is to be based.

A copy of any item on the agenda may be obtained by writing: William H. Buckhalt, Executive Director, Board of Dentistry, 2020 Capital Circle, S. E., BIN C06, Tallahassee, Florida 32399-3256, or you may call (850)488-0595. You will be charged seventeen cents per page for the number of copies desired.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Linda Barber, (850)488-0595, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Ms. Barber using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Board of Orthotists and Prosthetists** will hold a duly noticed meeting to which all persons are invited to attend. DATES AND TIME: Sunday, March 14, 1999, 8:30 a.m.; continuing Monday, March 15, 1999, if necessary

PLACE: Radisson Orlando Airport Hotel, 5555 Hazeltine National Drive, Orlando, Florida 32812, (407)856-0100 PURPOSE: General Board Business.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board of Orthotists and Prosthetists, (850)487-3052, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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 form which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Ms. Sherra Causey, Professional Regulation Specialist II, Board of Orthotists and Prosthetists, 2020 Capital Circle, S. E., Bin #C07, Tallahassee, Florida 32399-3257.

The Department of Health announces a public meeting to which all persons are invited. The meeting will be held by telephone conference call at the following locations:

Marina Garcia Wood, Ft. Lauderdale, FL, (954)983-9666

Lucius Noyes, Palatka, FL, (904)325-7576

James Norris, St. Cloud, FL, (407)892-2135

Gene R. Motley, St. Augustine, FL, (904)829-5693

Leonard Inge, Tallahassee, FL, (850)599-3474

Juan Mora, Miami, FL, (954)924-2032

Helen Fong, Orlando, FL, (407)248-1826

Daniel Fucarino, Tampa, FL, (813)961-8798

Michael Stamitoles, Pensacola, FL, (904)434-4990

Edwin Bayo, Att. Gen. Office, Tallahassee, FL, (850)414-3300

John Taylor, Dept. of Health, Tallahassee, FL, (850)488-6526

DATE AND TIME: March 10, 1999, 10:00 a.m. (EDT)

PURPOSE: To approve candidates for licensure and examination. Review any applicants with disciplinary action and continue discussion reference licensee Mitch Davis.

A copy of the agenda may be obtained by writing: Board of Pharmacy, 2020 Capital Circle, S. E., BIN #C04, Tallahassee, Florida 32399-3254.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board of Pharmacy, Garnet Keller, (850)487-9833, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If a person decides to appeal any decision made by the board with respect to any matter considered at this meeting, he will need to ensure a verbatim record is made, which record includes the testimony and evidence upon which the appeal is to be based.

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

The Department of Children and Family Services. District 14, Health and Human Services Board announces the following meetings to which all persons are invited.

Board Member Orientation and Training.

DATE AND TIME: Wednesday, March 3, 1999, 2:00 p.m.

PLACE: Children and Family Services Administration Office, Conference Room A, 4720 Old Highway 37, Lakeland, FL

PURPOSE: New Board member orientation and training.

Alcohol, Drug Abuse and Mental Health Council meeting.

DATE AND TIME: Monday, March 8, 1999, 2:00 p.m.

PLACE: Children and Family Services Office, Conference

Room 101, 270 Bartow Municipal Airport, Bartow, FL

PURPOSE: To discuss mental health and substance abuse issues.

Family Preservation Council meeting.

DATES AND TIME: Thursday, March 11-18, 1999, 3:30 p.m. PLACE: Children and Family Services Office, 1055 Highway 17, Bartow, FL

PURPOSE: Organizational and goal planning.

Family Care Council meeting.

DATE AND TIME: Monday, March 15, 1999, 6:30 p m.

PLACE: Children and Family Services Office, Conference Room 101, 270 Bartow Municipal Airport, Bartow, FL

PURPOSE: Address issues relating to services for the developmentally disabled.

Health and Human Services Board Business meeting.

DATE AND TIME: Tuesday, March 16, 1999, 4:30 p.m.

PLACE: Children and Family Services Office, Conference Room 101, 270 Bartow Municipal Airport, Bartow, FL

PURPOSE: Regular board meeting for general business.

For copies of the agenda, further information or persons needing accommodation to participate in these meetings please contact: Patty Harrison, (941)619-4100, Extension 157, 1(800)342-0825 or TDD (941)648-3337.

The Department of Children and Family Services announces the following public meetings of the District 6, Health and Human Services Board to which all persons are

COMMITTEE: Manatee Planning Group

DATE AND TIME: Thursday, March 4, 1999, 1:00 p.m.

PLACE: Bradenton Service Center, 303 13th Ave., E., Small Conference Room, Bradenton, FL

PURPOSE: To discuss the human service delivery system within Manatee County.

COMMITTEE: Children's Subcommittee

DATE AND TIME: Friday, March 5, 1999, 9:00 a.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Auditorium, Tampa, FL

PURPOSE: To discuss child protection, mental health and substance abuse services.

COMMITTEE: Advocacy and Legislative Affairs

DATE AND TIME: Friday, March 5, 1999, 12:00 p.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Rm. 542, Tampa, FL

PURPOSE: To discuss advocacy and legislative issues.

COMMITTEE: Budget and Contract Oversight

DATE AND TIME: Friday, March 5, 1999, 2:00 p.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Rm. 542, Tampa, FL

PURPOSE: To discuss budget issues and review contract monitorings.

COMMITTEE: Health Subcommittee

DATE AND TIME: Monday, March 8, 1999, 1:30 p.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Room 542, Tampa, FL

PURPOSE: To discuss current health issues.

COMMITTEE: Adult Services

DATE AND TIME: Wednesday, March 10, 1999, 9:00 a.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Room 421A, Tampa, FL

PURPOSE: To review supports and services for disabled adults and the elderly.

COMMITTEE: Family Care Council

DATE AND TIME: Wednesday, March 10, 1999, 10:30 a.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Room 166, Tampa, FL

PURPOSE: To review supports and services for individuals with developmental disabilities and their families.

COMMITTEE: Alcohol, Drug Abuse and Mental Health Subcommittee

DATE AND TIME: Thursday, March 11, 1999, 9:30 a.m.

PLACE: Brandon Service Ctr., 9325 Bay Plaza Blvd., Tampa,

PURPOSE: To discuss adult mental health and substance abuse

COMMITTEE: Developmental Services

DATE AND TIME: Friday, March 12, 1999, 1:00 p.m.

PLACE: Manatee County Public Library, 1301 Barcarrota Blvd., Bradenton, FL

PURPOSE: Discuss services for the developmentally disabled.

COMMITTEE: Substance Abuse Subcommittee

DATE AND TIME: Thursday, March 18, 1999, 10:00 a.m.

PLACE: ACTS, 4630 North 56th Street, Tampa, FL PURPOSE: Discuss substance abuse service issues.

COMMITTEE: Executive

DATE AND TIME: Wednesday, March 24, 1999, 11:00 a.m. PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr.,

Blvd., Auditorium, Tampa, FL **PURPOSE:** General Business

COMMITTEE: Programs

DATE AND TIME: Wednesday, March 5, 1999, 12:00 p.m. PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Auditorium, Tampa, FL

PURPOSE: To discuss planning, assessment and other cross-programmatic issues.

COMMITTEE: Full Health and Human Services Board

DATE AND TIME: Wednesday, March 24, 1999, 1:00 p.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Auditorium, Tampa, FL

PURPOSE: General business and revisions to the by-laws.

Call Donna Sinudom, (813)871-7454, for copies of the agenda. additional information and meeting confirmations. Users of text telephones (TTYs), please call this number through the Florida Relay Service, 1(800)955-8771.

The Department of Children and Family Services, District 5, Health and Human Services Board announces the following public meeting to which all persons are invited:

Privatization Task Force Pasco County

DATE AND TIME: March 10, 1999, 2:30 p.m. - 4:30 p.m.

PLACE: Room 150, Counsel Square II, 7601 Little Rd., New Port Richey, FL

PURPOSE: To continue planning for the privatization task force in Pasco County to implement House Bill 3217.

Agendas can be obtained seven days in advance of each meeting at: Suite 414, Mary Grizzle State Office Building, 11351 Ulmerton Road, Largo, Florida.

Persons needing accommodation to participate in these meetings should call at least 3 days in advance of the meeting, (727)588-7071 or TDD (727)588-6662 to arrange assistance.

The Health and Human Services Board of District 4 announces the following public meetings to which all persons are invited.

DATE AND TIME: March 11, 1999, 2:00 p.m.

PLACE: District 4, Headquarters, Roberts Building, Auditorium, 5920 Arlington Expressway, Jacksonville, FL

PURPOSE: Regular Meeting of the Board

The Health and Human Services Board Committees will meet as follows:

COMMITTEE: Children's Committee

DATE AND TIME: March 11, 1999, 12:30 p.m.

PLACE: Conference Room 1 COMMITTEE: Adult Committee

DATE AND TIME: March 11, 1999, 11:00 a.m.

PLACE: Conference Room 1

COMMITTEE: Planning and Budget

DATE AND TIME: March 4, 1999, 12:00 p.m.

PLACE: Conference Room 1 COMMITTEE: Health Committee

DATE AND TIME: March 3, 1999, 3:30 p.m.

PLACE: Conference Room 1

A copy of the agenda may be obtained by writing: Department of Children and Family Services, P. O. Box 2417, Jacksonville, FL 32231-0083, Attention: Harry Smith.

If you need special accommodations please notify Harry Smith, (904)723-2151, at least 48 hours in advance of the meeting. Hearing impaired please call (904)646-2859 (TDD).

The **Department of Children and Family Services**, Refugee Programs Administration Office announces the following public meetings to which all interested persons are invited.

MEETING: District 4/Duval County Refugee Task Force DATE AND TIME: Thursday, March 25, 1999, 2:00 p.m. – 4:00 p.m.

PLACE: Lutheran Social Services, 421 West Church Street, Suite 322, Jacksonville, Florida 32202. Contact person is Russell Bloom, Phone (904)632-0022

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of issues relevant to refugee resettlement in the Duval County/Children and Family Services, District 4 area.

A copy of the agenda may be obtained by writing: Cheraka Thomas, Refugee Programs Administration Office, 1317 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700.

MEETING: Districts 5, 6 and 14 – Tampa Bay Area Refugee Task Force

DATE AND TIME: Tuesday, March 30, 1999, 9:30 a.m. – 11:30 a.m.

PLACE: Pinellas, 133770 58th Street, North, Clearwater, Florida. Contact person is: Ms. Stefanie Anna, Phone (727)507-6197.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of issues relevant to Refugee resettlement in the Tampa Area/Children and Family Services, District(s) 5, 6 and 14.

A copy of the agenda may be obtained by writing: Taddesse Fessehaye, Refugee Programs Administration Office, 1317 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700.

MEETING: District 9/Palm Beach County, Refugee Task Force

DATE AND TIME: Wednesday, March 17, 1999, 1:30 p.m. – 3:30 p.m.

PLACE: Naval and Marine Corps Reserve Center, 1227 Marine Drive, West Palm Beach, Florida, Phone (561)687-3954. Contact person is: George Lewis or Susan Sullivan, Phone (850)488-3791.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of issues relevant to Refugee resettlement in the Palm Beach County/Children and Family Services, District 9 area.

A copy of the agenda may be obtained by writing: Susan Sullivan, Refugee Programs Administration Office, 1317 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700.

MEETING: District 10/Broward County Refugee Task Force DATE AND TIME: Tuesday, March 30, 1999, 9:00 a.m. – 12:00 noon.

PLACE: First Lutheran Church, 441 N. E. 3rd Avenue, Ft. Lauderdale, Florida 33301, Phone (954)764-3418. Contact person: Osman Uzun, (850)413-8219

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of issues relevant to Refugee resettlement in the Broward County/Children and Family Services, District 10 area.

A copy of the agenda may be obtained by writing: Osman Uzun, Refugee Programs Administration Office, 1317 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700.

MEETING: District 11/Miami Area Refugee Task Force DATE AND TIME: Friday, March 12, 1999, 10:00 a.m. – 12:00 noon

PLACE: Radisson Mart Plaza Hotel, 711 N. W. 72nd Ave., Miami, Florida 33126, Phone (305)261-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of issues relevant to Refugee resettlement in the Miami Area/Children and Family Services, District 11.

A copy of the agenda may be obtained by writing: Juel Kamke, Refugee Programs Administration Office, 1317 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700.

Pursuant to the Provisions of the American's with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting at the Refugee Programs Administration Office, (850)488-3791 or Fax (850)487-4272. If you are hearing or speech impaired, please

contact the agency by calling TDD Number (850)922-4449 and reference the specific Refugee Task Force Meeting by location and date.

The **Department of Children and Family Services** announces a public hearing to which all persons are invited. DATE AND TIME: March 15, 1999, 10:00 a.m.

PLACE: 1317 Winewood Boulevard, Building 3, Room 414, Tallahassee, Florida 32399-0700

PURPOSE: To provide for discussion of the department's intent to further amend administrative rule 65A-1.5061, FAC, concerning temporary cash assistance eligibility requirements for teens.

This rule was previously scheduled for hearing on December 21, 1998 by notice of proposed rulemaking in the Florida Administrative Weekly, Vol. 24, No. 48, November 25, 1998. In the notice of proposed rulemaking, the proposed rule text provides for deeming of parents' income to a teen parent and the teen parent's child(ren) if the teen parent is under age 18 or is 18 years of age and a full-time student. This statement is based upon the definition of a minor for temporary cash assistance eligibility purposes.

The proposed rule amendment deleted the definition of a minor. The department proposes: to retain and amend the definition of a minor; to define when a teen is an adult; and, to clarify use of the terms unwed minor parent and teen parent. Additionally, because the definition of a minor is retained, the department intends to amend the rule title and the statement concerning parent-to-child deeming of income.

In regard to school attendance, the department intends to provide for a ten-day pending period for the teen parent who is not in school, but who expresses an interest in school, to provide verification of registration and attendance.

These interrelated items are the only ones proposed for discussion in this public hearing. As a result, no itemized agenda will be prepared.

Any person desiring more information about this hearing or special accommodations under the Americans with Disabilities Act should contact: Audrey Mitchell, Program Administrator, Economic Self-Sufficiency Program, Building 3, Room 412D, 1317 Winewood Boulevard, Tallahassee, Florida 32300-0700 or telephone (850)488-3090.

If special accommodations are required, please make the contact at least 24 hours prior to the hearing.

FLORIDA AUTOMOBILE JOINT UNDERWRITING ASSOCIATION

NOTICE OF CHANGE – The **Florida Automobile Joint Underwriting Association** announces a meeting to which all persons are invited:

Ad Hoc Financial Issues Committee

NEW DATE AND TIME: February 23, 1999, 9:00 a.m. (previously February 12, 1999, 10:00 a.m.)

PLACE: Cole, Stone, Stoudemire & Morgan, 76 Laura Street, Suite 1700, Jacksonville, FL

PURPOSE: To review and discuss a draft request for proposals for development and implementation of a plan of marketing for an automobile theft prevention rewards program and other matters that may come before the committee.

Additional information may be obtained from: Lisa Blackwell, FAJUA, 1113 E. Tennessee St., Suite 401, Tallahassee, FL 32308.

The Florida Automobile Joint Underwriting Association announces a meeting to which all persons are invited:

Operating Committee

DATE AND TIME: March 23, 1999, 9:30 a.m.

PLACE: Embassy Suites Tampa Airport, 555 N. Westshore Blvd., Tampa, FL

PURPOSE: To consider modifications to the FAJUA's forms, rules, and rates and any other business that may come before the committee.

Additional information may be obtained from: Lisa Blackwell, FAJUA, 1113 E. Tennessee St., Suite 401, Tallahassee, FL 32308.

HILLSBOROUGH AREA REGIONAL TRANSIT AUTHORITY

The Hillsborough Area Regional Transit Authority (HART) announces the following public meetings of the Governing Board of the Authority to which all persons are invited.

Public Hearing

DATE AND TIME: March 1, 1999, 8:30 a.m.

PLACE: County Center, 601 E. Kennedy Boulevard, 18th Floor, Planning Commission Board Room, Tampa, Florida PURPOSE: Public Hearing

Decarles Decard Meeting

Regular Board Meeting

DATE AND TIME: March 1, 1999, Immediately following Public Hearing

PLACE: County Center, 601 E. Kennedy Boulevard, 18th Floor, Planning Commission Board Room, Tampa, Florida

PURPOSE: Regularly Scheduled Board Meeting

AGENDA/GENERAL SUBJECT MATTER TO BE CONSIDERED: 1) Call to order; 2) Approval of Minutes; 3) Consumer Advisory Committee Report; 4) Public Comment on Action Items; 5) Consent Action Items; 6) Other Action Items; 7) Employee Comments; 8) General Public Comment; 9) Reports from HART Representatives; 10) Introductions, Recognition and Awards; 11) Finance Committee Report; 12) Chairmen's Report; 13) General Counsel's Report; 14)

Executive Director's Report; 15) Presentations; 16) Monthly Information Reports; 17) Other Information Items; 18) Other **Business**

A copy of the detailed agenda may be obtained by contacting: Lisa Gantous, Executive Assistant, Hillsborough Area Regional Transit Authority, 201 E. Kennedy Boulevard, Suite 1600, Tampa, Florida 33602, (813)223-6831.

Section 286.0105, Florida Statutes, states that if a person decides to appeal any decision made by a board, agency or commission with respect to any matter considered at a meeting or hearing, he will need a record of the proceedings, and that for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

In accordance with the Americans with Disabilities Act of 1990, persons needing a special accommodation at this meeting because of a disability or physical impairment should contact Elba Lopez, (813)223-6831, Ext.107, at least 48 hours before the meeting. If the caller is hearing impaired, contact the Authority, (813)626-9158 (TDD).

WAGES BOARD

The State of Florida Wages Board announces a Conference Call Meeting to which all persons are invited:

DATE AND TIME: Tuesday, March 2, 1999, 8:30 a.m.

PLACE: State of Florida WAGES Board Office, 102 West Whiting Street, Suite 502, Tampa, Florida 33602, Meet-Me-Statewide Conference Call, (850)921-5230 or SunCom 291-5230

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will discuss and/or approve recommendations concerning the MIS System.

A copy of the Board Agenda for the Conference Call will be available by February 23, 1999, by contacting Elma Williams, (813)233-2261, or by writing: State Wages Office, 102 West Whiting Street, Suite 502, Tampa, FL 33602.

If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

PINELLAS WAGES COALITION

The Pinellas WAGES Coalition announces an Emergency Executive Committee Meeting on:

DATE AND TIME: Monday, March 8, 1999, 1:30 p.m. - 2:30

PLACE: Career Options of Pinellas, Inc., 13770 58th Street, N., Suite 312, Large Conference Room, Clearwater, Florida 34620

PURPOSE: Review and conditional approval of the Pinellas WAGES Coalition Fiscal Year 1999 – 2000 Plan and Budget. SUBJECT MATTER: The content and construct of the request for proposal.

Members of the public are invited to attend.

Agendas can be obtained seven days in advance of the meeting at: Suite 304, Pinellas WAGES Coalition, 13770 58th Street North, Clearwater or by calling (727)507-6197.

Persons needing special accommodations to participate in the meeting should call at least 3 days in advance, (727)507-6197. If any person wishes to appeal any decision made by the Pinellas WAGES Coalition, with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which the appeal is to be based.

FLORIDA DEVELOPMENTAL DISABILITIES COUNCIL

The Florida Developmental Disabilities Council, Inc. announces its regularly scheduled business meeting.

DATES AND TIMES: Thursday, March 18, 1999, 9:00 a.m.; Friday, March 19, 1999, 9:00 a.m.

PLACE: Ramada Inn, North, 2900 North Monroe Street, Tallahassee, FL 32303

PURPOSE: Standing Committee Meetings; Full Council

To obtain a copy of the agenda or to request special accommodations in order to participate in this meeting please contact: Gail C. Copeland, 124 Marriott Drive, Suite 203, Tallahassee, FL 32301-2981, toll free 1(800)570-7801, telephone number (850)488-4180, TDD (850)488-0956.

Section VII Notices of Petitions and Dispositions **Regarding Declaratory Statements**

DEPARTMENT OF CORRECTIONS

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, has issued a response to a Petition to Initiate Rulemaking received from Richard Adamson. Petitioner requested that Florida Administrative Code Chapter 33-3.005 be amended. Specifically, petitioner requested a provision that would encompass mail sent to and from the Department of Corrections, Bureau of Legal Affairs within the definition of "legal mail." The Department denied the petition, reasoning that the current rule is adequate.

A copy of the Order, Case No. DC 99-1, may be obtained by writing: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, has issued a response to a Petition to Initiate Rulemaking received from Douglas Jackson and Raymond Coleman. Petitioners requested that the Department amend Florida Administrative Code Chapter 33-3.005. Specifically, petitioners requested a provision that would allow inmates who are co-litigants in a case to possess the legal documents of each other for that particular case. The Department denied the petition, reasoning that the rule as presently written was adequate.

A copy of the Order, Case No. DC 99-2, may be obtained by writing: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on January 29, 1999, from Phillip Adlington. Petitioner is an inmate seeking an amendment of Chapter 33-11.0065(3)(a)1. Specifically, Petitioner seeks a deletion of any reference to contact cards.

A copy of the Petition may be obtained by writing: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on January 29, 1999, from James Herndon. Petitioner is an inmate seeking an amendment of Chapter 33-11.0065(3)(a)1. Specifically, Petitioner seeks a deletion of any reference to contact cards.

A copy of the Petition may be obtained by writing: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

NOTICE IS HEREBY GIVEN that the State of Florida. Department of Corrections, received a Petition to Initiate Rulemaking on February 3, 1999 from Phillip Adlington. Petitioner is a prisoner seeking adoption of a rule which would provide payment to all inmates for work performed.

A copy of the Petition may be obtained by writing: Perri K. Dale, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has denied the Petition for Declaratory Statement filed by Delora Burkhart, Unit Owner, Belleair Sands Condominium, Docket Number DS98176.

The petition was denied because the Petitioner seeks a determination of the rights and liabilities of the Belleair Condominium Association, which is not a party to these proceedings. The petition was also denied because the Division does not have the authority to grant the relief requested which is to adjudicate the liability of the condominium association.

A copy of the final order may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-1030.

Section VIII Notices of Petitions and Dispositions Regarding the Validity of Rules

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

NONE

Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:

Florida Association of the American Institute of Architects vs. Department of Management Services; Rule No.: 60D-13.006; Case No.: 98-0028RP; Dismissed

The City of Tallahassee vs. Department of Health; Rule No.: 64E-1; Case No.: 98-5248RP; Dismissed

Affordable Neighborhoods, Inc. and the Carlisle Group vs. Florida Housing Finance Corporation; Rule Nos.: 67-48.002(10),(82); 67-48.004(1); 67-48.0025(2); Case No.: 98-3418RP: Dismissed

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

NONE

Section X Announcements and Objection Reports of the Joint Administrative Procedures Committee

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF EDUCATION

NOTICE TO PROFESSIONAL CONSULTANTS

Florida State University, on behalf of the State of Florida, Board of Regents, announces that Professional Services in the discipline of engineering will be required for the project listed below:

Project No. BR-270

Project and Location: Doak S. Campbell Stadium Improvements, Florida State University, Tallahassee, Florida The project consists of the preparation of a structural evaluation of the entire existing stadium, specifically the older portions, including upper concourses, ramps, beams, columns and bracing. Improvements shall also include removal/ abatement and repainting the structural steel system. The selected firm will prepare the structural evaluation, provide construction construction design, documents and administration for the project which is budgeted at \$1,762,500 for construction. The project delivery system will be construction management. Blanket professional liability insurance will be required for this project as a part of Basic

Services and will be provided in the amount of \$1,000,000. INSTRUCTIONS:

Firms desiring to apply for consideration shall submit a letter of application.

The letter of application should have attached:

- 1. A completed Board of Regents "Professional Qualifications Supplement," dated September 15, 1997. Applications on any other form will not be considered.
- 2. A copy of the applicant's current Professional Registration Certificate from the appropriate governing board. An applicant must be properly registered at the time of application to

practice its profession in the State of Florida. If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida.

Submit five (5) copies of the above requested data bound in the order listed above. Applications which do not comply with the above instructions may be disqualified. Application materials will not be returned.

The plans and specifications for State University System projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Professional Qualifications Supplement forms, descriptive project information, and selection criteria may be obtained by contacting:

Lynetta Mills, Facilities Planning and Construction, 109 Mendenhall Maintenance Building A, Florida State University, Tallahassee, Florida 32306-4152, (850)644-2841 telephone, (850)644-8351 facsimile.

For further information on the project, contact: Lawrence R. Rubin, Sr. Project Manager, at the address and phone listed above.

Submittals must be received in the above office, by 2:00 p.m., local time, on Tuesday, March 23, 1999. Facsimile (FAX) submittals are not acceptable and will not be considered.

INVITATION TO BID BID NO. 7206

BID TITLE: Resurfacing and Striping, Gamble St. and Orr Drive

QUALIFICATION: All bidders must be qualified at the time of bid opening in accordance with the Instruction to Bidders, Article B-2. Sealed bids will be received on March 9, 1999 until 2:00 p.m., local time at Florida A & M University, Facilities Planning Department, 2400 Wahnish Way, Bldg. A, Suite 100, Tallahassee, Florida 32307, at which time and place they will be publicly opened and read aloud.

PROPOSAL: Bids must be submitted in full in accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions, which may be examined and obtained from the architect/engineer: R. B. SELLERS, Consulting Engineers, 1738 Thomasville Road, Tallahassee, FL 32303, phone (850)224-6873.

MANDATORY PRE-BID MEETING: Bidders are required to attend the pre-bid meeting. Failure to attend will result in disqualification. Minority Business Enterprises are invited to attend to become familiar with the project specifications and to

become acquainted with contractors interested in bidding the project. The meeting has been schedules for: March 2, 1999, 10:00 a.m. at the Plant Operations Facility, Building A, Conference Room 120, 2400 Wahnish Way, Tallahassee, FL 32307.

DEPOSIT: \$50.00 per set of drawings and Project Manual is required with a limit of three (3) sets per general contractor or prime bidder; and two (2) sets of drawings and Project Manuals for Plumbing, Heating/Ventilation/Air Conditioning and Electrical Contractors acting as Subcontractors.

REFUND: The deposit shall only be refunded to those general contractors, prime bidders, or Plumbing, Heating/Ventilation/Air Conditioning and Electrical Contractors acting as either prime or subcontractors, who after having examined the drawings and specifications submit a bonafide bid, or provide written evidence that they have submitted bids as subcontractors and who return the drawings and Project Manual in good condition within fifteen (15) days after receipt of bids.

PURCHASE: Full sets of bidding documents may be examined at the Architect/Engineer's office and local plan rooms. Full sets may be purchased through the Architect/Engineer for \$50.00 per set for the printing and handling cost. Partial sets may be purchased at \$1.25 per sheet of the Drawings and \$10.00 per copy of the Project Manual, and are sold subject to the provisions of Article B-27 of the Instructions to Bidders.

ACCOMMODATION FOR DISABILITIES: If a special accommodation is required to permit attendance, contact the Facilities Planning Office 7 days prior to the scheduled meeting.

PROJECT P-3272 FLORIDA ATLANTIC UNIVERSITY PINE JOG ENVIRONMENTAL EDUCATION CENTER NOTICE TO PROFESSIONAL CONSULTANTS

Florida Atlantic University, on behalf of the State of Florida, Board of Regents, announces that Professional Services in the discipline of Architecture, will be required for the project listed below:

Project No. FLORIDA ATLANTIC UNIVERSITY PINE JOG ENVIRONMENTAL EDUCATION CENTER

Project and Location: Project will be located on the Florida Atlantic University Pine Jog Annex in West Palm Beach, Florida. The project consists of a new Environmental Education Center with an approximate construction budget of \$2,000,000. The selected firm will provide programming, site analysis, master plan and budget analysis services for the project. The center consists of approximately 14,000 square feet of administrative, exhibit space, and seminar space.

INSTRUCTIONS:

Firms desiring to apply for consideration shall submit a letter of application.

The letter of application should have attached:

- 1. A completed Board of Regents "Professional Qualifications Supplement" dated 9/15/97. Applications on any other form will not be considered.
- 2. A copy of the applicant's current Professional Registration Certificate from the appropriate governing board. An applicant must be properly registered at the time of application to practice its profession in the State of Florida. If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida.

Submit 5 (five) copies of the above requested data bound in the order listed above. Applications which do not comply with the above instructions may be disqualified. Application materials will not be returned.

The plans and specifications for State University System projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$10,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Professional Qualifications Supplement forms, descriptive project information, and selection criteria may be obtained by contacting:

Linda Cassese, Florida Atlantic University, 777 Glades Road, Facilities Planning Department, Building T-10, Boca Raton, FL 33431, (561)297-3141, Fax (561)297-2260.

Submittals must be received in the Facilities Planning Department, at the above address, by 3:00 p.m. local time, on March 22, 1999. Facsimile (FAX) submittals are not acceptable and will not be considered.

NOTICE TO CONSTRUCTION MANAGERS

The State of Florida, Board of Regents, Office of Capital Programs announces that construction management services will be required for the project listed below:

Project No.: BR-412 Project and Location: Biological Sciences Renovation, University of Central Florida, Orlando, Florida.

Project Description: Preconstruction services and the renovation and remodeling of an existing four (4) story facility that contains approximately 24,930 sq. ft. of teaching and research labs and 6,628 sq. ft. of offices. The approximate dollar value of this project is \$2,670,000. The Biological Sciences Building is located on the University of Central Florida campus within the academic core, and adjacent to the Student Health Center. The renovated building will provide "state of the art" teaching and research labs.

The contract for construction management services shall consist of two phases. Phase one of the contract is for preconstruction services. The construction manager will be paid a fixed fee for the services performed. Phase one services include limited value engineering during design, and the development of a Guaranteed Maximum Price (GMP) at 50% Construction Document phase. If the GMP is accepted, phase two, the construction phase, will be implemented. In phase two of the contract, the construction manager shall become the single point of responsibility for performance of the construction contract for the project and shall publicly bid trade contracts, ensuring the inclusion of 30% Minority Business Enterprises (MBEs) participation. Failure to negotiate an acceptable fixed fee for phase one of the contract, or to arrive at an acceptable GMP within the time provided in the agreement may result in the termination of the construction manager's contract.

Selection of finalists for interview will be made on the basis of construction manager qualifications, including experience and ability; past experience; bonding capacity; record-keeping/ administrative ability, critical path scheduling expertise; cost estimating; cost control ability; quality control capability; qualification of the firm's personnel, staff and consultants; and ability to meet the minority business enterprise participation requirements. Finalists will be provided with a copy of the building program and the latest documentation prepared by the project architect/engineer; a description of the final interview requirements and a copy of the standard State University System's construction management agreement. The Selection Committee may reject all proposals and stop the selection process at any time. The construction manager shall have no ownership, entrepreneurial or financial affiliation with the selected architect/engineer involved with this project. Firms desiring to provide construction management services for the project shall submit a letter of application and a completed Board of Regents "Construction Manager Qualifications Supplement." Proposals must not exceed 80 pages, including the Construction Manager Qualifications Supplement and letter of application. Pages should be numbered consecutively. Submittals which do not comply with these requirements or do not include the requested data will not be considered. No submittal information will be returned. All applicants must be licensed to practice as general contractors in the State of Florida at the time of application. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations, at the time of application. As required by Section 287.133, Florida Statutes, a construction management firm may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction management firm must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

The Board of Regents Construction Manager Qualifications Supplement forms and the Project Fact Sheet may be obtained by contacting: Office of Facilities Planning, University of Central Florida, Post Office Box 163020, Orlando, Florida 32816-3020, phone number (407)823-2166, fax number (407)823-5141, web page www.fp.ucf.edu. Four (4) bound copies of the required proposal data shall be submitted to: Pete Newman, Director, Office of Facilities Planning, University of Central Florida, 4000 Central Florida Blvd./Post Office Box 163020, Orlando, Florida 32816-3020.

Submittals must be received by 5:00 p.m., local time, Wednesday, March 24, 1999. Facsimile (FAX) submittals are not acceptable and will not be considered.

NOTICE TO PROFESSIONAL CONSULTANTS

The University of Central Florida, on behalf of the State of Florida, Board of Regents, announces that Professional Services in the discipline of Architecture/Engineering will be required for the project listed below:

Project No. BR-440

Project and Location: Recreational Services Phase I, University of Central Florida, Orlando, Florida 32816-3020. The project consists of:

1. The design and construction of Phase I of a new Recreational Services building to contain approximately 65,742 NASF which includes 1200 sq. ft. for classrooms, 58,162 sq. ft. for gymnasium, 2,680 sq. ft. for Offices, 3,100 for campus support services, and 600 sq. ft. for other assignable spaces.

The new building will provide "state of the art" athletic spaces for student use and participation in campus sporting activities.

2. The Recreational Services Phase I will be located on the University of Central Florida campus south of Gemini Boulevard in the vicinity of the existing Recreation Services building and outdoor swimming pool. The construction cost will be approximately \$9,600,000.00 for Phase I.

This facility will be in the planning phase in the April, 1999.

The selected firm will provide design, construction documents and administration for the referenced project. Blanket professional liability insurance will be required for this project in the amount of \$500,000, and will be provided as a part of Basic Services.

INSTRUCTIONS:

Firms desiring to apply for consideration shall submit a letter of application.

The letter of application should have attached:

- 1. A completed Board of Regents "Professional Qualifications Supplement," dated 9/15/97. Applications on any other form will not be considered.
- 2. A copy of the applicant's current Professional Registration Certificate from the appropriate governing board. An applicant must be properly registered at the time of application to

practice its profession in the State of Florida. If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida.

Submit four (4) copies of the above requested data bound in the order listed above. Applications which do not comply with the above instructions may be disqualified. Application materials will not be returned.

The plans and specifications for State University System projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Professional Qualifications Supplement forms, descriptive project information, and selection criteria may be obtained by contacting: Mr. Peter Newman, Director of Facilities Planning, University of Central Florida, Office of Facilities Planning, 4000 Central Florida Boulevard, P. O. Box 163020, Orlando, FL 32816-3020. Phone (407)823-2166, Fax (407)823-5141, Email: pnewman@mail.ucf.edu. The project fact sheet for Recreational Services Phase I may be found on the UCF home page. Our Internet address is: www.fp.ucf.edu.

Submittals must be received in the Physical Plant Building, University of Central Florida, by 5:00 p.m. local time, on Monday, March 22, 1999. Facsimile (FAX) submittals are not acceptable and will not be considered.

CALL FOR BIDS

Made by Florida Gulf Coast University, on behalf of the State of Florida, Board of Regents.

PROJECT NAME & NUMBER: Central Energy Plant Expansion – BR-1010

QUALIFICATION: All Bidders must be qualified at the time of bid opening in accordance with the Instructions to Bidders, article B-2. Sealed bids will be received on:

DATE AND TIME: Tuesday, March 23, 1999, until 3:30 p.m., local time

PLACE: 10501 FGCU Blvd., South, Howard Hall, Meeting Room 111A, Florida Gulf Coast University, Fort Myers, Florida 33965-6565 at which time and place they will be publicly opened and read aloud

PROPOSAL: Bids must be submitted in full and in accordance with the requirements of the drawings and Project Manual which may be obtained or examined at the office of the

ARCHITECT/ENGINEER: Tilden Lobnitz Cooper, 1400 Colonial Blvd., Suite 203, Fort Myers, Florida 33907, Phone (941)275-4240

MINORITY PROGRAM: Bidders are encouraged to utilize Minority Business Enterprises certified by the Minority Business Advocacy and Assistance Office, Department of Labor and Employment Security. Consideration will be given to the percentage of participation, as described in the Instructions to Bidders, in the award of the contract.

PRE-SOLICITATION/PRE-BID MEETING: Bidders are encouraged to attend the pre-solicitation/pre-bid meeting. Minority Business Enterprise firms are invited to attend to become familiar with the project specifications and to become acquainted with contractors interested in bidding the project. The meeting has been scheduled for:

DATE AND TIME: Monday, March 15, 1999, 2:00 p.m., local

PLACE: 10501 FGCU Blvd., South, Howard Hall, Meeting Room 111A, Florida Gulf Coast University, Fort Myers, Florida 33965-6565

DEPOSIT: \$50.00 per set of drawings and Project Manual is required with a limit of three (3) sets per general contractor or prime bidder; and two (2) sets of drawings and Project Manuals for plumbing, heating/ventilating/air conditioning and electrical contractors acting as subcontractors.

REFUND: The deposit shall only be refunded to those general contractors, prime bidders, or plumbing, heating/ventilating/air conditioning and electrical contractors acting as either prime or subcontractors, who after having examined the drawings and specifications:

a. submit a bona fide bid, or

b. provide written evidence that they have submitted bids as subcontractors for plumbing, heating/ventilating/air conditioning, or electrical work, and who return the drawings and Project Manual in good condition within fifteen (15) days after receipt of bids.

PURCHASE: Full sets of bidding documents may be examined at the Architect/Engineer's office and local plan rooms. Full sets may be purchased through the Architect/Engineer for \$50.00 per set for the printing and handing cost. Partial sets may be purchased at \$1.50 per sheet of the drawings and \$20.00 per copy of the Project Manual, and are sold subject to the provisions of article B-27 of the Instructions to Bidders.

PUBLIC ENTITY CRIMES: As required by Section 287.133, Florida Statutes, a contractor may not submit a bid for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The successful contractor must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

INVITATION TO BID

The School Board of Broward County, Florida

Competitive sealed bids will be received by the Purchasing Department until the date and time shown for the following:

BID NUMBER: 99-299H

BID TITLE: MIXERS FOR CAFETERIAS

DUE DATE/TIME: March 10, 1999, prior to 2:00 p.m.

LOCATION OF BID OPENING: Purchasing Department, 7720 West Oakland Park, Suite 323, Sunrise, Florida

33351-6704

CONTRACT TERM: May 1, 1999 through April 30, 2000 ESTIMATED DOLLAR VALUE OF THE BID: \$200,000.00

TELEPHONE NUMBER: (954)765-6137

DEPARTMENT OF TRANSPORTATION

The Department of Transportation, District One, hereby withdraws the notice published in the February 12, 1999, issue of the Florida Administrative Weekly. That notice was to request proposals for qualified general contractors and/or prefabricated steel buildings contractors for the following project:

PROJECT NO.: ITB-DOT-98/99-1001(FCO)

PROJECT NAME: Pre-engineered Metal Structure - Bartow Trades Shop and Storage Building for District Wide Maintenance Crew

LOCATION: 2740 Highway 60, W., Bartow, Polk County, Florida

A revised notice will be published later.

The Department of Transportation, District 7, is soliciting Letters of Interest for the Design-Build project identified below.

Bid Proposals as well as technical proposals must be received by 2:30 p.m., Wednesday, April 14, 1999, Tampa District

There will be a public bid opening, Wednesday, April 14, 1999, 2:30 p.m., District Seven, Administration Building, 11201 N. McKinley Drive, Tampa, FL 33612-6456.

PROJECT NAME: S.R. 700 (U.S. 98) Resurfacing, Restoration and Rehabilitation Pasco County, Florida

FINANCIAL PROJECT ID: 256408 1 52 01

PROJECT DESCRIPTION: Design/Build services to mill and resurface approximately 1.4 miles of two lane State Road 700 from US 301 to just south of the Withlacoochee River Bridge.

DESIGN/BUILD services will include preparation of construction plans necessary for resurfacing this project in accordance with FDOT standards. The firm shall be responsible for all work necessary and incidental for the completion of the design and construction of this project unless otherwise noted herein

PREQUALIFICATION REQUIREMENTS: The contractor team members must be prequalified under Rule Chapter 14-22, Florida Administrative Code, by the Contracts Administration Office, by the due date for proposals, the following type of work: Roadway Milling and Resurfacing

Team members involved in professional services, as identified under 287.055, Florida Statutes, must be prequalified under Rule 14-75, Florida Administrative Code, or have submitted an application for prequalification to the Contractual Services Office, on or before the due date for Letters of Interest, in the following types of work: 3.1 Minor Roadway Design

DBE PARTICIPATION GOAL: 8% Any DBE Certified DBE BONDING: A 5% bid bond will be required from any firm submitting a proposal. A 100% performance bond will be required from the firm awarded the project.

RESPONSE PROCEDURE: Prequalified firms interested in being considered for the project may request a copy of the Request for Proposal (RFP) from: John D. Ellis, District Contracts Office, (813)975-6036. The final date to request an RFP package will be March 5, 1999.

SELECTION PROCEDURE: The Department will publicly open the price proposals at the date, time and location specified above. Then the technical proposal of the low bidder will be reviewed to determine its responsiveness. If found to be non-responsive, the next low bidder will be considered. A bid proposal will be considered non-responsive if it does not contain all the information and level of detail requested in the RFP.

Pursuant to Administrative Rule Chapter 14-25, F.A.C., Chapter 120, Florida Statutes and Section 337.11, Florida Statutes, any person affected by a bid solicitation shall file both a notice of protest and bond within 72 hours of the receipt of the bid documents and shall file a formal written protest within 10 days after filing the notice of protest. The required notice of protest, bond and formal protest must each be filed timely with: Florida Department of Transportation, Clerk of Agency Proceedings, 605 Suwannee Street, MS 58, Room 550, Tallahassee, FL 32399-0458.

The Department shall reserve the right to reject all proposals and or waive minor proposal irregularities.

REGIONAL TRANSPORTATION AUTHORITIES

TRI-COUNTY COMMUTER RAIL AUTHORITY INVITATION TO BID NO. 99-819 CONSTRUCTION OF FORT LAUDERDALE-HOLLYWOOD AIRPORT STATION **ADVERTISEMENT**

Tri-County Commuter Rail Authority (TCRA), an agency of the State of Florida, operates a 71.9 mile commuter railroad with nineteen (19) stations in Miami-Dade, Broward, and Palm Beach Counties.

THE PURPOSE of this Invitation to Bid (ITB) is to enter into an Agreement to provide all supervision, project coordination, scheduling, construction management, labor, equipment, tools, supplies, insurance, permanent materials, temporary materials, vehicles, storage sheds and incidentals (including acquisition of all agency permits and inspections) required for CONSTRUCTION OF THE FORT LAUDERDALE-HOLLYWOOD AIRPORT STATION, located at the FDOT Rail Corridor, south side of Griffin Road, west of Interstate 95, and east of Anglers Road in the City of Dania Beach, Florida (Broward County). Project time will be Two Hundred Twenty (220) calendar days.

The extent of the Project will include, as a minimum, the following construction trades and/or disciplines: Supervision, Quality Assurance, Scheduling, Permitting, Safety Coordination, Security, Maintenance of Traffic, Earthwork, Concrete Work, Metal Fabrication, Platform Construction, Utility Construction, Paving, Grading, Drainage, Plumbing, Electrical Work, Landscape Irrigation and Landscape Plant Installation.

A REQUEST FOR DOCUMENTS should be directed to: Ms. Alyce V. Zahniser at TCRA, 800 N. W. 33 Street, Suite 100, Pompano Beach, Florida 33064, (954)788-7910. The cost of the solicitation document is Two Hundred Twenty-Five Dollars (\$225.00) non-refundable. Document Holders who purchased ITB 98-499, Construction of Fort Lauderdale-Hollywood Airport Station, are exempt from having to re-purchase solicitation documents. Checks or money orders made payable to Tri-Rail should be forwarded to Ms. Alyce V. Zahniser at the address above. Solicitation documents will be available on or about February 9, 1999.

A PRE BID CONFERENCE will be held in the TCRA Conference Room at the address above on February 17, 1999 at 2:00 p.m.

RECEIPT OF SEALED BIDS: All bids must be received in a sealed envelope no later than 3:00 p.m. on March 9, 1999 at the TCRA office in Pompano Beach. All envelopes must bear the TCRA provided label, which clearly indicates the BIDDER'S NAME, ITB NUMBER, TITLE AND OPENING DATE.

BID SECURITY in the amount of five percent (5%) of the Bid must accompany each Bid in accordance with the Instruction to Bidders.

TCRA reserves the right to postpone, to accept or reject any and all Bids in whole or in part. All Bidders must certify that they are not on the State of Florida Comptroller General's List of Ineligible Bidders. All bids must remain in effect for One Hundred Eighty (180) days from the Bid opening.

This project is funded in part by the Federal Transit Administration. Davis-Bacon wage rates and other federal provisions shall apply.

DBE PARTICIPATION: The Disadvantaged Business Enterprise participation goal for this Solicitation is Seventeen percent (17%).

INVITATION TO BID BID NO. CP-0046-99

JACKSONVILLE TRANSPORTATION AUTHORITY

Sealed bids will be publicly received and opened by the City of Jacksonville, Purchasing Division, Suite 330, City Hall, St. James Building, 117 West Duval Street, Jacksonville, Florida 32202, 2:00 p.m., Wednesday, March 24, 1999, Bid No. CP-0046-99, JTA, Wonderwood Connector - Segment 2A from Sand Castle Road to Mayport Road, Duval County. This project includes clearing and grubbing, pavement removal, earthwork, stabilization, limerock base, drainage facilities, bridge construction, box culverts, concrete curb and gutter, sidewalk, lighting, signing, pavement markings, signalization and storm water retention facilities. Complete Bid documents and specifications will be available for purchase on Friday, February 26, 1999 after 3:00 p.m., and may be secured from Reynolds, Smith & Hills, 4651 Salisbury Road, Jacksonville, Florida 32256 or by calling (904)279-2451. The Jacksonville Transportation Authority reserves the right to reject any or all bids.

DEPARTMENT OF CORRECTIONS

NOTICE TO PROFESSIONAL CONSULTANTS PUBLIC ANNOUNCEMENT FOR

The State of Florida, Department of Corrections, Bureau of Design and Construction, announces that Professional Drafting Services are required for a continuing contract for projects under \$500,000. Applications from qualified firms are to be sent to the attention of: Mr. Andres J. Santana, Engineer Supervisor, Bureau of Design and Construction, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

INSTRUCTIONS

Any firm desiring to provide professional drafting services to the Department of Corrections' Central Office in Tallahassee for selected projects under \$500,000, shall apply for consideration with a letter of application, indicating within the body of the letter, your firm's specific abilities respective to the particular requirements of these services attaching the following:

- 1. A copy of the Department of Corrections' current "Professional Qualifications Supplement" (PQS Form dated August 1998 Revised) with current data.
- 2. A reproduction of the firms' current Florida State Board of Architecture and Interior Design License, or a reproduction of the firm's current Occupational License issued by the local

authority with jurisdiction. If the firm is a corporation, it must be properly chartered with the Department of State to operate in Florida.

3. A current copy of the SF 254.

Submit the above required data in the order listed above. Faxed copies will not be accepted.

Applications that do not comply with the instructions set forth above may be considered improper and disqualified.

Under the authority delegated to the Secretary of the Department of Corrections by Florida Statute 287.055, sitting as the head of the Department of Corrections, continuing drafting services contract will be awarded following the recommendations of the Selection Committee in accord with the negotiation procedures. Selected firm shall be notified after approval by the Secretary, all applicants will received copies of this information.

RESPONSE DATE: Twenty-one (21) days (March 4, 1999) after the date of this advertisement, until 5:00 p.m.

SPECIAL REQUIREMENT: Drawings compatibility - All drawings shall be produced using computer aided design drafting system (CADD). The CADD system required shall produce files in DATACAD.DC5 format and firm shall have a minimum of two (2) years of working experience with DATACAD.

PROJECT: Varies.

PROJECT NUMBER: N/A PROJECT NAME: N/A PROJECT LOCATION: N/A

ESTIMATED COST: Fees will be negotiated for each project

that may arise.

LOCATION: Department of Corrections, Central Office,

Tallahassee, Florida

CONTACT: Mr. Andres J. Santana, Engineer Supervisor,

410-4183.

GAME AND FRESH WATER FISH COMMISSION

NOTICE TO PROFESSIONAL CONSULTANTS PUBLIC ANNOUNCEMENT FOR PROFESSIONAL SERVICES FOR ENGINEERING

Competitive sealed invitation to bid will be received by the Purchasing Office until the time and date shown for the following:

DATE AND TIME: March 5, 1999, 3:00 p.m., EST

BID NO.: GFC 98-64

BID TITLE: Coleman Landing Pilot Dredging Project, Sumter County, Florida

RESTRICTIONS: Pursuant to Section 287.09451 and 288.703, Florida Statutes and Rule 38A-20.003(7), F.A.C., this procurement solicitation is limited to Minority Business Enterprises Certified in accordance with Section 287.0943, Florida Statutes and applicable rules. Only those Certified Minority Business Enterprises that are certified at the time are eligible for an award.

SERVICES TO BE PROVIDED: The Design Professional is expected to schedule services and design phases (preliminary and final design), request additional services (such as soil boring, surveys, testing, permits, etc.) leading to a design solution with adequate documentation, and make the necessary inspections and observations to assure the Contractor meets the requirements of the plans and specifications.

SOLICITATION OF INTEREST: To request a complete Solicitation of Interest announcement, contact the Commission Engineer: Dr. Mahmoud Madkour, P. E., Division of Fisheries, Room 302H, Florida Game and Fresh Water Fish Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, telephone number (850)488-5531, fax number (850)921-1750, email: madkoum@gfc.state.fl.us.

PROPOSAL: Proposals must be submitted in full accordance with requirements of the Bidding and Contractual Conditions. Bid specifications may be obtained from the Florida Game and Fresh Water Fish Commission, 620 South Meridian Street, Purchasing Room 364, Bryant Building, Tallahassee, Florida 32399-1600.

A copy of the ITB may be obtained from the above address or by calling (850)488-3427. The Commission reserves the right to reject any and all bid/proposals.

DEPARTMENT OF MANAGEMENT SERVICES

NOTICE TO PROFESSIONAL CONSULTANTS PUBLIC ANNOUNCEMENT FOR PROFESSIONAL SERVICES FOR

ARCHITECTURE - ENGINEERING

State of Florida, Department of Management Services, Building Construction announces that professional services are required for the project listed below. Applications are to be sent to Tom Berley, State of Florida, Department of Management Services, Building Construction, 4508 Oak Fair Boulevard, Suite 200, Tampa, Florida 33610.

PROJECT NUMBER: DCF-98047000

PROJECT NAME: New District 6 Offices, Department of Children and Family Services

PROJECT LOCATION: Tampa, Florida

SERVICES TO BE PROVIDED: Basic A/E services for remodeling an existing 100,000 sq. ft. commercial building into offices for DCF, District, 6 Headquarters. Firms should have related office experience, experience in HVAC, lighting and telecommunications design. The estimated construction

budget is \$3 million.

CLIENT AGENCY: Department of Children and Family Services

CLIENT AGENCY REPRESENTATIVE: Charles Taylor DMS PROJECT DIRECTOR: Daryl H. Ellison

PHONE NO: (850)487-9937

RESPONSE DUE DATE: March 12, 1999, 4:00 p.m., local

The results of this selection will be posted at Department of Management Services, Building Construction, 4508 Oak Fair Boulevard, Suite 200, Tampa, Florida 33610 during regular business hours on April 2, 1999.

INSTRUCTIONS

Submit three (3) copies of the following:

- 1. Letter of interest, which indicates the firm's qualifications, related experience, the firm's abilities to do the work and other pertinent data.
- 2. Current Department of Management Services' Professional Qualifications Supplement (PQS) revised 10/97, Form DBC5112. Call (850)488-5885 if you do not have this form.
- 3. Firm's current Florida Professional Registration License Renewal.
- 4. For Corporations only: If the firm offering services is a corporation, it must be properly chartered with the Department of State to operate in Florida and must provide a copy of the firm's current Florida Corporate Charter.
- 5. Completed SF-254.
- 6. Completed SF-255.

Applicants are advised that plans and specifications for A/E projects may be reused. An appropriate contractual agreement will be made with the selected firm should this be necessary. Any protests of the selection must be made within 72 hours of posting the selection results. If no protest is received within 72 hours, negotiation and contract award will proceed with the selected firm. The selected firm will be notified and an announcement of shortlisted firms will be published in the Florida Administrative Weekly. Firms must be properly registered at the time of application to practice their profession in the State of Florida. Representative samples of related work may be submitted in a separate binder. Applications that do not comply with these instructions or those that do not include the requested data may not be considered. All information received will be maintained with the project file and will not be returned. If you wish to be notified directly of selection results, please include one stamped, self-addressed envelope.

PUBLIC ANNOUNCEMENT OF A/E SELECTION RESULTS

State of Florida, Department of Management Services, Building Construction announces that on the date listed below, authority was issued to negotiate and enter into a contract for Professional Services in accordance with the Consultants' Competitive Negotiation Act for the following:

DATE: February 3, 1999

NAME OF CLIENT AGENCY: Department of Management

Services, Facilities Management

PROJECT NUMBER: MSFM 94031000

PROJECT NAME: Alachua County Regional Service Center

Alachua County, Florida

- 1. Johnson/Peterson Architects, Inc., Tallahassee, FL
- 2. Craig Salley and Associates Architects, Gainesville, FL
- 3. Saxelbye Architects, Inc., Jacksonville, FL

DEPARTMENT OF HEALTH

INVITATION TO BID #99-3 FOR

CHILD RESTRAINT SEATS (CRD)

Car Seats

The Duval County Health Department, Department of Health, is requesting bids for Child Restraint Seats (CRD) for use in its' Injury Prevention & Training program. Bids will be received until 10:00 a.m. on Tuesday, March 9, 1999, by James L. Miller, Room # 306 at the Duval County Health Department, Administration Building, 515 W. 6th Street, Jacksonville, FL 32206-4397. Inquires or requests for copies of the bid should be directed to James L. Miller at the above address or phone number (904)630-3360.

The Department reserves the right to reject any and/or all bids or accept minor irregularities, in the best interest of the State.

The Broward County Health Department, as the lead agency for the South Florida AIDS Network of Broward County, is requesting proposals to provide Buddy Companion Services, Client Advocacy Services and Home Delivered Meals to HIV positive residents of Broward County. A Request for Proposals will be available on February 19, 1999 from: Broward County Health Department, 2421-A S. W. 6th Ave., Ft. Lauderdale Florida 33315, (954)467-4734. Proposals will be accepted by: Rita Volpitta, Human Services Program Specialist, Ryan White Section, Broward County Health Department, 2421-A S. W. 6th Ave., Ft. Lauderdale, Florida 33315, (954)467-4734. Five (5) copies of the Proposals must be received at the Ryan White Office of the Broward County Health Department no later than March 19, 1999, 12:00 Noon, Eastern Standard Time, Proposals will be opened at 1:00 p.m., Eastern Standard Time, March 19, 1999 at the Broward County Health Department, Ryan White Section.

Certified Minority Business Enterprises are encouraged to participate in any bidders' conferences, pre-solicitation or pre-bid meetings scheduled. The department reserves the right to reject any and all bids or ignore or correct minor irregularities in the best interest of the state.

NOTICE OF CHANGE IN THE DEADLINE FOR CALENDAR 1999 FLORIDA EMERGENCY MEDICAL SERVICES (EMS) MATCHING GRANT PROGRAM **APPLICATIONS**

NAME OF AGENCY: Department of Health (DOH)

GRANT TITLE: Florida Emergency Medical Services Matching Grant

PURPOSE AND EFFECT: DOH is mandated by Chapter 401, Part II, Florida Statutes (F.S.), to provide grants for pre hospital EMS in Florida.

ELIGIBILITY: Agencies eligible to apply are local agencies and public and private entities involved in emergency medical services systems.

AUTHORITY: Section 401.113(2)(b), F.S.

REFERENCE: The notice to which this deadline extension pertains is the DOH grant notice published in the January 8 Florida Administrative Weekly, Miscellaneous Section.

REVISED DEADLINE: Completed applications and required copies must be received by the state Bureau of Emergency Medical Services by 5:00 p.m., Eastern Standard Time, April 2, 1999. Note that this is not a postmark time and date. Applications received after the deadline, regardless of postmark, will not be rated or considered for funding.

CONDITIONS: Except for the deadline changed herein, all other conditions in the January 8, 1999, Florida Administrative Weekly notice and the application package related to this grant cycle, remain in effect.

CONTACT PERSONS: Roger Twitchell, Ed Wilson, or Alan Van Lewen, telephone (850)487-1911 or SunCom 277-1911. P.O. #EU 0568

HIV/AIDS Prevention Projects RFP Number 13, Round 10

(This Notice is a Re-Bid of RFP 06, Round 9 in Department of Health Area 2B only)

The Centers for Disease Control and Prevention has provided funds to the Florida Department of Health, Bureau of HIV/ AIDS to address reducing the transmission of the Human Immunodeficiency Virus (HIV) within groups practicing high or increased risk behaviors. The department is requesting proposals from non-profit community-based organizations (CBO's) and AIDS services organizations (ASO's), to conduct innovative and culturally sensitive HIV prevention projects within the Area 2B counties of Liberty, Franklin, Gadsden, Leon, Wakulla, Jefferson, Madison and Taylor.

Area 2B is one of seventeen geographical areas in Florida which comprise the Florida HIV/AIDS Community Planning Group, a planning body that consists of state/local agencies, non-governmental organizations and representatives of infected and affected communities who recommendations to the Florida Department of Health.

The term of this Request for Proposal funding will be up to (12) months, with a non-competitive renewal possible for one (1) additional year, contingent upon satisfactory performance and availability of funds. The anticipated contract period is July 1, 1999 to June 30, 2000. The Department of Health anticipates funding of \$93,058 for this Request for Proposal, with up to two (2) contracts ranging from \$45,000 to \$93,058. The bidders' conference will be held on February 26, 1999, from 9:00 a.m. - 12:00 noon, or until there are no more questions, whichever is earlier, at the Florida Department of Health, 1309 Winewood Blvd., Building 6, 4th Floor, Room 407, Tallahassee, Florida 32399-0700.

Bidders who submit to the Department of Health a Notice of Intent to submit a proposal that is postmarked no later than February 15, 1999, will be guaranteed to receive all information regarding addenda to or inquiries about the Request for Proposals.

Facsimile (FAX) documents will not be honored. The closing date for the receipt of all proposals is March 12, 1999, 12:00 p.m. (ET), with the opening of all proposals beginning the same day at 12:01 p.m.

Copies of the complete Request for Proposals are available from: Adrienne D. Sanders, Prevention Program Advisor, Florida Department of Health, Bureau of HIV/AIDS by mail at: 2020 Capital Circle, S. E. Bin #A09, Tallahassee, Florida 32399-1715 or at the physical address: 1309 Winewood Blvd., Building 6, 4th Floor, Room 412, Tallahassee, FL 32399-0700. To serve the best interest of the state, the Department reserves the right to reject any and all proposals received in response to the RFP.

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

INVITATION TO BID

Proposals are requested from qualified roofing contractors by the Department of Children and Family Services, hereinafter referred to as Owner, for the construction of:

PROJECT NUMBER: DCF 98201010

SAMAS NUMBER-60-10-1-000302-60400200-80-080751-99 PROJECT: REROOFING OF THE KITCHEN, BUILDING 1007, FLORIDA STATE HOSPITAL, CHATTAHOOCHEE, **FLORIDA**

PREQUALIFICATION: The Owner accepts bids from those firms which are prequalified with the Department of Management Services, Division of Building Construction. Each Bidder whose field is governed by Chapter 399, 455, 489 and 633, of the Florida Statutes for licensure or certification, must submit prequalification data of their eligibility to submit proposals five (5) calendar days prior to the bid opening date. If not previously qualified by the Department of Management Services, Division of Building Construction for the current biennium (July 1 through June 30) of odd number years. Call (850)488-6233 for information on pregualification. After bid opening, the low bidder must qualify in accordance with Rule 60D-5.004. A copy of the rule requirements is included in the Instructions to Bidders under Article B-2 "Bidder Qualification Requirements and Procedures."

PERFORMANCE BOND AND LABOR AND MATERIAL BOND: If the construction award is \$100,000.00 or less, a Performance Bond and Labor and Material Payment Bond are not required.

PRE-BID MEETING: A mandatory pre-bid meeting will be held at 10:00 a.m., EST, on March 4, 1999 at the site. Contact the architect for directions.

BID DATE AND TIME: Sealed bids will be received on March 18, 1999 until 2:00 p.m., local time, at which time they will be publicly opened and read aloud at the office of the Architect/ Engineer: Manausa, Lewis & Dodson, Architects, Inc., 2074 Raymond Diehl Rd., Tallahassee, Florida 32308, Telephone (850)422-9200

PROPOSAL: Bids must be submitted in full accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions, which may be examined and obtained from the Architect/Engineer.

CONTRACT AWARD: The bid tabulation and Notice of Award Recommendation will be posted at 1:00 p.m., local time, on March 19, 1999, at the Architect's office. In the event that the bid tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be notified by Certified United States mail, Return Receipt requested. Any protests of the bid must be made within 72 hours of posting of the results. "Failure to file a protest within the time prescribed in s. 120.53(5), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes." If no protest is filed per Section B-21 of the Instructions to Bidders, "Notice and Protest Procedures:, the contract will be awarded to the qualified, responsive low bidder in accordance with Rule 60D-5 by the Owner.

INVITATION TO BID

Competitive sealed bids will be received in the Department of Children and Family Services, District III, Tacachale Purchasing Office, 1621 N. E. Waldo Road, Gainesville, Florida 32609 until 2:00 p.m. on March 4, 1999 for the following:

Bread, Rolls and Buns

Interested bidders may obtain bid forms and specifications by writing or calling the Tacachale Purchasing Office at the above address. Telephone: (352)955-5537. The Department reserves the right to reject any or all bids.

C&F 99-92RN

FLORIDA HOUSING FINANCE CORPORATION

PUBLIC NOTICE

The Florida Housing Finance Corporation announces that it maintains names and addresses of persons and organizations to whom solicitations are distributed when procuring for the services listed below.

Those who wish to be included on such bidder and offeror list(s) must send a written request to the attention of: Linda Hawthorne, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329 or facsimile (850)414-6545. The written request must specify the service type(s) for which the person or organization wishes to receive a solicitation, name of the organization and contact person, mailing address, phone number and facsimile number.

- Accounting
- Appraisal
- Arbitrage Rebate Analyst
- Auditing
- Bond Underwriter/investment Banker
- Compliance Monitoring Agent
- Counsel
- Counsel, Bond
- Counsel, Disclosure
- Counsel, Minority Bond
- Counsel, Special
- Credit Underwriting
- Employee Benefits Plan Providers
- Environmental Assessment
- Information Technology
- Insurance Agent
- Lender
- Market Studies
- Originator/Servicer
- Pension Plan Providers
- Performance Measures Analysis
- Primary Mortgage Insurance Provider
- Printing
- Program Administrator/Master Servicer
- Remarketing Agent
- Servicer
- Technical Assistance
- Trustee

DEPARTMENT OF MILITARY AFFAIRS

INVITATION TO BID

The State of Florida, Department of Military Affairs request qualifications from firms to provide services as follows:

Design and contract administration for a fire station facility (approximately 5600 square feet) located at Camp Blanding Training Site.

Selection of finalists for interview will be held in accordance with Chapter 60D-2, Florida Administrative Code, complying with requirements of Section 287.055, Florida Statutes. Finalists will be required to make oral presentations, and the Selection Committee may reject all proposals and stop the selection process at any time.

INSTRUCTIONS

Applicants desiring to provide these services shall apply for consideration by submitting an original and three copies of the following:

- 1. Letter of interest detailing the firm's competence in various aspects of the discipline. Include a list of sample projects.
- 2. A current Professional Qualifications Supplement and Financial Statement.
- 3. A copy of the firm's current Florida Professional Registration Certification.
- 4. A current SF-254.
- 5. A current SF-255, with resumes of proposed personnel to be
- 6. For corporations only, a copy of the current Corporate Charter Certificate showing validation date and designation of professionals qualifying the corporation to practice in the discipline for which it is applying.

Submittals must be received by 4:30 p.m. on March 11, 1999, and should be mailed to Colonel Paul Johnson, or Major William Harding, Department of Military Affairs, Construction & Facility Management Office, 2305 State Road 207, (32086), Post Office Box 1008, St. Augustine, Florida 32085, phone (904)823-0280.

Facsimile (FAX) submittals are not acceptable and will not be considered. Applicants that do not comply with these instructions or those that do not include the requested data will not be considered. Any protests of the selection must be made within 72 hours of posting the selection results. If no protest is received within 72 hours, contract award and negotiation will proceed with the selected firms. Selection results will be published in the Florida Administrative Weekly

HILLSBOROUGH COUNTY AVIATION AUTHORITY

NOTICE TO PROFESSIONAL CONSULTANTS

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Florida Statutes 287.055, Letters of Interest from architectural or engineering firms or individuals desiring to render Professional Services for the following Projects at Peter O. Knight Airport, Tampa, Florida and Plant City Airport, Plant City, Florida.

NEW GENERAL AVIATION TERMINAL BUILDING AT PLANT CITY AIRPORT AND GENERAL AVIATION MAINTENANCE FACILITY EXPANSION AT PETER O. KNIGHT AIRPORT

Services to be furnished shall include, but not be limited to, all architectural design and all engineering related to civil, structural, mechanical/HVAC and electrical and electronic systems; related surveys, and testing; architectural/engineering services and resident inspection during construction. A more detailed Scope of Services will be included in the formal Request for Proposals.

Qualified Consultants desiring consideration for this Project must give written notification in the form of a Letter of Interest to: William J. Connors, Jr., Senior Director of Planning and Development, Hillsborough County Aviation Authority, Post Office Box 22287, Tampa, FL 33622.

Interested parties may inquire as to project description, details, and required data submissions, to: William J. Connors, Jr., Senior Director of Planning and Development, telephone number (813)870-8704. ONLY A LETTER EXPRESSING INTEREST IN RECEIVING THE FORMAL REQUESTS FOR PROPOSALS IS REQUIRED AT THIS TIME. Subsequent to receiving letters of interest, a Request for Proposals will be sent to all respondents and adequate response set forth in that package.

A MANDATORY Pre-Proposal Conference will be held Wednesday, March 24, 1999, 10:00 a.m. Local Time, at the offices of Hillsborough County Aviation Authority located in the Landside Terminal Building, Third Floor, Blue Side at Tampa International Airport. Details of this conference will be included in the Request for Proposals.

Replies to this Notice must be received at or before 5:00 p.m., Local Time, Wednesday, March 10, 1999.

HILLSBOROUGH COUNTY AVIATION AUTHORITY, By Louis E. Miller, Executive Director

Section XII Miscellaneous

DEPARTMENT OF BANKING AND FINANCE

NOTICE IS HEREBY GIVEN that the Department of Banking and Finance, Division of Banking, has received the following application. Comments may be submitted to the Director, Division of Banking, 101 East Gaines Street, Suite 636, Fletcher Building, Tallahassee, Florida 32399-0350, for inclusion in the official record without requesting a hearing; however, any person may request a public hearing by filing a petition with the Clerk, Legal Division, Department of Banking and Finance, 101 East Gaines Street, Suite 526, Fletcher Building, Tallahassee, Florida 32399-0350, pursuant to provisions specified in Chapter 3C-105.100, Florida Administrative Code. Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., March 12, 1999):

EXPANDED FIELD OF MEMBERSHIP

NAME AND ADDRESS OF APPLICANT: Miami Postal Service Credit Union, Post Office Box 520622, General Mail Facility, Miami, Florida 33152-0622

EXPANSION INCLUDES: Community Blood Centers of South Florida, Inc., located at 1700 N. State Road 7, Lauderhill, Florida 33313-5097; and Miami Aviation Corporation, located at 14980 N. W. 44 Ct., Miami, Florida 33054.

RECEIVED: February 5, 1999

CORRESPONDENT AND TELEPHONE NUMBER: Sandra L. Switzer, Business Development Assistant, (305)592-7733.

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Division of Community Planning, Department of Community Affairs, received the following petitions for binding letters of Development of Regional Impact, Vested Rights and Modification Determinations, pursuant to subsection 380.06(4)(a), Florida Statutes.

FILE NO.: BLID-799-012 DATE RECEIVED: 2/19/99

DEVELOPMENT NAME: Legacy of Leesburg

DEVELOPER/AGENT: Sam Rodgers Communities/Greg

Beliveau

DEVELOPMENT TYPE: 28-24.023, 28-24.031, F.A.C.

COUNTY LOCATION: Lake

LOCAL GOVERNMENT: Lake County

FILE NO.: BLIVR-499-006 DATE RECEIVED: 2/19/99

DEVELOPMENT NAME: Vessel Dockage

DEVELOPER/AGENT: Becky Seafood, Inc./Ivan A. Colao

DEVELOPMENT TYPE: 28-24.036, F.A.C.

COUNTY LOCATION: Duval

LOCAL GOVERNMENT: Jacksonville City

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR **VEHICLES**

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Ural America, A Division of Classic Motorcycles and Sidecars Inc. intends to allow the establishment of Tombstone Cycles, as a dealership for the sale of Ural motorcycles, at 3468 S. Military Trail, Lake Worth, (Palm Beach County), Florida 33463, on or after February 5, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Tombstone Cycles is: Mr. Fred Campagnuolo, 1147 N. Dixie Freeway, New Smyrna Beach, Florida 32168.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Mr. Tom Spear, Manager/Dealer Development, Ural America, A Division of Classic Motorcycles and Sidecars Inc., I-90 Industrial Park, 8146 304th Avenue, S. E., Preston, WA 98050.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for the Relocation of a Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Ford Motor Company, intends to allow the relocation of Key Ford, Inc., as a dealership for the sale of Ford cars and light trucks, from its present location at 705-707 New Warrington Road, Pensacola, (Escambia County), Florida 32507, to a proposed location at Santa Rosa County. Legal Description, Begin at the intersection of the North line of Government lot 5, Section 36, Township 2, South, Range 29 West, Santa Rosa County, Florida with the Southeasterly right-of-way line of U.S. Highway 98 (160 R/W); thence North 89'56'17" East along said North line for a distance of 848.63 feet to a Concrete Monument '1055; thence North 00'31'52" West for distance of 946.99 feet to the aforesaid Southeasterly right-of-way line of U.S. Highway 98 said point being on the arc of circular curve concave to the Southeast having a radius of 5629.65 feet and a delta angle of 01'55'50"; thence Southwesterly along the arc of said curve and right-of-way line for an arc distance of 153.12 feet (chord 153.12, chord bearing South 42'15'39" West) to the point of tangency of said curve; thence South 41'26'54" West along said right-of-way line for a distance of 1113.30 feet to the Point of Beginning. All lying and being in Section 36, Township 2 South, Range 29, West, Santa Rosa County, Florida and containing 9.25 acros, more or less, on or after April 1, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Key Ford, Inc. is: Anthony Ciano, 6397 Pensacola Boulevard, Pensacola, Florida 32505.

The notice indicates an intent to relocate the franchise in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: J. L. Stone, Regional Market Representation Manager, Ford Motor Company, P. O. Box 945400, Maitland, Florida 32794-5400.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the relocation of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for the Relocation of a Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Ford Motor Company, intends to allow the relocation of First Team Ford, LTD, d/b/a Don Mealey's Seminole Ford, as a dealership for the sale of Ford cars and light trucks, from its present location at 3786 South Orlando Drive, (Seminole County), Florida 32773, to a proposed location at 4911 Wayside Drive, (Seminole County), Florida 32771, on or after April 1, 1999.

The name and address of the dealer operator(s) and principal investor(s) of First Team Ford, LTD, d/b/a Don Mealey's Seminole Ford are: dealer operator: Tom Downey, 3786 South Orlando Drive, Sanford, Florida 32773; principal investor: Republic Industries, 110 S. E. 6th, Fort Lauderdale, Florida 33301.

The notice indicates an intent to relocate the franchise in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: J. L. Stone, Regional Market Representation Manager, Ford Motor Company, P. O. Box 945400, Maitland, Florida 32794-5400.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the relocation of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

FLORIDA HOUSING FINANCE CORPORATION

Request for Qualifications RFQ 98/07

Bond Underwriter/Investment Banker

NOTICE OF CHANGE - The Florida Housing Finance Corporation hereby gives notice that the Request for Qualifications for Bond Underwriter/Investment Banker, Number RFQ 98/07, published in the Florida Administrative Weekly, Vol. 25, No. 3, January 22, 1999, has been changed as follows: the submittal deadline has been extended to read, All submissions shall be delivered as competitive sealed submissions prior to 5:00 p.m., on March 5, 1999.

Section XIII				Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.			
Index to Rules Filed During Preceding Week Vol./No. Vol./No.											
			60S-4.002	2/4/99	2/24/99	24/50					
RULES FILED BETWEEN February 2, 1999			60S-4.007	2/4/99	2/24/99	24/50					
and February 8, 1999			60S-4.009	2/4/99	2/24/99	24/50					
Rule No.	File Date	Effective	Proposed	Amended	60S-4.010	2/4/99	2/24/99	24/50			
		Date	Vol./No.	Vol./No.	60S-4.011	2/4/99	2/24/99	24/50			
					60S-4.012	2/4/99	2/24/99	24/50			
DEPARTMENT OF HEALTH AND REHABILITATIVE			60S-4.020	2/4/99	2/24/99	24/50					
SERVICES			60S-4.021	2/4/99	2/24/99	24/50					
Aging and Adult Services Program Office			60S-6.001	2/4/99	2/24/99	24/50					
10A-17.001	2/3/99	2/23/99	24/45		Division of R	etirement -	- Optional	Retirement	t Progr		
10A-17.002	2/3/99	2/23/99	24/45		60U-1.004	2/4/99	2/24/99	24/50			
10A-17.003	2/3/99	2/23/99	24/45		60U-2.003	2/4/99	2/24/99	24/50			
10A-17.004	2/3/99	2/23/99	24/45		60U-3.005	2/4/99	2/24/99	24/50			
10A-17.005	2/3/99	2/23/99	24/45		60U-4.002	2/4/99	2/24/99	24/50			
10A-17.006	2/3/99	2/23/99		24/45 Senior Management Service Optional Annuity Program							
10A-17.007	2/3/99	2/23/99	24/45		60V-1.004	2/4/99	2/24/99	24/50			
10A-17.008	2/3/99	2/23/99	24/45		60V-1.005	2/4/99	2/24/99	24/50			
					60V-2.003	2/4/99	2/24/99	24/50			
GAME AND FRESH WATER FISH COMMISSION			60V-2.004	2/4/99	2/24/99	24/50					
39-5.006	2/5/99	2/25/99	24/51		60V-3.005	2/4/99	2/24/99	24/51			
					60V-4.002	2/4/99	2/24/99	24/50			
DEPARTMENT OF MANAGEMENT SERVICES				IFAS Supplemental Benefit Program							
Division of R	etirement				60W-3.003	2/4/99	2/24/99	24/51			
60S-1.004	2/4/99	2/24/99	24/50								
60S-1.0055	2/4/99	2/24/99	24/50		DEPARTMENT OF BUSINESS AND PROFESSIONAL						
60S-1.0057	2/4/99	2/24/99	24/50	REGULATION							
60S-2.002	2/4/99	2/24/99	24/50		Florida Building Code Administrators and Inspector						
60S-2.005	2/4/99	2/24/99	24/50		61G19-6.0035	2/3/99	2/23/99	24/43	24/52		
60S-2.006	2/4/99	2/24/99	24/50		61G19-6.008	2/3/99	2/23/99	24/43	24/52		
60S-2.007	2/4/99	2/24/99	24/50		61G19-6.012	2/3/99	2/23/99	24/43	24/52		
60S-2.008	2/4/99	2/24/99	24/50								
60S-2.010	2/4/99	2/24/99	24/50		DEPARTMENT OF ENVIRONMENTAL PROTECTION						
60S-2.013	2/4/99	2/24/99	24/50		62-213.300	2/4/99	2/24/99	24/46			
60S-2.016	2/4/99	2/24/99	24/50		62-213.900	2/4/99	2/24/99	24/46			
60S-2.018	2/4/99	2/24/99	24/50								
60S-3.003	2/4/99	2/24/99	24/50		DEPARTMENT OF HEALTH						
60S-3.008	2/4/99	2/24/99	24/50		Board of Orthotists and Prosthetists						
60S-3.009	2/4/99	2/24/99	24/50		64B14-2.001	2/5/99	2/25/99	24/53			
60S-3.012	2/4/99	2/24/99	24/50		64B14-2.002	2/5/99	2/25/99	24/53			
60S-3.014	2/4/99	2/24/99	24/50								