Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF BANKING AND FINANCE

Division of Securities and Investor Protection

RULE TITLE: RULE NO.: Definitions 3E-200.001

PURPOSE AND EFFECT: The rule is being amended to include communications via the Internet as advertising. Federal rules have been changed to allow certain individuals to receive cash payments for solicitation activities from investment advisers registered with the SEC. Rule 3E-200.001(7)(c) is being added to exclude these individuals from the definition of associated person of an investment adviser. Rule 3E-200.001(9)(b)4. is being amended to correct a cite reference. A new Rule 3E-200.001(11) is being added to define the term "custody."

SUBJECT AREA TO BE ADDRESSED: Definitions will be amended to correct cite references and to comply with federal rules. Communications via the Internet will also be included within the definition of advertising. A definition of the term "custody" will be added.

SPECIFIC AUTHORITY: 517.03(1) FS.

LAW IMPLEMENTED: 517.07, 517.12, 517.021(11), 517.051, 517.061, 517.081 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., April 15, 1999

PLACE: 101 East Gaines Street, Fletcher Building, Room 664, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Bill Reilly. Financial Administrator, Division of Securities and Investor Protection, Fletcher Building, Room 664, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9805

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

3E-200.001 Definitions.

As used in the Rules and Regulations of the Division of Securities and Investor Protection, pursuant to Chapter 517, F.S. Florida Statutes, unless the context otherwise specifically requires:

(1) No change.

- (2) "Advertising" means any circular, prospectus, advertisement or other material or any communication by radio, television, Internet, pictures or similar means used in connection with a sale or purchase or an offer to sell or purchase any security.
 - (3) through (6) No change.
- (7)(a) "Associated person" as defined in Section 517.021(2), F.S., shall include any person who for compensation refers, solicits, offers, or negotiates for the purchase or sale of securities and/or of investment advisory services. A person whose activities fall within this definition is required to register with the Department as an associated person pursuant to Sections 517.12(1) or (4), F.S.
- (b) Notwithstanding the provisions of subparagraph (a), an associated person registered with the Department and operating in compliance with Rule 3E-600.003(2), F.A.C., shall not be deemed an associated person of any investment adviser other than the investment adviser or dually registered dealer/investment adviser with which such associated person is registered.
- (c) Any person acting in compliance with SEC Rule 206(4)-3 (17 CFR 275.206(4)-3), as it existed on January 1, 1999, shall not be deemed an associated person of an investment adviser.
 - (8) No change.
- (9)(a) Except as otherwise provided herein, the term "Branch Office" shall mean any location in Florida other than a home office:
- 1. which is owned or controlled by a dealer or investment adviser for purposes of offering for sale or selling securities or for rendering investment advice and in which two or more associated persons are engaged in such activities. "Control" as used herein and in Section 517.021(4), F.S., shall be presumed from the fact that such location is used by associated persons of a dealer or investment adviser to conduct business on behalf of such dealer or investment adviser:
- 2. which is listed in any publication, including a professional digest or telephone directory, or advertised in any media as an office of a dealer or investment adviser; or
- 3. which is designated with the Securities and Exchange Commission or with a securities exchange or of self-regulatory organization as a branch office of a dealer or investment adviser.
- (b) The following locations shall not be deemed branch offices for purposes of Section 517.12(5), F.S.:
- 1. Locations used temporarily for the purposes of conducting seminars or distributing printed information;
 - 2. The home of a client:
- 3. A public location, such as a restaurant, which is occasionally used by a registered associated person to conduct business on behalf of the dealer or the investment adviser provided the location is not held out to the investing public as an office of the dealer or investment adviser; or

- 4. Any location defined as a branch office in paragraph (9) 10(a) of this Rule from which an associated person registered with a dealer and one or more investment advisers registered with the Department conducts business on behalf of said multiple entities provided that such location is lawfully registered with the Department as a branch office of at least one of said entities.
 - (10) No change.
- (11) "Custody" means a person directly or indirectly holds customer funds or securities, has any authority to obtain possession of them, or has the ability to appropriate them.
- (11) through (28) renumbered (12) through (29) No change.

(30)(29) "Securities Act of 1933," "Securities Exchange Act of 1934," "Investment Company Act of 1940," "Investment Advisers Advisors Act of 1940," and "Internal Revenue Code" mean the federal statutes of those names as amended.

(30) through (32) renumbered (31) through (33) No change.

Specific Authority 517.03(1) FS. Law Implemented 517.07, 517.12, 517.021(11), 517.051, 517.061, 517.081 FS. History–New 12-5-79, Amended 9-20-82, Formerly 3E-200.01, Amended 12-8-87, 10-14-90, 7-31-91, 6-16-92, 1-11-93, 5-5-94, 10-20-97, 8-9-98.

DEPARTMENT OF BANKING AND FINANCE

Division of Securities and Investor Protection

RULE TITLE:

RULE NO.:

Registration of Issuer Dealers, Principals

and Branch Offices 3E-600.004

PURPOSE AND EFFECT: The National Securities Markets Improvement Act of 1996 ("NSMIA") amended the Securities Exchange Act of 1934 to prohibit any state from imposing on dealers any requirements relating to records and other areas that differ from or are in addition to those under federal law. Rule 3E-600.004(3)(d)4. requires a disclosure document be provided to customers in this state by branch offices or associated persons conducting securities or investment advisory business under a name other than that of the dealer or investment adviser with whom they are registered. This disclosure document is not required under federal law and this rule provision is being deleted. Rule 3E-600.004(3)(d)5. is also being deleted as it describes instances where the disclosure requirements to not apply.

SUBJECT AREA TO BE ADDRESSED: Branch office disclosure documents.

SPECIFIC AUTHORITY: 517.03(1) FS.

LAW IMPLEMENTED: 517.12(5),(10) 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., April 15, 1999

PLACE: 101 East Gaines Street, Room 664, Fletcher Building, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Bill Reilly, Financial Administrator, Division of Securities and Investor Protection, Room 664, Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9805

THE FULL TEXT OF THE PROPOSED RULE IS:

3E-600.004 Registration of Issuer/Dealers, Principals and Branch Offices.

- (1) through (3)(c) No change.
- (3)(d) It is prohibited for any branch office or associated person to conduct a securities or investment advisory business in this state under any name other than that of the dealer or investment adviser with which the branch office or associated person is registered unless each of the following conditions is met:
- 1. The business conducted does not violate or evade any provision of Chapter 517, F.S.;
- 2. The business conducted does not fall within the definition of "dealer" or "investment adviser" as used in Chapter 517, F.S.; and
- 3. The dealer or investment adviser with which the branch office or associated person is registered has received written notice of the name under which business will be conducted.;
- 4. Each customer in this state is provided written disclosure prior to the first transaction conducted on behalf of such customer. Such disclosure shall include but not be limited to: an explicit description of the relationship between the registered dealer or investment adviser and any other entity conducting business at this location; the reason business is conducted under a name other than that of the dealer or investment adviser; the respective services provided by the dealer or investment adviser and any other entity which conducts business at this location; the fact that such entity is not registered with any state or federal agency as a dealer or investment adviser and therefore may not be subject to protections afforded by such registration; the name, title, address, and phone number of the person employed by the dealer or investment adviser which is responsible for supervising the conduct of the associated person(s) conducting business from this location; and a statement that prior to the initial transaction this disclosure is required by the State of Florida to be provided to every customer in this state transacting business with an entity conducting securities or investment advisory business under any name other than that of a registered dealer or investment adviser exclusively. For those persons required to comply with the provisions of this subsection, it shall be considered a violation of Section 517.121(1), F.S., for any associated person to effect a transaction on behalf of a dealer or investment adviser unless

the associated person, dealer, or investment adviser possesses a copy of the disclosure required herein which copy has been originally signed and dated by the customer to evidence the customer's receipt of such disclosure.

5. The disclosure requirements of paragraph 4. of this rule shall not apply where:

- (i) the business of a branch office or associated person is conducted under a name which is not misleading and which is similar to or includes any part or abbreviation of the name of a corporation or other entity which has an ownership interest in the dealer or investment adviser with which the branch office or associated person is registered;
- (ii) unless previously provided pursuant to this rule, written disclosure of the relationship between the controlling entity and the registered dealer or investment adviser is provided to each customer prior to effecting a securities transaction on behalf of the customer or rendering investment advice to the customer: and
- (iii) the complete name of the registered dealer or investment adviser with which the branch office or associated person is registered is disclosed in each account agreement, statement of account, or transaction confirmation provided to the customer by or on behalf of the registered dealer or investment adviser.

Specific Authority 517.03(1) FS. Law Implemented 517.12(5),(10) FS. History–New 12-5-79, Amended 9-20-82, Formerly 3E-600.04, Amended 10-14-90, 6-16-92, 1-11-93, 11-7-93, 11-14-93, 12-29-96, 10-20-97.

DEPARTMENT OF BANKING AND FINANCE

Division of Securities and Investor Protection

RULE TITLE: **RULE NO.:** Rules of Conduct 3E-600.012

PURPOSE AND EFFECT: Rule 3E-600.012(1)(d) is being amended to provide a reference date of January 1, 1999 for rules of the Securities and Exchange Commission (SEC) and the Municipal Securities Rulemaking Board (MSRB).

SUBJECT AREA TO BE ADDRESSED: Rules of conduct. SPECIFIC AUTHORITY: 517.03(1) FS.

LAW IMPLEMENTED: 517.121, 517.301(1) 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., April 15, 1999

PLACE: Room 664, Fletcher Building, 101 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Bill Reilly, Financial Administrator, Division of Securities and Investor Protection, Fletcher Building, Room 664, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9805

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

3E-600.012 Rules of Conduct.

- (1)(a) through (c) No change.
- (d) Compliance with SEC Rule 10b-10 (17 CFR 240.10b-10) of the Securities Exchange Act of 1934, and the confirmation, preparation and disclosure requirements of SEC S.E.C. Rule 17a-3 (17 CFR 240.17a-3) or MSRB M.S.R.B. Rules G-8 and G-15, as those rules existed on January 1, 1999, shall be deemed compliance with this Rule.
 - (2) through (4) No change.
- (5) It shall be unlawful and a violation of Section 517.301(1), F.S., for any dealer or associated person to engage in any "device, scheme, or artifice to defraud" which shall include selling or effecting the purchase of any security into, in, or from offices in this state in violation of Sections 9, 10, 11A, or 15(c) of the Securities Exchange Act of 1934 or of <u>SEC</u> S.E.C. Rules 9b-1, 10b-1 et seq., 11Aa3-1, 15c1-1 et seq., or 15c2-1 et seq. (17 CFR 240.9b-1; 17 CFR 240.10b-1 et seq.; 17 CFR 240.11Aa3-1 (as amended on January 10, 1997); 17 CFR 240.15c1-1 et seq.; or 17 CFR 240.15c2-1 et seq., respectively), as such provisions existed were in existence on January 1, 1999 February 28, 1992; or Section 15(g) of the Securities Exchange Act of 1934 or of SEC S.E.C. Rules 15g-1, et seq. (17 CFR 240.15g-1 et seq.) as such provisions existed on August 11, 1993; or Regulation M (17 CFR 242.100-.105) as such provisions existed on March 4, 1997.

Specific Authority 517.03(1) FS. Law Implemented 517.121, 517.301(1)(a) FS. History–New 12-5-79, Amended 9-20-82, Formerly 3E-600.12, Amended 12-25-89, 10-14-90, 8-1-91, 6-16-92, 1-11-93, 4-11-94, 1-3-99,

DEPARTMENT OF BANKING AND FINANCE

Division of Securities and Investor Protection

RULE TITLE: **RULE NO.:** Continuing Education Requirements 3E-600.020 PURPOSE AND EFFECT: Schedule C to the National Association of Securities Dealers ("NASD") By Laws, Part XII was renamed Membership and Registration Rule 1120 in July 1996. Rule 3E-600.020(1) is being amended to reflect the correct name of the NASD rule. The reference date for the self-regulatory rules cited in 3E-600.020(1) through (8) is being amended to January 1, 1999.

SUBJECT AREA TO BE ADDRESSED: Continuing education requirements for the securities industry.

SPECIFIC AUTHORITY: 517.03(1) FS.

LAW IMPLEMENTED: 517.12(18), 517.161(1) 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., April 15, 1999

PLACE: Room 664, Fletcher Building, 101 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Bill Reilly, Financial Administrator, Division of Securities and Investor Protection, Room 664, Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9805

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

3E-600.020 Continuing Education Requirements.

Failure to comply with any of the applicable continuing education requirements set forth in any one of the following shall be deemed a demonstration of unworthiness by a dealer or associated person under Section 517.161(1)(h), <u>F.S.</u> Florida Statutes:

- (1) Membership and Registration Rule 1120 Schedule C to the National Association of Securities Dealers By-Laws, Part XII of the National Association of Securities Dealers, as such provisions existed on January 1, 1999 July 1, 1995;
- (2) Rule 345A of the New York Stock Exchange, as such provisions existed on <u>January 1, 1999</u> July 1, 1995;
- (3) Rule G-3(h) of the Municipal Securities Rulemaking Board, as such provisions existed on <u>January 1</u>, <u>1999</u> July 1, 1995;
- (4) Rule 341 A of the American Stock Exchange, as such provisions existed on <u>January 1, 1999</u> July 1, 1995;
- (5) Rule 9.3A of the Chicago Board of Options Exchange, as such provisions existed on <u>January 1, 1999</u> July 1, 1995;
- (6) Article VI, Rule 9 of the Chicago Stock Exchange, as such provisions existed on <u>January 1</u>, 1999 July 1, 1995;
- (7) Rule 9.27(c) of the Pacific Stock Exchange, as such provisions existed on <u>January 1, 1999</u> July 1, 1995; or
- (8) Rule 640 of the Philadelphia Stock Exchange, as such provisions existed on <u>January 1</u>, 1999 July 1, 1995.

Specific Authority 517.03(1) FS. Law Implemented 517.12(18), 517.161(1) FS. History–New 12-21-95, <u>Amended</u>

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Animal Industry

RULE CHAPTER TITLE:
Equine Infectious Anemia
RULE TITLES:
Official Test
Quarantine

RULE CHAPTER NO.:
SC-18
RULE CHAPTER NO.:
SC-18
SC-18
OC:
SC-18.003
SC-18.007

Procedures for Assembly Points, Approved

Quarantine Assembly Points, Approved

Quarantine Premises, and Horse

Slaughter Sales 5C-18.011

PURPOSE AND EFFECT: The purpose and effect of these rule changes is to created a fee for maintaining an approved quarantined premise and remove requirements of a notarized copy of the test report for movement.

SUBJECT AREA TO BE ADDRESSED: This rule establishes an annual fee of \$200 for an approved quarantine premise and removes the requirement of a notarized copy of test report. SPECIFIC AUTHORITY: 585.002(4),(5), 585.08(2), 585.671

LAW IMPLEMENTED: 585.002(5), 585.11(1), 585.08(1), 585.145(1),(2), 585.16, 585.671 FS.

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

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

PLACE: Department of Agriculture and Consumer Services, Conference Room, 407 S. Calhoun Street, Room 316, Tallahassee, Florida 32399-0800

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Jay S. Levenstein, Chief, Bureau of Animal Disease Control, Division of Animal Industry, 407 S. Calhoun Street, Room 329, Tallahassee, Florida 32399-0800, Phone (850)488-7182

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

5C-18.003 Official Test.

- (1) through (1)(d)4. No change.
- (2) Rejected Test Report. A report of an EIA test will be rejected if the report:
 - (a) through (b) No change.
- (c) Is not an original owner's copy or a laboratory certified copy; except that for <u>purposes other than change of ownership shows and exhibitions with</u>in Florida, a <u>notarized photocopy</u> of the owner's original copy is acceptable.
 - (3) through (5)(b) No change.

Specific Authority 585.002(4),(5), 585.08(2), 585.671 FS. Law Implemented 585.002(5), 585.671, 585.11(1) FS. History–New 10-15-73, Formerly 5C-18.03, Amended 8-15-94.______.

5C-18.007 Quarantine.

- (1) through (4) No change.
- (5) Approved quarantine premises. Any premise where a reactor horse is to be maintained must be approved in advance by the Director.
- (a) Written Request. The owner of the premise, or an authorized representative of the owner, must submit a written request for approval of the premise to the Department of Agriculture and Consumer Services, Division of Animal Industry, Post Office Box 6710, Tallahassee, FL 32314.
- (b) Fee. Effective July 1, 1999, all approved quarantine premises must pay an annual fee of \$200.00, paid by certified check or money order made payable to the Florida Department of Agriculture and Consumer Services.

- (c) Any individual or organization that maintains reactors for research, educational, or therapeutic purposes at an approved quarantine premise shall be exempt from payment of the fee.
 - (b) through (e) renumbered (d) through (g) No change.

Specific Authority 585.002(4), 585.08(2), 585.671 FS. Law Implemented 585.08(1), 585.145(1),(2), 585.16, 585.671 FS. History–New 10-15-73, Formerly 5C-18.07, Amended 8-15-94._____.

- 5C-18.011 Procedures for Assembly Points, Approved Quarantine Assembly Points, Approved Quarantine Premises, and Horse Slaughter Sales.
 - (1) through (2) No change.
- (3) Approved Quarantine Premises. Approved quarantine premises must have valid permits and must comply with all requirements of 5C-18.007(52).
 - (4) No change.

Specific Authority 585.002(4), 585.08(2), 585.671 FS. Law Implemented 585.671, 585.14, 585.16, 585.23, 585.18, 585.19 FS. History-New 10-15-73, Formerly 5C-18.11, Amended 8-15-94,__

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Animal Industry

RULE CHAPTER TITLE: RULE CHAPTER NO.: Transporting Animal Carcasses/Refuse 5C-23 **RULE TITLES: RULE NOS.: Definitions** 5C-23.001 Application for Permit; Fees 5C-23.002 5C-23.003 Vehicle and Container Requirements Transporting or Hauling Animal Carcasses

or Refuse; Procedures; Records;

Equipment; Quarantine 5C-23.004

PURPOSE AND EFFECT: The purpose and effect of this rule is to provide guidelines for implementation of Section 585.147, F.S.

SUBJECT AREA TO BE ADDRESSED: This rule defines certain terms, provides procedures for permitting and recordkeeping and establishes a permit fee.

SPECIFIC AUTHORITY: 585.002(4), 585.08(2) FS.

LAW IMPLEMENTED: 585.01, 585.08(1), 585.145(1), 585.147 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: 8:00 a.m., April 9, 1999

PLACE: Department of Agriculture and Consumer Services, Conference Room, 407 S. Calhoun Street, Room 316, Tallahassee, Florida 32399-0800

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Jay S. Levenstein, Chief, Bureau of Animal Disease Control, Division of Animal Industry, 407 S. Calhoun Street, Room 329, Tallahassee, Florida 32399-0800, Phone (850)488-7182

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

5C-23.001 Definitions.

For the purposes of this chapter the following definitions shall apply:

- (1) Animal. This term shall include any equine or bovine animal, goat, sheep, swine, domestic cat, dog, poultry or other domesticated beast or bird; the term animal shall include wild or game animals whenever necessary to effectively control or eradicate diseases.
- (2) Department. The Florida Department of Agriculture and Consumer Services.
- (3) Division. The Division of Animal Industry of the Florida Department of Agriculture and Consumer Services.
- (4) Dying, disabled, diseased animal. Any animal, as defined by this section that shows evidence of infection with any infectious, contagious or communicable disease or is incapable of moving under its own power.
- (5) Forms and Materials. Department of Agriculture and Consumer Services Application and Permit to Transport Animal Carcasses/Refuse (Form DACS-09056, Rev. 01-99) is hereby incorporated by reference. Copies may be obtained from the Department of Agriculture and Consumer Services, Division of Animal Industry, 407 South Calhoun Street, The Mayo Building, Tallahassee, Florida 32399-0800.

Specific Authority 585.002(4), 585.08(2) FS. Law Implemented 585.01, 585.08(1), 585.145(1), 585.147 FS. History–New

5C-23.002 Application for Permit; Fees.

- (1) No person shall engage in the business of transporting or hauling any dead, dying, disabled, or diseased animal; any product of an animal that died other than by slaughter; or any inedible animal product not meant for human consumption without having first applied for, and obtained from the department, a permit.
- (2) Application for Permit. The applicant must submit a signed Form DACS-09056, Application and Permit to Transport Animal Carcasses/Refuse, together with a non-refundable application fee of \$200, to the Division of Animal Industry, Florida Department of Agriculture and Consumer Services, 407 South Calhoun Street, The Mayo Building, Tallahassee, Florida 32399-0800. The information supplied by the applicant on the application for permit shall be certified under oath. The fee must be submitted as a check or money order made payable to the Florida Department of Agriculture and Consumer Services.

- (3) Requirements for Permit. Upon receipt of the application and fee, an authorized representative of the Department will inspect all vehicles and containers used in the transportation and storage of carcasses or refuse to determine compliance with the requirements of this Chapter.
- (4) Issuance of Permit. Applicants meeting the requirements on inspection by an authorized representative of the Department will be issued a permit. All permits expire on June 30.
- (5) Reissue of Permit. The applicant will submit to the Department a completed DACS-09056 form indicating a request for reissue of permit signed by an authorized representative and accompanied by a permit fee as set forth above. Permit reissue requests will be due by July 1 of each year. If a permit request for reissue has not been received by July 1, an applicant must comply with all provisions of this rule as though never previously permitted.

Specific Authority 585.002(4), 585.08(2) FS. Law Implemented 585.01, 585.08(1), 585.145(1), 585.147 FS. History–New

5C-23.003 Vehicle and Container Requirements.

- (1) All vehicles used in the transportation of carcasses or refuse on public highways shall be of such construction as to prevent seepage or residue from escaping:
- (2) All barrels or other containers used for transportation and storage of carcasses or refuse shall be clearly marked "INEDIBLE" with letters not less than 2 inches in height;

<u>Specific Authority 585.002(4), 585.08(2) FS. Law Implemented 585.01, 585.08(1), 585.145(1), 585.147 FS. History–New</u>.

- 5C-23.004 Transporting or Hauling Animal Carcasses or Refuse; Procedures; Records; Equipment; Quarantine.
- (1) A copy of the official permit shall be kept in each vehicle used for transporting or hauling animal carcasses or refuse.
- (2) Any person transporting or hauling animal carcasses or refuse shall keep records regarding the collection, transportation and distribution of animal carcasses or refuse. Such records must include the names and addresses of persons, firms and partnerships or corporations for which animal carcasses or refuse is being transported and cover the previous twelve months of operation.
- (3) All vehicles and/or containers used to transport or haul animal carcasses or refuse shall be thoroughly cleaned and disinfected weekly or more often if deemed necessary by a representative of the Division. Each operator shall be responsible for the proper cleaning of his vehicles and/or containers.

(4) Vehicle and/or containers used to transport or haul animal carcasses or refuse which do not meet the requirement of this rule shall be placed under quarantine by the department until they are in compliance with this Chapter and proper cleaning and disinfection of the same has occurred.

Specific Authority 585.002(4), 585.08(2) FS. Law Implemented 585.01, 585.08(1), 585.145(1), 585.147 FS. History–New

DEPARTMENT OF EDUCATION

Board of Regents

RULE TITLE:

RULE NO.:

Tuition, Fee Schedule and Percentage of Cost 6C-7.001 PURPOSE AND EFFECT: To implement the student fees for 1999-2000 as may be required by the Conference Committee Report on proposed Senate Bill (1999-2000 General Appropriations Act).

SUBJECT AREA TO BE ADDRESSED: University student Fees for the 1999-2000 academic year.

SPECIFIC AUTHORITY: 240.209 (1),(3)(e), (r) FS.

LAW IMPLEMENTED: 240.209(1),(3)(e) FS., Conference Committee Report on Senate Bill (1999-2000 General Appropriations Act).

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

TIME AND DATE: 8:30 a.m., May 27, 1999

PLACE: Student Union, Florida Atlantic University, Boca Raton, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Mary-Anne Bestebreurtje, Corporate Secretary, Florida Board of Regents, 1522 Florida Education Center, Tallahassee, Florida 32399-1950

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

- 6C-7.001 Tuition, Fee Schedule and Percentage of Cost.
- (4) The following tuition shall be levied and collected effective the fall semester indicated for each student regularly enrolled, unless provided otherwise in this chapter.
- (a) Students enrolled in programs other than the <u>Program in Medical Sciences or MD</u>, DMD <u>or and DVM</u> in the University of Florida College of Medicine, College of Dentistry, <u>or and College of Veterinary Medicine</u>, <u>or and in the MD program in the University of South Florida College of Medicine will be assessed the following fees per credit hour:</u>

FALL 1999	(Proposed new fees are being considered by the					
	1999 Legislature)					
Fall 1998						
	Undergi	aduate	Grad	duate	L	aw
		Non-		Non-		Non-
Fee	Resident	Resident	Resident	Resident	Resident	Resident
Matriculation	\$46.99	\$46.99	\$113.03	\$113.03	\$128.46	\$128.46
Non-Resident		\$211.30		\$327.20		\$340.81
Student Finan	cial					
Aid	\$2.34	\$2.34	\$5.65	\$5.65	\$6.42	\$6.42
Non-Resident						
Student						
Financial Aid		\$10.56		\$16.36		\$17.04
Capital Impro						
Trust Fund	\$2.44	\$2.44	\$2.44	\$2.44	\$2.44	\$2.44
Building	\$2.32	\$2.32	\$2.32	\$2.32	\$2.32	\$2.32
Activity and		Va	aries by Uni	iversity per	Rule 6C-7	7.003
Service						
Health			•	iversity per		
Athletic		Va	aries by Uni	iversity per	Rule 6C-7	7.003
University		Va	aries by Uni	iversity		
Matriculation						
University		Va	aries by Uni	iversity		
Non-resident						
Total ^a	\$54.09	\$275.95	\$123.44	\$467.00	\$139.64	\$497.49

^a Excludes fees that vary by university.

Fall 1997

	Undergraduate		Graduate		Law	
		Non-		Non-		Non-
Fee	Resident	Resident	Resident	Resident	Resident	Resident
Matriculation	\$43.92	\$43.92	\$105.64	\$105.64	\$120.06	\$120.06
Non-Resident		\$187.83		\$290.85		\$302.95
Student						
Financial Aid	\$2.19	\$2.19	\$5.28	\$5.28	\$6.00	\$6.00
Non-Resident						
Student						
Financial Aid		\$9.39		\$14.54		\$15.14
Capital						
Improvement						
Trust Fund	\$2.44	\$2.44	\$2.44	\$2.44	\$2.44	\$2.44
Building	\$2.32	\$2.32	\$2.32	\$2.32	\$2.32	\$2.32
Activity and		V	aries by Uni	versity per	Rule 6C-	7.003
Service						
Health		V	aries by Uni	versity per	Rule 6C-	7.003
Athletic		V	aries by Uni	versity per	Rule 6C-	7.003
University		V	aries by Uni	versity		
Matriculation						
University		Varies by University				
Non-resident						
Total-a-	\$50.87	\$248.09	\$115.68	\$421.07	\$130.82	\$448.91
^a -Excludes fee	s that vary	by univers	ity.			

Fall 1997 (Excess Hours)

For undergraduate students enrolled in credit courses for hours beyond 115% for the degree (exclusive of those credit hours and students exempted by Board policy) a 50% increase in the per credit hour tuition amount will be charged. The following reflects the total per credit hour charge for each excess hour.

	Undergraduate		Graduate b		Law ^b	
		Non-		Non-	Non-	
Fee	Resident	Resident	Resident	Resident	Resident Resident	
Matriculation	\$65.88	\$65.88	\$158.46	\$158.46	\$180.09 \$180.09	
Non-Resident		\$281.74		\$436.27	\$454.42	

Student						
Financial Aid	\$3.29	\$3.29	\$7.92	\$7.92	\$9.00	\$9.00
Non-Resident	ŧ					
Student						
Financial Aid	-	\$14.08		\$21.81		\$22.72
Capital						
Improvement						
Trust Fund	\$2.44	\$2.44	\$2.44	\$2.44	\$2.44	\$2.44
Building	\$2.32	\$2.32	\$2.32	\$2.32	\$2.32	\$2.32
Activity and		Varies by University per Rule 6C-7.003				
Service						
Health		Varies by University per Rule 6C-7.003				
Athletic-		V	aries by Un	iversity per	Rule 6C	7.003
University -		V	aries by Un	i versity		
Matriculation						
University -		Varies by University				
Non-resident						
Total a	\$73.93	\$369.75	\$171.14	\$629.22	\$193.8	5 \$670.99

^a-Excludes fees that vary by university.

(b) Students enrolled in the Program in Medical Sciences or MD, DMD or and DVM programs in the University of Florida College of Medicine, College of Dentistry, or and College of Veterinary Medicine, or and in the MD program in the University of South Florida College of Medicine will be assessed the following fees per student for the academic year as defined by each university:

•	•
FALL 1999	(Proposed new fees are being
	considered by the 1999 Legislature)

FALL 1998

11100 17.	, ,					
Medical		D	Veterinary			
		Non-		Non-		Non-
Fee	Resident	Resident	Resident	Resident	Resident	Resident
Matriculation		\$9,222.84	\$8,019.88	\$8,019.88	\$6,736.66	\$6,736.66
Non-Reside	nt	\$16,810.5	52	\$14,617.	84	\$12,279.00
Student						
Financial Ai	d\$461.14	\$461.14	\$400.98	\$400.98	\$336.82	\$336.82
Non-Reside	nt					
Student						
Financial Ai	id	\$840.52		\$730.88		\$613.94
Capital						
Improvemen	nt					
Trust Fund	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60
Building	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80
Activity and	Į.		Varies by U	Jniversity p	per Rule 60	2-7.003
Service						
Health			Varies by U	Jniversity j	per Rule 60	2-7.003
Athletic			Varies by U	Jniversity j	per Rule 60	2-7.003
University			Varies by U	Jniversity		
Matriculatio	n					
University		•	Varies by U	Jniversity		
Non-residen	ıt					
Total ^a	\$9,874.38	\$27,525.42	\$8,611.26	\$23,959.98	\$7,263.88	\$20,156.82
a Excludes f	ees that var	y by unive	rsity.			
Eall 1007			-			

Fall 1997

	Medical		Ðe	ental	7	⁷eterinary
		Non-		Non-		Non-
Fee	Resident	Resident	Resident	Resident	Resident	Resident
Matriculation	\$8,619.48	\$8,619.48	\$7,495.22	\$7,495.22	\$6,295.96	\$ 6,295.96
Non Resident		\$14,942.70		\$12,993.64		\$10,914.68

^b Fees apply only to undergraduate students taking these courses when the student has accumulated hours beyond 115% for the degree.

* Excludes fees that vary by university.

Student						
Financia	l Aid\$430.96	\$430.96	\$374.76	\$374.76	\$314.78	\$314.78
Non-Res	ident					
Student						
Financia	l Aid	\$747.12		\$649.68	:	\$545.72
Capital						
Improve	nent					
Trust Fu	nd \$97.60	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60
Building	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80
Activity	and		Varies by	University	per Rule 6C	-7.003
Service						
Health			Varies by	University	per Rule 6C	-7.003
Athletic			Varies by	University	per Rule 6C	-7.003
Universi	ty		Varies by	University		
Matricul	ation					
Universi	ty		Varies by	University		
Non-resi	dent					
Total-a	\$9,240.84	\$24,930.66	\$8,060.38	\$21,703.70	\$6,801.14	\$18,261.5

- (c) Pursuant to Section 240.124, F.S., each student enrolled in the same undergraduate course more than twice, beginning with the Summer 1998 Semester, shall be assessed an additional \$\frac{\text{to be determined after Session}}{\text{stable}}\$ \$\frac{\text{\$153.06}}{\text{ per}}\$ per credit hour charge in addition to the fees outlined above in Rule 6C-7.001(4)(a) for each such course.
- (d) Pursuant to Section 240.117, F.S., each FAMU student enrolled in the same college-preparatory class, beginning with the Fall 1997 Semester, more than once shall be assessed an additional \$ to be determined after Session \$132.97 per credit hour charge in addition to the fees outlined above in Rule 6C-7.001(4)(a) for each such class.

Specific Authority 240.209(1), (3)(e),(r) FS. Law Implemented 240.209(3)(e), (h), 240.235(1), 240.124, 240.117 FS., Conference Committee Report on Senate Bill 2400, 1997. History–Adopted 4-8-79, Renumbered 12-16-74, Amended 6-28-76, 7-4-78, 8-6-79, 9-28-81, 12-14-83, 7-25-84, 10-2-84, 10-7-85, Formerly 6C-7.01, Amended 12-25-86, 11-16-87, 10-19-88, 10-17-89, 10-15-90, 9-15-91, 1-8-92, 11-9-92, 7-22-93, 8-1-94, 11-29-94, 4-16-96, 8-12-96, 9-30-97, 12-15-97, 8-11-98, 9-30-98,

STATE BOARD OF ADMINISTRATION

Florida Prepaid Postsecondary Education Expense Board RULE TITLES: RULE NOS.:

RULE TITLES: RULE NOS.:
Application 19B-4.001
Payment Options 19B-4.003

PURPOSE AND EFFECT: To revise the Board's rules to provide that applications for advance payment contracts purchased through the Board's direct support organization or through employer participation programs may be submitted to the Board at any time; to make provisions for payments pursuant to employer participation agreements.

SUBJECT AREA TO BE ADDRESSED: Purchase of advance payment contracts through the Board's direct support organization and through employer participation programs.

SPECIFIC AUTHORITY: 240.551(5) FS.

LAW IMPLEMENTED: 240.551 FS.

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

TIME AND DATE: 2:00 p.m., April 12, 1999

PLACE: Suite 210, Hermitage Building, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Thomas J. Wallace, Executive Director, 1801 Hermitage Boulevard, Suite 210, Tallahassee, Florida 32308, Telephone (850)488-8514

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

19B-4.001 Application.

These rules apply to purchasers of advance payment contracts for the prepayment of postsecondary registration and/or dormitory residency fees. The application period shall commence and terminate on dates set annually by the Board and published in the Florida Administrative Weekly. Applications for advance payment contracts purchased through the Board's direct support organization, The Florida Prepaid College Foundation, Inc., or for purchasers participating in employer participation programs may be submitted to the Board at any time. After acceptance by the Board of the purchaser's application, a participation and payment schedule and master covenant shall be mailed to the purchaser. The advance payment contract shall be comprised of the application, master covenant, and participation and payment schedule. The Florida Prepaid College Program Application, Form No. FPCP 98-1 is hereby incorporated by reference and may be obtained by calling 1(800)552-GRAD (4723) (prompt 1). The effective date of the form is October 19, 1998. The Florida Prepaid College Program Master Covenant, Form No. FPCP 98-2, is hereby incorporated by reference with an effective date of October 19, 1998.

Specific Authority 240.551(5) FS. Law Implemented 240.551 FS. History—New 3-29-89, Amended 2-6-90, 3-19-92, 12-5-93, 5-31-95, 6-20-96, 10-20-96, 12-16-97, 2-18-99, Formerly 4G-4.001, <u>Amended</u>.

19B-4.003 Payment Options.

Purchasers may make payments through a variety of means. Automated clearinghouse checks, payroll deductions or payments via coupon books will be acceptable. State employees may elect payroll deduction from the commencement of the contract application period. Other organizations and entities may apply to the Board to establish payroll deduction plans.

(1) Payments for applications received during the application period may be made under any schedule, on such specific date as specified by the Board and advertised in the

Florida Administrative Weekly. Payments are due in full within the specified dates as published in the Florida Administrative Weekly.

- (2) Payments for applications received from purchasers pursuant to an employer participation agreement may be made as specified by the agreement. The payment schedule will correspond with the employer's payroll schedule.
- (3)(2) An implied interest rate for installment payment plans will be calculated and approved by the Board and published annually in the Florida Administrative Weekly.
- (4)(3) The Board's direct support organization, The Florida Prepaid College Foundation, Inc., may purchase advance payment contracts by providing a lump sum payment on or before March 1 of the Fall Semester of the anticipated enrollment year designated in the contract. Such payment shall be comprised of the lump sum price of the advance payment contract plus seven and one-half percent (7.1/2%) interest compounded per annum from the date of the first payment due date.

Specific Authority 240.551(5) FS. Law Implemented 240.551 FS. History-New 3-29-89, Amended 2-6-90, 3-19-92, 6-20-96, Formerly 4G-4.003,

STATE BOARD OF ADMINISTRATION

Florida Prepaid Postsecondary Education Expense Board

RULE TITLE: RULE NO.:

Contract Requirements 19B-5.003

PURPOSE AND EFFECT: To revise the Board's rules to delete an incorrect reference to a renewal fee.

SUBJECT AREA TO BE ADDRESSED: The deletion of an incorrect reference to a renewal fee.

SPECIFIC AUTHORITY: 240.551(6) FS.

LAW IMPLEMENTED: 240.551 FS.

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

TIME AND DATE: 2:00 p.m., April 12, 1999

PLACE: Suite 210, Hermitage Building, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Thomas J. Wallace, Executive Director, 1801 Hermitage Boulevard, Suite 210, Tallahassee, Florida 32308, Telephone (850)488-8514

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

19B-5.003 Contract Requirements.

- (1) Purchasers must name the qualified beneficiary in the application, provided however, that the board's direct support organization shall be permitted to leave the qualified beneficiary's name blank until April 1 of the anticipated enrollment year.
- (2) Only one qualified beneficiary is allowed per contract, and a specific beneficiary can be named in only one contract. In the event duplicate contracts for the same beneficiary are processed, the contract processed first shall be deemed valid and the remaining contract shall be deemed terminated.
- (3) The purchaser does not have to designate the postsecondary institution that the beneficiary will attend.
- (4) The contract may be used within three years in advance of the selected matriculation date indicated in the application with no penalty or additional cost. However, to utilize a contract prior to the selected matriculation date, the purchaser must pay the contract in full before changing such matriculation date.
- (5) The benefits may be received for up to a 10 year period after the said selected matriculation date. This ten year limitation may be extended upon application to the Board and the payment of a renewal fee assessed at that time. Any time spent by the qualified beneficiary in the military service tolls the time for receiving contract benefits under all contract plans. The projected enrollment date shall correspond to the age/ grade of the qualified beneficiary.
- (6) Accounts that are composed of tuition and local fee contracts will only be paid if both the tuition account and local fee account are in good standing. Local fee payments shall not be remitted to pay tuition for any beneficiary.

Specific Authority 240.551(5) FS. Law Implemented 240.551 FS. History-New 3-29-89, Amended 2-6-90, 3-19-92, 5-31-95, 6-20-96, 2-19-99, Formerly 4G-5.003, Amended

PUBLIC SERVICE COMMISSION

UNDOCKETED

RULE TITLE: **RULE NO.:** Application for Certificate 25-24.567 PURPOSE AND EFFECT: The purpose of the proposed amendments is to provide notice to applicants of specific

deficiencies in their application and set a time limit during

which a person must provide information to staff related to the application for certificate. The effect will be a more orderly and timely processing of applications.

SUBJECT AREA TO BE ADDRESSED: Notice as to when an application is deemed filed and a time frame applicant must meet for filing for application to provide shared tenant service. SPECIFIC AUTHORITY: 350.127(2) FS.

LAW IMPLEMENTED: 364.33, 364.335, 364.339, 364.345 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 WORKSHOP REQUEST MUST BE SUBMITTED IN WRITING WITHIN 14 DAYS OF THE DATE OF THIS NOTICE TO: DIANA CALDWELL, DIVISION OF APPEALS, 2540 SHUMARD OAK BOULEVARD, TALLAHASSEE, FL 32399-0850.

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 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 PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ann Causseaux, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0862

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

25-24.567 Application for Certificate.

- (1) An applicant desiring to provide shared tenant service shall submit an application on Commission Form PSC/CMU 37 (XX/XX) (7/97), which is incorporated into this rule by reference. Form PSC/CMU 37 (XX/XX) (7/97), entitled "Application Form for Authority to Provide Shared Tenant Service," may be obtained by contacting the Commission's Division of Communications. A non-refundable application fee of \$100.00 must accompany the filing of all applications.
- (2) An original and six copies of the application shall be filed with the Division of Records and Reporting.
- (3) A certificate will be granted if the Commission determines that such approval is in the public interest.
- (4) Any shared tenant service authority granted hereafter is subject to the following:
- (a) Shared tenant authority granted to all companies is on a statewide basis and is restricted to tenants as defined in Section 25-24.560(10), F.A.C.

- (b) Each shared tenant service applicant shall:
- 1. Advise all customers of its current rates and conditions for resold local exchange service and its quality of service standards.
- 2. Inform each customer in advance of agreement to provide service, that the Florida Public Service Commission will not set rates or regulate the service quality standards.
- (c) A certificate to provide shared tenant service does not carry with it the authority to provide alternative local exchange telecommunication, alternative access vendor, interexchange or pay telephone service. A separate application must be made for such authority.
- (5)(a) An application for a certificate to provide shared tenant service will be deemed filed when the appropriate filing fee has been paid and all requirements of Rule 25-24.567 have been met.
- (b) The Bureau of Service Evaluation within the Division of Communications is responsible for determining whether the applicant has met the filing requirements imposed by this rule.
- (6) The Bureau shall review the application to determine if the information required on Form PSC/CMU 37 is provided and shall notify the applicant by certified mail if the application is incomplete. Shared tenant service providers whose application is found incomplete shall have 30 calendar days beginning from the date of the notification to provide the additional information to the Bureau.
- (7) If the applicant fails to provide the completed information for the application within the designated time, the application will be dismissed by the Chief of the Bureau without prejudice and the docket shall be closed administratively.

Specific Authority 350.127(2) FS. Law Implemented 364.33, 364.335, 364.339, 364.345 FS. History–New 1-28-91, Amended 5-8-91, 11-20-91, 7-29-97.______.

LOXAHATCHEE RIVER ENVIRONMENTAL CONTROL DISTRICT

RULE CHAPTER TITLE: RULE CHAPTER NO.: Schedule of Rates, Fees and Charges RULE TITLES: RULE NOS.:

Plant Connection Charges and Regional

Transmission System Line Charge for

Residential and Non-Residential Units 31-10.005

Special Assessments and Rates, Fees and

Charges for Sewer Service 31-10.007

PURPOSE AND EFFECT: To revise the schedule of rates, fees and charges for the use of and the services and facilities to be furnished by the Regional Wastewater System.

SUBJECT AREA TO BE ADDRESSED: To revise the schedule of rates, fees and charges for the use of and the services and facilities to be furnished by the Regional Wastewater System.

SPECIFIC AUTHORITY: Chapter 71-822, Special Acts of Florida, 1971, as amended.

LAW IMPLEMENTED: Chapter 71-822, Special Acts of Florida, 1971, as amended.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AND ANNOUNCED IN THE FAW:

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Richard C. Dent, II, Executive Director, Loxahatchee River Environmental Control District, 2500 Jupiter Park Drive, Jupiter, Florida 33458

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

- 31-10.005 Plant Connection Charges and Regional Transmission System Line Charge for Residential and Non-Residential Units.
- (1) Plant Connection Charges and Regional Transmission System Line Charges for Residential and Non-Residential units for the use of and the services and facilities to be furnished by the regional wastewater system of the district shall be paid by the owner, tenant and occupant of each lot or parcel of land which may be connected with or used by such system or systems of the district.
- (2) Effective 1 April 1981, all residential and non-residential plant connection charges and regional transmission system line charges shall be based on the schedules in effect at the time of service contractual commitment by the district as listed below:

PLANT CONNECTION CHARGES

- 1 April 98 thru 31 March 99 @ \$906 per E.C.
- 1 April 99 thru 31 March 00 @ \$929 per E.C.
- 1 April 00 thru 31 March 01 @ \$952 per E.C.
- 1 April 01 thru 31 March 02 @ \$976 per E.C.

REGIONAL TRANSMISSION SYSTEM LINE CHARGES

- 1 April 98 thru 31 March 99 @ \$384 per E.C.
- 1 April 99 thru 31 March 00 @ \$384 394 per E.C.
- 1 April 00 thru 31 March 01 @ \$394 404 per E.C.
- 1 April 01 thru 31 March 02 @ \$404 414 per E.C.
- 1 April 02 thru 31 March 03 @ \$414 per E.C.

Said commitment of service shall not exceed those total capacity limitations as authorized for commitment by the governing board of the district. The full amount of the line charges shall be due and payable in cash (or by contract to provide capital costs and to construct certain portions of the regional transmission system) at the time commitment of service is made.

- (3) Notwithstanding Section 31-10.005(2) above, effective 1 April 1995, those buildings or structures having certificates of occupancy prior to 1 April 1981, shall pay the full plant connection charge established in Section 31-10.005(2) less a subsidy of Five Hundred (\$500.00) Dollars, provided they are paid for and connected to the regional sewer system within six months of the time that lines serving said property are formally declared available by the governing board of the district. Should any structure or building not be paid for and connected to the district's system within six months of the time that the line serving said property is formally declared available by the governing board, it will at the time of connection pay full plant connection charges and regional transmission system line charges as are applicable to new construction at time that connection is made regardless of the date of certificate of occupancy.
- (4) Those buildings or structures with existing contracts for service with the district as of the effective date hereof shall pay plant connection charges and, where applicable regional transmission system line charges of the amounts indicated in those contracts that are to be paid for capital improvement charges, and such plant connection charges and, where applicable regional transmission system line charges shall not be subject to increase.

Specific Authority Chapter 71-822, Special Acts of Florida, 1971, as amended. Law Implemented Chapter 71-822, Section 6(8) and (11), and Section 8; and Sections 6(9), (12) and (27) as amended by Chapter 76-429. History-New 12-9-76, Amended, 9-26-78, 12-12-78, 5-21-81, 5-24-82, 4-24-83, 4-25-84, 6-30-85, Formerly 31-10.05, Amended 6-30-86, 5-4-87, 4-17-88, 5-3-89, 5-13-90, 5-7-92, 5-9-93, 5-9-94, 5-19-96, 7-14-97, 11-1-98,_______.

- 31-10.007 Special Assessments and Rates, Fees and Charges for Sewer Service.
- (1) Special Assessments for residential and non-residential use of and the services and facilities to be furnished by the regional wastewater system of the district shall consist of those special assessments approved, set, and levied by the governing board of the district on the basis of the total cost to the district of construction, reconstruction, labor, materials, acquisition, property rights, surveys, design, engineering, administration, operation, maintenance, and all other expenses necessary or incidental to completion of the specially assessed improvements, and are due and payable with interest at the time of transfer of the underlying real property for consideration as an at-arms-length transaction.
- (2) The quarterly service charge of the District for residential users shall be:

For the period 1 April 98 thru 31 March 99 \$32.00 per E.C.

For the period 1 April 99 thru 31 March 00 - \$32.00 = 32.80per E.C.

For the period 1 April 00 thru 31 March $01 - $32.80 \ 33.60$ per E.C.

For the period 1 April 01 thru 31 March $02 - \frac{33.60}{34.40}$ per E.C.

For the period 1 April 02 thru 31 March 03 – \$34.40 per E.C.

Such charges shall be payable commencing in the month the connection charge is paid, or the equivalent connection is connected to the regional wastewater system of the district, whichever occurs first.

(3) The quarterly service charge for non-residential users shall be as follows:

For the period 1 April 98 thru 31 March 99 – \$3.64 per thousand gallons of metered water usage

For the period 1 April 99 thru 31 March $00 - \$3.64 \frac{3.73}{2.73}$ per thousand gallons of metered water usage

For the period 1 April 00 thru 31 March $01 - \$3.73 \ 3.82$ per thousand gallons of metered water usage

For the period 1 April 01 thru 31 March $02 - \frac{3.82}{3.92}$ per thousand gallons of metered water usage

For the period 1 April 02 thru 31 March 03 – \$3.92 per thousand gallons of metered water usage

provided that the minimum quarterly bill for non-residential users shall be as follows:

For the period 1 April 98 thru 31 March 99 - \$43.68

For the period 1 April 99 thru 31 March $00 - $43.68 \over 44.76$ For the period 1 April 00 thru 31 March $01 - $44.76 \over 45.84$ For the period 1 April 01 thru 31 March $02 - $45.84 \over 47.04$

For the period 1 April 02 thru 31 March 03 – \$47.04

For non-residential users who do not have a metered water supply, the quarterly service charges shall be a minimum of:

For the period 1 April 98 thru 31 March 99 – \$43.68 per E.C.

For the period 1 April 99 thru 31 March $00 - $43.68 \over$ per E.C.

For the period 1 April 00 thru 31 March $01 - \frac{44.76}{45.84}$ per E.C.

For the period 1 April 01 thru 31 March $02 - \frac{45.84}{47.04}$ per E.C.

For the period 1 April 01 thru 31 March 02 - \$47.04 per E.C.

Such charges shall be payable commencing in the month the connection charge is paid, or the equivalent connection is connected to the regional wastewater system of the district, whichever occurs first.

(4) The quarterly service availability standby charge is defined as a charge which shall be due and payable for each equivalent connection reserving service availability. The quarterly service availability standby charge shall be due and payable for each equivalent connection reserving service availability. The quarterly service availability standby charge shall be due and payable commencing upon the reserving of

service availability and shall continue to be owing for each quarter and paid promptly upon billing in the manner as provided for the quarterly service charge thereafter until payment of the connection charge. The amount of the quarterly service availability standby charge shall be 68% of the quarterly service charge which is set based upon the fixed expenses incurred by the district in operating the plant and the regional wastewater system excluding the variable costs related to the amount of sewerage processed.

- (5) A prepayment of twelve (12) months service availability standby charges will be required in addition to the quarterly service availability standby charge prepayable quarterly.
- (6) At the time plant connection charges become due and payable the unexpired portion of the quarterly service availability standby charge (12 months initial payment + quarterly payments received) minus the quarterly standby charges for the number of months in effect shall be credited to the plant connection charges on a first paid, first expired basis.

Specific Authority Chapter 71-822, Special Acts of Florida, 1971, as amended. Law Implemented Chapter 71-822, Section 6(8) and (11), and Section 8; and Sections 6(9), (12) and (27) as amended by Chapter 76-429. History–New 12-9-76, Amended 6-25-78, 9-26-78, 12-12-78, 11-28-79, 5-21-81, 5-24-82, 10-12-82, 4-24-83, 5-24-84, 6-30-85, Formerly 31-10.07, Amended 6-30-86, 5-4-87, 4-17-88, 5-3-89, 5-13-90, 5-12-91, 5-7-92, 5-10-93, 5-9-94, 5-7-95, 5-19-96, 7-14-97, 11-1-98.

DEPARTMENT OF THE LOTTERY

RULE TITLE:

Holidays and Other Authorized Activities

PURPOSE AND EFFECT: The purpose of proposed rule
53-16.005 is to clarify the method in which hours of holiday
compensatory leave and pay earned by employees is
calculated.

SUBJECT AREA TO BE ADDRESSED: Holiday Compensation for employees.

SPECIFIC AUTHORITY: 24.105(10)(j) FS.

LAW IMPLEMENTED: 24.105 (21)(d) 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: Diane D. Schmidt, Florida Lottery, Office of the General Counsel, Capitol Complex, Tallahassee, Florida 32399-4011

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

53-16.005 Holidays and Other Authorized Activities.

(1) through (3) No change.

- (4) Each employee filling an authorized established position shall be given all holidays designated in Section 110.117, F.S., if the workload of the Lottery is such that the employee's work can be discontinued.
- (a) If the holiday falls or is observed on the employee's regular workday and the employee is required to work, the employee shall receive up to eight (8) hours holiday compensatory leave credits and will be compensated at the rate of 1 1/2 times the employee's hourly base rate of pay for all hours worked on the holiday.
- (b) If the holiday is observed on the employee's regular day off and the employee is not required to work, the employee shall accrue holiday compensatory leave equal to the number of hours in the employee's regular workday not to exceed eight
- (c) If the holiday falls or is observed on the employee's regular day off and the employee is required to work, the number of hours worked on the holiday shall be counted as hours worked and the employee shall receive up to eight (8) hours holiday compensatory leave credits and be compensated at the rate of 1 1/2 times the employee's hourly base rate of pay for all hours worked on the holiday.
- (d) If an employee is required to work only on the actual holiday, but not on the observed holiday, the employee will be compensated at the rate of 1 1/2 times the employee's hourly base rate of pay for all hours worked on the actual holiday and shall receive up to 8 hours regular compensatory leave credits.

(e)(d) If an employee is required to work both the actual and observed holiday, the holiday shall be recognized on the observed date. The employee shall be compensated at the rate of 2 1/2 times the employee's hourly base rate of pay for all hours worked on the actual holiday, and shall be compensated at the rate of 1 1/2 times the employee's hourly base rate of pay for all hours worked on the observed holiday and shall receive up to 8 hours holiday compensatory leave credits for hours worked on the observed holiday.

(f)(e) Holiday compensatory leave credits earned by working when a holiday is observed shall be granted as a delayed holiday and shall be compensated in accordance with this subsection. Holiday compensatory leave accrued after June 30, 1992 must be used during the employee's next scheduled leave which would otherwise be charged to annual or regular compensatory leave.

(5) through (7) No change.

Specific Authority 24.105(10)(j) FS Law Implemented 24.105(21)(d) FS. History-New 2-25-93, Amended 7-4-93, 10-13-93,

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE TITLES:	RULE NOS.:
Definitions	59A-23.002
Authorization Procedures	59A-23.003
Quality Assurance	59A-23.004
Medical Records	59A-23.005
Grievance Procedures	59A-23.006
Reporting Requirements	59A-23.008
Employee and Provider Education	59A-23.009

PURPOSE AND EFFECT: The Agency for Health Care Administration (AHCA) is proposing to amend rules 59A-23.002, 59A-23.003, 59A-23.004, 59A-23.005, and 59A-23.006, F.A.C.; and propose rules 59A-23.008 and 59A-23.009, to implement subsection (25) of section 440.134, Florida Statutes. These proposed changes will specify: (a) Procedures for authorization and examination of workers' compensation managed care arrangements by the agency; (b) Requirements and procedures for authorization of workers' compensation arrangement provider networks and procedures for the agency to grant exceptions from accessibility of services; (c) Requirements and procedures for case management, utilization management, and peer review; (d) Requirements and procedures for quality assurance and medical records; (e) Requirements and procedures for dispute resolution; (f) Requirements and procedures for employee and provider education; (g) Requirements and procedures for reporting data regarding grievances, return-to-work outcomes, and provider networks; and (h) clarify workers' compensation managed care arrangement definitions.

SUBJECT AREA TO BE ADDRESSED: Workers' Compensation Managed Care Arrangements.

SPECIFIC AUTHORITY: 440.134(25) FS.

LAW IMPLEMENTED: 440.134 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: 8:30 a.m. – 5:30 p.m., April 14, 1999

PLACE: Hurston South Tower, 400 West Robinson Street, 1st Floor, Conference Room, Orlando, Florida 32801

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Hilda Bryant, Administrative Assistant I, Bureau of Managed Health Care, Agency for Health Care Administration, (850)922-6481

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.:

Standards of Professional Conduct 61-20.503

PURPOSE AND EFFECT: The Regulatory Council proposes to discuss this rule to determine if changes are necessary.

SUBJECT AREA TO BE ADDRESSED: Standards of professional conduct.

SPECIFIC AUTHORITY: 468.4315(2) FS.

LAW IMPLEMENTED: 468.433, 468.436 FS.

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

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

PLACE: The Embassy Suites Hotel, Tampa Airport Westshore, 555 North Westshore Boulevard, The Pavilion Room, Tampa, Florida 33609

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.: **Continuing Education** 61-20.508

PURPOSE AND EFFECT: The Regulatory Council proposes to discuss this rule to determine if certain language should be deleted regarding provider approval for continuing education courses.

SUBJECT AREA TO BE ADDRESSED: Continuing education.

SPECIFIC AUTHORITY: 468.433 FS.

LAW IMPLEMENTED: 468.433 FS.

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

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

PLACE: The Embassy Suites Hotel, Tampa Airport Westshore, 555 North Westshore Boulevard, The Pavilion Room, Tampa, Florida 33609

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: RULE NO.:

Renewal Requirements for

Continuing Education 61-20.5083

PURPOSE AND EFFECT: The Regulatory Council proposes to discuss this rule to determine if changes are necessary to update the renewal requirements for continuing education.

SUBJECT AREA TO BE ADDRESSED: Renewal requirements for continuing education.

SPECIFIC AUTHORITY: 468.4337 FS.

LAW IMPLEMENTED: 468.4337 FS.

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

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

PLACE: The Embassy Suites Hotel, Tampa Airport Westshore, 555 North Westshore Boulevard, The Pavilion Room, Tampa, Florida 33609

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

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Marine Resources

DOCKET NO.: 99-08R

RULE CHAPTER TITLE: **RULE CHAPTER NO.:** Comprehensive Shellfish Control Code 62R-7 **RULE TITLES: RULE NOS.:** Shellfish Harvesting Area Standards 62R-7.004

Container Identification, Terminal Sale

Date; Prohibitions 62R-7.010

PURPOSE AND EFFECT: This amendment will reclassify the Apalachicola Bay System shellfish harvesting area in Franklin County during the summer months of July, August, and September. This reclassification was initiated based on a request made by the shellfish industry in Franklin County for harvesting during the summer months to continue from the summer approved West 1 area, to continue harvesting from an oyster bar commonly known as East Hole in the summer conditionally approved east area, and to discontinue harvesting from an oyster bar commonly known as Cat Point.

The reclassification will remove the summer east conditionally approved area and replace it with the summer east approved area. The summer east conditionally approved area includes the East Hole and Cat Point oyster bars. The summer east approved area includes the East Hole oyster bar, but not the Cat Point oyster bar.

Additionally, the text descriptions of the four-digit area codes used on shellfish tags will be updated to identify the locations of where shellfish are harvested in the Apalachicola Bay shellfish harvesting area.

SUBJECT AREA TO BE ADDRESSED: The proposed reclassification and management of the Apalachicola Bay shellfish harvesting area for shellfish harvesting is in accordance with 62R-7.004 to protect the health of shellfish consumers and to provide access to renewable and natural shellfish resources. If illness outbreaks occur, the updated four-digit harvest area codes will provide for tracing of shellfish to where the shellfish were harvested.

SPECIFIC AUTHORITY: 370.021(1), 370.071(1) FS.

LAW IMPLEMENTED: 370.071 FS.

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

TIME AND DATE: 6:00 p.m., Thursday, April 8, 1999

PLACE: Franklin County Courthouse, 33 Market Street, Apalachicola, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: John McDowell, Bureau of Marine Resource Regulation and Development, 3900 Commonwealth Boulevard, Room 822, Tallahassee, Florida, Phone (850)488-5471

If accommodation for a disability is needed to participate in this activity, please notify the Personnel Services Specialist in the Bureau of Personnel, (850)487-1855 or 1(800)955-8771 (TDD), at least seven days before the meeting.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT, IF AVAILABLE, IS: Preliminary text may be obtained at no cost from the person to be contacted regarding the proposed rule.

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE TITLE: **RULE NO.:** HIV/AIDS Education for Initial Licensure 64B11-2.007 PURPOSE AND EFFECT: The Board proposes to discuss this rule to determine if amendments are necessary to meet the mandated requirements for continuing education on HIV/ AIDS.

SUBJECT AREA TO BE ADDRESSED: HIV/AIDS Education for Initial Licensure.

SPECIFIC AUTHORITY: 455.604, 468.204 FS.

LAW IMPLEMENTED: 455.604 FS.

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

TIME AND DATE: 9:00 a.m., April 12, 1999

PLACE: The New World Landing Inn and Event Services, 600 South Palafox Street, Pensacola, Florida 32501

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaye Howerton, Executive Director, Board of Occupational Therapy/MQA, 2020 Capital Circle, S. E., Bin #C05, Tallahassee, Florida 32399-3255

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

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE TITLE: RULE NO.: HIV/AIDS Education for Initial Licensure 64B11-3.005 PURPOSE AND EFFECT: The Board proposes to discuss this rule to determine if amendments are necessary to meet the mandated requirements for continuing education on HIV/ AIDS.

SUBJECT AREA TO BE ADDRESSED: HIV/AIDS Education for Initial Licensure.

SPECIFIC AUTHORITY: 455,604, 468,204 FS.

LAW IMPLEMENTED: 455.604 FS.

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

TIME AND DATE: 9:00 a.m., April 12, 1999

PLACE: The New World Landing Inn and Event Services, 600 South Palafox Street, Pensacola, Florida 32501

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaye Howerton, Executive Director, Board of Occupational Therapy/MQA, 2020 Capital Circle, S. E., Bin #C05, Tallahassee, Florida 32399-3255

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

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE TITLE: **RULE NO.:** Standards of Practice; Discipline 64B11-4.003 PURPOSE AND EFFECT: The Board proposes to discuss this rule to determine if amendments are necessary to update the rule text regarding the standards of practice and the disciplinary guidelines.

SUBJECT AREA TO BE ADDRESSED: Standards of Practice; Discipline.

SPECIFIC AUTHORITY: 455.627, 468.204 FS.

LAW IMPLEMENTED: 455.627 FS.

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

TIME AND DATE: 9:00 a.m., April 12, 1999

PLACE: The New World Landing Inn and Event Services, 600 South Palafox Street, Pensacola, Florida 32501

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaye Howerton, Executive Director, Board of Occupational Therapy/MQA, 2020 Capital Circle, S. E., Bin #C05, Tallahassee, Florida 32399-3255

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

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Economic Self-Sufficiency Program

RULE TITLE:

Overpayment and Benefit Recovery

PURPOSE AND EFFECT: This proposed rule amendment changes the use of a federal regulation cite as the sole authority governing certain food stamp collection procedures and defines recipient.

SUBJECT AREA TO BE ADDRESSED: The proposed rule amendment will correct use of the 7 CFR 273.18 in relation to agency error collections in the Food Stamp program and will add a definition for recipient to the rule.

SPECIFIC AUTHORITY: 120.53, 414.41, 414.45 FS.

LAW IMPLEMENTED: 24.115(4), 414.31, 414.41 FS.

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

TIME AND DATE: 10:00 a.m., April 13,1999

PLACE: Building 3, Room 414, 1317 Winewood Boulevard, Tallahassee, Florida 32399-0700

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Wilbur Williams, Coordinator for Special Programs, 1317 Winewood Boulevard, Building 3, Room 412J, Tallahassee, Florida 32399-0700

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

FLORIDA HOUSING FINANCE CORPORATION

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RULE TITLES:	RULE NOS.:
Definitions	67-21.002
Application and Selection Process for Loans	67-21.003
Selection Criteria and Guidelines for Selection	
of Developments	67-21.004
Determination of Method of Bond Sale	67-21.0045
Selection of Qualified Lending Institutions	
as Credit Underwriters, Originators or	
Servicers	67-21.005
Development Requirements	67-21.006
Fees	67-21.007
Terms and Conditions of Loans	67-21.008
Interest Rate on Mortgage Loans	67-21.009
Issuance of Revenue Bonds	67-21.010
No Discrimination	67-21.011
Advertisements	67-21.012
Private Placements of Multifamily Mortgage	
Revenue Bonds	67-21.013
Credit Underwriting Procedures	67-21.014
Use of Bonds with other Affordable Housing	
Finance Programs	67-21.015
Compliance Procedures	67-21.016
Transfer of Ownership	67-21.017
Refundings and Troubled Development Review	67-21.018
501(c)(3) Bonds for Multifamily Housing	67-21.019
PURPOSE AND EFFECT: The purpose of	Rule Chapter

PURPOSE AND EFFECT: The purpose of Rule Chapter 67-21, Florida Administrative Code (F.A.C.), is to establish the procedures by which the Florida Housing Finance Corporation shall administer the application process, determine loan amounts and issue multifamily mortgage revenue bonds for new construction or substantial rehabilitation of affordable rental units under the Multifamily Mortgage Revenue Bond Program.

SUBJECT AREA TO BE ADDRESSED: The Rule Development workshop will be held to receive comments and suggestions from interested persons relative to the development of the 2000 application and program requirements for the Multifamily Bond Program, as specified in Rule Chapter 67-21, F.A.C.

SPECIFIC AUTHORITY: 420.507, 420.508 FS.

LAW IMPLEMENTED: 420.502, 420.503, 420.507, 420.508, 420.509 FS.

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

TIME AND DATE: 2:00 p.m., April 12, 1999

PLACE: Florida Housing Finance Corporation, Sixth Floor Seltzer Room, 227 North Bronough Street, Tallahassee, FL 32301 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Gwen Lightfoot, Deputy Development Officer, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, FL 32301-1329

Any person requiring special accommodation at this workshop because of a disability or physical impairment should contact Linda Hawthorne at the above address. If you are hearing or speech impaired, please use the Florida Dual Party Relay system which can be reached at 1(800)955-8771 (TDD).

FLORIDA HOUSING FINANCE CORPORATION

					- •
RULE TITL	RUI	LE NOS.:			
Definitions	6	57-32.002			
Notice of Fu	6	57-32.003			
General Prog	6	57-32.004			
Application 1	6	57-32.005			
Terms and C	6	57-32.006			
Selection Criteria, Rejection Criteria, and					
Scoring a	ınd Ranki	ing Guideline	S	6	57-32.007
Selection for Participation in Program					57-32.008
Right to Insp	ect and N	Monitor Funde	ed		
Develop	nents			6	57-32.010
Fees				6	57-32.011
PURPOSE	AND	EFFECT:	Pursuant	to	Section

420.5087(3)(c)2., Florida Statutes (F.S.), the Florida Housing Finance Corporation administers the Elderly Housing Community Loan (EHCL) Program. This program provides loans to sponsors of affordable rental housing for very low-income elderly households. Rule 67-32 provides the procedures for the administration of this loan program and criteria for receiving, evaluating, and competitively ranking all applications for loans under the EHCL Program. The intent of this Rule is to provide loans to sponsors of housing for the elderly to make building preservation, health, or sanitation repairs or improvements which are required by federal, state, or local regulation or code, or life-safety or security-related repairs or improvements to such housing.

SUBJECT AREA TO BE ADDRESSED: The Rule Development workshop will be held to receive comments and suggestions from interested persons relative to the development of the 2000 application and program requirements for the Elderly Housing Community Loan Program, as specified in Rule Chapter 67-32, Florida Administrative Code (F.A.C.).

SPECIFIC AUTHORITY: 420.5087 FS.

LAW IMPLEMENTED: 420.5087 FS.

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

TIME AND DATE: 8:30 – 9:30 a.m., April 12, 1999

PLACE: Florida Housing Finance Corporation, 6th Floor Seltzer Room, 227 North Bronough Street, Tallahassee, Florida 32301-1329

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Debby Love, SAIL Program Administrator, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197

Any person requiring special accommodation at this workshop because of a disability or physical impairment should contact Linda Hawthorne at the above address. If you are hearing or speech impaired, please use the Florida Dual Party Relay system which can be reached at 1(800)955-8771 (TDD).

FLORIDA HOUSING FINANCE CORPORATION

RULE TITLES:	RULE NOS.:
Purpose	67-39.001
Definitions	67-39.002
Feasibility Studies	67-39.003
Eligibility Criteria	67-39.004
Fees and Rates	67-39.005
Contractual Provisions	67-39.006
No Discrimination	67-39.007
Reimbursable Costs	67-39.008
Notice of Program	67-39.009
Program Documents	67-39.010
Guarantee Program	67-39.011
Guarantee Coverage	67-39.012
Allocation of Guarantee Fund Resources	67-39.013
Guarantee Fund Payments	67-39.014
Audit Requirement	67-39.015

PURPOSE AND EFFECT: The purpose of Rule Chapter 67-39, Florida Administrative Code (F.A.C.), is to provide for the fees, rates, and contractual provisions for the issuance of an affordable housing guarantee, under the Florida Affordable Housing Guarantee Program.

SUBJECT AREA TO BE ADDRESSED: The Rule Development workshop will be held to receive comments and suggestions from interested persons relative to administration of the Florida Affordable Housing Guarantee Program, as specified in Rule Chapter 67-39, F.A.C.

SPECIFIC AUTHORITY: 420.5092 FS.

LAW IMPLEMENTED: 420,5092 FS.

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

TIME AND DATE: 2:00 p.m., April 12, 1999

PLACE: Florida Housing Finance Corporation, Sixth Floor Seltzer Room, 227 North Bronough Street, Tallahassee, FL 32301

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Gwen Lightfoot, Deputy Development Officer, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, FL 32301-1329.

Any person requiring special accommodation at this workshop because of a disability or physical impairment should contact Linda Hawthorne at the above address. If you are hearing or speech impaired, please use the Florida Dual Party Relay system which can be reached at 1(800)955-8771 (TDD).

FLORIDA HOUSING FINANCE CORPORATION

RULE TITLES:	RULE NOS.:
Purpose and Intent	67-48.001
Definitions	67-48.002
Notice of Funding or Credit Availability	67-48.003
Application and Selection Procedures	
for Developments	67-48.004
Applicant Administrative Appeal Procedures	67-48.005
Compliance and Reporting Requirements	67-48.006
Fees	67-48.007
No Discrimination	67-48.008
SAIL General Program Procedures	
and Restrictions	67-48.009
Additional SAIL Application Ranking	
and Selection Procedures	67-48.0095
Terms and Conditions of SAIL Loans	67-48.010
Sale or Transfer of a SAIL Development	67-48.0105
SAIL Credit Underwriting and	
Loan Procedures	67-48.012
SAIL Construction Disbursements and	
Permanent Loan Servicing	67-48.013
HOME General Program Procedures	
and Restrictions	67-48.014
Match Contribution Requirement for	
HOME Allocation	67-48.015
Eligible HOME Activities	67-48.017
Eligible HOME Applicants	67-48.018
Eligible and Ineligible HOME	
Development Costs	67-48.019
Terms and Conditions of Loans for	
HOME Rental Developments	67-48.020
Sale or Transfer of a HOME Development	67-48.0205
HOME Credit Underwriting and	
Loan Procedures	67-48.021
HOME Disbursements Procedures	
and Loan Servicing	67-48.022
HC Credit General Program Procedures	
and Requirements	67-48.023
Qualified Allocation Plan	67-48.025
Housing Credit Underwriting Procedures	67-48.026

Tax-Exempt Bond-Financed Developments	67-48.027
Carryover Allocation Provisions	67-48.028
Extended Use Agreement	67-48.029
Sale or Transfer of a Housing	
Credit Development	67-48.030
Termination of Extended Use Agreement	
and Disposition of Housing	
Credit Developments	67-48.031
Minimum Set-Aside for Non-Profit	
Organizations Under HC Program	67-48.032
PURPOSE AND EFFECT: The purpose of the	
establish the procedures by which the Corporation shall: (1)	
administer the Application process, determine loan amounts,	
make and service mortgage loans for new c	
rehabilitation of affordable rental units und	
Apartment Incentive Loan (SAIL) Program	•
Section 420.5087, Florida Statutes (F.S.), an	
Investment Partnerships (HOME) Program	
Section 420.5089, Florida Statutes; and (2) a	
Application process, determine Housing Credit	
and implement the provisions of the Housing C	_
authorized by Section 42 of the Code and Sec	11011 420.3099,
Elonido Statutas	
Florida Statutes.	. The Dule
SUBJECT AREA TO BE ADDRESSED	
SUBJECT AREA TO BE ADDRESSED Development workshop will be held to receive	comments and
SUBJECT AREA TO BE ADDRESSED Development workshop will be held to receive suggestions from interested persons relative	comments and e to (1) the
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SUBJECT AREA TO BE ADDRESSED Development workshop will be held to receive suggestions from interested persons relative development of the 2000 application requirements for the SAIL, HOME, HC Program	comments and e to (1) the and program as, as specified
SUBJECT AREA TO BE ADDRESSED Development workshop will be held to receive suggestions from interested persons relative development of the 2000 application requirements for the SAIL, HOME, HC Program in Rule Chapter 67-48, Florida Administrative	comments and e to (1) the and program as, as specified Code (F.A.C.)
SUBJECT AREA TO BE ADDRESSED Development workshop will be held to receive suggestions from interested persons relative development of the 2000 application requirements for the SAIL, HOME, HC Program in Rule Chapter 67-48, Florida Administrative and (2) amendments to the Florida Hou	comments and e to (1) the and program as, as specified Code (F.A.C.) sing Finance
SUBJECT AREA TO BE ADDRESSED Development workshop will be held to receive suggestions from interested persons relative development of the 2000 application requirements for the SAIL, HOME, HC Program in Rule Chapter 67-48, Florida Administrative and (2) amendments to the Florida Hou Corporation's 2000 Qualified Allocation Plan (Corporation Plan (Corporation))	comments and e to (1) the and program as, as specified Code (F.A.C.) sing Finance
SUBJECT AREA TO BE ADDRESSED Development workshop will be held to receive suggestions from interested persons relative development of the 2000 application requirements for the SAIL, HOME, HC Program in Rule Chapter 67-48, Florida Administrative and (2) amendments to the Florida How Corporation's 2000 Qualified Allocation Plan (CSPECIFIC AUTHORITY: 420.507 FS.	comments and e to (1) the and program as, as specified Code (F.A.C.) ssing Finance (AP).
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Any person requiring special accommodation at this workshop because of a disability or physical impairment should contact Linda Hawthorne at the above address. If you are hearing or speech impaired, please use the Florida Dual Party Relay system which can be reached at 1(800)955-8771 (TDD).

Section II **Proposed Rules**

DEPARTMENT OF BANKING AND FINANCE

Division of Finance

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Cemeteries 3D-30

RULE TITLE: RULE NO.:

Defaults on Sold or Discounted Installment

Sales Contracts or Promissory Notes 3D-30.025

PURPOSE AND EFFECT: The rule is being repealed because it is unnecessary.

SUMMARY: Rule 3D-30.025 is being repealed.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory costs 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 within 21 days of this notice.

SPECIFIC AUTHORITY: 497.103 FS.

LAW IMPLEMENTED: Chapter 497 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE TO BE ANNOUNCED.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Diana M. Evans, Executive Director, Board of Funeral and Cemetery Services, Department of Banking and Finance, Suite 604, The Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9843

THE FULL TEXT OF THE PROPOSED RULE IS:

3D-30.025 Defaults on Sold or Discounted Installment Sales Contracts or Promissory Notes.

Specific Authority 20.05(5), 497.011(1), 120.53(2)(a) FS. Law Implemented 497.048(7), 497.022 FS. History–New 1-27-81, Formerly 3D-30.25, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Diana M. Evans, Executive Director, Board of Funeral and Cemetery Services, Department of Banking and Finance, Suite 604, The Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9843

NAMES OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Craig Kiser, Deputy Comptroller, Division of Finance, Department of Banking and Finance, Suite 120, The Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9256

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 15, 1997

DEPARTMENT OF BANKING AND FINANCE

Division of Finance

RULE CHAPTER TITLE: RULE CHAPTER NO.: Cemeteries 3D-30

RULE TITLE: **RULE NO.:**

Charge for Installation and Maintenance

of Marker or Monument 3D-30.026

PURPOSE AND EFFECT: The rule is being repealed because the statutory authority on which it is based has been repealed.

SUMMARY: Rule 3D-30.026 is being repealed.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory costs 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 within 21 days of this notice.

SPECIFIC AUTHORITY: 497.103 FS.

LAW IMPLEMENTED: Chapter 497 FS.

IF REOUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE TO BE ANNOUNCED.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Diana M. Evans, Executive Director, Board of Funeral and Cemetery Services, Department of Banking and Finance, Suite 604, The Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9843

THE FULL TEXT OF THE PROPOSED RULE IS:

3D-30.026 Charge for Installation and Maintenance of Marker or Monument.

Specific Authority 20.05(5), 497.011(1), 120.53(2)(a) FS. Law Implemented 497.023(3) FŚ. History-New 1-27-81, Formerly Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Diana M. Evans, Executive Director, Board of Funeral and Cemetery Services, Department of Banking and Finance, Suite 604, The Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9843