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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sue Foster, Executive Director, Board of Opticianry/MQA, 2020 Capital Circle, S. E., Bin #C08, Tallahassee, Florida 32399-3258

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B12-9.001 Examination for Licensure.

- (1) through (6) No change.
- (7) The neutralization portion of the examination for opticianry licensure shall require candidates to neutralize twenty (20) out of twenty five (25) possible measurements of six (6) lenses within the tolerances set out in the American National Standard (Z80.1-1987) which is incorporated herein by reference to achieve a score of seventy (70). In that two intermediate measurements are required to neutralize total combined vertical prism, an incorrect total combined vertical prism is counted as two (2) incorrect measurements. The correct answer for prism measurements shall be determined by Computer type lensometer.
 - (8) through (11) No change.

Specific Authority 455.574(1),(5), 484.005 FS. Law Implemented 455.574(1),(5) FS. History–New 12-6-79, Amended 8-10-80, 3-11-81, 10-29-81, 6-30-82, 8-11-82, 2-2-83, 8-29-85, Formerly 21P-9.01, Amended 9-17-87, 3-30-89, 2-18-93, Formerly 21P-9.001, Amended 5-2-94, Formerly 61G13-9.001, Amended 5-4-97, Formerly 59U-9.001, 4-20-98,

Section II **Proposed Rules**

STATE BOARD OF ADMINISTRATION

RULE TITLES: RULE NOS.: 19-8.010 Reimbursement Contract

Definitions Applicable to the 1999-2000

19-8.027 Contract Year

Insurer Reporting Requirements for the

1999-2000 Contract Year 19-8.029

PURPOSE AND EFFECT: These rules are promulgated to implement Section 215.555, regarding the Florida Hurricane Catastrophe Fund, for the 1999-2000 contract year.

SUMMARY: Proposed amended rule 19-8.010 adopts the 1999 reimbursement contract. Proposed new rule 19-8.027 provides definitions applicable to the 1999-2000 contract year. Proposed new rule 19-8.029 establishes reporting requirements and adopts forms for insurer reporting to the Florida Hurricane Catastrophe Fund for the 1999-2000 contract year.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: The Board has prepared a statement and found the cost to be minimal.

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: 215.555(3) FS.

LAW IMPLEMENTED: 215.555(2),(3),(4),(5),(6),(7) FS.

REGARDLESS OF WHETHER OR NOT ONE IS REQUESTED, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 9:00 a.m. - 12:00 Noon, Wednesday. April 14, 1999

PLACE: Room 116 (Hermitage Conference Room), 1801 Hermitage Blvd., Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jack Nicholson, Chief Operating Officer of the Florida Hurricane Catastrophe Fund, State Board of Administration, P. O. Drawer 13300, Tallahassee, FL 32317-3300, (850)413-1340

THE FULL TEXT OF THE PROPOSED RULE IS:

19-8.010 Reimbursement Contract.

- (1) The reimbursement contract for the 1995-1996 contract year required by Section 215.555(4), Florida Statutes, which is called Form FHCF-1995K - "Reimbursement Agreement ("Agreement") between (name of insurer) (the "Company")/NAIC # () and The State Board of Administration of the State of Florida ("SBA") Which Administers the Florida Hurricane Catastrophe Fund ("Fund"), rev. 7/95, is hereby adopted and incorporated by reference into this Rule.
- (2) The reimbursement contract for the 1996-1997 contract year required by Section 215.555(4), Florida Statutes, which is called Form FHCF-1996K - "Reimbursement Agreement ("Agreement") between (name of insurer) (the "Company")/NAIC # () and The State Board of Administration of the State of Florida ("SBA") Which Administers the Florida Hurricane Catastrophe Fund ("Fund"), rev. 5/96, is hereby adopted and incorporated by reference into this Rule.
- (3) The reimbursement contract for the 1997-1998 contract year required by Section 215.555(4), Florida Statutes, which is called Form FHCF-1997K - "Reimbursement Contract ("Contract") between (name of insurer) (the "Company")/NAIC # () and The State Board of Administration of the State of Florida ("SBA") Which

Administers the Florida Hurricane Catastrophe Fund ("Fund"), rev. 5/97, is hereby adopted and incorporated by reference into this Rule.

- (4) The reimbursement contract for the 1998-1999 contract year required by Section 215.555(4), Florida Statutes, which is called Form FHCF-1998K - "Reimbursement Contract ("Contract") between (name of insurer) (the "Company")/NAIC # () and The State Board of Administration of the State of Florida ("SBA") Which Administers the Florida Hurricane Catastrophe Fund ("Fund"), rev. 5/98, is hereby adopted and incorporated by reference into this Rule.
- (5) The reimbursement contract for the 1999-2000 contract year required by Section 215.555(4), Florida Statutes, which is called Form FHCF-1999K - "Reimbursement Contract ("Contract") between (name of insurer) (the "Company")/NAIC # () and The State Board of Administration of the State of Florida ("SBA") Which Administers the Florida Hurricane Catastrophe Fund ("FHCF"), rev. 5/99, is hereby adopted and incorporated by reference into this Rule.
- (6)(5) Copies of the reimbursement contract may be obtained from the State Board of Administration. The mailing address is P. O. Box 13300, Tallahassee, FL 32317-3300. The street address is 1801 Hermitage Blvd., Tallahassee, Florida 32308, (850)(904)488-4406

Specific Authority 120.53(1), 215.555(3) FS. Law Implemented 215.555 FS. History-New 5-31-94, Amended 8-29-95, 5-19-96, 6-19-97, 5-28-98,

- 19-8.027 Definitions Applicable to the 1999-2000 Contract Year.
- (1) "Actuarial Consultant" means the independent individual, firm, or organization with which the SBA contracts to perform actuarial services for the FHCF.
- (2) "Actuarially Indicated Premium" refers to premiums which are derived according to or consistent with accepted actuarial standards of practice.
- (3) "Administrator" means the entity with which the SBA contracts to perform administrative tasks associated with the operations of the FHCF. The address of the Administrator is Paragon Reinsurance Risk Management Services, Inc., 3600 West 80th Street, Minneapolis, Minnesota 55431. The telephone number is 1(800)689-3863, and the facsimile number is 1(800)264-0492.
- (4) "Authorized Insurer" is defined in Section 624.09(1), Florida Statutes.
- (5) "Borrowing Capacity" means the amount of funds which are able to be raised by the issuance of revenue bonds or through other financial mechanisms.
- (6) "Covered Policies" are those policies defined in Section 215.555(2)(c), Florida Statutes. Covered Policies are further defined in the Reimbursement Contract adopted and incorporated by reference in Rule 19-8.010.

- (7) "Excess Insurance" is defined as any direct insurance policy written by an authorized insurer or a Joint Underwriting Association for a Covered Policy which provides coverage above the policy limits of an underlying policy covering the same property.
- (8) "FHCF" or "Fund" means the Florida Hurricane Catastrophe Fund created in Section 215.555, Florida Statutes.
- (9) "Florida Insurance Code" is defined as those chapters in Section 624.01, Florida Statutes, which are designated as the Florida Insurance Code.
- (10) "Florida Windstorm Underwriting Association" or "FWUA" is an entity formed under Section 627.351(2), Florida Statutes.
- (11) "Formula" refers to the Premium Formula defined in (17) below.
- (12) For purposes of the 1999 Premium Formula, a "Specialized Fine Arts Policy Risk" is a risk which meets the requirements of Rule 19-8.028(3)(c)3.
- (13) "High Deductible" is defined as any direct insurance policy written by an authorized insurer or a Joint Underwriting Association for a covered policy which provides coverage with a deductible or self-insured retention of \$50,000 or greater.
- (14) "Insurer Group," for purposes of the coverage option election in Section 215.555(4)(b), means the group designation assigned by the National Association of Insurance Commissioners (NAIC) for purposes of filing consolidated financial statements. An insurer is a member of a group as designated by the NAIC until such insurer is assigned another group designation or is no longer a member of a group recognized by the NAIC.
- (15) "Joint Underwriting Association" means any entity created under Section 627.351, Florida Statutes, and which engages in the writing of Covered Policies.
 - (16) "Premium" means Reimbursement Premium.
- (17) "Premium Formula" means the formula approved by the SBA for the purpose of determining the Actuarially Indicated Premium to be paid to the Fund. The Premium Formula is defined as an approach or methodology which leads to the creation of premium rates. The resulting rates are therefore incorporated as part of the Premium Formula and are the result of the approach or methodology employed.
- (18) "Reimbursement Contract" means the document adopted by the SBA which defines the conditions and details of reimbursement coverage provided by the FHCF. The Reimbursement Contract is adopted by reference in Rules 19-8.001 and 19-8.010.
- (19) "Reimbursement Premium" is the premium which is determined by multiplying each \$1,000 of insured value by the rate as derived from the Premium Formula.
- (20) "Retention" means the amount of hurricane loss incurred by an insurer below which an insurer is not entitled to reimbursement from the Fund. An insurer is eligible for reimbursement only after its paid covered losses exceed the

retention level established for that insurer. An insurer's retention level is established in accordance with the provisions of Section 215.555(2)(e), Florida Statutes.

- (21) "SBA" or "Board" means the State Board of Administration.
- (22) "Section I" means policies other than Excess Insurance or High Deductible policies, as those policies are defined in this rule.
- (23) "Section II" means Excess Insurance or High Deductible policies, as those terms are defined in this rule.
- (24) "Voluntary Pool, Voluntary Syndicate or Voluntary Joint Underwriting Association" means any pool, syndicate or association of insurers other than an entity formed under Section 627.351, Florida Statutes.

<u>Specific Authority 215.555(3) FS. Law Implemented 215.555(2),(3),(4),(5),(6),(7) FS. History–New</u>.

<u>19-8.029 Insurer Reporting Requirements for the</u> 1999-2000 Contract Year.

(1) Data Reporting of Insurer Exposure. No later than September 1 of each contract year, insurers and Joint Underwriting Associations shall report insured values reflecting wind exposure under Covered Policies, except for insurers writing collateral protection insurance, by zip code and other relevant factors required to reflect each insurer's relative exposure to hurricane loss, valued as of June 30 of the current contract year. Such other relevant factors shall be determined by the Actuarial Consultant consistent with principles of actuarial science and in conjunction with the development of the Premium Formula. In order to ensure that only actual exposure as of 6/30 is reported and therefore to eliminate the reporting of false placements in collateral protection insurance, insurers writing collateral protection insurance shall report all their exposure under Covered Policies, including their collateral protection exposure as of 6/30, no later than the 10th business day in October of each contract year. The reporting shall be in accordance with the following: Form FHCF-D1A, "Florida Hurricane Catastrophe Fund 1999 Data Call," rev. 5/99; Form FHCF-MOD, "CLASIC DATA FORMAT (tm) for Excess Insurance, Version 1.1," rev. 12/22/94; and the FHCF computer validation software provided on diskette and called "FHCF Preliminary Validation Software Version 5.0," with its Instructions. The two forms and the software with its instructions identified in the immediately preceding sentence are hereby adopted and incorporated by reference. The forms and the software are available from the Administrator as defined in Rule 19-8.027. Reporting requirements for new companies are adopted and incorporated by reference in Rule 19-8.028. The requirement that the report is due on September 1 means that the report shall be in the physical possession of the Fund's Administrator in Minneapolis no later than 5 p.m., Central Time, on September 1. If September 1 is a Saturday, Sunday or legal holiday, and if September 1's being a Saturday, Sunday or legal holiday means that neither the United States Postal Service nor private delivery services are operating that day, then the applicable due date will be the day immediately following September 1 which is not a Saturday, Sunday or legal holiday. For purposes of the timeliness of the submission, neither the United States Postal Service postmark nor a postage meter date is in any way determinative. Reports sent to the Board in Tallahassee, Florida, will be returned to the sender. Reports not in the physical possession of the Fund's Administrator by 5 p.m., Central Time, on the applicable due date are late.

(2) Reporting Regarding Entities Not Required to Hold a Certificate of Authority. Existing Voluntary Pools, Voluntary Syndicates and Voluntary Joint Underwriting Associations are not participants in the FHCF since such entities are not considered to issue Covered Policies as defined in Section 215.555(2)(c), Florida Statutes, and such entities are not required to hold a certificate of authority. All such entities shall execute a written statement on Form FHCF-M01, "Florida Hurricane Catastrophe Fund Statement regarding Voluntary Pools, Voluntary Syndicates and Voluntary Joint Underwriting Associations pertaining to Florida Statute 215.555," rev. 5/99, which is hereby adopted and incorporated by reference, on behalf of itself and its members acknowledging that it and they have no rights to any recovery from the FHCF. Insurer losses associated with business written in Voluntary Pools, Voluntary Syndicates and Voluntary Joint Underwriting Associations shall not be reimbursed by the FHCF since exposures on Covered Policies are not required to be reported and premiums are not required to be paid on these exposures. Any newly created Voluntary Pool, Voluntary Syndicate or Voluntary Joint Underwriting Association shall be treated as specified under this subsection only if its formation is determined by the Board to be for business purposes benefiting Florida policyholders, not for purposes of creating an unfair marketing advantage over other insurers required to participate in the Fund, and not for the purpose of avoiding participation in the Fund provided such treatment is approved by the Department of Insurance as evidenced by a letter from the Department received by the Board prior to September 1 of any contract year.

(3) Reporting Regarding Insurers Withdrawing from the State or Discontinuing the Writing of All Kinds of Insurance Prior to June 1 of Each Year. Insurers which withdraw from the Florida insurance market prior to June 1 and have no remaining covered policy exposure shall not participate in the Fund. The affected insurer shall provide written evidence obtained from the Department of Insurance that it has surrendered its certificate of authority and currently has no outstanding Covered Policies in force. Nothing in this rule shall be construed to conflict with the requirements of Section 624.430(1), Florida Statutes.

(4) Notwithstanding a fully executed Reimbursement Contract, all data reporting of insured values for Covered Policies shall be subject to audit and review by the Board. All discovered errors, inadvertent omissions, and typographical errors associated with the data reporting of insured values shall be corrected to reflect the proper values.

215.555(3) Law Implemented Authority FS. 215.555(2),(3),(4),(5),(6),(7) FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Jack Nicholson, Chief Operating Officer, Florida Hurricane Catastrophe Fund, State Board of Administration

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Trustees of the State Board of Administration

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 31, 1998

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.:

Standards of Professional Conduct 61-20.503

PURPOSE AND EFFECT: Rule 61-20.503 is being amended within subsection (8)(d) to include violations of Section 455.227(1), F.S., to warrant disciplinary measures.

SUMMARY: The rule is being amended to clarify disciplinary measures.

OF **STATEMENT** OF **ESTIMATED** SUMMARY 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: 468.4315(2) FS.

LAW IMPLEMENTED: 468.433, 468.436 FS.

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

61-20.503 Standards of Professional Conduct.

All licensees and registrants shall adhere to the following provisions and standards of professional conduct, and such provisions and standards shall be deemed automatically incorporated, as duties of all licensees and registrants, into any written or oral agreement for the rendition of community association management services, the violation of which shall constitute gross misconduct or gross negligence:

- (1) through (7) No change.
- (8) Other Licenses.
- (a) through (c) No change.
- (d) Violation of any provision of Section 455.227(1), Florida Statutes, or of any part of this rule shall subject the licensee or registrant to disciplinary measures as set out in Section 468.436, F.S.

Specific Authority 468.4315(2) FS. Law Implemented 468.433, 468.436 FS. History-New 5-5-88, Amended 2-5-91, Formerly 7D-55.007, 61B-55.007,

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

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 1998

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.:

Renewal Requirements for

61-20.5083 Continuing Education

PURPOSE AND EFFECT: Rule 61-20.5083 is being amended within subsection (1)(e) to allow for any continuing education course or courses approved by the Department.

SUMMARY: The rule is being amended to clarify renewal requirements for continuing education.

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: 468.4337 FS.

LAW IMPLEMENTED: 468.4337 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, Regulatory Council of Community Association Managers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

- 61-20.5083 Renewal Requirements for Continuing Education.
 - (1) (a) through (d) No change.
- (e) 4 hours of additional instruction in any <u>other course or courses approved by the Department area described in subsections (1)(b), (1)(e) or (1)(d) of this rule.</u>
 - (2) through (6) No change.

Specific Authority 468.4337 FS. Law Implemented 468.4337 FS. History–New 10-1-98, Amended

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 19, 1998

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

RULE TITLE:

RULE NO .:

Education Requirements for

Interior Designers 61G1-22.003

PURPOSE AND EFFECT: The Board is amending this rule to update the educational requirements needed for interior designers.

SUMMARY: A substantial rewording of this rule is necessary to properly explain the education requirements for interior designers.

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: 481.203(8), 481.209(2), 481.2055

LAW IMPLEMENTED: 481.203(8), 481.209(2), 481.2055 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL ANNOUNCED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James C. Rimes, Executive Director, Board of Architecture and Interior Design, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

(Substantial rewording of Rule 61G1-22.003 follows. See Florida Administrative Code for present text.)

61G1-22.003 Education Requirements for Interior Designers.

(1) Evaluation of curriculum and standards of board approved degree programs required in Section 481.209(2), F.S., shall be based upon an overview of programs in interior design within the United States including those accredited by the Foundation for Interior Design Education Research (FIDER) and/or the National Association of the Schools of Art and Design (NASAD) an evaluation of such programs, schools, and colleges in light of the definition of interior design found in Subsection 481.203(8), F.S.

(2) An applicant must have completed 481.209(2)(c), F.S., or must have obtained a degree from a board approved program of study according to the diversity of programs as required in Section 481.209(2), F.S. Board approved educational standards are based on the academic studies of history and theory and the practicable studies of basic and creative design, interior design, technical knowledge, communication skills and the profession. Practicable studies shall be completed in residence and supported by appropriate portfolio performance demonstrating developmental abilities in problem solving, application of skills, principles or concepts to difficult, complex situations as promoted by the National Council for Interior Design Qualifications (NCIDQ). Board approved programs shall conform to one of the following models:

(a) the First-Professional Degree program of study available at a 3 year professional certificate or degree program, a 4 or 5 year professional degree program or a first-professional master's degree program in interior design based on an accumulation of not less than 120 semester, or equivalent, credits hours including a minimum of 30 semester, or equivalent, credit hours of diverse university- level liberal arts, sciences and humanities obtained at an institution which has been recognized by the appropriate regional or national institutional crediting body. The first-professional degree program curriculum shall conform to the following pattern with a minimum of 60 semester, or equivalent, credit hours in first-professional degree, or related coursework. Where applicable, those programs requiring in excess of these requirements shall, after fulfilling the minimum requirements, determine the type of additional studies to promote their individualized mission.

- 1. Basic and Creative Arts: study of two and three dimensional design fundamentals; minimum of 6 semester, or equivalent, credit hours.
- 2. Theory: study of the elements and principles of design, color theory, human environment, proxemics, behavior, design theories and spatial composition; minimum of 3 semester, or equivalent, credit hours.

- 3. Interior Design: study of special populations such as the physically challenged, mentally challenged, elderly, children, low income and special purposes such as historic preservation and adaptive re-use; the design process to include programming, conceptualization, problem-solving and evaluation, space planning, furniture layout and selection and design attributes of materials, lighting, furniture, fixtures, equipment, textiles and color; the design of space relative to human factors such as anthropometrics and ergonomics; minimum of 15 semester, or equivalent, credit hours.
- 4. Technical Knowledge: study of structure and construction, building systems, HVAC, lighting, electrical, computer technology, plumbing, acoustics, energy conservation, passive and/or active solar energy, ecology and sustainable design as related to the interior environment; the detailed design of furniture, cabinetry and interiors and materials such as surfaces and structural materials, soft goods and textiles, laws, building codes, ordinances, life safety and fire; minimum of 9 semester, or equivalent, credit hours.
- 5. Communication Skills: study of computer systems such as word processing, CAD and other technical and graphics systems; presentation skills such as sketching, delineation, rendering, models, photography, and written and oral communication skills, graphics, signage, lettering, drafting and working drawings; minimum of 9 semester, or equivalent, credit hours.
- 6. Profession: study of the interior design profession, organizations, ethics and related professions, business practices, specifications, industry, product safety standards, estimating and business and project management; minimum of 3 semester, or equivalent, credit hours.
- 7. History: study of interiors, furniture accessories; minimum of 6 semester, or equivalent, credit hours.
- 8. Electives: to include any of the foregoing categories of related studies in interior design; theory and methods of research related to experimental, survey, literature search and observation; diverse liberal studies; minimum of 9 semester, or equivalent, credit hours.
- (b) the 2 year degree program which meets the requirements of Section 481.209(2)(d), F.S., exists where the program offers the common body of knowledge of interior design education through course work as detailed in student achievements to follow. Requirements consist of an accumulation of not less than 60 semester, or equivalent, credit hours including a minimum of 15 semester, or equivalent, credit hours of diverse post-secondary level liberal arts, sciences and humanities obtained at an institution which has been recognized by the appropriate regional or national accrediting body. The 2 year degree program shall consist of the following pattern with a minimum of 45 semester, or equivalent, credit hours in interior design, or related course work. Where applicable, those programs requiring in excess of

- these requirements shall, after fulfilling the minimum requirements, determine the type of additional studies to promote their individualized mission.
- 1. Basic Design: study of two and three dimensional design fundamentals and color; minimum of 3 semester or equivalent hours.
- 2. Theory: study of color theory and the human environment related to proximity and behavior, elements and principles of design; design theories and spatial composition; minimum of 3 semester, or equivalent, credit hours.
- 3. Interior Design: study of lighting, space planning, furniture arrangements, furnishings and materials selection, finish materials and color, special populations such as the physically challenged, mentally challenged, elderly, children, low income and special purposes such as historic preservation and adaptive re-use; minimum of 12 semester, or equivalent, credit hours.
- 4. Technical Knowledge: study of structure and construction, building systems, HVAC, lighting, electrical, plumbing, acoustics, energy conservation, ecology and the environment, cabinetry, and interiors and materials such as surfaces and structural materials, soft goods, and textiles, laws, building codes, ordinances, life safety and fire; minimum of 9 semester, or equivalent, credit hours.
- 5. Visual Communication: study of sketching, rendering, drafting, presentation boards, CAD and word processing; minimum of 6 semester, or equivalent, credit hours.
- 6. Business Practice: study of specifications, the interior design profession and organizations, business organizations and operations, sales, estimating, installations, schedules and documentation; minimum of 3 semester, or equivalent, credit
- 7. History: study of interiors and furnishings; minimum of 6 semester, or equivalent, credit hours.
- 8. Electives: to include any of the foregoing categories, theories, methods of research related to experimental, survey, literature search and observation; minimum of 3 semester, or equivalent, credit hours.
- (3) The evaluation of an applicant's transcript shall include a determination of whether such transcript is comparable to the above mentioned models. Equivalency of credit hours shall be determined by dividing quarter credit hours by 1.5 to convert to semester credit hours.
- (4) In order to meet acceptable standards of accreditation the institution offering the course of study in interior design from which the applicant receives his degree or which he attends must be adequate as regards educational requirements in the following areas:
- (a) Auspices, control and organization of the institution and of the interior design program;
 - (b) Educational programs and degrees conferred;
- (c) Maturity and stability of the institution and the individual educational programs;

- (d) Basis of and requirements for admissions for students;
- (e) Number of students enrolled in the applicable college or division as a whole and to the individual educational programs;
 - (f) Teaching loads and faculty salaries;
- (g) Physical facilities and adequacy of the educational plant devoted to interior design as justified by the resources available;
- (h) Finances and investments, expenditures and sources of income of the institution;
- (i) Curricular content of the program as sanctioned by the Foundation for Interior Design Education Research (FIDER) or as found to be substantially equivalent by the Board;
 - (j) Provisions for keeping the program current.
- (5) In order to verify an applicant's curriculum and interior design program the Board may require information from the applicant's institution(s) as to the areas mentioned in Section 61G1-22.003(4). Institutions will be required to verify to the Board, in writing, every two years, that the current program of studies offered meets the minimum requirements of the applicable program(s) of studies as listed in Section 61G1-22.003. Passage by the applicant of the NCIDQ (the National Council for Interior Design Qualification) Examination will be used by the Board in evaluating whether an applicant's institution(s) meets applicable educational standards.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Architecture and Interior Design

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Architecture and Interior Design

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 14, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 12, 1999

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE TITLE:

RULE NO.:

Continuing Education Requirements for

Certificateholders and Registrants 61G4-18.001 PURPOSE AND EFFECT: Rule 61G4-18.001 is being amended in order to increase continuing education opportunities for licensees and registrants.

SUMMARY: The rule is being amended to change the word "and" to "or" within the clause "for persons who are certified under Part XIII and who are certified or registered under this part."

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: 455.213(7), 489.108 FS.

LAW IMPLEMENTED: 489.105(14), 489.115, 489.116 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., Monday, April 12, 1999

PLACE: Room 324, Collins Building, 107 W. Gaines Street, Tallahassee, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rodney Hurst, Executive Director, Construction Industry Licensing Board, 7960 Arlington Expressway, Suite 300, Jacksonville, Florida 32211-7467

THE FULL TEXT OF THE PROPOSED RULE IS:

- 61G4-18.001 Continuing Education Requirements for Certificateholders and Registrants.
 - (1) through (2) No change.
- (3) Any course approved for the continuing education requirements for persons certified under Chapter 468, Part XIII, F.S., shall be accepted for continuing education for renewal under this rule, for persons who are certified under Part XIII or and who are certified or registered under this part.
 - (4) No change.

Specific Authority 455.213(7), 489.108 FS. Law Implemented 489.105(14), 489.115, 489.116 FS. History–New 12-2-93, Amended 5-19-94, 8-16-94, 10-12-94, 1-18-95, 2-4-98.

NAME OF PERSON ORIGINATING PROPOSED RULE: Construction Industry Licensing Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Construction Industry Licensing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 14, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 12, 1999

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Surveyors and Mappers

RULE TITLE: RULE NO.: Content of Examination 61G17-4.002

PURPOSE AND EFFECT: The Board proposes to amend this rule to update the rule text.

SUMMARY: Amendments are necessary to this rule because a new examination was prepared, therefore, making it necessary to amend the rule text to conform to the new examination form. 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: 455.217(1) FS.

LAW IMPLEMENTED: 455.217(1) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James C. Rimes, Executive Director. Board of Professional Surveyors and Mappers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G17-4.002 Content of Examination.

(1) The Fundamentals Examination shall be on surveying and mapping fundamentals and will include questions taken from subjects normally connected with requirements for basic fundamentals in the practice of surveying and mapping. The examination problems selection is made by the NCEES. and generally shall consist of problems in the following areas with the following general relative weights:

Management, Research and Documentation:	25%
Measurements and Monumentation:	40%
Computations and Analysis:	20%
Legal Principles:	15%
Total:	100%

(2) The Principles and Practice Examination shall be based on professional practice and principles in surveying and mapping and will involve the applicant's finding solutions to problems designed to test the applicant's ability to apply acceptable surveying and mapping practice to problems which are representative of those commonly encountered in the profession of surveying and mapping. The examination

problem selection is made by the NCEES. and generally shall involve problems in the following areas and with the following general relative weights:

Management, Research and Documentation: 45% 15% **Measurements and Monumentation:** Computations and Analysis: 20% **Legal Principles:** 20% Total: 100%

(3) through (4) No change.

Specific Authority 455.217(1) FS. Law Implemented 455.217(1) FS. History–New 1-3-80, Amended 1-25-84, Formerly 21HH-4.02, Amended 9-16-87, 12-13-88, 8-30-92, Formerly 21HH-4.002, Amended 5-30-95.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Professional Surveyors and Mappers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Professional Surveyors and Mappers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 21, 1999

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Surveyors and Mappers

RULE TITLE: RULE NO.:

Board Approval of Provider Status to

Conduct Courses or Seminars on

Minimum Technical Standards 61G17-5.0042 PURPOSE AND EFFECT: The Board finds it necessary to amend this rule to delete unnecessary language from Subsection (5).

SUMMARY: An amendment is being made to Subsection (5) which alters the permitted scope of courses or seminars on minimum technical standards.

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: 472.008, 472.018 FS.

LAW IMPLEMENTED: 472.018 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James C. Rimes, Executive Director, Board of Professional Surveyors and Mappers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G17-5.0042 Board Approval of Provider Status to Conduct Courses or Seminars on Minimum Technical Standards.

- (1) through (4) No change.
- (5) A course or seminar on minimum technical standards must focus on each minimum technical standard in Board rules and give examples of the practical application of each standard in the performance of a survey. A course or seminar on minimum technical standards does not compare Florida's minimum technical standards with the standards of other states or national entities. A course or seminar on minimum technical standards does not focus on case law.
 - (6) through (7) No change.

Specific Authority 472.008, 472.018 FS. Law Implemented 472.018 FS. History-New 3-28-94, Amended 5-30-95, 10-25-95, 3-22-98,

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Professional Surveyors and Mappers**

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Professional Surveyors and Mappers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 21, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 14, 1998

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Surveyors and Mappers

RULE TITLES: RULE NOS.: Definitions 61G17-6.002 General Survey, Map, and Report Content 61G17-6.003 Boundary Survey, Map, and Report 61G17-6.0031 Topographic Survey, Map, and Report 61G17-6.004 PURPOSE AND EFFECT: The Board proposes to amend Rule 61G17-6.002 by deleting unnecessary language. Rule 61G17-6.003 is being amended by the Board to update the rule text. Rule 61G17-6.0031 is being amended to update the rule language with regard to boundary surveys, maps and reports. Amendments are being made to Rule 61G17-6.004 to delete unnecessary language that is no longer needed.

SUMMARY: The Board has determined amendments are necessary to Rule 61G17-6.002 in order to change the word "and" to "or" in subsection (8)(a), and to delete the term "Witness Monument" from the rule text located in Subsection (11). Rule 61G17-6.003 is being amended by updating the rule text and by adding new provisions to address professional liability insurance and the responsibility of all Florida licensed surveyors and mappers regarding any map or report. Rule 61G17-6.0031 is being amended by the Board to update the rule text with regards to boundary surveys, maps and reports.

The Board finds it necessary to delete Subsection (2)(d) of the rule text from Rule 61G17-6.004 because it is no longer necessary.

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: 472.008, 472.015, 472.027 FS. LAW IMPLEMENTED: 472.015, 472.025, 472.027 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: James C. Rimes, Executive Director, Board of Professional Surveyors and Mappers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULES IS:

61G17-6.002 Definitions.

As used in this chapter, the following terms have the following meanings:

- (1) through (7) No change.
- (8) Survey: the orderly process of determining facts of size, shape, identity, geodetic location, or legal location by viewing and applying direct measurement of features on or near the earth's surface using field or image methods; further defined as follows according to the type of data obtained, the methods and instruments used, and the purpose(s) to be served:
- (a) As-Built Survey: a survey performed to obtain horizontal or and vertical dimensional data so that constructed improvements may be located and delineated; also known as a Record Survey.
 - (b) through (l) No change.
 - (9) through (10) No change.
- (11) Witness Monument: any monument that does not occupy the same defined position as a boundary corner itself, but whose relationship to the corner can be and is documented.

Specific Authority 472.008, 472.027 FS. Law Implemented 472.027 FS. History-New 9-1-81, Formerly 21HH-6.02, Amended 12-18-88, Formerly 21HH-6.002, Amended 12-25-95,

61G17-6.003 General Survey, Map, and Report Content.

- (1) No change.
- (2) Other Provisions that Apply to All Surveys and Maps
- (a) REGULATIONAL OBJECTIVE: In order to avoid misuse of a survey and map, the surveyor and mapper must adequately communicate the survey results to the public through a map, report, or report with an attached map. Any

survey map or report must identify the responsible surveyor and mapper and contain standard content. In meeting this objective, surveyors and mappers must meet the following minimum standards of accuracy, completeness, and quality:

- (b) through (c) No change.
- (d) All survey maps must reflect a <u>survey date</u>, SURVEY DATE, which is the date of the field survey or the date of image acquisition for photogrammetric surveys. If the graphics of a map are revised, but the <u>survey date</u> SURVEY DATE stays the same, the map must list dates for all revisions.
- (e) The survey map and report and the copies of the survey map and report, except those with electronic signature and electronic seal, must contain a statement indicating that the survey map and report or the copies thereof are not valid without the signature and the original raised seal of a Florida licensed surveyor and mapper. In addition, if neither the business entity nor the individual licensee has professional liability insurance, the map and the report, if there is a report, must contain the following printed statement in letters at least 1/8" high: The survey depicted here is not covered by professional liability insurance. Additions or deletions to survey maps or reports by other than the signing party or parties is prohibited without written consent of the signing party or parties.
 - (f) through (h) No change.
- (i) Abbreviations generally used by the public or in proper names that do not relate to matters of survey are excluded from the legend requirement.
- 1. Acceptable abbreviations on the face of survey maps are:

N = North

S = South

E = East

W = West

or any combination such as N. E., S. W., etc.

- $\circ \theta = Degrees$
- ' = Minutes when used in a bearing
- " = Seconds when used in a bearing
- ' = Feet when used in a distance
- " = Inches when used in a distance

AC = Acres

+/- = More or less (or Plus or Minus)

metric notation

- 2. Any other abbreviations relating to survey matters must be clearly shown within a legend or notes appearing on the face of the map or report.
 - (j) through (k) No change.
- 1. Text items shall be displayed either through notes on the map, report, itself or in a text report delivered with the map. If the report is produced as a text document and a map is attached, only the report shall be signed and sealed. The attached map shall state that the signature and seal can be

found on the report. If the map is delivered in digital form only, then a report is required. An attached map must clearly reference the report by title, date and subject; and the report must likewise clearly refer to the map by title, date, and subject. Statements must be made on the map and in the report that neither is full and complete without the other.

2. No change.

(1) Responsibly Clearly Stated. The responsibility for all mapped features must be clearly depicted on any map or report signed by a Florida licensed surveyor and mapper. In the case that features surveyed by the signing surveyor and mapper have been integrated with features surveyed by the signing surveyor and mapper have been integrated features surveyed by others, then the full extent of responsibility shall be clearly depicted on the map or report, and the signing surveyor and mapper shall include in the map or report an assessment of the quality and accuracy of all mapped features delivered.

Specific Authority 472.008, 472.015, 472.027 FS. Law Implemented 472.015, 472.025, 472.027 FS. History–New 9-1-81, Amended 7-29-85, Formerly 21HH-6.03, Amended 12-18-88, 11-27-89, 5-26-91, Formerly 21HH-6.003, Amended 12-25-95, 5-13-96, 11-3-97.

61G17-6.0031 Boundary Survey, Map, and Report.

- (1) BOUNDARIES OF REAL PROPERTY
- (a) REGULATIONAL OBJECTIVE: The public must have confidence that boundaries of real property are located on the ground in an adequate and defensible manner. in conformance with identified written property descriptions. In meeting this objective, surveyors and mappers must meet the following minimum standards of accuracy, completeness, and quality;
 - (b) through (e) No change.
- (f) Surveys of all or part of a lot(s) which is part of a recorded subdivision shall show the following upon the map:
 - 1. No change.
- 2. A comparison between recorded directions and distances with field measured directions and distances when they vary.
 - 3. through 4. No change.
- (g) Surveys of parcels described by metes and bounds shall show the following upon the map:
 - 1. through 3. No change.
- 4. The most current abutting recorded instrument or recorded plat either known by the surveyor and mapper or furnished to the surveyor and mapper.
- 5. The dimensioned remainder of a metes and bounds parent tract when surveying a fraction thereof.
- (h) Re establishment of public land survey corners and subdivisions of sections should be accomplished in accordance with this chapter and with Restoration of Lost or Obliterated Corners and Subdivision of Sections, 1974, prepared by U.S. Department of the Interior.
 - (2) BOUNDARY MONUMENTS

- (a) No change.
- (b) The surveyor and mapper shall set monuments as defined herein, unless monuments already exist or cannot be set due to physical obstructions at such corners or unless a water boundary has been located in approximate position. The survey map shall clearly label all approximate water boundaries with notes and these shall be mapped in a distinctly different graphic fashion from water boundaries located to full survey accuracy.
- (e) When a monument cannot be set at the property corner, a witness monument shall be placed or recovered in the field. All witness monuments placed in the field shall be clearly marked as a witness monument. Data must be given to show a witness monument's location upon the ground in relation to the boundary lines or corner.

(c)(d) Every boundary monument or witness monument set shall:

- 1. through 6. No change.
- (e) through (f) No change.
- (g) When a case arises due to physical obstructions so that neither a boundary monument nor a witness monument can practicably be set in accordance with (a)-(e), then alternative monumentation which is durable and identifiable shall be established

(g)(h) A boundary survey updating a previous survey made by the same surveyor and mapper or business entity, and which is performed for the purpose of locating non-completed new improvements by measurements to the property lines or related offset lines placed on the property since the previous survey, need not have the property corners reset.

(h)(i) Side ties to locate or set monuments shall be substantiated by a redundancy of measurements.

- (3) BOUNDARY INCONSISTENCIES
- (a) No change.
- (b) Potential boundary inconsistencies that the survey process did not attempt to detect disclose shall be clearly indicated and explained on the survey map or in the report. Where evidence of inconsistency is found, the nature of the inconsistency shall be shown upon the survey map, such as:
 - 1. through 4.(e) No change.
 - (4) NEW BOUNDARIES OF REAL PROPERTY
- (a) REGULATIONAL OBJECTIVE: The public must have assurance that new boundaries are created in an adequate and defensible manner. In meeting this objective, surveyors and mappers must meet the following minimum standards of accuracy, completeness, and quality:

(b) When a new parcel is being created, reference will be made on the survey map and in the description to the closest government corner, land line, recorded plat, or other fixed and recorded corner.

(4)(5) RIGHTS-OF-WAY, EASEMENTS, AND OTHER REAL PROPERTY CONCERNS

- (a) through (c) No change.
- (d) If streets or street rights-of-way abutting the land surveyed are not physically closed to travel, open, a note to this effect shall be shown upon the map.
 - (e) through (f) No change.

(5)(6) REAL PROPERTY IMPROVEMENTS

- (a) REGULATIONAL OBJECTIVE: The public must be informed of the existence and location of pertinent real property improvements and their relation to the boundary of real property. In meeting this objective, surveyors and mappers must meet the following minimum standards of accuracy, completeness, and quality:
- (b) Location of fixed improvements pertinent to the survey shall be graphically shown upon the map and their positions shall be dimensioned in reference to the boundaries, either directly or by offset lines. Pertinent improvements shall include docks, boathouses, and similar improvements.
 - (c) No change.

Specific Authority 472.008, 472.027 FS. Law Implemented 472.027 FS. History–New 2-20-96, Amended ______.

61G17-6.004 Topographic Survey, Map, and Report.

- (1) No change.
- (2) Line-drawn (Vector) Topographic Features by Photogrammetric Methods
 - (a) through (c) No change.
- (d) Responsibility Clearly Stated. The responsibility for all mapped features must be clearly depicted on any map or report signed by a Florida licensed surveyor and mapper. In the case that features surveyed by the signing surveyor and mapper have been integrated with features surveyed by others, then the full extent of responsibility shall be clearly depicted on the map or report, and the signing surveyor and mapper shall include in the map or report an assessment of the quality and accuracy of all mapped features delivered.
 - (3) No change.

Specific Authority 472.008, 472.027 FS. Law Implemented 472.027 FS. History–New 9-1-81, Formerly 21HH-6.04, Amended 12-18-88, Formerly 21HH-6.004, Amended 12-25-95, 5-13-96.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Professional Surveyors and Mappers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Professional Surveyors and Mappers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 21, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 14, 1998

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Surveyors and Mappers

RULE TITLE: RULE NO.: Survey Review 61G17-9.007

PURPOSE AND EFFECT: The Board proposes to amend this rule to update the rule text.

SUMMARY: An amendment is being made to this rule to delete the word "maps" and add the word "surveys".

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: 472.008 FS.

LAW IMPLEMENTED: 472.033(3)(e) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James C. Rimes, Executive Director, Board of Professional Surveyors and Mappers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G17-9.007 Survey Review.

- (1) A probationer required to submit surveys for review shall:
 - (a) No change.
- (b) within thirty days of the date on which the surveys are performed, submit to the Board office signed and sealed surveys maps of the properties surveyed, along with a copy of the relevant field notes, the relevant full size record plat, all measurement and computational records, and all other documents necessary to a full and complete understanding of the survey;
 - (c) through (d) No change.
 - (2) through (3)(b) No change.

Specific Authority 472.008 FS. Law Implemented 472.033(3)(e) FS. History–New 12-25-95, Amended 10-1-97,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Professional Surveyors and Mappers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Professional Surveyors and Mappers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 21, 1999

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Veterinary Medicine

RULE TITLE: RULE NO.:

Examination and Licensure

61G18-11.002

PURPOSE AND EFFECT: The Board proposed to develop a rule amendment to address the new licensure examination which shall be given in November, 2000.

SUMMARY: The proposed rule amendment addresses the new licensure examination which shall be given in November, 2000.

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: 474.206, 474.2065, 474.207, 455.217 FS.

LAW IMPLEMENTED: 455.217, 474.2065, 474.207 FS.

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

TIME AND DATE: 10:00 a.m., April 14, 1999

PLACE: Room 324, Collins Building, 107 W. Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Currie, Executive Director, Board of Veterinary Medicine, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

- 61G18-11.002 Examination and Licensure.
- (1) through (2) No change.
- (3) There are three examinations. Two examinations have been developed by the National Board Examination Committee: The first, a written examination; the second, a clinical competency test. The third examination concerns laws and rules related to the practice of veterinary medicine. The context of the third test shall include the following subjects: The Veterinary Medical Practice Act, Chapter 474, F.S.;

Chapter 455, F.S., relating to the Department of Business and Professional Regulation; Chapter 61G18, F.A.C., the rules promulgated by the Board of Veterinary Medicine; Chapters 465, 499, 585, 828 and 893, F.S.; and the most recent revision of the "Physician's Manual," an informational outline of the Controlled Substances Act of 1970, published by the Drug Enforcement Administration of the United States Department of Justice.

- (4) Effective on November 1, 2000, there shall be two examinations. The first examination will be the North American Veterinary Licensure Examination (NAVLE) developed by the National Board Examination Committee. The second examination concerns the laws and rules related to the practice of veterinary medicine. In order to obtain licensure, the candidate must receive a passing score on each portion of the examination based on the laws and rules in effect at the time the application is being acted upon was received. A candidate who fails to achieve a passing score on any part of the examination will only be required to retake the parts failed so long as those scores remain valid.
 - (5) through (6) No change.
- (7) A passing score on the veterinary Laws and Rules examination law portion shall be a score of seventy percent (70%) or better. All questions shall be weighted equally, and percentages shall be rounded off to whole numbers. In rounding percentages, any percentage which is point five (.5) or above shall be rounded up to the next whole number. Percentages less than point five (.5) shall be dropped. To be valid, a passing score on the veterinary law portion of the examination must have been achieved on an examination taken within the two year period prior to the date of the administration of the first examination offered in Florida subsequent to the filing of the application for licensure.
 - (8) No change.

Specific Authority 474.206, 474.2065, 474.207, 455.217 FS. Law Implemented 455.217, 474.2065, 474.207 FS. History–New 11-14-79, Amended 5-11-80, 7-9-80, 5-4-81, 12-10-81, 12-5-82, 5-15-83, 11-5-84, 5-7-85, 11-5-85, Formerly 21X-11.02, Amended 3-1-88, 11-24-88, 4-3-89, 4-13-92, 3-30-93, 7-13-93, Formerly 21X-11.002, Amended 7-4-94, 3-20-95, 3-29-95, 5-1-95,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Veterinary Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 26, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 29, 1999

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Veterinary Medicine

RULE TITLE: **RULE NO.:** Examination and Reexamination Fees 61G18-12.002 PURPOSE AND EFFECT: The proposes of the rule is to address examination fees for laws and rules and fees for examination given by professional testing services.

SUMMARY: The proposed rule amendment addresses examination fees for laws and rules and fees for examination given by professional testing services.

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: 474.206, 474.207(2)(a), 474.2065, 455.217, 455.219 FS.

LAW IMPLEMENTED: 474.207(2), 474.2065, 455.217(2), 455.219 FS.

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

TIME AND DATE: 10:00 a.m., April 14, 1999

PLACE: Room 324, Collins Building, 107 W. Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Currie, Executive Director, Board of Veterinary Medicine, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G18-12.002 Examination and Reexamination Fees.

- (1) Any time a person applies to take or retake any or all portions of the national examination, as set forth below, that person must submit an application on forms provided by the department, an application fee of \$100.00, and an examination fee for each portion of the examination to be taken.
- (2) For those applicants taking the Laws and Rules examination written portion of the Veterinary Medical Practice Act, when the examination is not conducted by a professional testing service pursuant to Section 455.2171, Florida Statutes, the examination fee shall be \$165.00 payable to the department. When the examination is conducted by a professional testing service pursuant to Section 455.2171, Florida Statutes, the examination fee shall be \$145.00 payable to the Department plus \$19.50 payable to the testing service the examination fee shall be \$165.00. When conducted by a

professional testing service, applicants retaking the Laws and Rules examination shall only pay the fee payable to the testing service.

- (3) through (4) No change.
- (5) For those applicants taking the North American Veterinary Licensure Examination (NAVLE) on or after November of 2000, the examination fee shall be the actual per applicant cost to the department for purchase of that examination.

(6)(5) No change.

Specific Authority 474.206, 474.207(2)(a), 474.2065, 455.217, 455.219 FS. Law Implemented 474.207(2), 474.2065, 455.217(2), 455.219 FS. History—New 11-14-79, Amended 5-11-80, 4-6-81, 9-1-82, 12-5-82, 10-17-85, Formerly 21X-12.02, Amended 3-15-87, 11-2-88, 1-29-92, Formerly 21X-12.002, Amended 5-16-94, 7-4-95._______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Veterinary Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 26, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 29, 1999

DEPARTMENT OF HEALTH

Board of Massage Therapy

RULE TITLE: RULE NO.: Endorsements 64B7-25.004

PURPOSE AND EFFECT: The purpose of the amendment is to eliminate the requirement of a laws and rules exam, for which the Board no longer has authority. The Board used to have authority in Chapter 480, but the legislature amended the statue in 1997 to delete the exam requirement.

SUMMARY: The Board will eliminate the requirement of a laws and rules exam, for which the Board no longer has authority.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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: 455.564(2), 480.035(7), 480.041(5) FS.

LAW IMPLEMENTED: 455.564(2), 480.041(5) 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: 10:00 a.m., April 19, 1999

PLACE: Room 324, Collins Building, 107 W. Gaines Street, Tallahassee, FL 32310

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Bill Buckhalt, Executive Director, Board of Massage, 2020 Capital Circle, Southeast, BIN #C09, Tallahassee, Florida 32399-3259

THE FULL TEXT OF THE PROPOSED RULE IS:

64B7-25.004 Endorsements.

- (1) The Department shall issue a license by endorsement to a person who:
 - (a) through (d) No change.
- (e) Has <u>successfully completed ten hours of Florida Statutes/Rules and History of Massage and 3-hour HIV/AIDS course at Board-approved massage school demonstrated knowledge of statutory requirements related to the practice of massage therapy by achieving a passing score on the Statutes & Rules Examination, as set forth in Rule 64B7-25.001(1)(e), F.A.C.</u>
 - (2) No change.

Specific Authority 455.564(2), 480.035(7), 480.041(5) FS. Law Implemented 455.564(2), 480.041(5) FS. History-New 11-27-79, Amended 7-9-80, 8-29-83, 10-9-85, Formerly 21L-25.04, Amended 6-12-88, 8-15-89, 2-11-93, Formerly 21L-25.004, Amended 9-15-94, 1-9-95, 8-18-96, 1-29-97, Formerly 61G11-25.004, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Massage Therapy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 10, 1998

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 5, 1999

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE TITLE:

RULE NO.:

Security and Monitoring Procedures for Licensure Examination

Licensure Examination 64B10-10.014 PURPOSE AND EFFECT: The purpose of this rule amendment is to clarify the rule text for security and monitoring procedures for licensure examination.

SUMMARY: The Board finds it necessary to amend this rule to reference the appropriate rule number of the Department of Health for governing examination security and monitoring.

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: 455.574(1)(d) FS. LAW IMPLEMENTED: 455.574(1)(d) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE. A HEARING WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Taylor, Executive Director, Board of Nursing Home Administrators/MQA, 2020 Capital Circle, S. E., Bin #04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULE 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

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Nursing Home Administrators**

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Nursing Home Administrators

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 12, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 19, 1999

DEPARTMENT OF HEALTH

examination review procedures.

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 is amending Rule 64B10-11.001 to update the rule text. Rule 64B10-11.004 is being amended to update the language with regard to

SUMMARY: The Board finds it necessary to amend Rule 64B10-11.001 by adding subsection (4) to stress the importance of filing a complete application in accordance with Section 120.60(1), F.S. Rule 64B10-11.004 is being amended by the Board to clarify the procedures for examination review. OF **STATEMENT** OF **SUMMARY 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:** 455.574(2), 455.604(7), 468.1685(1),(2), 468.1695(1) FS.

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

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE NOTICED IN THE AVAILABLE FLORIDA ADMINISTRATIVE NEXT WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: John Taylor, Executive Director, Board of Nursing Home Administrators/MQA, 2020 Capital Circle, S. E., Bin #04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULES 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 455.604(6), 468.1685(2), 468.1695(1) 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

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Nursing Home Administrators

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Nursing Home Administrators

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 12, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 19, 1999

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE TITLE: RULE NO.: 64B10-15.0021 Approved Providers

PURPOSE AND EFFECT: The purpose of the amendments is to update the rule text.

SUMMARY: The Board finds it necessary to amend this rule by simplifying the requirements for providers seeking approval of continuing education courses.

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: 468.1685, 468.1725 FS.

LAW IMPLEMENTED: 468.1715, 468.1725 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Taylor, Executive Director, Board of Nursing Home Administrators/MQA, 2020 Capital Circle, S. E., Bin #04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULE 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) furnish 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

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Nursing Home Administrators**

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Nursing Home Administrators

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 12, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 19, 1999

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE TITLE:

RULE NO.:

Handling of Patient Records Upon

64B15-15.002 Termination of Practice

PURPOSE AND EFFECT: The purpose and effect are to revise the notification procedures as required under the rule.

SUMMARY: The amendment is to revise notification procedures.

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: 455.242, 459.0122 FS.

LAW IMPLEMENTED: 455.242, 459.0122 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: 10:00 a.m., April 14, 1999

PLACE: Room 324, Collins Building, 107 W. Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Bill Buckhalt, Executive Director, Board of Osteopathic Medicine, 2020 Capital Circle, Southeast, BIN #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-15.002 Handling of Patient Records Upon Termination of Practice.

- (1) through (5) No change.
- (6) For purposed of this rule, an osteopathic physician may ask the Board to be exempt from this rule when relocation occurs in the general area of the practice. If relocation of a physician's practice involves a distance of less than 30 miles, the physician shall provide reasonable notice to the patients in a manner chosen by the physician. For purposes of this section, reasonable notice includes mailing of said notice by regular US Mail or providing notice by telephone.
 - (7) through (9) No change.

Specific Authority 455.242, 459.0122 FS. Law Implemented 455.242, 459.0122 FS. History–New 5-13-87, Amended 7-19-89, Formerly 21R-15.002, Amended 1-10-94, Formerly 61F9-15.002, Amended 4-9-95, Formerly 59W-15.002, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 26, 1999

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

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

Family Safety and Preservation Program

RULE TITLE: **RULE NO.:**

Health Related Requirements

65C-20.010

PURPOSE AND EFFECT: The modifications contained in this document will ensure appropriate and constructive disciplinary methods for all children in care at licensed family day care homes, thus reducing the potential for physical abuse of said children, by caretakers.

SUMMARY: To reducing the potential for physical abuse of children by caretakers care at licensed family day care homes. OF STATEMENT SUMMARY OF **ESTIMATED** REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 402.313 FS.

LAW IMPLEMENTED: 402.313 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., April 16, 1999

PLACE: 1317 Winewood Blvd., Building 8, Conference Room, Tallahassee, FL 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Maria Vazquez, Specialist, 1317 Winewood Blvd., Building 8, Tallahassee, FL 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

- 65C-20.010 Health Related Requirements.
- (1) General Requirements.
- (a) through (p) No change.
- (q) Child Discipline.
- 1. The children received for care in a family day care home should be disciplined only in a constructive manner.
- 2. Children in a family day care home shall not be subject to discipline which is severe, humiliating, or frightening.
- 3. Discipline shall not be associated with food, rest or toileting in family day care homes.
- 4. Spanking or any other form of physical punishment is prohibited in family day care homes.
 - (2) through (6) No change.

Specific Authority 402.313 FS. Law Implemented 402.313 FS. History-New 7-2-98. Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Maria Vazquez, Specialist, 1317 Winewood Blvd., Building 8, Tallahassee, FL 32399

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Larry Pintacuda, Chief, 1317 Winewood Blvd., Building 8, Tallahassee, FL 32399

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 24, 1998

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

FLORIDA HOUSING FINANCE CORPORATION

RULE TITLES:	RULE NOS.:
Purpose	67-16.001
Definitions	67-16.002
Application for Participation as	
Approved Underwriter	67-16.004
Selection of Senior Managing Underwriters	67-16.005
Selection of Managing Underwriters' Team	67-16.006
Selection of Book Managing Underwriters	67-16.007
Division of Underwriters Management Fee	67-16.008
Selection of Co-Managing Underwriters	
in Publicly Offered Bond Issues	67-16.009
Appeals	67-16.010

PURPOSE, EFFECT AND SUMMARY: Florida Housing Finance Corporation is repealing this Rule Chapter due to the implementation of Rule Chapter 67-49, which addresses the procedures for the procurement of services.

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: 420.507(12) FS.

LAW IMPLEMENTED: 420.503, 420.507 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: 2:00 p.m., April 13, 1999

PLACE: Florida Housing Finance Corporation, 227 N. Bronough Street, 6th Floor Conference Room, Tallahassee, Florida 32301

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Susan J. Leigh, CEO/Executive Director, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197

THE FULL TEXT OF THE PROPOSED RULE IS:

67-16.001 Purpose.

Specific Authority 420.507(12) FS. Law Implemented 420.503, 420.507, 420.508 FS. History–New 9-27-84, Formerly 9I-16.01, Amended 2-26-87, Formerly 9I-16.001, Repealed

67-16.002 Definitions.

Specific Authority 420.507(12) FS. Law Implemented 420.507(6), 420.507(13), 420.509 FS. History—New 9-27-84, Formerly 9I-16.02, Amended 2-26-87, 11-28-91, Formerly 9I-16.002, Repealed

67-16.004 Application for Participation as Approved Underwriter.

Specific Authority 420.507(12) FS. Law Implemented 420.502, 420.507(4),(12),(21), 420.508 FS. History—New 9-27-84, Formerly 9I-16.04, Amended 2-26-87, 11-28-91, Formerly 9I-16.004, Repealed ...

67-16.005 Selection of Senior Managing Underwriters.

Specific Authority 420.507(12) FS. Law Implemented 420.502, 420.507(4),(12),(21), 420.508 FS. History–New 9-27-84, Formerly 9I-16.05, Amended 2-26-87, 11-28-91, Formerly 9I-16.005, Repealed ______.

67-16.006 Selection of Managing Underwriters' Team.

Specific Authority 420.507(12) FS. Law Implemented 420.502, 420.507(4),(12),(21), 420.508 FS. History–New 9-27-84, Formerly 9I-16.06, Amended 2-26-87, 11-28-91, Formerly 9I-16.006, Repealed ...

67-16.007 Selection of Book Managing Underwriters.

Specific Authority 420.507(12) FS. Law Implemented 420.502, 420.507(4),(12),(21), 420.508 FS. History—New 9-27-84, Formerly 9I-16.007, Amended 2-26-87, Formerly 9I-16.007, Repealed

67-16.008 Division of Underwriters Management Fee.

Specific Authority 420.507(12) FS. Law Implemented 420.507(12),(13),(20),(21) FS. History–New 9-27-84, Formerly 9I-16.08, Amended 2-26-87, Formerly 9I-16.008, Repealed

67-16.009 Selection of Co-Managing Underwriters in Publicly Offered Bond Issues.

Specific Authority 420.507(12) FS. Law Implemented 420.502, 420.507(4),(12),(21), 420.508 FS. History–New 9-27-84, Formerly 9I-16.09, Amended 2-26-87, Formerly 9I-16.009, Repealed

67-16.010 Appeals.

Specific Authority 420.507(12) FS. Law Implemented 420.502, 420.507(4),(12),(21), 420.508 FS. History–New 9-27-84, Formerly 9I-16.10, Amended 2-26-87, Formerly 9I-16.010, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Susan J. Leigh, CEO/Executive Director, Florida Housing Finance Corporation, City Centre Building, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Housing Finance Corporation Board of Directors

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 19,1999

Section III Notices of Changes, Corrections and Withdrawals

MARINE FISHERIES COMMISSION

NOTICE OF CABINET MEETING

Proposed amendment of Rule 46-4.002, F.A.C., relating to gear definitions, as published in the January 22, 1999 issue of the Florida Administrative Weekly, Vol. 25, No. 3, with no changes, will be submitted to the Governor and Cabinet, sitting as the Board of Trustees of the Internal Improvement Trust Fund, pursuant to Section 370.027(3)(a), Florida Statutes, for approval or disapproval, at a public hearing to be held during a regular meeting of the Governor and Cabinet at the time, date, and place shown below.

TIME AND DATE: 9:00 a.m., or as soon thereafter as the item can be heard, on April 27, 1999

PLACE: The Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

SECTION 286.0105, FLORIDA STATUTES, PROVIDES THAT, IF A PERSON DECIDES TO APPEAL ANY DECISION MADE BY THE AGENCY WITH RESPECT TO ANY MATTER CONSIDERED AT THIS HEARING, HE WILL NEED A RECORD OF PROCEEDINGS, AND FOR SUCH PURPOSES, 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 BASED.

Information concerning Board of Trustees consideration of this item can be obtained by contacting the Marine Fisheries Commission, 2540 Executive Center Circle, West, Suite 106, Tallahassee, Florida 32301, (850)487-0554.

A copy of the Board of Trustees, Marine Fisheries Commission for the April 27, 1999 Cabinet meeting may be obtained by writing: Judy Brooks, Department of Environmental Protection, Room 1014, 3900 Commonwealth Blvd., Tallahassee, Florida 32399.

MARINE FISHERIES COMMISSION

NOTICE OF CABINET MEETING

Proposed amendment of Rule 46-13.002, F.A.C., relating to wire stone crab trap specifications, as published in the January 22, 1999 issue of the Florida Administrative Weekly, Vol. 25, No. 3, with no changes, will be submitted to the Governor and Cabinet, sitting as the Board of Trustees of the Internal Improvement Trust Fund, pursuant to Section 370.027(3)(a), Florida Statutes, for approval or disapproval, at a public hearing to be held during a regular meeting of the Governor and Cabinet at the time, date, and place shown below.

TIME AND DATE: 9:00 a.m., or as soon thereafter as the item can be heard, on April 27, 1999

PLACE: The Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

SECTION 286.0105, FLORIDA STATUTES, PROVIDES THAT, IF A PERSON DECIDES TO APPEAL ANY DECISION MADE BY THE AGENCY WITH RESPECT TO ANY MATTER CONSIDERED AT THIS HEARING, HE WILL NEED A RECORD OF PROCEEDINGS, AND FOR SUCH PURPOSES, 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 BASED.

Information concerning Board of Trustees consideration of this item can be obtained by contacting the Marine Fisheries Commission, 2540 Executive Center Circle, West, Suite 106, Tallahassee, Florida 32301, (850)487-0554.

A copy of the Board of Trustees, Marine Fisheries Commission for the April 27, 1999 Cabinet meeting may be obtained by writing: Judy Brooks, Department of Environmental Protection, Room 1014, 3900 Commonwealth Blvd., Tallahassee, Florida 32399.

MARINE FISHERIES COMMISSION

NOTICE OF CABINET MEETING

Proposed amendment of Rule 46-14.005, F.A.C., relating to black sea bass trap specifications, as published in the January 22, 1999 issue of the Florida Administrative Weekly, Vol. 25, No. 3, with no changes, will be submitted to the Governor and Cabinet, sitting as the Board of Trustees of the Internal Improvement Trust Fund, pursuant to Section 370.027(3)(a), Florida Statutes, for approval or disapproval, at a public hearing to be held during a regular meeting of the Governor and Cabinet at the time, date, and place shown below.

TIME AND DATE: 9:00 a.m., or as soon thereafter as the item can be heard, on April 27, 1999

PLACE: The Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

SECTION 286.0105. FLORIDA STATUTES. PROVIDES THAT, IF A PERSON DECIDES TO APPEAL ANY DECISION MADE BY THE AGENCY WITH RESPECT TO ANY MATTER CONSIDERED AT THIS HEARING, HE WILL NEED A RECORD OF PROCEEDINGS, AND FOR SUCH PURPOSES, 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 BASED.

Information concerning Board of Trustees consideration of this item can be obtained by contacting the Marine Fisheries Commission, 2540 Executive Center Circle, West, Suite 106, Tallahassee, Florida 32301, (850)487-0554.