#### Section I

## Notices of Development of Proposed Rules and Negotiated Rulemaking

#### DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

#### **Division of Food Safety**

RULE TITLE:

RULENO.:

Adoption of Federal Regulations

and Other Standards

5K-4.002

PURPOSE AND EFFECT: The rule amendment adopts the Food and Drug Administration 1999 "Food Code" and updates other references and standards.

SUBJECT AREA TO BE ADDRESSED: The safe and sanitary operation of food establishments.

SPECIFIC AUTHORITY: 500.09, 500.12(1)(f), 570.07(23)

LAW IMPLEMENTED: 500.04, 500.09, 500.10, 500.11, 500.12(4)(a), 500.13 FS.

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

DATE AND TIME: 1:30 p.m., June 29, 1999

PLACE: George Eyster IV Auditorium, 3125 Conner Boulevard, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Dr. H. Wayne Derstine, Environmental Administrator, Bureau of Food and Meat Inspection, 3125 Conner Blvd., Tallahassee, FL 32399-1650, Telephone (850)488-3951

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

5K-4.002 Adoption of Federal Regulations and Other Standards.

- (1) No change.
- (2) Retail Food Store Sanitation.
- (a) The purpose of this rule is to adopt sanitation criteria, standards and requirements for retail food stores that protect foods during storage and display, and provide the public safeguards against purchase of unsafe or unwholesome foods.
- (b) The provisions and requirements of Part 1, Chapters 1 through 7 of the "Model Retail Food Store Sanitation Code," jointly published in 1982 by the Association of Food and Drug Officials and the Food and Drug Administration, are hereby adopted by reference as rules under Chapter 500, F.S., and a copy is filed herewith. Interested persons may obtain copies of this code by contacting the Association of Food and Drug Officials, Post Office Box 3425, York, PA 17402, and copies are available for examination at the Florida Department of Agriculture and Consumer Services, Division of Food Safety, Bureau of Food and Meat Inspection, Tallahassee, Florida.

(c) The 1984 supplemental provisions and requirements to Chapters 1 through 7 of the "Model Retail Food Store Sanitation Code" relating to eustomer self-service of unpackaged (bulk) food are hereby adopted by reference as rules under Chapter 500, F.S., and a copy is filed herewith. Interested persons may obtain copies by contacting the Association of Food and Drug Officials, Post Office Box 3425, York, PA 17402, and copies are available for examination at the Florida Department of Agriculture and Consumer Services, Division of Food Safety, Bureau of Food and Meat Inspection, Tallahassee, Florida.

(2)(3) No change.

- (4) Food Service Sanitation.
- (a) The provisions and requirements of the United States Department of Health, Education and Welfare Publication No. (FDA) 78 2081 (Rev. June, 1978), Food Service Sanitation Manual, Part IV, Chapters One through Nine, are hereby adopted by reference as rules under Chapter 500, F.S. Interested persons may obtain copies of this publication by contacting the U.S. Government Printing Office. Copies are available for examination at the Florida Department of Agriculture and Consumer Services, Division of Food Safety, Bureau of Food and Meat Inspection, Tallahassee, Florida.
- (b) The term "extensively remodeled" as used in the above referenced publication is defined as "structural changes to existing establishments which cost in excess of 50% of the assessed value to the facility as determined by the county property appraiser."
- (c) The requirements and sanitation criteria of this rule apply to all food service activity within and associated with food establishments and retail food stores permitted and inspected by the department.

(3)(5) No change.

(4)(6) Food Code - Provisions Adopted Temperatures Revision.

(a) Chapters 1-7 Sections 3-202.11, 3-401.11 through 3 401.15, 3 402.11, 3 403.11, and 3 501.12 through 3 501.16 of the "Food Code 1999 1995" published by the U.S. Public Health Service of the U.S. Department of Health and Human Services (1999 Sept. 1995), are hereby adopted by reference as a rules under Chapter 500, F.S., except for the following provisions:

1. 1-201.10(B)(31), (32), (87)

2. 2-102.11

3. 3-304.14(B)(2)

4.5-203.11(C)

5. 5-402.12

6.6-202.110

All provisions in the "Food Code 1999" that are adopted herein by reference shall apply to all food establishments regulated by the Florida Department of Agriculture and Consumer Services. Interested parties may obtain copies of this publication by contacting the U. S. Government Printing Office. Copies are available for examination at the Florida Department of Agriculture and Consumer Services, Division of Food Safety, Bureau of Food and Meat Inspection, 3125 Conner Boulevard, Room 289, Tallahassee, Florida 32399-1650. These sections supersede the provisions regarding food temperatures found in the United States Department of Health, Education and Welfare Publication No. (FDA) 78-2081 (Rev. June, 1978), Food Service Sanitation Manual and the "Model Retail Food Store Sanitation Code," jointly published in 1982 by the Association of Food and Drug Officials and the Food and Drug Administration, previously adopted by reference.

(b) Existing mechanical refrigeration units which are being utilized to maintain potentially hazardous food at 7°C (45°F) or below and are otherwise in good repair shall have until September 8, 2002, 5 years from the effective date of this rule to comply with the requirements of 5°C (41°F) or below. Mechanical refrigeration units in new and extensively remodeled food establishments as of the effective date of this rule are required to maintain foods at 5°C (41°F) or below as stated in section 3-501.16 of the "Food Code 1999". When a mechanical refrigeration unit must be replaced, the replacement unit must comply with temperature requirements of 5°C (41°F) or below for potentially hazardous food. The term "extensively remodeled" as used in this rule means "structural changes to an existing food establishment which cost in excess of 50% of the assessed value of the establishment as determined by the county property appraiser".

#### (5) Other Standards

(a) Cloths used for wiping food spills on food-contact surfaces of equipment shall be clean and rinsed frequently in an approved sanitizing solution. Cloths used for wiping food spills on food-contact surfaces shall be used for no other purpose. The cloths shall be stored in the sanitizing solution between uses.

(b) Cloths used for cleaning non-food-contact surfaces shall be clean and rinsed frequently in an approved sanitizing solution. Cloths used for cleaning non-food-contact surfaces shall be used for no other purpose. These cloths shall be stored in the sanitizing solution between uses.

Specific Authority 500.09, 500.12(1)(f), 570.07(23) FS. Law Implemented 500.04, 500.09, 500.10, 500.11, 500.12(4)(a), 500.13 FS. History–Revised 3-1-72, Amended 12-31-74, 1-18-83, 6-17-85, Formerly 5E-6.02, Amended 7-25-88, 4-13-92, Formerly 5E-6.002, Amended 8-8-95, 9-9-96, 12-10-96, 4-10-97, 9-8-97

#### DEPARTMENT OF EDUCATION

#### **State Board of Education**

RULE TITLE: RULE NO.: Student Fees 6A-14.054

PURPOSE AND EFFECT: The purpose is to amend the rule to conform to recently revised statutes. The effect will be to clarify requirements related to the assessment and collection of student fees.

SUBJECT AREA TO BE ADDRESSED: The requirements for the assessment and collection of student fees by community colleges.

SPECIFIC AUTHORITY: 229.053(1), 240.311(3), 240.325, 240.35 FS.

LAW IMPLEMENTED: 239.117, 239.301, 240.116(2)(a), 240.301(5), 240.319, 240.325, 240.35 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Sydney H. McKenzie III, General Counsel, State Board of Community Colleges, Division of Community Colleges, 325 West Gaines St., Tallahassee, FL 32399-0400

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

#### DEPARTMENT OF EDUCATION

#### **State Board of Community Colleges**

RULE TITLE: RULE NO.: Delegation of Powers and Duties 6H-1.030

PURPOSE AND EFFECT: The purpose is to amend the rule to delegate authority to approve or disapprove proposals to use Academic Improvement Trust Funds, submitted in accordance with the provisions of Section 240.36(7)(c), Florida Statutes. The effect of this action will be to make the process more efficient for the individual colleges and the State Board of Community Colleges. It will shorten the response time for acting on these proposals and will reduce the size of the agenda for the meetings of the State Board of Community Colleges.

SUBJECT AREA TO BE ADDRESSED: The process for approving use of funds from the community colleges Academic Improvement Trust Funds.

SPECIFIC AUTHORITY: 240.309(1) FS.

LAW IMPLEMENTED: 240.311(4), 240.36(7)(c) FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AS NOTICED IN A FUTURE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Sydney H. McKenzie III, General Counsel, State Board of Community Colleges, Division of Community Colleges, 325 West Gaines St., Tallahassee, FL 32399-0400

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

6H-1.030 Delegation of Powers and Duties.

The executive director of the community college system is the executive officer and secretary of the State Board of Community Colleges. The following powers and duties are delegated by the Board to the executive director.

- (1) Review new associate degree and certificate programs for relationship to student demand.
- (2) Advise presidents of fiscal policies adopted by the legislature and of their responsibility to follow such policies.
- (3) Represent the State Community College System before the legislature and the State Board of Education.
- (4) Administer the state program of support for the State Community College System.
- (5) Review and approve operating budgets and budget amendments of the community colleges. The executive director periodically shall report such action to the State Board of Community Colleges.
- (6) Approve community college expenditures in the absence of budget approval.
  - (7) Implement the community college program fund.
  - (8) Approve community college calendar exceptions.
- (9) Administer personnel functions for the Board, except when specifically exempted by Board action, according to rules of the Department of Management Services Administration.
- (10) Approve or disapprove proposals for use of Academic Improvement Trust Funds.

Specific Authority 240.309(1) FS. Law Implemented 120.53(1), 240.309(1), 240.311(4)<u>240.36(7)(c)</u> FS. History–New 2-27-84, Amended 1-7-85, 5-28-85, Formerly 6H-1.30, Amended 3-9-87.

### FLORIDA LAND AND WATER ADJUDICATORY COMMISSION

RULE CHAPTER TITLE: RULE CHAPTER NO.:

The Brooks of Bonita Springs II

Community Development District

**RULE TITLES:** RULE NOS.: Creation and Establishment 42Z-1.001 42Z-1.002 Boundary Supervisors 42Z-1.003

PURPOSE AND EFFECT: The purpose of this proposed rule is to establish a community development district (CDD), The Brooks of Bonita Springs II Community Development District ("the District"), pursuant to Chapter 190, F.S. The petition to establish the District, filed by Long Bay Partners, LLC, (Petitioner), requests that the Florida Land and Water Adjudicatory Commission establish by rule The Brooks of Bonita Springs CDD. The land area proposed to be served by the District whose charter was created by general law will be approximately 1,222.85 acres. All proposed lands in the District are within unincorporated Lee County, bounded on the North by Corkscrew Woodlands, Williams Road and various parcels of property; on the East by Interstate 75; on the West by Seminole Gulf Railroad and by undeveloped parcels of property west of Railroad; and on the South by The Brooks, a development of regional impact (DRI) in Lee County.

SUBJECT AREA TO BE ADDRESSED: Establishment of The Brooks of Bonita Springs II Community Development District.

SPECIFIC AUTHORITY: 190.005 FS.

LAW IMPLEMENTED: 190.004, 190.005 FS.

IF REQUESTED 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., Thursday, July 22, 1999

PLACE: Room 2106, The Capitol, Tallahassee, Florida 32399-0001

Any person requiring a special accommodation to participate in the workshop because of a disability should contact Barbara Leighty at (850)488-7793 at least 5 business days in advance to make appropriate arrangements.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ken van Assenderp, Young, van Assenderp & Varnadoe, 225 South Adams Street, Suite 200, Tallahassee, Florida 32301, telephone (850)222-7206 or Barbara Leighty, Senior Governmental Analyst, Florida Land and Water Adjudicatory Commission, The Capitol, Room 2105, Tallahassee, Florida 32399-0001, telephone (850)488-7793

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

42Z-1

# AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid Program Development Office

RULE TITLE: RULE NO.:

Early Intervention Services 59G-4.085 PURPOSE AND EFFECT: The purpose of this rule is to

PURPOSE AND EFFECT: The purpose of this rule is to establish authority for the Medicaid Early Intervention Services program, for which the Florida legislature appropriated specific funds. The effect is to consolidate the policies specific to the Early Intervention Services program into rule.

SUBJECT AREA TO BE ADDRESSED: Early Intervention Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905, 409.908 FS.

IF REQUESTED IN WRITING BY AN AFFECTED PERSON 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., June 30, 1999

PLACE: Agency for Health Care Administration, 2728 Fort Knox Boulevard, Building 3, Conference Room E, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Kenn Jones, P. O. Box 12600, Tallahassee, Florida 32317-2600, Telephone: (850)922-7310

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

#### 59G-4.085 Early Intervention Services.

(1) This rule applies to all Early Intervention Service providers enrolled in the Medicaid program.

(2) All Early Intervention Service providers enrolled in the Medicaid program must comply with the Florida Medicaid Early Intervention Services Coverage and Limitations Handbook, February 1999, incorporated by reference; and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and EPSDT 221, which is incorporated by reference in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905, 409.908 FS. History-New

# AGENCY FOR HEALTH CARE ADMINISTRATION

#### **Medicaid Program Development Office**

RULE TITLE:

Medical Foster Care

S9G-4.197

PURPOSE AND EFFECT: The purpose of the rule development is to separate Medical Foster Care from Prescribed Pediatric Rehabilitative Services, rule 59G-4.260;

and incorporate by reference the Florida Medicaid Medical Foster Care Coverage and Limitations Handbook, December 1997, in 59G-4.197. The effect will be to incorporate by reference the current Florida Medicaid Medical Foster Care Coverage and Limitations Handbook and to eliminate duplication.

SUBJECT AREA TO BE ADDRESSED: Medical Foster Care. SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409,905, 409,908 FS.

IF REQUESTED IN WRITING BY AN AFFECTED PERSON 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., June 30, 1999

PLACE: Agency for Health Care Administration, 2728 Fort Knox Boulevard, Building 3, Conference Room E, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Kenn Jones, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)922-7310

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

#### 59G-4.197 Medical Foster Care.

- (1) This rule applies to all Medical Foster Care (MFC) providers enrolled in the Medicaid program.
- (2) All Medicaid-enrolled Medical Foster Care (MFC) providers must be in compliance with the Florida Medicaid Medical Foster Care Coverage and Limitations Handbook. December 1997, incorporated by reference, and the *Florida Medicaid* Reimbursement Handbook, HCFA 1500 and EPSDT 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905, 409.908 FS. History-New

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### **Board of Accountancy**

RULE TITLES:	RULE NOS.:
Definitions	61H1-38.001
Fifth Year of Accounting Education Program	61H1-38.002
General Requirements	61H1-38.003
Eligibility Criteria	61H1-38.004
Scholarships	61H1-38.005
Terms for Council Members	61H1-38.006
Fees	61H1-38.007

PURPOSE AND EFFECT: The Legislature has granted the Board authority under Section 473.3065, Florida Statutes, to establish standards and procedures under which minorities may

apply for scholarship assistance. Rule Chapter 61H1-38 shall include those rules listed as Emergency Rules 61H1ER99-1 through 61H1ER99-7, effective April 14, 1999.

SUBJECT AREA TO BE ADDRESSED: Certified Public Accountant Education Minority Assistance Program.

SPECIFIC AUTHORITY: 473.3065(3) FS.

LAW IMPLEMENTED: 473.3065 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: Martha P. Willis, Division Director, Division of Certified Public Accounting, Board of Accountancy, 2610 N. W. 43 Street, Gainesville, Florida 32606

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

### CHAPTER 61H1-38 CERTIFIED PUBLIC ACCOUNTANT EDUCATION MINORITY ASSISTANCE PROGRAM

61H1-38.001 Definitions.

Minority – As used herein, the term "minority" shall have the same meaning as set out in Section 288.703(3), F.S.

Specific Authority 473.3065(3) FS. Law Implemented 473.3065 FS. History-New

### 61H1-38.002 Fifth Year of Accounting Education Program.

As used in Section 473.3065(1), a student will be deemed to be enrolled in the "fifth year of accounting education program" so long as the student has completed or is in the final semester of completing a minimum of one hundred and twenty (120) semester hours of academic credit and either is in the process of matriculation in an academic program of higher learning in this state that will result in completion of at least thirty (30) semester hours in excess of that required for a baccalaureate degree or, when the scholarship authorized under Section 473.3065, F.S., will be awarded, has been accepted into and will be enrolled in a different program of higher learning at an approved institution of higher learning in this state that will result in the completion of at least thirty (30) semester hours in excess of that required for a baccalaureate degree. Any program meeting this definition must be configured such that successful completion of the program will qualify a candidate to take the CPA examination on Florida under the provisions of Chapter 473, F.S., and the rules promulgated thereto.

Specific Authority 473.3065(3) FS. Law Implemented 473.3065 FS. History-New

### 61H1-38.003 General Requirements.

Approved Institutions – Residency scholarships will only be awarded to students who are Florida residents and who are enrolled in the fifth year of an accounting education program in an institution of higher learning in this state which is accredited by one of the accrediting bodies set forth in Rule 61H1-27.001, F.A.C.

Specific Authority 473.3065(3) FS. Law Implemented 473.3065 FS. History-

#### 61H1-38.004 Eligibility Criteria.

A student who meets the foregoing general criteria shall be eligible to be chosen to receive a scholarship so long as the following criteria are met:

(1) Applicants must demonstrate a financial need which is defined as the cost of attendance at an institution of higher education less the expected family contribution and any gift aid for which the student is entitled. "Cost of attendance" is defined as a Board approved estimate of the expenses incurred by a typical financial aid student attending college. It includes direct educational costs (tuition, supplies, computers) as well as indirect costs (room and board, transportation, laundry, child care and personal expenses). Applicants will be required to authorize the Certified Public Accountant Education Minority Assistance Advisory Council (Council) to verify information submitted including financial assistance and educational costs. It is the intent that scholarship money from this source should not affect a student's eligibility for other scholarships, but should reduce their self-help aid. However, the Council shall take other assistance into consideration when determining a student's eligibility for a scholarship under this section.

- (2) Applicants must be enrolled as full-time students in a fifth year accounting program as defined in 473.306(2), F.S., at an approved institution as defined in 61H1-27.001, F.A.C., and declared a major in accounting.
- (3) Applicants must demonstrate scholastic ability of a minimum undergraduate grade point average of 2.5 based on a 4.0 scale.
- (4) Applicants must academically in good standing as defined by the college or university.
- (5) Applicants must be of "good moral character" as that term is defined in Section 473.306(4)(a), F.S.
- (6) All applications must be postmarked by May 1 of the year to which the scholarship will apply.

Specific Authority 473.3065(3) FS. Law Implemented 473.3065 FS. History-

#### 61H1-38.005 Scholarships.

(1) Scholarships will be awarded in the amount of \$3,000.00 per semester up to a maximum of two (2) semesters.

(2) Scholarship checks will be made payable jointly to the institution and the student and will be mailed during August for those enrolled in the fall term and during December for those enrolled in the winter term.

(3) A maximum of \$100,000.00 may be expended for all scholarships each year.

(4) A minimum of \$1,000.00 must be maintained in the program account.

Specific Authority 473.3065(3) FS. Law Implemented 473.3065 FS. History-New

#### 61H1-38.006 Terms for Council Members.

Initial terms will be phased in by appointing two (2) members for a two (2) year term to expire December 31, 2000, and two (2) members to a three (3) year term to expire December 31, 2001. Thereafter all terms will be three (3) years except for the Board Member who shall be appointed annually by the Board Chair.

Specific Authority 473.3065(3) FS. Law Implemented 473.3065 FS. History—New

#### 61H1-38.007 Fees.

An equal assessment per license out of existing licensing fees, as set forth in Section 473.3065, Florida Statutes, and not to exceed \$10 per license shall be made in an amount needed to collect \$105,000.00 during the first fiscal year of the fund and to collect \$100,000.00 per fiscal year thereafter in order to fund the authorized scholarships.

Specific Authority 473.3065(3) FS. Law Implemented 473.3065 FS. History-New

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### Florida Real Estate Commission

RULE TITLE:

License Fees and Examination Fees
61J2-1.011

PURPOSE AND EFFECT: The purpose and effect is for the Florida Real Estate Commission to consider amending the time period for renewing an educational course. Also, the

Commission will review license and examination fees to determine if they need to be amended.

SUBJECT AREA TO BE ADDRESSED: The Florida Real Estate Commission will review the time period for the renewal of education course offerings and license and examination fees. SPECIFIC AUTHORITY: 475.05 FS.

LAW IMPLEMENTED: 455.217, 455.2281, 475.04, 475.125, 475.182, 475.24, 475.451, 68.065(2) 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., August 18, 1999

PLACE: Office of Florida Real Estate Commission, 400 West Robinson Street, Suite 301, North Tower, Orlando, Florida

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

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

#### DEPARTMENT OF HEALTH

#### **Board of Dentistry**

RULE TITLE: RULE NO.:

**Examination Grading System and Examination** 

Requirements for Dental Examination 64B5-2.013 PURPOSE AND EFFECT: The Board proposes the development of rule amendments to address changes in the clinical (or practical) examination.

SUBJECT AREA TO BE ADDRESSED: Changes to the clinical portion of the examination.

SPECIFIC AUTHORITY: 466.004(4), 466.006(4), 455.574(1)(b) FS.

LAW IMPLEMENTED: 466.006(4), 466.009, 455.574(1)(b), (2) FS.

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 AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 2020 Capital Circle, S. E., Bin #C06, Tallahassee, Florida 32399-3253

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-2.013 Examination Grading System and Examination Requirements for Dental Examination.

- (1) through (2) No change.
- (3) The clinical (or practical) examination for dental licensure shall consist of and be graded as to each part as follows:

(a) Class II amalgam on a patient25%1. Preparation2/32. Restoration1/3(b) Periodontal exercise on a patient15% 20%

- 1. Definitive debridement (root planing, curettage, deep scale, stain removal) (c) An objective discrimination type examination with respect to dental prosthetics in which candidates will view and evaluate photographs of exhibits of complete, fixed, partial, and removable partial prosthetics. These Such exhibits shall include but not be limited to one or more of the following: impressions, denture set-ups, study models, master casts, wax rims, partial denture frameworks, bite registrations, crowns, bridges, crown and bridge dies and preparations, and 10% radiographs articulated models, photographs, and prescriptions for complete dental prosthetics, fixed partial prosthetics, and removable partial prosthetics. 15% (d) Class II composite restoration on a specified model Pin amalgam on 10% a mannequin 2/3 1. Preparation 2. Restoration  $\frac{1}{3}$ (e) Endodontic Procedure on an extracted tooth 10% (f) Preparation for a 3-unit fixed partial denture on a specified model. 20% examination for a cast restoration. 10% (g) Class IV composite restoration on a specified model 5% 10% (h) Class II amalgam restoration on a specified model 5%
- (4) The grading of the clinical portion of the dental examination shall be based on the following criteria:
  - (a) Class II amalgam on a patient:
  - 1. Preparation:
  - a. through e. No change.
  - f. management of soft tissue

It is the intent of the Board that each of the criteria are to be accorded equal importance in grading. Equal importance does not mean that each criteria has a numerical or point value but means that any one of the criteria, if missed to a severe enough degree so as to render the completed procedure potentially useless or harmful to the patient in the judgment of the examiner, could result in a failing grade on the procedure. The criteria do not have assigned numerical or point value but are to be utilized in making a holistic evaluation of the procedure. However, a grade of zero (0) is mandatory if caries remain; if gross overcutting occurs; if mechanical exposure occurs; if the preparation is prepared or attempted to be prepared on the wrong tooth or wrong surface; or if the candidate fails to attempt or complete the procedure.

#### 2. Restoration:

- a. functional anatomy appropriate occlusal and interproximal anatomy
- b. proximal contour and contact contact is considered present if there is definite, but not excessive when resistance to the passage of dental floss through the contact area is met with specified floss given at the time of the exam
  - c. margins
- d. gingival overhang overhang is considered to be excess amalgam in either a proximal or gingival direction at the gingival cavosurface margin
- e. proper handling of material including but not limited to condensation and finishing

f.e. management of soft tissue

It is the intent of the Board that each of the criteria are to be accorded equal importance in grading. Equal importance does not mean that each criteria has a numerical or point value but means that any one of the criteria, if missed to a severe enough degree so as to render the completed procedure potentially useless or harmful to the patient in the judgment of the examiner could result in a failing grade on the procedure. The criteria do not have any assigned numerical or point value but are to be utilized in making a holistic evaluation of the procedure. However, a grade of zero (0) is mandatory if there is a total lack of contact; gross overhang; tissues grossly mutilated (may require suturing or surgical intervention); if the preparation for the restoration is prepared or attempted to be prepared on the wrong tooth or wrong surface; or a failure to attempt or complete the procedure.

- (b) No change.
- 1. Definitive debridement (root planing, curettage, deep scale, stain removal):

#### a. diagnosis

b.a. presence of stain on assigned teeth

c.b. presence of supra-gingival calculus on assigned teeth <u>d.e.</u> presence of sub-gingival calculus on assigned teeth

e.d. root roughness on assigned teeth

f.e. tissue management of soft tissue

It is the intent of the Board that each of the criteria are to be accorded equal importance in grading. Equal importance does not mean that each criteria has a numerical or point value but means that any one of the criteria, if missed to a severe enough degree so as to render the completed procedure potentially useless or harmful to the patient in the judgment of the examiner, could result in a failing grade on the procedure. The criteria do not have any assigned numerical or point value but are to be utilized in making a holistic evaluation of the procedure. However, a grade of zero (0) is mandatory if there is gross mutilation of gingival tissue or if the candidate fails to attempt or complete the procedure is not attempted or completed or if there is gross mutilation of gingival tissue.

- (c) Endodontic Procedure on an extracted tooth:
- 1. Access preparation:
- a. outline form
- b. straight line access to all canals
- c. presence of remaining adequate dentin
- 2. Canal identification
- 3. Instrumentation and shaping of canals
- 4. Proper filling of the canal spaces with gutta percha

It is the intent of the Board that each of the criteria be accorded equal importance in grading. Equal importance does not mean that each criterion has a numerical or point value, but means that any one of the criteria, if missed to a severe enough degree so as to render the completed procedure potentially useless or harmful to the patient in the judgment of the examiner, could result in a failing grade on the procedure. The criteria do not have any assigned numerical or point value but are to be utilized in making a holistic evaluation of the procedure. However, a grade of zero (0) is mandatory if:

<del>a.</del> a perforation occurs; <del>b.</del> the candidate fails to retrieve, or fails to successfully instrument around a broken instrument; <del>c.</del> the preparation is prepared or attempted to be prepared on the wrong tooth; or <del>d.</del> the candidate fails to attempt or complete the procedure.

- (d) Dental prosthetics <u>written practical</u>: The examination shall be objective, with identifiable correct answers. A scaled score shall be derived by multiplying the percent of questions answered correctly by five (5).
- (e) Preparation <u>for a 3-unit fixed partial denture on a specified model</u> <u>of a posterior tooth assigned by the Board at the beginning of the examination for a cast restoration</u>.
  - 1. Preparation:
- a. outline form all prepared surfaces smooth, absence and absent of all undercuts and exhibiting appropriate parallelism
  - b. depth occlusal reduction and axial reduction
- c. retention all axial walls draw from gingival margin with resistance to displacement
- d. <u>appropriate margins for gingival bevel, if indicated by</u> the assigned preparation
  - e. mutilation of opposing or adjacent teeth

#### f. management of soft tissue

It is the intent of the Board that each of the criteria are to be accorded equal importance in grading. Equal importance does not mean that each criteria has a numerical or point value but means that any one of the criteria, if missed to a severe enough degree so as to render the completed procedure potentially useless or harmful to the patient in the judgment of the examiner, could result in a failing grade on the procedure. The criteria do not have any assigned numerical or point value but

are to be utilized in making a holistic evaluation of the procedure. However, a grade of zero (0) is mandatory if the preparation is prepared or is attempted to be prepared on the wrong tooth or wrong surface; if the wrong type of preparation is performed or attempted to be performed or if the candidate fails to attempt or complete the procedure.

- (f) Restoration of a Class II Amalgam with a cusp replacement on a specified model.
  - 1. Restoration
- <u>a. functional anatomy appropriate occlusal and interproximal anatomy</u>
- <u>b. proximal contour and contact contact is considered</u> <u>present if there is definite, but not excessive, resistance to the</u> passage of dental floss through the contact area
  - c. margins
- <u>d. gingival overhang overhang is considered to be excess</u> <u>amalgam in either a proximal or gingival direction at the gingival cavosurface margin</u>
- e. proper handling of material including but not limited to condensing and finishing
  - f. management of soft tissues
  - (f) Pin Amalgam on a mannequin:
  - 1. Preparation:
  - a. outline form
  - b. depth
  - c. retention
  - d. pin placement
  - e. mutilation of opposing or adjacent teeth

It is the intent of the Board that each of the criteria are to be accorded equal importance in grading. Equal importance does not mean that each criteria has a numerical or point value but means that any one of the criteria, if missed to a severe enough degree so as to render the completed procedure potentially useless or harmful to the patient in the judgment of the examiner, could result in a failing grade on the procedure. The criteria do not have any assigned numerical or point value but are to be utilized in making a holistic evaluation of the procedure. However, a grade of zero (0) is mandatory if there is lack of contact; gross overhang; if the restoration is completed or attempted to be completed on the wrong tooth or wrong surface; gross overcutting occurs; if a pinhole extends outside the surface of the tooth or the tooth is irreparably fractured by the placement of a pinhole; if the preparation is prepared or attempted to be prepared on the wrong tooth or wrong surface; or if the candidate fails to attempt or complete the procedure.

(g)2-. Restoration of a Class IV composite resin on a specified model (Pre-prepared Class IV Preparation):

1.a. functional anatomy – appropriate occlusal, incisal and interproximal anatomy

<u>2.b.</u> proximal contour and contact – contact is considered present if there is definite, but not excessive, resistance with dental floss through the contact area when resistance is met with specified floss given at the time of the exam

3.e. margins

4.d. gingival overhang – overhang is considered to be excess composite resin amalgam in either a proximal or gingival direction at the gingival cavosurface margin

5. proper handling of material including but not limited to condensing, curing, and finishing

6. re-establishment of correct tooth morphology

7.e. management of soft tissues

8. mutilation of adjacent tooth structure or restoration during finishing procedures

It is the intent of the Board that each of the criteria are to be accorded equal importance in grading. Equal importance does not mean that each criteria has a numerical or point value but means that any one of the criteria, if missed to a severe enough degree so as to render the completed procedure potentially useless or harmful to the patient in the judgment of the examiner, could result in a failing grade on the procedure. The criteria do not have any assigned numerical or point value but are to be utilized in making a holistic evaluation of the procedure. However, a grade of zero (0) is mandatory if the preparation for the Class IV lesion is prepared or attempted to be prepared or the restoration is completed or attempted to be completed on the wrong tooth or wrong surface; if the interproximal contact has not been re-established; there is no contact; gross overhang; if simulated tissue of surrounding dentoform is grossly mutilated; if the preparation or restoration is prepared or is attempted to be prepared on the wrong tooth or wrong surface; or if the candidate fails to attempt or complete the procedure.

(h) Restoration of a Class II composite resin with cusp replacement on a specified model

- (g) Class IV composite restoration on a specified model (Pre-prepared Class IV Preparation).
- 1. functional anatomy appropriate occlusal, incisal and interproximal anatomy
- 2. proximal contour and contact contact is considered present if there is definite, but not excessive, resistance to the passage of dental floss through the contact area
  - 3. margins
- 4. gingival overhang overhang is considered to be excess composite resin restoration in either a proximal or gingival direction at the gingival cavosurface margin
- 5. proper handling of material including but not limited to condensing, curing, and finishing

6.5. re-establishment of correct tooth morphology appearance; color tint and hue

7.6. management of soft tissue

8.7. mutilation of adjacent tooth structure or restoration during finishing procedures

It is the intent of the Board that each of the criteria are to be accorded equal importance in grading. Equal importance does not mean that each criteria has a numerical or point value but means that any one of the criteria, if missed to a severe enough degree so as to render the completed procedure potentially useless or harmful to the patient in the judgment of the examiner, will result in a failing grade on the procedure. The criteria do not have any assigned numerical or point value but are to be utilized in making a holistic evaluation of the procedure. However, a grade of zero (0) is mandatory if the preparation for the Class IV Lesion or the restoration is completed or is prepared or attempted to be completed prepared on the wrong tooth or wrong surface; if there is lack of contact; interproximal contact has not been reestablished; gross overhang; or if the candidate fails to attempt to complete the procedure.

(5) through (7) No change.

Specific Authority 466.004(4), 466.006(4), 455.574(1)(b) FS. Law Implemented 466.006(4), 466.009, 455.574(1)(b),(2) FS. History–New 10-8-79, Amended 6-22-80, 12-3-81, 12-6-82, 5-24-83, 12-12-83, 5-2-84, 5-27-84, Formerly 21G-2.13, Amended 12-8-85, 12-31-86, 5-10-87, 10-19-87, 12-10-89, 12-24-91, 2-1-93, Formerly 21G-2.013, 61F5-2.013, Amended 1-9-95, 2-7-96, 7-16-97, Formerly 59Q-2.013, Amended 8-25-98, 3-25-99.

### DEPARTMENT OF HEALTH

### **Board of Dentistry**

**RULE TITLE:** Standards for Approved Providers

**RULE NO.:** 64B5-12.0175

PURPOSE AND EFFECT: The Board proposes the development of a rule amendment to include the participant's name and license number on the certificate of completion of continuing education courses.

SUBJECT AREA TO BE ADDRESSED: Additions to the certificate of completion for continuing education courses.

SPECIFIC AUTHORITY: 466.004(4), 466.014 FS.

LAW IMPLEMENTED: 466.0135, 466.014 FS.

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 AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 2020 Capital Circle, S. E., Bin #C06, Tallahassee, Florida 32399-3256

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

64B5-12.0175 Standards for Approved Providers.

Approved continuing professional education providers and providers authorized pursuant to Rule 64B5-12.013(3)(b), shall comply with the following requirements:

- (1) through (5) No change.
- (6) Providers shall provide written certification to each participant who completes a continuing education course or portion of that course which consists of at least 25 minutes of instruction. Certification shall include the participant's name and license number, the provider's name and number, the course title, instructor, location, date offered and hours of continuing education credit awarded and validation through the signature of the provider, official representative or instructor.
  - (7) through (10) No change.

Specific Authority 466.004(4), 466.014 FS. Law Implemented 466.0135, 466.014 FS. History—New 1-18-89, Amended 7-9-90, Formerly 21G-12.0175, 61F5-12.0175, 59Q-12.0175, Amended \_\_\_\_\_\_\_.

#### DEPARTMENT OF HEALTH

#### **Board of Dentistry**

**RULE TITLE:** RULE NO .:

Written Dental Records; Minimum

Content; Retention 64B5-17.002

PURPOSE AND EFFECT: The Board proposes the development of a rule amendment to address radiographs as part of the patient record.

SUBJECT AREA TO BE ADDRESSED: Radiographs as part of the patient record.

SPECIFIC AUTHORITY: 466.004(3) FS.

LAW IMPLEMENTED: 455.677, 466.028(1)(m), (o) FS.

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 AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 2020 Capital Circle, S. E., Bin #C06, Tallahassee, Florida 32399-3256

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

64B5-17.002 Written Dental Records; Minimum Content; Retention.

(1) For the purpose of implementing the provisions of subsection 466.028(1)(m), Florida Statutes, a dentist shall maintain written records on each patient which written records shall contain, at a minimum, the following information about the patient:

- (a) appropriate medical history;
- (b) results of clinical examination and tests conducted, including the identification, or lack thereof, of any oral pathology or diseases;
- (c) any radiographs used for the diagnosis or treatment of the patient;

(d)(e) No change.

(e)(d) No change.

(f)(e) No change.

(2) through (5) No change.

Specific Authority 466.004(3) FS. Law Implemented 455.677, 466.028(1)(m),(o) FS. History–New 10-8-85, Formerly 21G-17.02, Amended 10-28-91, Formerly 21G-17.002, Amended 11-22-93, Formerly 61F5-17.002, 59Q-17.002, Amended

#### DEPARTMENT OF CHILDREN AND FAMILY SERVICES

#### **Economic Self-Sufficiency Program**

**RULE TITLE:** 

Family-Related Medicaid General

65A-1.705 Eligibility Criteria

RULE NO.:

PURPOSE AND EFFECT: This rule amendment will change the application process for KidCare applicants at a departmental site. This change will make the process less burdensome for applicants.

SUBJECT AREA TO BE ADDRESSED: Currently, when applicants at a departmental site are found to be ineligible for a Medicaid program, they are instructed to forward their Healthy Kids/KidCare application to Florida Healthy Kids. Under the amended rule, the department will forward these applications to Florida Healthy Kids. Forms used in this application process also will be amended.

SPECIFIC AUTHORITY: 409.818 FS.

LAW IMPLEMENTED: 409.818 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: 2:00 p.m., June 28, 1999

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Audrey Mitchell, Program Administrator, Building 3, Room 412-D, 1317 Winewood Boulevard, Tallahassee, FL 32399-0700

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

### Section II Proposed Rules

#### DEPARTMENT OF LEGAL AFFAIRS

**Division of Victim Services and Criminal Justice Programs** RULE TITLE: RULE NO.:

Claims 2A-2.002

PURPOSE AND EFFECT: The proposed rule amendments are intended to incorporate revised forms into the rule.

SUMMARY: The proposed rule amendment incorporates revised forms into the rule.

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

Any person who wishes to provide information regarding 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: 960.045(1) FS.

LAW IMPLEMENTED: 960.065, 960.07, 960.13(1)(b) 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., July 7, 1999

PLACE: Room G43, Collins Building, 107 W. Gaines Street, Tallahassee, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jacquelyn Dupree, Chief, Bureau of Victim Compensation, Division of Victim Services and Criminal Justice Programs, PL-01, The Capitol, Tallahassee, Florida 32399-1050

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

#### 2A-2.002 Claims.

Application and benefit payment criteria, limitations and procedures for victim assistance are provided in the publication entitled "Victim Compensation Assistance," BVC-P001 (March 1999), effective \_\_\_\_\_\_, (10/96), effective 10-1-96, which is incorporated into these rules by reference. In addition, the following documents are incorporated into this rule by reference:

- (1) BVC 100, entitled "Victim Compensation Claim Form," (6/97) (rev. 2/99), effective 9-24-97.
- (2) BVC 101, entitled "Confidentiality Request," (4/96), effective 6-25-96.
- (2)(3) BVC 102, entitled "Filing Time Explanation" \_ "Good Cause Statement, Late (1/99), effective Filing," (10/96), effective 10-1-96.

(3)(4) BVC 103, entitled "Reporting Time Explanation" (2/99), effective \_"Good Cause Statement, Late Report," (10/96), effective 10-1-96.

(4)(5) BVC 104, entitled "Non-Cooperation Explanation" (1/99), effective "Good Cause Statement. Noncooperation," (10/96), effective 10-1-96.

(5)(6) BVC 211, entitled "Notice of Rights – Hearing Request," (3/99), effective (2/96), effective 6-25-96.

(6)(7) BVC 405, entitled "Employment Report," (1/99), \_\_ <del>(1/96), effective 6-25-96</del>.

(7)(8) BVC 409, entitled "Treatment Statement," (2/99), effective (1/96), effective 6-25-96.

- (8) BVC 410, entitled "Disability Statement," (1/99), <u>effective</u>
- (9) BVC 600, entitled "Property Loss Claim Form," (7/97), (rev. 2/99) effective 9-24-97.

Specific Authority 960.045(1) FS. Law Implemented 960.065, 960.07, 960.13(1)(b) FS. History—New 1-1-92, Amended 11-1-92, 9-13-94, 1-8-96, 6-25-96, 10-1-96, 9-24-97.\_\_\_\_\_\_\_\_

NAME OF PERSON ORIGINATING PROPOSED RULE: Jacquelyn Dupree, Chief, Bureau of Victim Compensation NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rodney Doss, Division Director DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 27, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 7, 1999

#### DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

#### Division of Standards

**RULE TITLES: RULE NOS.:** Standards 5F-2.001

Adoption of the General Code and the Codes of Liquid-Measuring Devices, Liquefied

Petroleum Gas and Anhydrous Ammonia Liquid-Measuring Devices, Hydrocarbon Gas

Vapor-Measuring Devices, Vehicle-Tank

Meters, and Vehicle Tanks Used as Measures

of National Institute of Standards and

Technology Handbook 44 5F-2.014

PURPOSE AND EFFECT: The purpose of 5F-2.001 is to adopt the 1999 version of the chemical and physical standards set forth in the American Society for Testing and Materials. The purpose of 5F-2.014 is to adopt the 1999 version of NIST Handbook 44. The effect is to maintain nationally recognized standards.

SUMMARY: Proposed rules 5F-2.001 and 5F-2.014 will specify that the 1999 Annual Book of ASTM Standards and 1999 version NIST Handbook 44, respectively, are the accepted standards for implementation of Chapter 525, F.S.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 525.14, 525.037, 531.40, 531.41(3) FS

LAW IMPLEMENTED: 525.01, 525.037, 525.07, 525.14, 531.40 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: 10:00 a.m., Monday, June 28, 1999

PLACE: Division of Standards' Conference Room, Suite E, Room 135, Doyle Conner Administration Building, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Eric Hamilton, Bureau Chief, Bureau of Petroleum Inspection, 3125 Conner Blvd., Bldg. #1, Tallahassee, FL 32399-1650, Phone (850)488-9740

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

5F-2.001 Standards.

(1) Gasoline.

The following specifications apply to gasoline sold or offered for sale in Florida. Specific variations or exemptions may be made by the Department of Agriculture and Consumer Services for gasoline designed for special equipment or service.

- (a) Standards. All gasoline shall conform to the chemical and physical standards for gasoline as set forth in the American Society for Testing and Materials designation <u>D 4814-98a D 4814-97b</u>, "Standard Specification for Automotive Spark-Ignition Engine Fuel."
- (b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation <u>D 4814-98a</u> <del>D 4814-97b</del>, "Standard Specification for Automotive Spark-Ignition Engine Fuel."
- (c) No person shall sell or offer for sale gasoline in this state that does not comply with the following requirements:
- 1. The total ethanol content of gasoline shall not exceed ten percent (10.0%), by volume;
- 2. The total methanol and co-solvents content of gasoline shall not exceed ten percent (10.0%), by volume;
- 3. The total methyl tertiary butyl ether (MTBE) content of gasoline shall not exceed fifteen percent (15.0%), by volume;
- 4. The total ethanol and methyl tertiary butyl ether (MTBE) content of gasoline shall not exceed twelve percent (12.0%), by volume.

- (2) Kerosene (Kerosine). The following specifications apply to kerosene No. 1-K and No. 2-K sold or offered for sale in Florida.
- (a) Standards. All kerosine No. 1-K and No. 2-K shall conform to the chemical and physical standards for kerosene No. 1-K and No. 2-K as set forth in the American Society for Testing and Materials designation <u>D 3699-98</u> D 3699 96a, "Standard Specification for Kerosine."
- (b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation <u>D 3699-98</u> D 3699-96a, "Standard Specification for Kerosine."
- (3) Diesel Fuel Oils No. 1-D and No. 2-D. The following specifications apply to diesel fuel oils No. 1-D and No. 2-D sold or offered for sale in Florida.
- (a) Standards. All diesel fuel oils No. 1-D and No. 2-D shall conform to the chemical and physical standards for diesel fuel oils No. 1-D and No. 2-D as set forth in the American Society for Testing and Materials designation <u>D 975-98a</u> D 975-97 "Standard Specification for Diesel Fuel Oils."
- (b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation <u>D 975-98a</u> <del>D 975-97</del>, "Standard Specification for Diesel Fuel Oils."
- (4) Fuel Oils No. 1 and No. 2. The following specifications apply to fuel oils No. 1 and No. 2 sold or offered for sale in Florida.
- (a) Standards. All fuel oils No. 1 and No. 2 shall conform to the chemical and physical standards for fuel oils No. 1 and No. 2 as set forth in the American Society for Testing and Materials designation <u>D 396-98</u> <del>D 396-97</del>, "Standard Specification for Fuel Oils."
- (b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation <u>D 396-98</u> <del>D 396-97</del>, "Standard Specification for Fuel Oils."
- (5) Water in Retail Storage Tanks. Water in storage tanks containing products enumerated in this section and from which products are sold at retail shall not exceed two inches in depth when measured from the bottom of the tank.
- (6) Materials. The following materials are hereby incorporated by reference. Copies of these publications may be obtained from the American Society for Testing and Materials, 100 Barr Harbor Drive, West Conshohocken, PA 19428.
- (a) American Society for Testing and Materials <u>D 4814-98a</u> <u>D 4814-97b</u>, "Standard Specification for Automotive Spark-Ignition Engine Fuel," (approved <u>July 1998</u> <del>July 1997</del>);

- (b) American Society for Testing and Materials <u>D</u> 3699-98 <del>D</del> 3699-96a, "Standard Specification for Kerosine," (approved April 1998 <del>January 1997</del>);
- (c) American Society for Testing and Materials <u>D 975-98a</u> <u>D 975-97</u>, "Standard Specification for Diesel Fuel Oils" (approved <u>July 1998 April 1997</u>);
- (d) American Society for Testing and Materials <u>D 396-98</u> <del>D 396-97</del>, "Standard Specification for Fuel Oils" (approved April 1998 April 1997).

Specific Authority 525.037, 525.14 FS. Law Implemented 525.01, 525.037, 525.14 FS. History—Amended 1-15-68, 7-1-71, 7-1-73, 12-1-73, 11-16-74, 2-13-80, 5-3-83, Formerly 5F-2.01, Amended 5-3-90, 8-13-92, 11-29-94, 11-13-97, 12-9-98,

5F-2.014 Adoption of the General Code and the Codes of Liquid-Measuring Devices, Liquefied Petroleum Gas and Anhydrous Ammonia Liquid-Measuring Devices, Hydrocarbon Gas Vapor-Measuring Devices, Vehicle-Tank Meters, and Vehicle Tanks Used as Measures of National Institute of Standards and Technology Handbook 44.

The general code and the codes of liquid-measuring devices, liquefied petroleum gas and anhydrous liquid-measuring devices, hydrocarbon gas vapor-measuring devices, vehicle-tank meters, and vehicle tanks used as measures relating to specifications, tolerances, and other technical requirements for commercial weighing and measuring devices, contained in National Institute of Standards and Technology Handbook 44, 1999 1998 Edition issued November 1998 <del>1997</del>), published by U.S. Department of Commerce are hereby adopted by reference as rules of the Department of Agriculture and Consumer Services. Copies may be obtained from the Superintendent of Documents, U. S. Government Printing Office, Washington, D. C. 20402.

Specific Authority 525.14, 531.40, 531.41(3) FS. Law Implemented 525.07, 531.40 FS. History-New 1-1-74, Amended 7-1-74, Repromulgated 12-31-74, Amended 4-18-75, 1-25-76, 1-17-77, 2-15-79, 6-4-80, 4-5-81, 5-2-82, 6-30-83, 7-15-84, 8-11-85, Formerly 5F-2.14, Amended 7-7-86, 4-5-87, 4-27-88, 5-31-89, 8-21-90, 8-5-91, 12-10-92, 11-29-94, 11-13-97, 12-9-98

NAME OF PERSON ORIGINATING PROPOSED RULE: Eric Hamilton

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ben Faulk, Director, Division of Standards

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 14, 1999

#### DEPARTMENT OF COMMUNITY AFFAIRS

#### Florida Building Commission

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Florida Building Commission –

Operational Procedures 9B-3 RULE TITLE: RULE NO.: State Minimum Electrical Code 9B-3.049

PURPOSE AND EFFECT: Adopt the most recent version of the National Electric Code for use statewide. The 1990 version, adopted by statute, is no longer in use nationwide and copies of, and training on, that version are not widely available.

SUMMARY: Adopts the 1999 version of the National Electric Code as the minimum code for use statewide.

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: 553.19(1) FS. (1998 Supplement) LAW IMPLEMENTED: 553.19 FS. (1998 Supplement)

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: 10:00 a.m., July 7, 1999

PLACE: Room 210L, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mo Madani, Planning Manager, Codes & Standards Section, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824, SUNCOM 277-1824

Any person requiring special accommodation at the hearing because of a disability or physical impairment should contact Mo Madani, Planning Manager, Codes & Standards Section, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824 at least seven days before the date of the hearing. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

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

#### 9B-3.049 State Minimum Electrical Code Adopted.

(1) In order to authorize the use of the most recent advances in technology and materials pertaining to the electrical requirements for building construction, the Commission hereby adopts the "National Electric Code, 1999 Edition" NFPA 70-1999, as the State Minimum Electrical Code.

(2) On or after the effective date of this rule, each local government and state agency with building construction regulation responsibilities shall enforce the standards and procedures contained in the National Electric Code, 1999 Edition, as the minimum electrical standards in the state.

Specific Authority 553.19 FS. Law Implemented 553.19 FS. History-

NAME OF PERSON ORIGINATING PROPOSED RULE: Mo Madani, Planning Manager, Codes & Standards Section, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824, SUNCOM 277-1824

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Tom Pierce, Acting Division Director, Division of Housing and Community Development, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 11, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 21, 1999

#### DEPARTMENT OF COMMUNITY AFFAIRS

#### **Florida Building Commission**

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Florida Building Commission -

Handicapped Accessibility

Standards 9B-7

**RULE NO.:** 

**RULE TITLE:** Florida Accessibility Code for Building

Construction Adopted 9B-7.0042 PURPOSE AND EFFECT: To adopt by reference the 1999 revisions to the 1997 Florida Accessibility Code for Building Construction (the Code). The proposed 1999 revisions consist of amending Section 4.17.3 (Exception: New Construction) to reference Figure 30(e), and amending Figure 30 to add the new proposed Figure 30(e). The main reason for this proposed revision is to eliminate perceived confusion among the building design professionals regarding whether a lavatory must be contained in a new accessible stall. The proposed revision will provide the building designers with a new illustration "Figure 30(e)" which will clearly depict the intent of the Code requirement that a new accessible stall must contain a lavatory. SUMMARY: Adopts the 1999 revisions to the Florida Accessibility Code for Building Construction. The revision includes a new drawing showing the required lavatory in new accessible bathroom stalls.

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

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

SPECIFIC AUTHORITY: 553.503 FS.

LAW IMPLEMENTED: 553, Part V, 553.503 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: 10:00 a.m., July 7, 1999

PLACE: Room 210L, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mo Madani, Planning Manager, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

Any person requiring special accommodation at this hearing because of a disability or physical impairment should contact Mo Madani. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

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

9B-7.0042 Florida Accessibility Code for Building Construction.

The 1997 Florida Accessibility Code for Building Construction (the Code) is adopted by reference as the rule of this Commission, effective October 1, 1997. The 1999 revisions to the Code are herein incorporated into this rule by reference and shall take effect on the effective date of this rule. Copies of the Code and the 1999 revisions are available by writing to the Codes and Standards Section, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

Specific Authority 553.503 FS. Law Implemented 553, Part V, 553.503 FS. History-New 9-14-97, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Mo Madani, Planning Manager, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Tom Pierce, Acting Director, Division of Housing and Community Development, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 11, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN THE FAW: May 21, 1999

#### AGENCY FOR HEALTH CARE ADMINISTRATION

#### **Cost Management and Control**

RULE TITLES:	RULE NOS.:
Health Care Facilities and Entities Required	
to Report Utilization, Quality Assurance,	
List Charges, Ownership And Provider	
Referral Information	59B-7.031
Definitions	59B-7.032
Adoption and Establishment of AHCA	
Specialty Care Referrals (SCR) Form	59B-7.033
Manner for Submitting Reports	59B-7.034
Change of Ownership, New Facilities	
and Change of Address	59B-7.035
Extensions	59B-7.037
Notice of Reporting Deficiencies and Response	59B-7.038
Penalties for Reporting Deficiencies	59B-7.040

PURPOSE AND EFFECT: To repeal rules that require submission of specialty care referral reports to the agency.

SUMMARY: The proposed repeal of rules eliminates certain obsolete rules requiring reports regarding health care provider ownership in health-care-related entities.

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: 408.15(8) FS.

LAW IMPLEMENTED: 408.061, 408.062, 408.063 FS.

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

TIME AND DATE: 10:00 a.m., July 6, 1999

PLACE: Agency for Health Care Administration, Building 3, First Floor Conference Room, 2727 Mahan Drive, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jerry Mayer, Director, State Center for Health Statistics, Building 3, 2727 Mahan Drive, Tallahassee, Florida 32308

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

59B-7.031 Health Care Facilities and Entities Required to Report Utilization, Quality Assurance, List Charges, Ownership and Provider Referral Information.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History–New 4-25-94, Amended 11-22-98, Repealed

#### 59B-7.032 Definitions.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History–New 4-25-94, Amended 4-5-95, 4-7-96, 11-22-98, Repealed \_\_\_\_\_\_\_.

59B-7.033 Adoption and Establishment of AHCA Specialty Care Referrals (SCR) Form.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History–New 4-25-94, Amended 4-5-95, 4-7-96, 11-22-98, Repealed

#### 59B-7.034 Manner for Submitting Reports.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, and 408.063 FS. History–New 4-25-94, Amended 4-5-95, 4-7-96, 11-22-98, Repealed

59B-7.035 Change of Ownership, New Facilities and Change of Address.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History–New 4-25-94, Amended 4-7-96, Repealed

#### 59B-7.037 Extensions.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History–New 4-25-94, Amended 4-5-95, Repealed

59B-7.038 Notice of Reporting Deficiencies and Response.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 and 408.08(14) FS. History–New 4-25-94, Repealed

#### 59B-7.040 Penalties for Reporting Deficiencies.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063, 408.08(14), 408.08(17) FS. History–New 4-25-94.

Repealed ...

NAME OF PERSON ORIGINATING PROPOSED RULE: Jerry Mayer, Director, State Center for Health Statistics

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ruben J. King-Shaw, Jr., Director, Agency for Health Care Administration

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

#### AGENCY FOR HEALTH CARE ADMINISTRATION

#### **Cost Management and Control**

health insurers to the agency.

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RULE TITLES:	RULE NOS.:
Major Health Insurers Required to	
Report Summary Provider Claims Data	59B-10.050
Schedule for Submission of Summary	
Provider Claims Data	59B-10.051
Definitions	59B-10.052
Reporting Instructions	59B-10.053
Summary Provider Claims Data Tape/Diskette	
Format – Data Elements and Codes	59B-10.054
Summary Provider Claims Data Tape/Diskette	
Format – Record Layout	59B-10.055
Notice of Reporting Deficiencies and Response	59B-10.056
Penalties for Reporting Deficiencies	59B-10.057
PURPOSE AND EFFECT: To repeal obsole	ete rules that
require submission of summary provider claim	ms reports by

SUMMARY: The proposed repeal of rules eliminates rules that require submission of a count of health care provider claims and sum of health care provider charges, within groups of the providers' zip codes, for each medical service and procedure billed to Florida health insurers.

**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: 408.15(8) FS.

LAW IMPLEMENTED: 408.006(5), 408.061 FS.

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

TIME AND DATE: 1:00 p.m., July 6, 1999

PLACE: Agency for Health Care Administration, Building 3, First Floor Conference Room, 2727 Mahan Drive, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jerry Mayer, Director, State Center for Health Statistics, Building 3, 2727 Mahan Drive, Tallahassee, Florida 32308

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

59B-10.050 Major Health Insurers Required to Report Summary Provider Claims Data.

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. History-New 6-6-93, Formerly 59B-7.050, Amended Repealed

59B-10.051 Schedule for Submission of Summary Provider Claims Data.

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. History-New 6-6-93, Amended 4-24-94, Formerly 59B-7.051, Amended 1-1-96, Repealed

59B-10.052 Definitions.

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. History–New 6-6-93, Formerly 59B-7.052, Amended 1-1-96, Repealed

59B-10.053 Reporting Instructions.

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. History-New 6-6-93, Amended 4-24-94, Formerly 59B-7.053, Amended 1-1-96, Repealed

59B-10.054 Summary Provider Claims Data Tape/Diskette Format – Data Elements and Codes.

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. 59B-7.054, History-New 6-6-93, Formerly Amended Repealed

59B-10.055 Summary Provider Claims Data Tape/Diskette Format – Record Layout.

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. 6-6-93, 59B-7.055. History-New Formerly Amended Repealed

59B-10.056 Notice of Reporting Deficiencies and Response.

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. 6-6-93 59B-7.056, History-New Formerly Amended Repealed

59B-10.057 Penalties for Reporting Deficiencies.

Specific Authority 408.15(8), 408.08(16),(17) FS. Law Implemented 408.006(5), 408.061(1) FS. History-New 6-6-93, Formerly 59B-7.057, Amended 1-1-96, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Jerry Mayer, Director, State Center for Health Statistics

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ruben J. King-Shaw, Jr., Director, Agency for Health Care Administration

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

#### DEPARTMENT OF MANAGEMENT SERVICES

Personnel Management System

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
State Training Program	60L-14
RULE TITLES:	RULE NOS.:
Scope and Purpose	60L-14.001
Definitions	60L-14.002
Statements of Policy	60L-14.003
Department of Management	
Services Responsibilities	60L-14.004
Agency Responsibilities	60L-14.005
Basic Supervisory Skills Training	
Program, (BSSTP)	60L-14.006
SMS/SES Professional Development	Program 60L-14.0061
State Training Program Review of	
<b>Executive Branch Agencies</b>	60L-14.007

PURPOSE AND EFFECT: Establishes the policies for training and development programs in executive branch agencies, including the Basic Supervisory Skills Training Program, and establishes the SMS/SES Professional Development Program.

SUMMARY: The policies and procedures for executive branch agencies' training and development programs.

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

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

SPECIFIC AUTHORITY: 110.201(1), 110.403(1), 110.605(1) FS.

LAW IMPLEMENTED: 110.105(1), 110.109, 110.1095(1),(2), 110.403(3), 110.601 FS.

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

TIME AND DATE: 2:00 p.m., July 7, 1999

PLACE: Room 301, 4040 Esplanade Way, Tallahassee, Florida 32399-0950

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Anna B. Gray, Personnel Consultant, 4040 Esplanade Way, Tallahassee, Florida 32399-0950

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

#### 60L-14.001 Scope and Purpose.

This chapter provides for a state training and development program for enhancing employee and organizational performance. This rule applies only to Career Service, Senior Management Service (SMS) and Selected Exempted Service (SES) employees in which includes executive branch agencies and excludes the State University System.

Specific Authority 110.201(1), <u>110.403(1)</u>, 110.605(1) FS. Law Implemented 110.105(1), 110.109, 110.1095(1),(2), 110.403(3), 110.601 FS. History–New 12-10-85, Formerly 22K-22.01, Amended 4-13-89, Formerly 22K-22.001, Amended 10-24-94

#### 60L-14.002 Definitions.

For the purpose of administering this chapter, the following definitions shall apply:

- (1) Agency Any official, officer, commission, board, authority, council, committee or department of the Executive Branch of state government authorized to employ <u>Career Service</u>, <u>SMS or SES</u> personnel.
- (2) Agency Training and Development Plan A comprehensive plan designed to direct the agency's training and development efforts for individuals and organizations.
- (3)(2) Basic Supervisory Skills Training Program (BSSTP) An agency training program, the components of which cover fundamental supervisory skills and which that all employees hired or promoted into supervisory or managerial positions must complete within six months of appointment or promotion to such positions, or as otherwise provided in this chapter.
- (3) Continuing Education for Supervisors and Managers— An agency training program that updates supervisors' and managers' skills on a regular and continuing basis.
- (4) Department The Department of Management Services.

- (5) Employee Any <u>person</u> state officer or employee whether elected or appointed filling an authorized and established position within the Career Service, Senior Management Service (SMS) or the Selected Exempt Service (SES), unless specifically excluded.
- (6) Management Principles Current management philosophy for effective management of people and organizations, including issues such as strategic planning, cost analysis, problem solving, effective communications, team building, evaluating results and continuous improvement. Courses on management principles shall be designed to cultivate and improve supervisory and managerial skills.
- (7) Managerial Position A position in the SMS, SES or Career Service, that is required to exercise independent judgement in making decisions and formulating, or assisting in the formulation of, policies and procedures which significantly impact a program area or the performance of the organization.
- (8)(6) Needs Assessment A process for identifying gaps in individual or organizational performance. requirements in organizational performance for which employee training may be an element.
- (7) Program Review A review designed to improve work force productivity and agency program effectiveness.
- (9) SMS/SES Professional Development Program An agency training program, the components of which provide for the systematic development of the managerial, executive or administrative skills of Career Service, SMS or SES employees who currently fill, or may eventually fill, managerial or policy-making positions.
- (10)(8) Supervisory Position Class A position in the Career Service, SMS or SES class that has as its primary purpose the responsibility for spending a majority of time communicating with, motivating, coaching, training and evaluating employees and planning and directing the work of others.
- (9) Total Quality Management A management led, employee driven, total commitment to improving the effectiveness of state government; a process where employees and managers work in teams, continually examining work processes to eliminate waste and errors.
- (11)(10) Training and Development Participation by an officer or employee in a <u>learning experience</u>, session, course, program or other activity to enhance career development or increase job knowledge, skills, and abilities.
- (11) Training Evaluation A process for judging the value of a training program.
- (12) Training Plan A written document which identifies the annual training needs of employees.

Specific Authority 110.201(1), <u>110.403(1)</u>, 110.605(1) FS. Law Implemented 110.105(1), 110.109, 110.1095(1),(2), 110.403(3), 110.601 FS. History–New 12-10-85, Formerly 22K-22.02, Amended 4-13-89, Formerly 22K-22.002, Amended 10-24-94,

60L-14.003 Statements of Policy.

- (1) Each agency shall design, implement and administer an agency training and development plan to address employee and organizational performance; prepare employees for greater responsibilities; and enhance the agency's ability to retain a highly qualified, motivated and productive workforce. This plan shall include the Basic Supervisory Skills Training and the SMS/SES Professional Development Programs.
- (2)(1) Agencies are encouraged to develop and maintain may have individual employee training plans developed in conjunction with the employee's supervisor and based upon meeting identified employee performance enhancement needs. in which an employee, in conjunction with his/her supervisor, shall develop a training plan based upon resources available to the agency.
- (2) Each agency will design, implement, and administer a training program with activities to improve employee effectiveness, prepare employees for greater responsibilities; and enhance the agency's ability to retain a highly qualified, motivated, and productive work force.
- (3) The department shall encourage and promote the planning, development, improvement, coordination, and evaluation of training activities in and among state agencies and provide assistance through oversight reviews.
- (4) The department shall encourage, facilitate, and/or provide interagency training activities to maximize opportunities for training and career development, and shall encourage the efficient use of resources.
- (5) Each agency shall adhere to the requirements of a basic supervisory training program in accordance with provisions established and administered by the department.
- (3)(6) A supervisor <u>or manager</u> who <u>has previously</u> completed the basic supervisory <u>skills</u> training program is not required to-attend the program when promoted or transferred to another supervisory <u>or managerial</u> position within state government.
- (4) A new or newly promoted employee filling a supervisory or managerial position may substitute a Department-certified supervisory or professional development course if the course meets the Department's criteria for BSSTP or SMS/SES Professional Development programs.
- (7) Records shall be maintained to reflect the status of attendance in the basic supervisory training program.

Specific Authority 110.201(1), <u>110.403(1)</u>, 110.605(1) FS. Law Implemented 110.105(1), 110.109, 110.1095(1),(2), 110.403(3), 110.601 FS. History–New 12-10-85, Formerly 22K-22.03, Amended 4-13-89, Formerly 22K-22.003, Amended 10-24-94

60L-14.004 Department of Management Services Responsibilities.

The <u>D</u>department shall:

(1) Provide <u>consultative and</u> technical assistance to agencies <u>for developing the overall agency training and development plan and each of its requisite components. <del>with</del></u>

- needs assessment, training plan development, program evaluation, and program oversight. Training plan development may include:
- (a) Designing and recommending needs assessment approaches.
  - (b) Conducting technical workshops on plan development.
- (c) Researching and recommending professional literature and technical training packages for use by agency training staff.
- (2) Review <u>agency</u> training <u>and development</u> plans to assure they meet established criteria <del>and provide appropriate</del> feedback and assistance to agencies.
- (3) Coordinate training and development activities among agencies.
- (4) Provide guidance to agencies in the formulation and implementation of training and development policies, as well as in the use of appropriate measures to assess agency effectiveness in enhancing individual and organization performance. Establish and administer a continuing education program for supervisors and managers to update their skills and knowledge on a regular basis.
- (5) Facilitate interagency meetings and other activities to maximize opportunities for information sharing and to achieve efficient use of resources. Review and consolidate the information reported by the agencies and annually report the progress of the agencies in training to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- (6) Establish and develop the criteria and learning objectives, in conjunction with agencies, for the BSSTP and Professional Development programs pursuant to Section 60L-14.006, F.A.C and Section 60L-14.0061, F.A.C. respectively.
  - (7) Provide a research function to the agencies.

Specific Authority 110.201(1), <u>110.403(1)</u>, 110.605(1) FS. Law Implemented 110.105(1), 110.109, 110.1095(1), (2), 110.403(3), 110.601 FS. History–New 12-10-85, Formerly 22K-22.04, Amended 4-13-89, Formerly 22K-22.004, Amended 10-24-94

60L-14.005 Agency Responsibilities.

Each agency shall:

- (1) Develop, implement, and administer, and annually evaluate, an agency training and development an annual training plan that includes the following critical elements:
  - (a) Agency overall mission and goals.
  - (b) Agency tTraining goals mission and goals objectives.
- (c) A <u>needs assessment</u> process or method <u>that reflects and records individual and organizational performance enhancement</u> to assess human resource development needs within specific organizational units and agency wide.
- (d) Training resources, such as funding, equipment, materials, and staff.

- (e) Employee(s) responsible for development, implementation, and evaluation of the plan.
- (d)(f) A Basic Supervisory Skills Training Program, including a continuing education component to ensure skills are updated as appropriate.
  - (e) An SMS/SES Professional Development Program.
- (f)(g) Sexual harassment, equal employment opportunity, and affirmative action training courses. A method of training and development program evaluation.
- (g)(h) An evaluation of agency training activities and report on progress made in the area of training, using the Department's guidelines for training program evaluation. A list of individuals to be trained in the principles of Equal Employment Opportunity/Affirmative Action and the time period in which the training will be provided.
- (i) A report of all training programs used that were not provided by the department.
- (2) Submit a copy of the <u>agency training and development</u> plan to the <u>Department</u> for <del>departmental</del> review no later than October 15 of each year;
- (3) Evaluate its training program at least annually to determine the extent that intended objectives are being achieved. If required by such evaluations, the agency's training plan shall be amended and a copy of the amended plan shall be furnished to the department;
- (4) Maintain records showing the assessment of training needs;
- (3)(5) Account for and report all training and development expenditures for training and development in accordance with specific requirements and procedures established by the State of Florida Comptroller.
- (4) Adhere to the requirements for certified BSSTP and SMS/SES Professional Development programs, in accordance with provisions established and administered by the Department pursuant to Section 60L-14.006, F.A.C., and Section 60L-14.0061, F.A.C., respectively.
- (6) Provide continuing education opportunities for supervisors and managers to update their skills.
- (5)(7) Communicate training <u>and development</u> opportunities to all agency employees.
- (8) Annually evaluate and report to the department the training implemented and the progress made in the area of training.

Specific Authority 110.201(1), <u>110.403(1)</u>, 110.605(1), FS. Law Implemented 110.105(1), 110.109, 110.1095(1),(2), 110.235(<u>2</u>)(<u>4</u>), 110.403(3), 110.601 FS. History–New 12-10-85, Formerly 22K-22.05, Amended 4-13-89, Formerly 22K-22.005, Amended 10-24-94.

- 60L-14.006 Basic Supervisory <u>Skills</u> Training Program (BSSTP).
- (1) The BSSTP is designed to <u>provide</u> improve the delivery of supervisory training by providing a standard set of fundamental supervisory skills <u>and expected learning objectives to enhance supervisory performance</u>. The department shall:
- (2)(1) Certify a Agency programs shall be certified by the Department to ensure that the learning objectives established by the Department for each program component will be achieved that meet the set of standards for fundamental supervisory skills.
- (3)(2) Administer the BSTP. The program shall will include but not be limited to the following components:
  - (a) <u>t</u>The <u>r</u>Roles and <u>r</u>Responsibilities of <u>s</u>Supervisors;
  - (b) management principles: Total Quality Management;
  - (c) <u>l</u>Leadership, √ <u>w</u>Work <u>s</u>Style and <u>m</u>Motivation;
- (d) <u>delegation and work assignments;</u> Supervisory
  Personnel Functions Within the Law Managing Cultural
  Diversity in the Work Force;
  - (e) <u>p</u>Performance<u>-b</u>Based <u>m</u>Management;
- (f) <u>workplace diversity;</u> <del>Delegation and Work</del> Assignments;
- (g) <u>e</u>Effective <u>r</u>Recruitment and <u>s</u>Selection <u>techniques</u> including the principles of Equal Employment Opportunity and Affirmative Action <u>Program</u>;
  - (h) Americans with Disabilities Act;
  - (i) <u>p</u>Purchasing and <u>t</u>Travel <u>p</u>Policies;
  - (j) Managing eEmployee gGrievances;
  - (k) dDisciplinary aActions;
  - (1) Selection and performance reviews Appraisal;
  - (m) Understanding <u>IL</u>abor <u>c</u>Contracts <u>requirements</u>; and
  - (n) Managing aAttendance and lLeave.
- (4)(3) Allow aA gencies  $\underline{may}$  to choose the following options to provide BSSTP  $\underline{by}$
- (a)  $\underline{Ddelivery of either}$  an in-house or contracted program that meets the guidelines as established and recommended by the  $\underline{Ddepartment}$ .
  - (b) Use those programs provided by the department.
- (c) Allow a new or promoted employee to substitute a certified supervisory course if the course meets the guidelines as established by the department.
  - (5)(4) No change.
- (a) Agencies shall provide BSSTP training to employees Require agencies to provide BSTP for employees within the first six months following their appointment or promotion into supervisory or managerial positions.

(b)(a) An agency may extend this period up to six months, with the approval of the agency head, when there are extenuating circumstances.

(b) Extenuating circumstances include, but are not limited to: military leave; natural disasters and other emergency conditions; parental leave; and disability or sick leave.

(6)(5) Require Aagencies are required to maintain current BSSTP records in the Department's designated human resource information management system, notwithstanding any local tracking system which may also be employed. COPES or in a COPES compatible format developed by the department's Bureau of Personnel Systems Development. The records shall will include the following elements:

- (a) Dates employees are hired or promoted into supervisory or managerial positions;
  - (b) Checklist of courses required through BSSTP; and-
  - (c) Dates employees complete each required course.

Specific Authority 110.201(1) FS. Law Implemented 110.1095(1),(2) FS. History–New 4-13-89, Formerly 22K-22.006, Amended 10-24-94.

60L-14.0061 SMS/SES Professional Development Program.

- (1) The SMS/SES Professional Development Program is designed to develop and enhance managerial and executive level skills.
- (2) The components for the SMS/SES Professional Development Program shall include, but are not limited to, the following:

(a) strategic planning;

(b) management principles;

(c) financial management;

(d) Florida government;

(e) workplace diversity;

(f) ethics and integrity;

(g) leadership; and

(h) policy

- (3) Agency programs shall be certified by the Department to meet the set of standards and learning objectives as outlined for professional development.
- (4) Agencies shall deliver an in-house or contracted program that meets the Department's guidelines.
- (5) Agencies shall also maintain current records that include the following elements:
- (a) Dates managers are hired into SMS or SES positions; and
- (b) A list of courses taken by each manager and the dates taken.

Specific Authority 110.403(1), 110.605(1) FS. Law Implemented 110.403(3), 110.605(1) FS. History—New

60L-14.007 State Training Program Review of Executive Branch Agencies.

Specific Authority 110.201(1), FS. Law Implemented 110.109, 110.235(4), FS. History–New 4-13-89, Formerly 22K-22.007, Amended 10-24-94, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Sharon D. Larson, Director, Human Resource Management, Department of Management Services

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Derick Daniel, Deputy Secretary, Department of Management Services

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: April 9, 1999

#### DEPARTMENT OF HEALTH

#### **Board of Optometry**

RULE TITLE: RULE NO.:

Delinquent Status License

64B13-11.004

PURPOSE AND EFFECT: The proposed rule amendment clarifies the criteria for changing from delinquent status to active status.

SUMMARY: The proposed rule amendment clarifies the manner in which a licensee can change from delinquent status to active status.

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: 455.711, 463.005(1) FS.

LAW IMPLEMENTED: 455.711 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., July 6, 1999

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe Baker, Jr., Executive Director, Board of Optometry/MQA, 2020 Capital Circle, S. E., Bin #C07, Tallahassee, Florida 32399-3257

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

64B13-11.004 Delinquent Status License.

- (1) through (2) No change.
- (3) The delinquent status licensee who applies for active or inactive license status shall:
  - (a) No change.

(b) pay to the board either the active status fee of rule 64B13-6.001(4) or the inactive status license fee of rule 64B13-6.001(8), the delinquent status license fee of rule 64B13-6.001(15), and, if applicable, the change of status fee of rule 64B13-6.001(14), and

(4) The delinquent status licensee who applies for active status license shall, in addition to complying with (3) immediately above, affirm (c) demonstrate compliance with the continuing education requirements of rule 64B13-11.001(2).

Specific Authority 455.711, 463.005(1) FS. Law Implemented 455.711 FS. History–New 12-22-94, Formerly 59V-11.004. Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Optometry

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 28, 1999

#### DEPARTMENT OF HEALTH

#### **Division of Disease Control**

RULE TITLES: RULE NOS.:

Reporting Requirements for Physicians

for Sexually Transmissible Diseases (STDs), Including HIV and AIDS

(STDs), Including HIV and AIDS 64D-3.016 Blood Testing of Pregnant Women 64D-3.019

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to comply with 120.536(2), F.S., by repealing language in 64D-3.019 that exceeds rule making authority. Another amendment updates one of the incorporated forms.

SUMMARY: These rules relate to the reporting of sexually transmitted diseases. Amendments to the rule will eliminate a provision about syphilis testing of pregnant women that is not consistent with statute and update the sexually transmitted disease reporting form that is incorporated in the rule.

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

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

SPECIFIC AUTHORITY: 381.0011(13), 381.003(2)(5), 384.25, 384.33 FS.

LAW IMPLEMENTED: 381.0011(4), 381.0012, 381.003(1)(c), 381.0031, 384.25, 384.26, 384.27, 384.31 FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A RULE HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 1:00 p.m., July 6, 1999

PLACE: 1309 Winewood Blvd, Building 6, Room 407, Tallahassee, Florida 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Rowe E. Rogero, 1317 Winewood Blvd., Building 6, Room 410, Tallahassee, FL, Telephone (850)487-3685

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

64D-3.016 Reporting Requirements for Physicians for Sexually Transmissible Diseases (STDs), Including HIV and AIDS.

- (1) through (a) No change.
- (b) Except for AIDS, HIV, and hepatitis B, all reports of sexually transmissible diseases shall be submitted on the Florida Confidential Report of Sexually Transmitted Diseases, DOH Form 720, 10/97 effective 7.5.87. The form, incorporated by reference in this rule, will be furnished by the local county health department.
  - (c) through (d) No change.
  - (2) through (4) No change.

Specific Authority 381.0011(13), 381.003(2), <u>381.0031(5)</u>, 384.25(2), 384.33 FS. Law Implemented 381.0011, 381.003(1), 384.25 FS. History–New 7-5-87, Amended 2-7-90, 2-26-92, 5-20-96, 1-1-97, Formerly 10D-3.097, Amended 6-7-98.

64D-3.019 Blood Testing of Pregnant Women.

- (1) through (3) No change.
- (4) Physicians required by law to report births and stillbirths shall record on such report the date or approximate date a blood test for syphilis was made on the woman who bore the child or state the reason for not making the test if none was made. In no case shall the result of the test be recorded on the birth certificate.
  - (5) through (6) No change.
- (7) Form Availability The form to be used to report results of a blood test for syphilis in a pregnant woman is <u>the Florida Confidential Report of Sexually Transmitted Diseases</u>, <u>DH 720</u>, <u>which is incorporated by reference in 64D-3.016(1)(b)</u>.

Form # DOH 552 Effective Date - (Dec 88)

Title Serology Syphilis

Availability - county public health units

Specific Authority 381.0011(13), 381.003(2), 384.33 FS. Law Implemented 381.0011(4), 381.003(1)(c), 384.25, 384.26, 384.31, 458, 459, 464, 467 FS. History–New 7-5-87, Amended 2-26-92, Formerly 10D-3.101, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Jodi Baldy, Biological Scientist IV, Bureau of Epidemiology NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Landis K. Crockett, M.D., M.P.H., Director, Division of Disease Control

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 20, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 7, 1999

# Section III Notices of Changes, Corrections and Withdrawals

#### DEPARTMENT OF BANKING AND FINANCE

#### **Board of Funeral and Cemetery Services**

RULE NO.: RULE TITLE: 3F-6.003 Cemetery By-laws NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 9, March 5, 1999, issue of the Florida Administrative Weekly. The changes are being made in response to written comments submitted by the staff of the Joint Administrative Committee. The Board, at its meeting of May 26, 1999, voted to make changes to the rule. When changed, Rule 3F-6.003 shall read as follows:

3F-6.003 Cemetery By-laws.

- (1) Any by-laws which had been submitted to the Department of Banking and Finance and approved prior to the effective date of Chapter 93-399, Laws of Florida (September 30, 1993), shall remain in full force and effect so long as such by-laws do not conflict with the provisions of Chapter 497, F.S., or the rules promulgated thereto.
- (2) A cemetery company which seeks to amend its existing by-laws need only submit to the Board of Funeral and Cemetery Services the amendments thereto and those sections of the by-laws which are affected by such amendments.
- (3) Upon receipt of a set of proposed by-laws or amendments thereto, the Department shall publish notice of the filing of such by-laws or amendments thereto in the Florida Administrative Weekly and a newspaper of general circulation in the county in which the applicant cemetery is located, so that substantially affected parties may file comments. A period of thirty days for such comments shall be provided.
- (4) Upon receipt of proposed by-laws or amendments thereto and any comments thereon provided by the published notice, the Executive Director of the Board of Funeral and Cemetery Services shall provide the cemetery and the substantially affected persons with an informal conference in accordance with the DBF-BYLAW1, effective June 1, 1999, which is hereby incorporated by reference and available by mail from the Department of Banking and Finance, Division of Finance, The Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350. Within fifteen (15) days after the conclusion of the informal conference, the Executive Director shall forward a recommendation to the Board and give notice to all affected persons that filed written comments of the

time and place when the Board of Funeral and Cemetery Services will consider the proposed by-laws or amendments thereto.

(5) If the by-laws or amendments thereto are approved by the Board of Funeral and Cemetery Services, a notice shall be published in the Florida Administrative Weekly announcing the approval and the date the approval will become effective. The notice shall inform substantially affected parties who object to the by-laws that they may request a hearing in accordance to Chapter 120, Florida Statutes.

Specific Authority 497.103 FS. Law Implemented 497.305(3), 497.233(1)(a), 497.317, 497.325, 497.305(1)(d) FS. History–New 11-2-78, Formerly 3D-30.23, 3D-30.023, Amended

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Diana M. Evans, Executive Director, Board of Funeral and Cemeterty Services, 101 East Gaines Street, 6th Floor, The Fletcher Building, Tallahassee, Florida 32399-0350

#### DEPARTMENT OF INSURANCE

RULE NO.: RULE TITLE:

4-156.0095 Guaranteed Issue for Eligible

Persons

#### NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 25, No. 16, April 23, 1999, of the Florida Administrative Weekly. These changes have been made to address concerns raised by the Joint Administrative Procedures Committee and by public comment.

The following technical changes are being invorporated:

Rule 4-156.003(8) and (12), references to definitions found in the United States Code are being invorporated by reference. Rule 4-156.007(2)(f) is corrected to read (2)(e). Rule 4-156.0095(2)(b) is being renumbered to correct subdesignations and subparagraph references; (2)(b)(II) is amended to inlcude the appropriate citation to the Social Security Act; (2)(c)1.a. and c. and (2)(e)1.b. and c. are amended to include the appropriate citations to section 1876 (Medicare risk or cost) and section 1833(a)(1)(A) (health care prepayment plan). Rule 4-156.003, s. 627.6741(5), F.S., is being added to specific authority. Rule 4-156.0095, s. 627.6741(5), F.S., is being added to specific authority.

The following substantive change is being made:

The proposed language in 4-156.0095(2)(b)(III)(C) is being removed.

The remainder of the rule reads as previsouly published.

#### DEPARTMENT OF REVENUE

#### NOTICE OF CABINET AGENDA ON JUNE 22, 1999

The Governor and Cabinet, on June 22, 1999, sitting as head of the Department of Revenue, will consider approving the creation of Rule 12-3.011, FAC, Department Personnel Disciplinary Procedures and Standards. The proposed rule establishes provisions governing all employees' professional and ethical obligations, and also establishes standards and procedures that will be applied by the Department of Revenue when an employee fails to comply with the disciplinary standards. The proposed rule was originally noticed in the Florida Administrative Weekly of April 9, 1999, Vol. 25, No. 14, pp. 1557-1568. A public hearing on the proposed rule was held on May 5, 1999. No comments were received at the public hearing. Subsequent to the public hearing, the Joint Administrative Procedures Committee of the Florida Legislature submitted written comments. A Notice of Change addressing the Committee's comments has been submitted for publication in the Florida Administrative Weekly.

#### DEPARTMENT OF REVENUE

RULE NO.: RULE TITLE:

12-3.011 Department Personnel Disciplinary

Procedures and Standards

#### NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., 1998 Supplement, published in the Vol. 25, No. 14, pp. 1557-1568, April 9, 1999, issue of the Florida Administrative Weekly.

- 12-3.011 Department Personnel Disciplinary Procedures and Standards.
  - (1) General.
  - (a) through (b) No change.
- (c) The Department has developed a Code of Conduct, Policy Directive 1141-2, Sexual Harassment, Policy directive 1141-3, and Dual Employment, Policy Directive 1141-6, as guides for employees as they undertake the public service that has been entrusted to them. The Department requires all employees to acknowledge receipt of these directives and to familiarize themselves with their contents and be guided by them.
  - (2) No change.
- (3) Scope. The Disciplinary Action Standards set forth herein are applicable to all Department employees including OPS, probationary, Selected Exempt Service, and Senior Management Service employees. The procedures in this rule by which Department managers and supervisors shall discipline employees are applicable only to employees who have attained Career Service status in the Florida Career Service System. The Department adopts and incorporates by

reference Rules 60M-1 & 60N-1, F.A.C. See also ch. 110, Parts III & V, Fla. Stat., for Selected Exempt Service and Senior Management Service members.

- (a) through (4) No change.
- (5) Authority, Procedures, and Documentation Required to Administer Disciplinary Action. The immediate supervisor has the primary responsibility for taking or requesting that disciplinary action be taken against an offending employee, in accordance with the procedures and delegation of authority established herein.
- (a) Counseling and Oral Reprimand. All Department administrators and supervisors are authorized where deemed necessary and appropriate to counsel and issue oral reprimands to their employees. The administrator or supervisor shall document the date, time, and subject of all counseling sessions and oral reprimands in the format proscribed by the Human Resource Services Process and shall instruct the employee to review, comment, and sign the document. If the employee refuses to sign, the supervisor shall indicate the employee's refusal to sign on the document. The supervisor shall provide the employee a copy of all counseling and oral reprimand documentation, shall retain a copy, and shall forward a copy to the Human Resource Services Process for inclusion in the employee's official personnel file.
  - (b) through (e) No change.
- (f) Period Between Notice and Final Action. During the period between receipt of the Notice of Proposed Action and the effective date of the action, the employee shall be expected to perform the usual duties of the position without disruption, but shall be may be, at the discretion of management, temporarily reassigned to a different location, different duties, or both if continuation at their usual position would be distracting, cause disruption, or would otherwise decrease office productivity. An employee who is under investigation for violation of any statute or rule shall may also be reassigned as above, or if under formal investigation for violations for which dismissal is a penalty, shall may be placed on administrative leave not to exceed 20 calendar days, as authorized in Chapter 60K-5.032(3)(h), F.A.C., which is adopted and incorporated by reference. Chapter 60K-5, F.A.C.
  - (g) through (7) No change.
  - (8) Disciplinary Action Standards.
  - (a) Attendance, Leave, and Performance of Duty.
  - 1. through 8. No change.
- 9. Political Activities. With regard to participation in, or furtherance of any political campaign, no such activity shall take place while an employee is on duty and the Department adopts Rule 60K-13, F.A.C., and incorporates same by reference. No employee shall participate in or further any political campaign while on duty, nor shall he she use or attempt to use his or her official position as an employee of the Department to influence a campaign or political activity,

without written authorization, or in violation of the laws of Florida or the United States regarding political activity by public employees.

a. First Occurrenceb. Second OccurrenceSuspension to Dismissal

c. Third Occurrence Dismissal

10. through 11. No change.

12. Solicitation/Distribution. The Department adopts Rules 60H-6 and 60L-24, F.A.C. and incorporates same by reference. No employee shall solicit other employees, for any purpose not specifically authorized by the State, while either employee is on duty, including unauthorized distribution of material, or otherwise violate any provision of Chapter 60K-16, F.A.C.

a. First Occurrence Oral Reprimand to Dismissal

b. Second Occurrence Suspension to Dismissal

c. Third Occurrence Dismissal

13. through 15. No change.

(b) No change.

(c) Workplace Conduct, Behavior, and Activities.

1. No change.

2. Alcohol or Drug Use.

a. No change.

b. Policy on Abuse of Alcohol and Drugs. By resolution dated July 17, 1993, the Governor and Cabinet declared that alcoholism shall be recognized as a health problem and treated as such, with no attempt to hide the diagnosis or disease. An employee who drinks, consumes, or uses alcohol or drugs to the extent that his or her work performance is affected or impaired, has an alcohol or substance abuse problem. Therefore, employees who exhibit evidence of an alcohol or substance abuse problem, regardless of whether the employee has violated the above provision regarding possession, use, and sale of alcohol and controlled substances or chemicals while on duty and during work hours, shall be referred to the Employee Assistance Program for counseling and rehabilitation. Employees who fail or refuse to recognize that they have an alcohol or drug use problem, who fail or refuse to cooperate with prescribed treatment program(s), or are unruly or commit a breach of peace while under the influence of alcohol or drugs shall may be disciplined as follows.

I. First Occurrence Written Reprimand to Dismissal

II. Second Occurrence Suspension to Dismissal

III. Third Occurrence Dismissal

3. through 4. No change.

5. Disruptive Conduct.

a. Employees shall be disciplined for committing any behavior or act that interferes with the employee's performance of duty or the ability of others to perform their work. Disruptive conduct includes speaking loudly, rudely, or

contemptuously to co-workers, supervisors or others; slamming office doors or drawers; throwing objects; banging on walls or doors; or

otherwise causing a disturbance which is detrimental to the work environment. Abusive language to any employee or supervisor, or openly making or publishing false, vicious, or malicious statements concerning other employees or supervisors shall may be considered disruptive conduct.

b. through 10. No change.

11. Identification as Department Employee. Employees may only identify themselves as an employee of the Department for official purposes, except for personal identification and verification purposes, and not for the purpose of providing a testimonial or advertisement, or on behalf of a commercial enterprise, charity or other similar endeavor. No employee shall use his or her name, photograph, or title, which identifies him or her as an employee of the Department in connection with any testimonials, advertisements, commercial enterprise, charity or other public uses without the written approval of the Department.

a. First Occurrenceb. Second OccurrenceSuspension to Dismissal

c. Third Occurrence Dismissal

12. through 14. No change.

15. Sexual Harassment. No employee shall perform, express, or exhibit any unwelcome sexual advances, request for sexual favors, or other verbal or physical conduct of a sexual nature when:

a. through b. No change.

c. When such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile, or offensive working environment. This also includes retaliation, filing a false complaint, or failure of a supervisor to report sexual harassment, and any other violation of Department Policy Statement 1141-3, Sexual Harassment, which is incorporated by reference. The Department also adopts and incorporates by reference Rule 60L-28, F.A.C., Uniform Rules on Sexual Harassment.

I. First Occurrence Written Reprimand to Dismissal

II. Second Occurrence Suspension to Dismissal

III. Third Occurrence Dismissal

16. through 19. No change.

(d) Outside Employment and Activities, Gifts, and Conflicts of Interest.

1. Conflict of Interest. Employees have an obligation to scrupulously avoid the potential conflicts of interest which may exist in their employment and have a duty to disclose and report promptly the existence or possible existence of a conflict of interest to the agency head or designee. Employees shall:

- a. through b. No change.
- c. Not act as an agent, attorney, accountant, bookkeeper, factor, or representative in any tax or child support matter before any governmental, judicial or quasi-judicial body when doing so creates a conflict of interest or the appearance of a conflict of interest without the express authority of the Executive Director or the Executive Director's designee or by order of a court of law.
  - d. through h. No change.
  - 2. Gifts and Gratuities from Outside Sources.
- a. General Limitation. Employees shall not solicit or accept, directly or indirectly, any gift, gratuity, favor, entertainment, loan, or any other thing of monetary value, from a person or entity which:
  - I. No change.
- II. Conducts business or other activities which are regulated or monitored by the Department of Revenue, except as permitted by this section such that it creates a conflict of interest or the appearance of a conflict of interest or by departmental directives; or
  - III. No change.
  - b. Exceptions.
  - I. through V. No change.
- VI. Reimbursement, in cash or in kind, for travel, subsistence and other expenses incidental to attendance at meetings, provided such attendance and reimbursement is approved by the Executive Director or the Executive Director's designee, in accordance with the criteria provided in s. 112.061, F.S. An employee on official business may not be reimbursed, and payment may not be made on his or her behalf, for excessive (e.g., reimbursement which exceeds actual cost) personal living expenses, gifts, entertainment, travel or other benefits. At no time will an employee accept reimbursement from both the state and another source for the same expenses.

(A) First Occurrence Oral Reprimand to Dismissal (B) Second Occurrence Suspension to Dismissal

(C) Third Occurrence Dismissal

- 3. Outside Employment, Contracts and Business Activity.
- a. Generally. Because of the sensitive nature of the mission of the Department of Revenue and the importance of maintaining the public's trust in the agency's integrity, there are some restrictions related to outside employment of the Department's personnel. The Department hereby adopts and incorporates by reference Rules For further information, refer to Rule 60K-2.016 and, 60K-15, and 60L-26, F.A.C. See also ch. 112, Part III, F.S., and the Department's Dual Employment Policy 1141 6. The Department requires an employee to obtain approval before accepting any outside employment or similar eertain other responsibilities. Outside employment shall will be denied whenever its nature creates would be considered a

conflict of interest with the employee's duties in the Department of Revenue or <u>creates</u> gives the appearance of <u>such</u> a conflict with the Department's mission.

- b. through c. No change.
- d. Outside Legal or Accounting Practices Exceptions. An employee may:
  - I. through III. No change.
- IV. Not With prior written approval from the Executive Director or the Executive Director's designee, act as bookkeeper or accountant without compensation, for a civic, scout, religious, educational, fraternal, social, community, veterans, and/or charitable organization, whenever doing so creates a conflict of interest with the employee's duties in the Department of Revenue, or creates the appearance of such a conflict.

(A) First Occurrence Suspension to Dismissal

(B) Second Occurrence

Dismissal

4. No change.

5. Speeches and Publications. Employees acting in their official capacities must be authorized to shall perform any speeches, or prepare, or provide any material for publication before communicating about the which addresses official operations or policies of the Department only with proper authorization. Any employee who is authorized to perform a speech or prepare or provide materials for publication which supports addresses official operations or policies of the Department, shall not accept any fee, salary, honorarium, or other compensation for such services in violation of section 110.209, F.S., and Rule rule 60K-2.018, F.A.C., which rule is hereby adopted and incorporated by reference. This standard does not prohibit reimbursement for transaction, travel, accommodation, or meal expenses.

a. First Occurrence Oral Reprimand to Dismissal b. Second Occurrence Suspension to Dismissal

c. Third Occurrence Dismissal

- 6. Tax, Child Support Enforcement Practices. Except for work done for "relatives" as defined in section 112.3135(1)(c), F.S., no employee shall perform, provide, or agree, whenever its nature would be considered a conflict of interest with the employee's duties in the Department of Revenue or would give the appearance of a conflict with the employee's duties without the express consent of the Executive Director or General Counsel to:
  - a. through 7. No change.
  - (e) through (f) No change.

Specific Authority 213.06(1), 409.2557(3), 20.21(1), 110.201(2), 120.54, 120.536 FS.; Victor Nova et al. v. Department of Revenue (DOAH Co and Audrey Obinyan #98 5279). Law Implemented 20.21(2)(a), 110.201(2), 110.227, Art. Fla. Const.; 110.1221, 110.201(2), 110.227, 110.233, 112, Part III, 838.015, 838.016, 839.23, 839.26 FS. History-New\_

#### DEPARTMENT OF REVENUE

#### NOTICE OF CABINET AGENDA ON JUNE 22, 1999

The Governor and Cabinet, on June 22, 1999, sitting as head of the Department of Revenue, will consider approving the creation of Part II of Rule Chapter 12-25, FAC, Certified Audit Program, which consists of new rules 12-25.0305, 12-25.031, 12-25.033, 12-25.035, 12-25.037, 12-25.038, 12-25.039, 12-25.041, 12-25.042, 12-25.045, 12-25.047, 12-25.048, 12-25.049, 12-25.050. These proposed rules establish a new tax compliance activity known as the certified audit program, which allows a taxpayer to voluntarily employ a CPA firm, at the taxpayer's expense, to examine and report on the taxpayer's compliance with Florida's tax laws. The proposed rules were originally noticed in the Florida Administrative Weekly of May 9, 1999, Vol. 25, No. 20, pp. 2421-2427. A public hearing on these proposed rules will be held on June 14, 1999.

#### DEPARTMENT OF REVENUE

#### NOTICE OF CABINET AGENDA ON JUNE 22, 1999

The Governor and Cabinet, on June 22, 1999, sitting as head of the Department of Revenue, will consider approving proposed amendments to Rule 12A-1.043 (Manufacturing) and Rule 12A-1.051 (Sales to or by Contractors Who Repair, Alter, Improve and Construct Real Property), FAC. The proposed amendments to Rules 12A-1.043 and 12A-1.051, FAC, exclude certain overhead items from the manufactured or fabricated cost on which use tax is based when taxpayers manufacture or fabricate items for their own use.

The proposed rules were originally noticed in the Florida Administrative Weekly of May 7, 1999, Vol. 25, No. 18, pp. 2177-2180. A public hearing on these proposed rule amendments was held on June 1, 1999. Testimony of a general nature concerning the concept of fabricated cost was received at the public hearing, but no specific changes to the proposed rules were suggested or requested. No written comments were submitted.

#### DEPARTMENT OF TRANSPORTATION

RULE CHAPTER NO.: RULE CHAPTER TITLE:

14-10 Outdoor Advertising Sign Regulation and Highway

Beautification

RULE NOS.: RULE TITLES:

14-10.004 Permits

14-10.007 Maintenance of Nonconforming

Signs

#### CHANGE NOTICE

SUMMARY OF CHANGE: Notice is hereby given that the notice of rulemaking for the above rules, as published in Vol. 25, No. 21, May 28, 1999, Florida Administrative Weekly, has been changed to reschedule the hearing date and time as follows:

IF REQUESTED WITHIN 21 DAYS OF THE MAY 28, 1999, PUBLICATION OF THE NOTICE OF RULEMAKING, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 10:00 a.m., June 24, 1999

PLACE: Haydon Burns Building Auditorium, 605 Suwannee Street, Tallahassee, Florida

The hearing is rescheduled upon the recommendation of the Joint Administrative Procedures Committee because the originally scheduled date was less than 21 days from publication of the Notice of Rulemaking.

Also, in the May 28, 1999 notice, the word "no" was left out of the SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS section. The sentence should have read: "no statement of Estimated Regulatory Cost has been prepared".

#### DEPARTMENT OF TRANSPORTATION

# Florida Seaport Transportation and Economic Development Council

Development Council	
RULE NOS.:	RULE TITLES:
14B-1.001	Definitions
14B-1.002	Port Project Funding Application
	Procedures and Requirements
14B-1.003	Measuring Economic Benefits
14B-1.004	Determination of Funding;
	Council/Agency Review
14B-1.005	Council Procedures
14B-1.006	Eligible Port Funding Requirements
14B-1.007	Reporting Requirements

#### NOTICE OF WITHDRAWAL OF PROPOSED RULES

Notice is hereby given that the proposed rule amendments to the above listed rule titles related to the Florida Seaport Transportation and Economic Development Program published in the Florida Administrative Weekly, Vol. 25, No. 6, February 12, 1999, have been withdrawn.

#### ADMINISTRATION COMMISSION

RULE CHAPTER NO.: RULE CHAPTER TITLE:

28-20 Land Planning Regulations for the

Florida Keys Area of Critical

State

Concern, Monroe County

RULE NO.: RULE TITLE: 28-20.100 Comprehensive Plan

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in the May 7, 1999, issue of the Florida Administrative Weekly, Vol. 25, No. 18. The changes are in response to written comments received from the Joint Administrative Procedures Committee and interested persons

and from comments received during public hearings. Reference to House Bill 1993 will be replaced with the appropriate Chapter Law citation as soon as available. The proposed rule 28-20.100, F.A.C. was changed to read as follows:

28-20.100 Comprehensive Plan.

The Monroe County Comprehensive Plan Policy Document and Map Atlas, which are adopted by Monroe County Ordinance 016-1993, are hereby amended as follows:

(1) 2.0 General, is amended to add:

Policy 4

Monroe County shall be responsible to implement the Comprehensive Plan to the extent authorized by law. While all plan policies are contingent upon funding, many require substantial funds in order to be implemented. Therefore, the County shall be responsible to implement the objectives and policies enumerated in Policy 1 (a) and (b) above, to the extent that local funds for implementation are available, and to maintain and continue implementation to the extent that additional local funds or state and federal funds, become available. Further, the County, with the assistance of the State, shall determine the ultimate fiscal cost of implementing the plan and the federal, state and local fair share of implementation. By June 13, 2000, Within one year of the effective date of the plan, the County, with the assistance of the Environmental Protection Agency and the Department of Community Affairs, shall report to the Legislature the full fiscal cost of implementing the plan, the state and local shares of such implementation, and shall include recommendations for funding initiatives and alternatives for implementation. The report shall include a full cost/benefit analysis relative to the costs of providing facilities and services to development in the county as compared to the costs of acquiring the remaining undeveloped land. These recommendations shall be presented to the Florida Legislature within one year of the effective date of this plan. The state shall seek the assistance of the Advisory Council for Intergovernmental Relations, if available, to implement the objective and its supporting policies.

(35) Policy 101.2.13

Monroe County shall establish an interim Permit Allocation System for new residential development. The interim Permit Allocation System shall supersede Policy 101.2.1 and remain in place until such time as Monroe County determines its

future growth capacity based on hurricane evacuation, public safety and environmental needs including water quality and habitat protection, and amends its plan consistent with such determination, based on the results of the work program as set forth below. DEP, DOH, DCA and Monroe County shall develop a coordinated permit review process that will insure that no state agency shall issue a wastewater disposal permit that would allow development in excess of the number of permits that Monroe County may issue under this interim policy. Similarly, Monroe County shall not issue development permits under this interim policy in excess of wastewater disposal permits that DEP or DOH may issue. For Years 3 and 4 of the Work Program, tThe interim Permit Allocation System shall allow a minimum of 88 new residential permits per year which may be used to address the backlog of ROGO allocations. Additional new residential permits will be allowed but limited limit the number of permits issued for new residential development to the number of nutrient reduction credits earned cesspits replaced within the same unincorporated ROGO area. Nutrient reduction credits shall be earned consistent with Table 1 below. Nutrient reduction credits earned using funds provided by the State and matched by the County in fiscal years 1997-98 and 1998-99 will be used to offset the nutrient impacts of the 88 new residential permits per year, but may not be used for additional new residential permits until such time as these funds generate more than 88 nutrient reduction credits for Years 3 and 4. For Year 5, the interim Permit Allocation System shall allow a minimum of 88 new residential permits. If fewer than 88 nutrient reduction credits are earned in Year 5, the deficit shall be made up in Year 6 prior to issuance of any new permits. For Year 6 and beyond, the interim permit allocation system shall limit the number of permits issued for new residential development to the number of nutrient reduction credits earned within the same unincorporated ROGO area., but For all years the number of permits issued for new residential development under the Rate of Growth Ordinance shall not exceed a total unit cap of 182 255 new residential units per year. Monroe County shall develop a tracking system for monitoring the nutrient reduction credits earned eesspit replacements. The tracking system shall commence upon the effective date of this rule and the number of <u>nutrient reduction credits earned</u> <del>cesspits replaced</del> shall be cumulative and may be applied to future years of the interim Permit Allocation System.

Table 1 **Nutrient Reduction Credits** 

	Treatment System Upgraded To				
	On-site Treatment	<u>Centralized Systems</u>			
	OWNR or	<u>Secondary</u>	Best Available	<u>Advanced</u>	
	<u>Equivalent</u>	<u>Treatment</u>	Treatment (BAT)	<u>Wastewater</u>	
	On-site Treatment			Treatment (AWT)	
	and Disposal				
	Systems				
Cesspit	1 EDU Credit	1 EDU Credit	1.0 EDU Credit	1.5 EDU Credit	
Substandard	<u>0.5</u>	<u>0.5</u>	<u>1.0</u>	<u>1.5</u>	
<u>OSTDS</u>					
Approved	<u>0.5</u>	<u>0</u>	1	<u>1.5</u>	
<u>OSTDS</u>					
Secondary	<u>n/a</u>	<u>n/a</u>	<u>1</u>	<u>1.5</u>	
<u>Treatment</u>					

Additionally, the unit cap for new residential development shall be linked to the following work program which identifies actions necessary to correct existing wastewater and storm water problems, as well as actions necessary to determine appropriate future growth. Beginning August 1, 2000 January 15, 1998, and each year of the work program thereafter, Monroe County and the Department of Community Affairs shall report to the Administration Commission documenting the degree to which the work program objectives for that year have been achieved. The Commission shall consider the findings and recommendations provided in those reports and shall determine whether substantial progress has been achieved toward accomplishing the tasks overall objectives of the work program. If the Commission determines that substantial progress has not been made, the unit cap for new residential development shall be reduced by at least 20 percent for the following year. If the Commission determines that substantial progress has been made, then the Commission shall increase the unit cap for new residential development for the following year up to a maximum of 227 units. Other agencies identified in the work program, or any interested persons, may likewise report and make recommendations for consideration by the Commission. Notwithstanding any other dates set forth in this plan, the dates set forth in the five year work program shall control where conflicts may exist. For each task in the work program, the Department of Community Affairs shall request of all relevant and appropriate federal, state, regional, and local agencies that they contribute any relevant data, analysis and recommendations, and that they take an active role in assisting the county in completing the task. Each such agency shall prepare, in coordination with the county, a section to be included in Monroe County's reports which indicates the agency's actions relative to the work plan. The Department of Community Affairs shall specifically request that the Florida Keys National Marine Sanctuary (FKNMS) Water Quality

Protection Program Steering Committee (Water Quality Steering Committee) take an active role in coordinating with Monroe County, and relevant state and federal agencies, in the implementation of the tasks related to water quality, and wastewater and storm water facilities, and in the development and implementation of the carrying capacity study. The Steering Committee will provide technical assistance and substantive comments and recommendations to ensure that the county's wastewater and storm water master plans and the carrying capacity study are is consistent with the objectives of the FKNMS Water Quality Protection Program. The Steering Committee will make recommendations on wastewater systems and Hot Spot priorities prior to implementation by the County. It is the intent of this rule to accelerate the pace, and increase the effectiveness of the current cesspit replacement effort through both a regulatory and an incentive-based program. No later than August, 1999 Monroe County shall engage in a public education program to ensure that the public understands that the County is committed to the swift identification and replacement of cesspits, as a full partner with the Department of Health. The public education program shall explain the role of cesspit removal in the overall context of the Work Plan and Wastewater Master Plan. The County and the state shall request the participation of the Steering Committee in the public education program as well as the Florida Keys Aqueduct Authority.

FIVE YEAR WORK PROGRAM 1

YEAR ONE (ending December 31, 1997)

On March 9, 1999, the Administration Commission determined that substantial progress toward the work program objectives had not been made and authorized rulemaking to amend the work program beginning in Year Three. Work program tasks from years One and Two not completed by the end of Year Two were included as tasks in subsequent years of the work program.

A. Complete Phase I (data collection) for the Wastewater and Storm Water Master Plans, and secure funding for plan completion. (Ref. County obj. 901.4)

Agencies: County, DCA, DEP, DOH and SFWMD.

B. Complete a conceptual plan or scope of work to develop a carrying capacity. The carrying capacity analysis shall be designed to determine the ability of the Florida Keys ecosystem, and the various segments thereof, to withstand all impacts of additional land development activities. The analysis shall be based upon the findings adopted by the Administration Commission on December 12, 1995, or more recent data that may become available in the course of the study, and shall be based upon the benchmarks of, and all adverse impacts to, the Keys land and water natural systems, in addition to the impact of nutrients on marine resources. The carrying capacity analysis shall consider aesthetic, socioeconomic (including sustainable tourism), quality of life and community character issues, including the concentration of population, the amount of open space, diversity of habitats, and species richness. The analysis shall reflect the interconnected nature of the Florida Keys' natural systems, but may consider and analyze the carrying capacity of specific islands or groups of islands and specific ecosystems or habitats, including distinct parts of the Keys' marine system. (Ref. 1991 Stip. Settlement Agreement) Agencies: County, DCA, DEP, DOH, DOT, GFC, SFWMD, NMS, SFRPC, EPA, USFWS, Army COE, and other interested parties to include representatives of environmental organizations and development interests.

C. Complete AWT/OSDS demonstration study and initiate rulemaking for new standards for OSDS. (Ref. County pol. 901.4.3)

Agencies: DOH.

D. Complete Marathon Facilities Plan and secure funding for the facility site(s). The wastewater facilities plan should implement the most cost effective method of collecting, treating, and disposing of wastewater, and shall include an investigation of the feasibility of using alternative nutrient-stripping on-site disposal systems. The development of the facilities plan shall be a component of the Wastewater Master Plan as that Plan is developed.

Agencies: County, DCA and DEP.

E. Continue cesspit elimination process with identification of Hot Spots as first priority in accordance with Objective 901.2, and seek funding for cesspit identification. Enter into an interlocal agreement with DOH to specify the responsibilities and procedures for the OSDS inspection/compliance program as required by Policy 901.2.3. Adopt an ordinance which specifies the implementation procedures for the OSDS inspection/compliance program. The ordinance shall include authorization for DOH to inspect wastewater treatment systems on private property as required by Policy 901.2.3. (Ref. County obj. 901.2)

Agencies: County, DCA and DOH.

F. Submit status of CARL and ROGO land acquisition to the Administration Commission.

Agencies: County, Land Authority and DEP.

G. Revise the Habitat Evaluation Index (HEI) based on peer review.

Agencies: County, DCA, DEP, GFC and Federal agencies.

YEAR TWO (ending December 31, 1998)

A. Complete the Wastewater and Storm Water Master Plans and execute interagency agreements to define construction schedule by phases. Document that significant reduction in nutrients will be achieved each year thereafter within each of the sub-areas. The Master Plans shall include facility plans for all proposed treatment strategies, and determine retrofit and funding requirements for Hot Spots and cesspits identified in D. below.

Agencies: County, DCA, DEP and DOH.

B. Secure funding for the carrying capacity study and initiate Phase I (data collection) of the study.

Agencies: County and DCA.

C. Complete final design for Marathon Facilities Plan and secure facility site(s).

Agencies: County, DCA and DEP.

D. Complete cesspit ID process in Hot Spots, excluding the Marathon area.

Agencies: County, DCA and DOH.

E. Submit status of CARL and ROGO land acquisition to the Administration Commission.

Agencies: County, Land Authority, GFC and DEP.

F. Document the extent and quality of the fresh groundwater lens system on Big Pine Key; delineate the associated recharge areas; and determine the safe yield of the system. (Ref. County pol. 103.1.5)

Agencies: County, DCA, SFWMD, USFWS.

YEAR THREE (<u>January 1, 1999 through July 12, 2000</u> ending December 31, 1999)

A. Complete and begin implementation of Wastewater Master Plan. Utilizing the findings of the Wastewater Master Plan and recommendations of the Water Quality Steering Committee relating to Hot Spots do the following: refine and prioritize areas identified as Hot Spots, determine retrofit and funding requirements for priority Hot Spots and cesspit replacement for areas outside those areas identified for central or cluster wastewater collection systems, and begin developing facility plans for priority Hot Spots. Execute interagency agreements to define facility plan, design and construction schedules for each Hot Spot facility. Establish a water quality monitoring program to document the reduction in nutrients as a result of these facilities. Complete a wastewater treatment finance plan and a service area implementation plan, and continue efforts to secure funding for Wastewater Master Plan implementation, with priority given to Hot Spots. Determine the feasibility and legal ramifications of establishing an escrow

account as a means of providing long-term funding for replacing cesspits or substandard onsite sewage systems. Establish a mechanism such as special assessments, impact fees, infrastructure surcharge, or other dedicated revenues, to fund the local share of wastewater improvements in Years Four and Five. Seek to provide comparable subsidies for both wastewater collection systems and individual cesspit replacement. Secure funding to implement the Wastewater and Stormwater Master Plans; complete land acquisition and final design for selected treatments strategies as defined by the Master Plans for each sub area.

Agencies: County, <u>FKAA</u>, DCA, DEP, DOH, SFWMD, <u>EPA</u> and Water Quality Protection Program Steering Committee (WQSC).

B. Secure funding for Storm Water Master Plan development, contract selected firm for development of Master Plan, and complete Phase I (data collection). Determine the feasibility of providing nutrient reduction credits for stormwater improvements.

Agencies: County, DCA, DOT, SFWMD, EPA and WQSC.

<u>C.B.</u> Conclude acquisition of North Key Largo Hammocks CARL project. Make offers to 33% of remaining private owners with property located in other CARL project boundaries. Submit status of CARL and ROGO land acquisition to the Administration Commission.

Agencies: County, Land Authority and DEP.

D.C. Secure remaining funds for the Complete Phase II of the carrying capacity study, conduct workshops as outlined in the Scope of Work, select prime contractor, and initiate Phase I (data collection) of the study, analysis and initial recommendations presented to review agencies).

Agencies: County, DCA, <u>DEP</u>, DOH, <u>DOT</u>, <u>FFWCC</u>, SFWMD, <u>WQSC</u>, <u>SFRPC</u>, <u>EPA</u>, <u>USFWS</u>, <u>Army COE</u>, <del>GFC</del>, <del>DOT</del>, and <u>other interested parties to include representatives of environmental organizations and development interests federal agencies as appropriate.</del></u>

E.D. Continue efforts to secure funding for the Marathon Facility. Complete Little Venice construction design, secure lands needed for Little Venice facility, and begin bid process and selection of construction firm. Design a water quality monitoring program to document Little Venice project impacts. Initiate construction of Marathon Facility.

Agencies: County, FKAA, DCA, and DEP, WOSC, and EPA.

F.E. Continue cesspit identification by providing notice to all property owners with unknown systems, outside of Hot Spots. Initiate replacement of cesspits outside of Hot Spots. Process outside of Hot Spots; begin retrofit of cesspits with priority to Hot Spots. Award financial assistance grants to qualified applicants using FY 1997-98 state funds to ensure a minimum of 70 cesspit replacements. Develop a low interest loan and grant program to assist all residents in replacing cesspits, with priority of funds going, in order of preference, to very low-, low- and moderate-income households. Investigate

the appropriate point at which nutrient reduction credits can be awarded for future committed water quality treatment facilities and the appropriateness of transferring credits among ROGO areas.

Agencies: County, DCA, FKAA, WQSC and DOH.

G. Document the extent and quality of the fresh groundwater lens system on Big Pine Key; delineate the associated recharge areas; and determine the safe yield of the system. (Ref. County pol. 103.1.5)

Agencies: County, FKAA, DEP, DCA, SFWMD, EPA, WQSC and USFWS.

H. Develop an integrated funding plan for the purchase of land from ROGO applicants who have competed unsuccessfully for four consecutive years and applied for administrative relief.

Agencies: County.

I. The County, in conjunction with DCA, shall assess the feasibility of applying the nutrient reduction credit requirement to new commercial development.

Agencies: County and DCA.

YEAR FOUR (July 13, 2000 through July 12, 2001 ending December 31, 2000)

A. Continue implementation of Wastewater Master Plan, execute interagency agreements to define construction schedule by phases, and continue developing facility plans for priority Hot Spots in each ROGO area. Secure funding to implement the Wastewater Master Plan. Document that reduction in nutrients has been achieved within each of the sub-areas Initiate construction of Phase I of the Wastewater and Storm water Master Plans pursuant to agreed upon construction schedule.

Agencies: County, FKAA, DCA, DEP, DOH, EPA and WOSC.

B. Complete Storm Water Master Plan. Identify priority projects for implementation and seek funding for plan implementation.

Agencies: County, DCA, DEP, DOT, SFWMD, EPA and WQSC.

C.B. Make offers to 50% of remaining private owners with property located in CARL project boundaries. Submit status of CARL and ROGO land acquisition to the Administration Commission.

Agencies: County, Land Authority and DEP.

<u>D.C.</u> Complete Phase II of the <u>Final draft of the environmental</u> carrying capacity study (<u>data analysis</u>) and <u>present initial recommendations to must be completed and accepted by review agencies.</u>

Agencies: County, DCA, and DEP, DOH, DOT, FFWCC, SFWMD, WQSC, SFRPC, EPA, USFWS, Army COE, and other interested parties to include representatives of environmental organizations and development interests.

E.D. Continue efforts to secure funding for Complete Phase I (to be determined) of the Marathon Facility, initiate construction of Little Venice wastewater treatment facility. Establish baseline water quality for surface and groundwater quality potentially impacted by Little Venice project.

Agencies: County, DCA, and DEP, FKAA, WQSC and EPA.

F.E. Complete Continue cesspit identification and continue cesspit replacement process outside of Hot Spots, with a priority of funds going, in order of preference, to low- and moderate-income households; ensure that a minimum of 88 cesspits are replaced; eliminate 50% of identified cesspits within Hot Spots.

Agencies: County, FKAA, WQSC and DOH.

YEAR FIVE (July 13, 2001 through July 12, 2002 ending December 31, 2001)

A. Continue implementation of the Wastewater Master Plan pursuant to executed interagency agreements. Begin construction of wastewater facilities in priority Hot Spots. Complete Phase I in accordance with construction schedule. Initiate Phase II (to be defined) of the construction schedule, and document significant nutrient reductions within each sub-area.

Agencies: County, FKAA, DCA, DOH, DEP, EPA, and WOSC.

B. Execute interagency agreements to define construction schedule for priority storm water improvement projects. Complete land acquisition and final design for selected treatment strategies for Storm Water Master Plan.

Agencies: County, DCA, DEP, DOT, WOSC and SFWMD.

C.B. Conclude negotiations with all willing owners with property within CARL project boundaries. Acquire a total-to-date of 45% of the Key Deer/Coupon Bight project and 25% of the Florida Keys Ecosystems project. Submit status of CARL and ROGO land acquisition to the Administration Commission.

Agencies: County, Land Authority, and DEP.

D.C. Complete final draft of the carrying capacity study including acceptance by review agencies. Implement the carrying capacity study by, among other things, the adoption of all necessary plan amendments to establish a rate of growth and a set of development standards that ensure that any and all new development does not exceed the capacity of the county's environment and marine system to accommodate additional impacts. Plan amendments will include a review of the County's Future Land Use Map series and changes to the map series and the "as of right" and "maximum" densities authorized for the plan's future land use categories based upon the natural character of the land and natural resources that would be impacted by the currently authorized land uses, densities and intensities.

Agencies: County, FKAA, DCA, DEP, DOH, DOT, FFWCC, SFWMD, WQSC, SFRPC, EPA, USFWS, Army COE, and other interested parties to include representatives of environmental organizations and development interests. and DCA.

<u>E.D.</u> Secure funds for Phase II (to be determined) of the Marathon Facility <u>and continue construction of Little Venice facility completed and operational.</u>

Agencies: County, FKAA, DEP, DCA, EPA and WQSC.

<u>F.E.</u> <u>Continue eliminating</u> <u>Complete</u> cesspits <u>and inoperative septic tanks in areas identification process</u> outside of Hot Spots; <u>eliminate all identified cesspits and inoperative septic tanks within Hot Spots</u>.

Agencies: County, and DOH, FKAA and WQSC.

F. Any wastewater facilities plans (as identified in the Wastewater Master Plan) should implement the most cost effective method of collecting, treating, and disposing of wastewater, and shall include an investigation of the feasibility of using alternative nutrient stripping on site disposal systems. YEAR SIX (July 13, 2002 through July 12, 2003)

A. Finalize construction and begin operating wastewater facilities in Hot Spots begun in previous year. Contract to design and construct additional wastewater treatment facilities in Hot Spots in accordance with the schedule of the Wastewater Master Plan. Continue implementation of Wastewater Master Plan with emphasis on Hot Spots.

Agencies: County, FKAA, DEP, DOH, DCA, EPA and WQSC.

B. Initiate construction of priority projects as identified in the Storm Water Master Plan.

Agencies: County, SFWMD, DEP, DCA, DOT, EPA and WQSC.

C. Continue implementation of the carrying capacity study.

Agencies: County, FKAA, FFWCC, DCA, DEP, DOH, DOT, SFWMD, SFRPC, EPA, Army COE, WOSC, and USFWS.

<u>D. Initiate construction of Phase II of the Marathon</u>
<u>Facility and complete construction and begin operating the Little Venice Facility.</u>

Agencies: County, FKAA, DCA, DEP, EPA and WQSC.

E. Complete the elimination of all cesspits in areas outside of Hot Spots.

Agencies: County, FKAA, DOH and WQSC.

YEAR SEVEN (July 13, 2003 through July 12, 2004)

A. Continue implementation of Wastewater Master Plan with continued emphasis on Hot Spots.

Agencies: County, FKAA, DEP, DCA, DOH, EPA and WQSC

B. Continue implementing priority projects as identified in the Storm Water Master Plan.

Agencies: County, DCA, DEP, DOT, SFWMD, EPA and WOSC

C. Continue construction of the Marathon Facility. Agencies: County, FKAA, DCA, DEP, EPA and WQSC. (58) Policy 901.1.1

Monroe County shall ensure that, at the time a development permit is issued, adequate sanitary wastewater treatment and disposal facilities, including wastewater treatment facilities and onsite sewage treatment and disposal systems, are available to support the development at the adopted level of service standards, concurrent with the impacts of such development. [9J-5.011(2)(c)2.]

Permanent Level of Service Standards.

(A) The permanent level of service standards for wastewater treatment in Monroe County are as provided in House Bill 1993 adopted by the 1999 Legislature.

The interim level of service standards for wastewater treatment plants and OSDS set forth below shall be superseded and replaced by standards established as a result of completion of the Sanitary Wastewater Master Plan (see Objective 901.4 and supporting policies). These standards shall be made on the best available data based on nutrient loading, cost, technical feasibility and reliability, while improving the quality of ground, near shore and offshore waters. [9J 5.011(2)(c)2.]

Interim Level of Service Standards.

(A) Wastewater Treatment Plants

(1) Quantity: The annual average daily flow shall not exceed 100% of permitted capacity of the wastewater treatment plant.

(2) Quality: For all new and expanding sewage treatment plants Monroe County shall require that effluent discharging to groundwater or to surface water be treated to AWT standards as defined in section 403.086, F.S., or as close as possible thereto using best available technology (BAT). Exceptions to this BAT requirement shall be allowed for facilities discharging to Class I injection wells of systems or portions of systems permitted for reuse in accordance with Chapter 62-610, F.A.C., provided that there are reasonable assurances that no adverse ecological impact will result.

#### (B) On-Site Disposal Systems (OSDS)

The interim level of service standard for OSDS will be the use of aerobic treatment units (ATUs) which discharge to best available disposal systems as determined by the Department of Health. Applicants may use composting or incincration toilets which, in addition, discharge gray water in a separate system meeting BAT, or other applicants may use technologies approved under the DOH innovative technologies program to achieve AWT standards or better. As new feasible technologies become available for enhanced nutrient stripping, these technologies will be required.

(B)(C) The County and the State shall actively engage in an educational program to reduce demand for phosphate products detergent.

(C)(D) The County shall require mandatory pump-out of septic tanks and require regular reports from qualified contractors to ensure proper septage disposal.

#### (64) Policy 101.2.14

For those ROGO applications and properties which have been denied a ROGO award for four consecutive years and have applied for administrative relief, which are located in a CARL project or the National Wildlife Refuge and have received negative habitat scores under ROGO, the County or the state shall offer to purchase the property if funding for such is available. Refusal of the purchase offer shall not be grounds for granting a ROGO award.

Specific Authority 380.05(8), 380.0552(9) FS. Law Implemented 380.0552 FS. History–New 1-2-96, Amended 7-17-97,\_\_\_\_\_\_.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### **Board of Architecture and Interior Design**

RULE NO.: RULE TITLE:

61G1-12.004 Disciplinary Guidelines; Range of

Penalties Aggravating and Mitigating Circumstances

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 10, March 12, 1999, issue of the Florida Administrative Weekly. The changes are in response to comments received from the Joint Administrative Procedures Committee. Subsections (1) and (2) of the rule shall now read as follows:

- (1) The board sets forth below a range of disciplinary guidelines from which disciplinary penalties will be imposed upon practitioners guilty of violating Chapter 481, F.S. The purpose of the disciplinary guidelines is to give notice to licensees of the range of penalties which will normally be imposed upon first time violations of particular provisions of Chapter 481. The disciplinary guidelines are based upon a single count violation of each provision listed. Multiple counts of violations of the same provision of Chapter 481 or the rules promulgated thereto, or other unrelated violations contained in the same administrative complaint will be grounds for enhancement of penalties. All penalties at the upper range of the sanctions set forth in the guidelines, i.e., suspension, revocation, etc., include lesser penalties, i.e., fine, probation or reprimand which may be included in the final penalty.
- (2) The following disciplinary guidelines shall be followed by the board in imposing disciplinary penalties upon licensees for a first time violation of the below mentioned statutes and rules:

The remaining portion of the rule shall remain unchanged.

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.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### **Board of Architecture and Interior Design**

RULE NO.: RULE TITLE:

61G1-13.0021 Intern Development Program

#### NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 10, March 12, 1999, issue of the Florida Administrative Weekly. The changes are in response to comments received from the Joint Administrative Procedures Committee. The rule shall now read as follows:

61G1-13.0021 Intern Development Program.

- (1) All applicants who apply subsequent to the effective date of this rule shall be required to follow the Intern Development Program (IDP) through the National Council of Architectural Registration Boards (NCARB) or, for any applicant licensed in another state or jurisdiction after June 30, 1985, an equivalent program approved by the Florida Board of Architecture and Interior Design in order to satisfy the requirements of Section 481.211, F.S.
- (2) Five years experience as a licensed architect in another NCARB jurisdiction is considered equivalent to completion of the NCARB IDP program in order to satisfy requirements of Section 481.213(3)(c), F.S.

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.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

### **Board of Architecture and Interior Design**

RULE NO.: RULE TITLE:

61G1-21.006 Inactive or Delinquent Florida

Registered Interior Designers Who Desire to Reactivate

#### NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 10, March 12, 1999, issue of the Florida Administrative Weekly. The changes are in response to comments received from the Joint Administrative Procedures Committee. The rule title and Subsection (1) shall now read as follows:

61G1-21.006 Inactive or Delinquent Florida Registered Interior Designers Who Desire to Reactivate.

(1) Each registered interior designer who has requested inactive status or became delinquent and who desires to become an active licensee, shall apply for such reactivation. 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.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### **Board of Architecture and Interior Design**

RULE NO.: RULE TITLE:

61G1-21.008 Definition of a Complete

Application

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 10, March 12, 1999, issue of the Florida Administrative Weekly. The changes are in response to comments received from the Joint Administrative Procedures Committee. Subsection 3(c) shall now read as follows:

(3)(c) if the licensee provided architecture services during the inactive or delinquency period, the name, license number, signature and seal imprint of the architect who supervised the licensee's work;

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.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### **Board of Architecture and Interior Design**

RULE NO.: RULE TITLE:

61G1-22.003 Education Requirements for

**Interior Designers** 

#### NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 11, March 19, 1999, issue of the Florida Administrative Weekly. The changes are in response to comments received from the Joint Administrative Procedures Committee. A preliminary paragraph which follows the rule title has been inserted and the rule shall now read as follows.

In order for schools to have time to implement curricula for Board approval under Section 481.209(2), Florida Statutes, the Board hereby sets forth the criteria of an acceptable curricula:

Subsections (1) through (5) of the rule shall remain unchanged.

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.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 98-92R

RULE CHAPTER NO.: RULE CHAPTER TITLE: 62-713 Soil Treatment Facilities

RULE NOS.: RULE TITLES: 62-713.300 General Provisions

62-713.520 Evaluation and Use of Treated Soil

### NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 16, April 23, 1999, issue of the Florida Administrative Weekly:

- 62-713.300 General Provisions.
- (1) through (5) No change.
- (6) Solely for the purposes of this chapter, the management of treated soil will not be considered to pose a "significant threat to public health or the environment" if it is used, stored, or disposed of so that:
- (a) The excess lifetime cancer risk level is less than or equal to  $1.0x10^{-6}$ , or is not calculable because all potential exposure pathways have been eliminated, or <u>the concentrations of contaminants in the treated soil are is no greater than the corresponding</u> background concentrations of <u>the</u> receiving soils:
- (b) The hazard index (sum of the hazard quotients) is less than or equal to 1.0, or is not calculable because all potential exposure pathways have been eliminated, or the concentrations

of contaminants in the treated soil are is no greater than the corresponding background concentrations of the receiving soils; and

- (c) No change.
- 62-713.520 Evaluation and Use of Treated Soil.
- (1) No change.
- (2) Cleaned soil can be land applied or used without further restrictions, except that the cleaned soil shall not be deposited in surface waters or wetlands unless it can be demonstrated that the cleaned soil is not expected to cause surface water violations or to be toxic to aquatic life and does do not contain other chemicals or materials which could cause nuisance odors if saturated. Cleaned soil is treated soil which meets all of the following criteria:
  - (a) through (b) No change.
- (c) For contaminants detected in the treated soil but not listed in Table II of Chapter 62-777, F.A.C., the soil cleanup target levels for those contaminants shall be decided on a case-by-case basis and shall be calculated using the following:
  - 1. through 2. No change.
- 3. The equations provided in Figures 4, 5, 6, 7, and 8, and 9, of Chapter 62-777, F.A.C., as applicable; and
  - 4. No change.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 98-75R

RULE CHAPTER NO.: RULE CHAPTER TITLE: 62-770 Petroleum Contamination Site

Cleanup Criteria

RULE NOS.: RULE TITLES: 62-770.200 Definitions

62-770.250 Contamination Reporting

#### NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 16, beginning at page 1818 of the April 23, 1999, issue of the Florida Administrative Weekly:

62-770.200 Definitions.

- (30) "Reportable quantity" means a discharge of petroleum or petroleum products equal to or exceeding 25 gallons on a pervious surface.
- (30) through (40) renumbered (31) through (41) No change.
  - 62-770.250 Contamination Reporting.
- (1) Upon discovery of contamination (unless the contamination is the result of a previously reported discharge for which site rehabilitation completion has not been achieved or the contamination is known to be from a non-petroleum product source) or upon a discharge of petroleum or petroleum products, notification shall be submitted using the Discharge Report Form [Form Number 62-761.900(1)].

(1)(a) If the discharge was from a storage tank system regulated pursuant to Chapter 62-761, F.A.C., the discharge must be reported by the facility owner or operator pursuant to the applicable requirements of Chapter 62-761, F.A.C.; or

(2)(b) For all other discharges of petroleum or petroleum products, the discharge must be reported within one week of discovery. However, discharges of reportable quantities onto to the surface of lands or to surface waters must be reported to the State Warning Point or Department of Environmental Protection, Bureau of Emergency Response as soon as possible but no later than 24 hours after occurrence. The discharge must be reported by:

(a)1. The discharger; or

(b)2. The owner or operator if the discharger is unknown or if the discovery was the result of a previously unreported discharge.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO. 96-92R

RULE CHAPTER NO.: RULE CHAPTER TITLE:

62-775 Soil Thermal Treatment Facilities

NOTICE OF CHANGE

The Florida Department of Environmental Protection announces the opportunity for a public hearing to which all persons are invited.

TIME AND DATE: 10:00 a.m., July 7, 1999

PLACE: Department of Environmental Protection, 2600 Blair

Stone Road, Room 423, Tallahassee, Florida

PURPOSE: In the Vol. 25, No. 16, April 23, 1999, issue of the Florida Administrative Weekly, the Department caused to be published a Notice of Repeal for Chapter 62-775, Florida Administrative Code, Docket No. 96-92R. This Notice stated

that a public hearing would be held before the Environmental Regulation Commission on May 26-27, 1999. For procedural reasons a public hearing on Chapter 62-775 was not held. Therefore, if requested within 21 days of the date of this notice, a hearing will be held at the time, date and place shown above. If not requested this hearing will not be held.

If accommodation for a disability is needed to participate in this activity, please notify Mary Jean Yon, (850)488-0300, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please contact the Department by using the Florida Relay Service, 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mary Jean Yon, 2600 Blair Stone Road, MS 4565, Tallahassee, Florida 32399-2400, (850)488-0300.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 98-76R

RULE CHAPTER NO.: RULE CHAPTER TITLE:

62-777 Contaminant Cleanup Target Levels

RULE NO.: RULE TITLE:

62-777.170 Deriviation of Cleanup Target

Levels

Table I Groundwater and Surface Water

Cleanup Target Levels

Table II Soil Cleanup Target Levels

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 16, beginning at page 1845 of the April 23, 1999, issue of the Florida Administrative Weekly:

insert chart

Florida Administrati	ve Weekly
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insert chart

# Section IV **Emergency Rules**

# DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.: **MEGA MONEY** 53ER99-25

SUMMARY OF THE RULE: MEGA MONEY on-line tickets will be sold by Florida Lottery retailers on a date determined by the Secretary of the Department. The rule sets forth the specifics of the game, how to play the game, drawing procedures, prize divisions, determination of prize winners, and odds of winning and rules and prohibitions of the game.

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

# THE FULL TEXT OF THE EMERGENCY RULE IS:

### 53ER99-25 MEGA MONEY.

- (1) How To Play MEGA MONEY.
- (a) Players select four numbers from a field of one through thirty-two and one Mega Ball number from a separate field of one through thirty-two.
- (b) There are five panels on a play slip, each containing an upper play area and a lower play area. Each panel played must contain five number selections: four in the upper play area and one in the lower play area. Each panel played will cost one dollar per draw.
- (c) Players must use only blue or black ballpoint pen or pencil for making selections.
- (d) Play slips must be processed by an on-line retailer in order to obtain a ticket.
- (e) Players can select their numbers by using a play slip, or may mark the "quick pick" box and the computer will randomly select any or all of the numbers from either or both play areas.
- (f) Retailers can manually enter numbers selected by a player.
  - (2) MEGA MONEY Drawings.
- (a) MEGA MONEY drawings shall be conducted two times per week, on Tuesday and Friday.
- (b) The drawing machine used for each drawing shall be determined by random selection. An employee of the Lottery's Security Division (the "Draw Manager") shall select two (2) cards from a number of cards equal to the number of available drawing machines. Each card shall contain one number which shall correspond to the number assigned to one numbered drawing machine. The two cards shall be drawn individually and handed individually to an accountant employed by an independent certified public accounting firm. The machine corresponding to the number contained on the first card drawn

shall be designated the primary drawing machine and the machine corresponding to the number contained on the second card drawn shall be designated the backup drawing machine. The backup drawing machine shall be used only when necessitated by equipment failure.

- (c) The ball set to be used in a drawing will be determined by random selection. The Draw Manager will select two cards from a number of cards equal to the number of available ball sets. Each card will contain one number which will correspond to the number assigned to one numbered ball set. The two cards shall be drawn individually and handed individually to an accountant employed by an independent certified public accounting firm. The ball set corresponding to the number contained on the first card drawn shall be designated the primary ball set and the ball set corresponding to the number contained on the second card drawn shall be designated the backup ball set. The backup ball set shall be used only when there is question as to the reliability of the primary ball set. Each set contains sixty-four balls comprised of one set of balls numbered one through thirty-two and the MEGABALL set numbered one through thirty-two.
- (d) The primary ball set is weighed and the weight is recorded. A primary ball set which does not fall within the manufacturer's weight tolerances shall be rejected and the backup ball set is weighed using the procedures herein.
- (e) The primary ball set is placed in the primary drawing machine and six test drawings are conducted, using the following testing criteria. If the same numbered ball is drawn four times in the six test drawings, four additional test drawings are conducted. If the same numbered ball is drawn two times in the four additional test drawings, the primary ball set is rejected. The backup set of balls is weighed, and if it falls within the manufacturer's weight tolerance, is placed in the primary drawing machine and tested using the testing criteria. If both the primary and backup sets of balls fail the test drawings, the backup drawing machine will be used with the backup ball set and additional tests will be conducted. If the backup ball set fails the additional tests, another set of balls will be selected and procedures will be followed as set forth in paragraphs (c), (d), and (e) until a ball set passes all required tests and procedures.
- (f) Once a set of balls has satisfactorily passed the required testing, the selected drawing machine is loaded by the Draw Manager, who randomly inserts the balls into the loading tubes.
- (g) The two units of thirty-two balls each, located in the loading tubes of the MEGA MONEY machine are dropped into their respective mixing chambers and mixed by the action of an air blower.
- (h) Four balls from the first unit of thirty-two balls and one MEGABALL from the second unit of thirty-two balls are drawn by vacuum action into the display tubes. The numbers shown on the four balls from the first unit and the number shown on the one MEGABALL from the second unit are the

- official winning numbers for the drawing after certification by the Lottery Draw Manager and the accountant employed by the independent certified public accounting firm.
- (i) Each drawing is witnessed by an accountant employed by an independent certified public accounting firm who certifies that all drawing procedures have been followed.
- (j) Equipment used in each drawing is tested and inspected before and after each drawing and then secured. Ball sets used in each drawing are weighed and recorded before and after each drawing and then secured.
- (k) In the event a malfunction in the drawing procedures occurs or the drawing equipment itself malfunctions, the Lottery shall use such substitute procedures as are fair and necessary to perform the drawing. Such substitute procedures shall be determined in consultation with the accountant referred to in paragraph (i). In using such substitute procedures, the Lottery shall strive to maintain the highest level of public confidence and integrity in MEGA MONEY drawings.
- (1) The Lottery shall not be responsible for incorrect circulation, publication or broadcast of the official winning numbers.
  - (3) MEGA MONEY Prize Divisions.
- (a) MEGA MONEY is a pari-mutuel game. For each draw, fifty percent of the net sales after cancels and promotional plays shall be allocated as the winning pool for the payment of the Grand Prize, second prize, third prize, fourth prize, fifth prize and sixth prize.
- (b) The Grand Prize shall consist of thirty-five percent of the winning pool plus any money carried forward from previous draws. Prize money allocated to the Grand Prize pool shall be divided equally among the Grand Prize winners for that drawing. If there is not a Grand Prize winner in a drawing, the Grand Prize pool shall be carried over and added to the Grand Prize pool of the next MEGA MONEY drawing.
- (c) Second prize shall consist of three percent of the winning pool for the drawing. The second prize shall be divided equally among the second prize winners for that drawing. If there is not a winner in the second prize category for a drawing, the second prize pool shall be carried over and added to the Grand Prize pool of the next MEGA MONEY drawing.
- (d) Third prize shall consist of seven percent of the winning pool for the drawing. The third prize shall be divided equally among the third prize winners for that drawing. If there is not a winner in the third prize category for a drawing, the third prize pool is carried over and added to the Grand Prize pool of the next MEGA MONEY drawing.
- (e) Fourth prize shall consist of thirty percent of the winning pool for the drawing. The fourth prize shall be divided equally among the fourth prize winners for that drawing. If

- there is not a winner in the fourth prize category for a drawing, the fourth prize pool is carried over and added to the Grand Prize pool of the next MEGA MONEY drawing.
- (f) Fifth prize shall consist of ten percent of the winning pool for the drawing. The fifth prize shall be divided equally among the fifth prize winners for that drawing. If there is not a winner in the fifth prize category for a drawing, the fifth prize pool is carried over and added to the Grand Prize pool of the next MEGA MONEY drawing.
- (g) The sixth prize shall consist of fifteen percent of the winning pool for the drawing. The sixth prize shall be divided equally among the sixth prize winners. If there is not a winner in the sixth prize category for a drawing, the sixth prize pool is carried over and added to the Grand Prize pool of the next MEGA MONEY drawing.
- (h) Except for the Grand Prize, which will pay the exact amount, all prizes will be rounded down to the nearest fifty cents; provided, however, that the sixth prize shall be no less than \$1.00. All rounding differences will be used to fund future prizes in Lottery games or for special Lottery prize promotions.
- (4) Determination of Prize Winners. In order for a ticket to be a winning ticket, numbers appearing in a single horizontal row on the ticket (A, B, C, D, E) must match the official winning MEGA MONEY numbers for the draw date for which the ticket was purchased, in one of the following combinations:
- (a) Grand Prize: Four numbers selected from the first draw unit plus the MEGABALL number selected from the second draw unit.
- (b) Second Prize: Four numbers selected from the first draw unit excluding the MEGABALL number selected from the second draw unit.
- (c) Third Prize: Three numbers selected from the first draw unit plus the MEGABALL number selected from the second draw unit.
- (d) Fourth Prize: Three numbers selected from the first draw unit excluding the MEGABALL number selected from the second draw unit.
- (e) Fifth Prize: Two numbers selected from the first draw unit plus the MEGABALL number selected from the second draw unit.
- (f) Sixth Prize: Two numbers selected from the first draw unit excluding the MEGABALL number selected from the second draw unit.
- (5) MEGA MONEY Odds of Winning. The odds of winning the prizes described above are as follows:

 (a) Grand Prize
 =
 1:1,150,720

 (b) Second Prize
 =
 1:37,120

 (c) Third Prize
 =
 1:10,274

 (d) Fourth Prize
 =
 1:331

 (e) Fifth Prize
 =
 1:507

 (f) Sixth Prize
 =
 1:16

- (g) The overall odds of winning a prize in a MEGA MONEY drawing are 1:15.
  - (6) MEGA MONEY Rules and Prohibitions.
- (a) When purchasing a ticket to play the MEGA MONEY game, the player agrees to comply with and abide by all rules and regulations of the Lottery.
  - (b) The play slip is not a valid receipt.
- (c) Tickets shall not be sold to persons under the age of eighteen.
- (d) A MEGA MONEY ticket can be cancelled by the retailer which sold the ticket within twenty minutes after printing, except that no MEGA MONEY ticket shall be cancelled after game close for that drawing. No MEGA MONEY ticket may be cancelled except through the optical mark reader.
- (e) A MEGA MONEY ticket cannot be purchased after game close for that drawing.
- (f) It is the responsibility of the player to determine the accuracy of selected panels of numbers on ticket(s). In the event that ticket(s) sold to the player by the retailer contain selections which are not consistent with the player's selections, the player should immediately advise the retailer of that fact. In such event and upon request of the player within the time period specified herein, the retailer shall make a good faith effort to cancel a ticket. A retailer is not required to cancel a ticket which is produced upon request of the player by the "quick pick" method of number selection.
  - (7) This emergency rule replaces 53ER98-26, F.A.C.

Specific Authority 24.105(10)(a),(b),(c),(d) FS. Law Implemented 24.105(10)(a),(c),(d),(e), 24.115(1),(2), 24.117(2) FS. History–New 5-28-99, Replaces 53ER98-26, FAC.

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

EFFECTIVE DATE: May 28, 1999

# Section V Petitions and Dispositions Regarding Rule Variance or Waiver

# PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that MW Connections Inc. d/b/a Tampa Pay Phones, Inc.'s petition for waiver exemption of Rule 25-24.515(8), Florida Administrative Code, filed on August 6, 1998, in Docket No. 981000-TC was approved by the Commission at its October 6, 1998, Agenda Conference. Order No. PSC-98-1440-FOF-TC issued October 26, 1998, memorialized the decision. The rule requires that all pay telephone stations allow incoming calls to be received. The

petition was approved on the basis that the application of the rule would create substantial hardship. Notice of the petition was published in the FAW on August 21, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that BellSouth Public Communication, Inc.'s petition for waiver exemption of Rule 25-24.515(8), Florida Administrative Code, filed July 20, 1998, in Docket No. 980913-TC was approved by the Commission at its September 1998. Agenda Conference. Order PSC-98-1370-FOF-TC, issued 12, 1998, October memorialized the decision. The rule requires that all pay telephone stations allow incoming calls to be received. The petition was approved on the basis that the application of the rule would create substantial hardship. Notice of the petition was published in the FAW on August 7, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Northeast Florida Telephone Co. Inc.'s petition for waiver exemption of Rule 25-4.115, Florida Administrative Code, filed June 4, 1998, in Docket No. 980716-TL was approved by the Commission at its September 22. 1998 Agenda Conference. PSC-98-1378-OF-TL, issued October 13, 1998, memorialized the decision. The rule addresses directory assistance. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the FAW on June 26, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Telequip Labs, Inc.'s petition for waiver exemption of Rules 25-24.515(7) and 25-24.620(2)(c) and (d), Florida Administrative Code, filed April 30, 1998, in Docket No. 980602-TC was approved by the Commission at its September 22, 1998 Agenda Conference. Order No. PSC-98-1390-FOF-TC, issued October 15, 1998, memorialized the decision. The rule addresses allowing local and intralata 0+ calls to be received in confinement facilities. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and

application of the rule would create substantial hardship. Notice of the petition was published in the FAW on May 22, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Telequip Labs, Inc.'s petition for waiver exemption of Rule 25-24.515(9), Florida Administrative Code, filed April 30, 1998, in Docket No. 980603-TC was approved by the Commission at its September 22, 1998 Agenda Conference. Order No. PSC-98-1391-FOF-TC, issued October 15, 1998, memorialized the decision. The rule addresses the one-to-one ratio of pay telephones to access lines in correctional facilities. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the FAW on May 22, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Coin-Tel, Inc.'s petition for waiver exemption of Rule 25-24.515(8), Florida Administrative Code, filed February 12, 1998, in Docket No. 980233-TC was approved by the Commission at its April 7, 1998 Agenda Conference. Order No. PSC-98-0612-FOF-TC, issued April 30, 1998, memorialized the decision. The rule requires that pay telephone stations allow incoming calls. The petition was approved on the basis that the application of the rule would create substantial hardship. Notice of the petition was published in the FAW on March 6, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that BellSouth Public Communications, Inc.'s petition for waiver exemption of Rule 25-4.115, Florida Administrative Code, filed November 26, 1997, in Docket No. 971560-TL was approved by the Commission at its December 1. 1998 Agenda Conference. Order Nos. PSC-98-1757-FOF-TL and PSC-98-1757A-FOF-TL, issued March 5, 1998, memorialized the decision. The rule addresses providing directory assistance. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the FAW on December 19, 1997.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Sprint Communication Co. L.P.'s petition for waiver exemption of Rule 25-24.515(9), Administrative Code, filed May 6, 1997, in Docket No. 970535-TC was approved by the Commission at its July 15, 1997 Agenda Conference. Order No. PSC-97-0946-FOF-TC, issued August 7, 1997, memorialized the decision. The rule addresses the one-to-one ratio of pay telephones to access lines in correctional facilities. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the FAW on May 23, 1997.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Telaleasing Enterprises' petition for waiver exemption of Rule 25-24.515(8), Florida Administrative Code, filed August 17, 1998, in Docket No. 981038-TC was approved by the Commission at its October 6, 1998 Agenda Conference. Order No. PSC-98-1403-FOF-TC, issued October 20, 1998, memorialized the decision. The rule requires that all pay telephone stations allow incoming calls to be received. The petition was approved on the basis that the application of the rule would create substantial hardship. Notice of the petition was published in the FAW on September 4, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Time Warner AxS of Florida L.P. d/b/a Time Warner Communications' petition for waiver variance of Rule 25-24.490(2), Florida Administrative Code, filed August 18, 1998, in Docket No. 981041-TI was approved by the Commission at its November 3, 1998 Agenda Conference. Order No. PSC-98-1568-FOF-TI, issued November 23, 1998, memorialized the decision. The rule addresses the need to secure a bond to protect consumers' interests. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the FAW on September 18, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Cannon Telephone Co.'s petition for waiver exemption of Rules 25-24.515(7) and 25-24.620(2)(c), Florida Administrative Code, filed September 1, 1998, in Docket No. 981092-TC was approved by the Commission at its November Agenda Conference. 1998 PSC-98-1530-FOF-TC, issued November 19, 1998, memorialized the decision. The rule addresses local and intralata calls from confinement facilities. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the FAW on September 25, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Mark Webb d/b/a A&M Communications & Pay Phones' petition for waiver exemption of Rule 25-24.515(11), Florida Administrative Code, filed October 7, 1998, in Docket No. 981269-TC was approved by the Commission at its December 1, 1998, Agenda Conference. Order No. PSC-98-1738-FOF-TC, issued December 21, 1998 memorialized the decision. The rule addresses providing a directory at each pay telephone. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the FAW on October 23, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that BellSouth Public Communications, Inc.'s petition for waiver exemption of Rule 25-24.515(8), Florida Administrative Code, filed November 23, 1998, in Docket No. 981692-TC was approved by the Commission at its January 19, 1999, Agenda Conference. Order No. PSC-99-0211-FOF-TC, issued February 8, 1999, memorialized the decision. The rule requires that all pay telephone stations allow incoming calls to be received. The petition was approved on the basis that the application of the rule would create substantial hardship. Notice of the petition was published in the FAW on December 18, 1998.

A copy of the Order can be obtained from: Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that PhoneTel Technologies, Inc.'s petition for waiver of Rules 25-24.515(16)(a) and 25-24.515(16)(b), Florida Administrative Code, filed April 7, 1999, in Docket No. 990460-TC, has been withdrawn by PhoneTel Technologies, Inc. The rules require telephone directories to be maintained at pay telephone stations, and require that a notice appear on the telephone placard if local directory assistance is being provided at no charge. Notice of the petition was published in the FAW on April 23, 1999.

For additional information, please contact: John Miller, Commission's Division of Legal Services, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850 or telephone (850)413-6199.

# DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to section 120.542(8), F.S., the Department of Environmental Protection announces its entry of a Final Order noting the withdrawal of a petition for waiver of rule 62B-33.007(3)(c), FAC.

NAME OF THE PETITIONER: HBE-Florida Corporation. DATE THE PETITION WAS FILED: July 8, 1998.

RULE NUMBER AND NATURE OF THE RULE FROM WHICH THE VARIANCE IS SOUGHT: Section 62B-33.007(3)(c), FAC, which requires all new major structures to be elevated on, and securely anchored to, an adequate pile foundation in such a manner as to locate the building support structure above the design breaking wave crests or wave approach as superimposed on the storm surge with dynamic wave setup of a one-hundred-year storm.

REFERENCE TO THE PLACE AND DATE OF PUBLICATION OF THE NOTICE OF PETITION: Florida Administrative Weekly, August 28, 1998, Vol. 24, No. 35.

THE DATE OF THE ORDER WITHDRAWING THE VARIANCE OR WAIVER: May 19, 1999.

THE GENERAL BASIS FOR THE AGENCY DECISION: The petitioner revised the design of the proposed building to include a foundation that would meet the standard required by rule, thereby eliminating the need to proceed with the waiver petition.

EXPLANATION OF HOW A COPY OF THE ORDER CAN BE OBTAINED: A copy of the final order can be obtained by contacting: Ann Kiefert, Department of Environmental Protection, Bureau of Beaches and Coastal Systems, 3900 Commonwealth Boulevard, Mail Station 300, Tallahassee, Florida 32399-3000, telephone (850)487-1262, Extension 186.

NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received, on May 17, 1999, a petition from ManTech Environmental Corporation seeking a variance under section 120.542 of the Florida Statutes from the prohibition from a zone of discharge under rule 62-522.300(2)(a), Florida Administrative Code, for the use of a remediation process to clean up sites contaminated with petroleum products or industrial solvents. The petition has been assigned OGC case number 99-0798. A similar petition was granted in August 1998.

Copies may be received from, and written comments submitted to: Department of Environmental Protection, Office of General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, Attn: Cynthia Christen. Comments must be received no later than 14 days from the date of publication of this notice.

NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received, on May 18, 1999, a petition from the Town of Westville, seeking an emergency variance from the 500-foot radial setback requirement of a wellhead protection area under rule 62-761.500(1)(a), of the Florida Administrative Code, to place two AST Category-C storage tanks, which would be part of a new gas station and convenience store, 316 feet from the Town of Westville public water well supply. The petition has been assigned OGC case number 99-0810.

Copies may be received from, and written comments submitted to: Department of Environmental Protection, Office of General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, Attn: Cynthia Christen. Comments must be received no later than 14 days from the date of publication of this notice.

The Department of Environmental Protection has taken action on a petition for variance received from Fluor Daniel GTI on March 22, 1999. Notice of receipt of this petition was published in the Florida Administrative Weekly, Vol. 25, No. 17, dated April 30, 1999. No public comment was received. The petition requested a variance from the zone of discharge prohibition for discharges through wells under rule 62-522.300(2)(a) of the Florida Administrative Code for the use of the remediation product to clean up sites contaminated with petroleum compounds and chlorinated solvents, and specifically to allow a zone of discharge for pH and chloride within a 100-foot radius from the point of discharge for a duration of two years. On May 20, 1999, the Department granted a variance to Fluor Daniel GTI in a final order, OGC File No.: 99-0563. The final order granted a variance from the zone of discharge prohibition, and contained conditions. The conditions require that the use of the product must be through a Department-approved remedial action plan or other Department-enforceable document, and that such approval

shall not be solely by a delegated program; that the discharge must be through a Class V, Group 4 underground injection control well which meets all applicable requirements of chapter 62-528 of the Florida Administrative Code; that the extent of the zone of discharge for pH and chloride shall be a 100-foot radius from the point of injection; that the injection of the product shall be at such a rate and volume that no undesirable migration occurs of the product, its by-products, or the contaminants already present in the aquifer; and that the Department-approved remedial action plan shall address appropriate ground water monitoring requirements associated with the use of the remediation product based on site-specific hydrogeology and conditions.

For a copy of the final order write or call: Cynthia Christen, Department of Environmental Protection, MS 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000; telephone (850)921-9610.

The Department of Environmental Protection has taken action on a petition for variance received from Regenesis Bioremediation Products on February 24, 1999. Notice of receipt of this petition was published in the Florida Administrative Weekly, Vol. 25, No. 12, dated March 26, 1999. No public comment was received. The petition requested a variance from the zone of discharge prohibition for discharges through wells under rule 62-522.300(2)(a) of the Florida Administrative Code for the use of the remediation product to clean up sites contaminated with chlorinated solvent compounds, and specifically to allow a zone of discharge for color, pH, total dissolved solids, and chloride within a twenty-foot radius from the point of discharge for a duration of 365 days. On May 20, 1999, the Department granted a variance to Regenesis Bioremediation Products in a final order, OGC File No.: 99-0344. The final order granted a variance from the zone of discharge prohibition, and contained conditions. The conditions require that the use of the product must be through a Department-approved remedial action plan or other Department-enforceable document, and that such approval shall not be solely by a delegated program; that the discharge must be through a Class V, Group 4 underground injection control well which meets all applicable requirements of chapter 62-528 of the Florida Administrative Code; that the extent of the zone of discharge for color, pH, total dissolved solids, and chloride shall be a twenty-foot radius from the point of injection; that the injection of the product shall be at such a rate and volume that no undesirable migration occurs of the product, its by-products, or the contaminants already present in the aquifer; and that the Department-approved remedial action plan shall address appropriate ground water monitoring requirements associated with the use of the remediation product based on site-specific hydrogeology and conditions.

For a copy of the final order write or call: Cynthia Christen, Department of Environmental Protection, MS 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, telephone (850)921-9610.

The Department of Environmental Protection has taken action on a petition for variance received from IT Corporation on March 22, 1999. Notice of receipt of this petition was published in the Florida Administrative Weekly, Vol. 25, No. 16, dated April 23, 1999. No public comment was received. The petition requested a variance from the zone of discharge prohibition for discharges through wells under rule 62-522.300(2)(a) of the Florida Administrative Code for the use of the remediation product to clean up sites contaminated with petroleum compounds and chlorinated solvents, and specifically to allow a zone of discharge for pH and chloride within a 100-foot radius from the point of discharge for a duration of two years. On May 20, 1999, the Department granted a variance to IT Corporation in a final order, OGC File No.: 99-0467. The final order granted a variance from the zone of discharge prohibition, and contained conditions. The conditions require that the use of the product must be through a Department-approved remedial action plan or other Department-enforceable document, and that such approval shall not be solely by a delegated program; that the discharge must be through a Class V, Group 4 underground injection control well which meets all applicable requirements of chapter 62-528 of the Florida Administrative Code; that the extent of the zone of discharge for pH and chloride shall be a 100-foot radius from the point of injection; that the injection of the product shall be at such a rate and volume that no undesirable migration occurs of the product, its by-products, or the contaminants already present in the aguifer; and that the Department-approved remedial action plan shall address appropriate ground water monitoring requirements associated with the use of the remediation product based on site-specific hydrogeology and conditions.

For a copy of the final order write or call: Cynthia Christen, Department of Environmental Protection, MS 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000; telephone (850)921-9610.

On March 3, 1999, the Department received a petition for variance under section 120.542 of the Florida Statutes from Indian River County Utilities to obtain a variance from the specific criteria of rule 62-699.311(10) of the Florida Administrative Code. This rule addresses the requirement that the lead/chief operator for a Class A or B treatment plant be on duty for one full shift each duty day. A Notice of Variance Petition was published in the March 26, 1999, edition of the Florida Administrative Weekly.

On May 10, 1999, the Department issued an order granting the petition for variance on the grounds that the petitioner demonstrated that the application of the rule would create a substantial hardship and that the granting of the variance would achieve the underlying purpose of the statute.

A copy of this order may be obtained by contacting: Jennifer Fitzwater, Office of General Counsel, Department of Environmental Protection, 3900 Commonwealth Boulevard, MS 35, Tallahassee, Florida 32399-3000, Telephone (850)488-9314.

The Department's proposed action on this variance shall become final unless a timely petition for an administrative hearing is filed under sections 120.569 and 120.57 of the Florida Statutes before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

A person whose substantial interests are affected by the Department's proposed decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received by the clerk) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

Petitions filed by any persons other than those entitled to written notice under section 120.60(3) of the Florida Statutes must be filed within twenty-one days of publication of the notice or within twenty-one days of receipt of the written notice, whichever occurs first.

Under section 120.60(3) of the Florida Statutes, however, any person who has asked the Department for notice of agency action may file a petition within twenty-one days of receipt of such notice, regardless of the date of publication.

The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57 of the Florida Statutes. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the filing of a motion in compliance with rule 28-106.205 of the Florida Administrative Code.

A petition that disputes the material facts on which the Department's action is based must contain the following information: (a) The name, address, and telephone number of each petitioner; the name, address, and telephone number of the petitioner's representative, if any; the Department case identification number and the county in which the subject matter or activity is located; (b) A statement of how and when each petitioner received notice of the Department action; (c) A statement of how each petitioner's substantial interests are affected by the Department action; (d) A statement of all disputed issues of material fact. If there are none, the petition

must so indicate; (e) A statement of facts that the petitioner contends warrant reversal or modification of the Department action; (f) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief; and (g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wants the Department to take.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by rule 28-106.301.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation under section 120.573 of the Florida Statutes is not available for this proceeding.

# Section VI Notices of Meetings, Workshops and Public Hearings

The following state governmental agencies, boards and commissions announce a public meeting to which all persons are invited:

State Board of Administration

Department of Veterans' Affairs

Information Resource Commission

Department of Highway Safety and Motor Vehicles

Department of Law Enforcement

Department of Revenue

Department of Education

**Administration Commission** 

Florida Land and Water Adjudicatory Commission

Board of Trustees of the Internal Improvement Trust Fund

Department of Environmental Protection

DATE AND TIME: June 22, 1999, 9:00 a.m.

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

Tallahassee, Florida

PURPOSE: Regular scheduled meeting of the Governor and

Cabinet

The State Board of Administration will take action on matters duly presented on its agenda, which may include such matters as Executive Director's reports; approval of fiscal sufficiency of state bond issues; approval of sale of local bonds at an interest rate in excess of statutory interest rate limitation; report on investment performance; designation of banks as

depositories for state funds; adoption of rules and regulations; investment of state funds pursuant to Chapter 215, F.S.; and consideration of other matters within its authority pursuant to Chapters 215, F.S. and 344, F.S., and Section 16 of Article IX of the Florida Constitution of 1885, as continued by subsection 9(c) of Article XII of the Florida Constitution of 1968. The Division of Bond Finance of the State Board of Administration will take action on matters duly presented on its agenda, which will deal with the issuance of State bonds, arbitrage compliance and related matters.

The Department of Veterans' Affairs will take action on matters duly presented on its agenda which may include the administration of the Department as well as actions taken to further the Department's mission of providing assistance to veterans and their dependents, pursuant to Section 292.05, F.S. The Information Resource Commission will take action on matters duly presented on its agenda, which may include administrative procedures matters, adoption of rules, approval of agency plans for the use of information technology resources, adoption of policies for the use of such resources, and other matters under the commission's authority pursuant to law

The Department of Highway Safety and Motor Vehicles will take action on matters duly presented on its agenda, which may include such matters as approval of agency policies, taking agency action with regard to administrative procedure matters, and considering other matters within its authority pursuant to Florida Statutes.

The Department of Law Enforcement will take action on matters duly presented on its agenda which may include but not be limited to such matters as transfer of agency funds or positions, formulation of Departmental Rules, administrative procedure matters, submittal of reports as required, enter into contracts as authorized and to consider other matters within its authority pursuant to Chapters 20, 23, 120 and 943, F.S.

The Department of Revenue will act on matters duly presented on its agenda which may include approval of rules, legislative concept proposals, contracts over \$100,000, Departmental budgets, taking final action on formal and informal hearings under Chapter 120, F.S., and consideration of other matters within its authority.

The Department of Education will finalize agency action on the business of the Florida Department of Education.

The Administration Commission will take action on matters duly presented on its agenda which may include such matters as to create or transfer agency funds or positions, approve Career Service rules, administrative procedure matters, environmental matters arising under Chapter 380, F.S., comprehensive planning issues pursuant to Section 163.3184, F.S., determine sheriffs' budget matters, and consider other matters within its authority pursuant to Chapters 110, 215 and 216, F.S.

The Florida Land and Water Adjudicatory Commission will take action on matters duly presented on its agenda including appeals of local government development orders in areas of critical state concern or of developments of regional impact under Section 380.07, F.S.; and review of water management matters under Chapter 373, F.S. The Commission will also review Department of Environmental Protection's rules and orders which, prior to July 1, 1993, the Governor and Cabinet, sitting as the head of the Department of Natural Resources, had authority to issue or promulgate.

The Board of Trustees of the Internal Improvement Trust Fund will take action on matters duly presented on its agenda which may include such matters as mineral leases or sales, state or sovereign land leases, sales, exchanges, dedications and easements, Conservation And Recreation Lands (CARL) and other land purchases; land planning matters and other matters within its authority. Additionally, the Board will take action on matters presented by the Marine Fisheries Commission as set forth in Sections 370.025, 370.026 and 370.027, F.S., and matters pertaining to the Office of Greenways Management, the Office responsible for the management of lands which formerly fell within the Cross Florida Barge Canal project corridor.

The Department of Environmental Protection, while not a Cabinet agency, will present for consideration on its agenda those matters required by law to be reviewed by the Governor and Cabinet and those pertaining to the siting of power plants, electric and natural gas transmission lines and hazardous waste facilities; coastal zone management consistency and standards adopted by the Environmental Regulation Commission.

A copy of any of the above agendas (when applicable) may be obtained by contacting each agency.

Accommodations can be made for persons with disabilities provided several days' notification is received. Please notify the Governor's Cabinet Office, (850)488-5152.

The Governor and Cabinet will proceed through each agenda, item by item, in the order given above.

CABINET AIDES BRIEFING: On the Wednesday of the week prior to the above meeting, there will be a meeting of the aides to the Governor and Cabinet Members, at 9:00 a.m., Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida. The purpose of this briefing is to review and gather information regarding each agenda to be considered by the Governor and Cabinet.

### DEPARTMENT OF STATE

The **Florida Folklife Council** announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, June 28, 1999, 10:00 a.m.

PLACE: R. A. Gray Building, Ybor City State Museum, 209 North 18th Street, Ybor City, Florida PURPOSE: To review the 1999 Florida Folk Festival; review Florida Folklife Apprenticeship applications; and discuss future projects and plans for the Florida Folk Festival.

A copy of the agenda may be obtained by writing: Florida Folklife Council, Bureau of Historic Preservation, Division of Historical Resources, 500 South Bronough Street, Tallahassee, Florida 32399-0250, or calling (850)487-2333.

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

Pursuant to Chapter 286.26, Florida Statutes, people with disabilities wishing to attend this meeting should contact the agency at least 48 hours prior to the meeting in order to request any special assistance.

### DEPARTMENT OF BANKING AND FINANCE

The Florida **Department of Banking and Finance** is now revising its 5-year Agency Strategic Plan for fiscal years 2000-2005, which states the priorities and objectives utilized in addressing the mission and challenges faced within the agency. In addition, the Department will hold a public workshop to receive comments on the plan. All interested individuals are invited.

DATE AND TIME: Wednesday, June 23, 1999, 9:00 a.m. – completion of the agenda

PLACE: Florida Education Center, Turlington Building, Room 1706, 325 West Gaines Street, Tallahassee, Florida 32399-0400

PURPOSE: 1) Call to order/opening address; 2) Summary of Plan Highlights; 3) Public comments/suggestions; 4) Adjournment.

Written comments or suggestions regarding the 2000-2005 Agency Strategic Plan will be accepted through July 26 by the Department.

Copies of the plan may be obtained, through e-mail, by requesting a copy: Teresa Wood, twood@mail.dbf.state.fl.us. A hard copy of the plan may be obtained by contacting: Ms. Teresa M. Wood, Research and Planning Director, (850)410-9052, or Fax (850)410-9663, or by writing 101 E. Gaines Street, Suite 118B, Tallahassee, Florida 32399-0350. Copies of the plan will also be available at the workshop for those participants who do not obtain an advance copy.

Any individual requiring a special accommodation at this meeting because of a physical impairment should contact Ms. Cynthia Shingles, (850)410-9052 or Ms. Ginger Daniels, (850)921-8377 (TDD), prior to the meeting.

# DEPARTMENT OF INSURANCE

The **Department of Insurance**, **Division of State Fire Marshal**, announces a public meeting to which all persons are invited.

DATE AND TIME: July 19, 1999, 1:30 p.m.

PLACE: Trade Winds Resort, Citrus Room, 5500 Gulf Blvd., St. Petersburg Beach, FL

PURPOSE: Regular meeting of the Fire Fighters Standards and Training Advisory Council scheduled to coincide with Florida Fire Chiefs' Assoc. annual meeting.

A copy of the agenda may be obtained by writing: Department of Insurance, Division of State Fire Marshal, 11655 N. W. Gainesville Road, Ocala, FL 34482-1486.

# DEPARTMENT OF EDUCATION

The **Florida State University** announces the following public meeting, to which all persons are invited:

DATE AND TIME: Thursday, June 17, 1999, 10:30 a.m. PLACE: FSU, Public Safety Building, Police Station, Northeast corner of Woodward and Jefferson Streets, Room 205, Florida State University, Tallahassee, FL 32306, (850)644-1240

PURPOSE: To hold an Orientation Meeting for Art in State Buildings, Project #262, FSU Public Safety Building, Tallahassee, FL

COMMITTEE: Art Selection Committee. For more information, or to obtain a copy of the agenda, please contact: Diane Greer, Director of Cultural Resources, Florida State University, 216 Westcott, Tallahassee, FL 32306-1350.

Should any person wish to appeal any decision made with respect to any matter considered at the above-referenced meeting, he/she may need to ensure verbatim recording of the proceeding to provide a record for judicial review. This meeting will not be taped by Florida State University.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting, Diane Greer, (850)644-1001. If you are hearing or speech impaired, please contact the agency by calling (850)644-1001.

The **Board of Regents** announces a public meeting of the Leadership Board for Applied Research and Public Service to which all persons are invited:

DATE AND TIME: June 23, 1999, 2:00 p.m. – 4:00 p.m.

PLACE: Florida Education Center, Turlington Building, Room 1704, 325 West Gaines Street, Tallahassee, Florida 32399-1950

GENERAL SUBJECT MATTER TO BE CONSIDERED: On-going projects of the Leadership Board for Applied Research and Public Service.

A copy of the agenda may be obtained by contacting: Carolyn Renfroe, (850)644-3410.

Any person requiring a special accommodation to participate in the meeting because of a disability should contact Carolyn Renfroe, (850)644-3410, at least five (5) business days in advance to make appropriate arrangements.

The **University of Central Florida**, Art In State Buildings Program, announces the following public meeting, to which all persons are invited:

**COMMITTEE:** Art Selection Committee

DATE AND TIME: Tuesday, June 22, 1999, 3:30 p.m.

PLACE: University of Central Florida, Visual Arts Building, Room 105, 4000 Central Florida Blvd., Orlando, FL 32816

PURPOSE: To hold a slide review meeting to review entries and select artists for Direct Selection for the following projects:

**BR-404 Communications** 

**BR-452 Student Union** 

BR-467 C.R.E.O.L

For more information or to obtain a copy of the agenda, please contact: Teresa E. Robert, Program Administrator, University of Central Florida, Art Department, VAB 117, Orlando, FL 32816, (407)823-5941.

Should any person wish to appeal any decision made with respect to any matter considered at the above referenced meeting, he/she may need to ensure verbatim recording of the proceeding to provide a record for judicial review. This meeting will not be taped by the University of Central Florida. Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting: Teresa E. Robert, (407)823-5941. If you are hearing impaired, please contact the agency by calling (407)823-5941.

The **Postsecondary Education Planning Commission** announces a public meeting to which all interested persons are invited.

DATES AND TIMES: Thursday, June 24, 1999, 2:00 p.m. – 4:30 p.m.; and Friday, June 25, 1999, 9:00 a.m. – 12:00 p.m.

PLACE: University of South Florida, Bayboro Campus, St. Petersburg, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Commission will review its 1998-99 Annual Report and discuss its assignments for 1999-2000.

For further information contact: Dr. William B. Proctor, Executive Director, Postsecondary Education Planning Commission, Tallahassee, Florida 32399-0400, (850)488-7894.

The Florida **Public Postsecondary Distance Learning Institute,** Board of Directors announces a public meeting, via telephone, to which all persons are invited.

DATE AND TIME: Tuesday, June 22, 1999, 11:00 a.m. -12:00 p.m.

PLACE: Conference Call (850)414-1711 or SunCom 994-1711 PURPOSE: Board of Directors Meeting

For agenda: Mr. Fred Hurst, Executive Director, Public Postsecondary Distance Learning Institute, 10501 FGCU Boulevard South, Fort Myers, Florida 3365-6565, Telephone (941)590-1015

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

# DEPARTMENT OF COMMUNITY AFFAIRS

The **Department of Community Affairs** announces a meeting of the Affordable Housing Study Commission to which all interested persons are invited.

DATES AND TIMES: June 22, 1999, 12:00 noon – 5:00 p.m.; June 23, 1999, 8:00 a.m. – 1:00 p.m.

PLACE: Sheraton Safari Hotel, 12205 Apopka-Vineland Road, Orlando, Florida 32836

PURPOSE: The Commission recommends improvements to public policy to promote the production, preservation and maintenance of decent, affordable housing for all Floridians.

During this meeting, the Commission will discuss the Commission's 1999 work plan.

Any person requiring special accommodation due to disability or physical impairment should contact Valarie Jones, (850)922-1609, at least five calendar days prior to the meeting. Persons who are hearing impaired should contact Ms. Jones using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Agendas may be obtained from: Valarie Jones, The Affordable Housing Study Commission, 2555 Shumard Oak Boulevard, Tallahassee, FL 32399-2100, (850)922-1609.

# FLORIDA PAROLE COMMISSION

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

DATE AND TIME: Wednesday, June 16, 1999, 9:00 a.m. PLACE: Florida Parole Commission, 2601 Blairstone Road, Bldg. C., Third Floor, Tallahassee, Florida.

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

Any person who decides to appeal a decision of the Florida Parole Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceedings is made. Chapter 80-150, Laws of Florida (1980).

A copy of the agenda may be obtained by writing: Florida Parole Commission, 2601 Blairstone Road, Building C, Tallahassee, Florida 32399-2450.

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

# DEPARTMENT OF TRANSPORTATION

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

Highway Subcommittee

DATE AND TIME: June 22, 1999, 11:00 a.m. – 4:00 p.m.

PLACE: Florida Department of Transportation, Orlando Urban Office, 5151 Adanson Street, 2nd Floor, Room A, Orlando, Florida 32804

**Executive Committee** 

DATE AND TIME: June 24, 1999, 9:00 a.m. – 1:00 p.m.

PLACE: CSX Intermodal, 20th Floor Conference Room, 301 W. Bay Street, Bell South Tower, Jacksonville, Florida 32202

PURPOSE: General Business Meetings - Executive Committee and Subcommittee.

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

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

The Department of Transportation, Turnpike District, announces a public hearing to which all persons are invited.

DATE AND TIME: July 15, 1999, 6:00 p.m. - informal open house; 7:00 p.m. - formal hearing

PLACE: Family Center, All Saints Catholic Church, 10900 West Oakland Park Boulevard, Sunrise, Florida

PURPOSE: This hearing is being conducted pursuant to the provisions of Rule Chapter 14-97, Florida Administrative Code and Section 335.18, Florida Statutes. This hearing is also being held in accordance with the Federal-Aid Highway Act of 1968, as amended, 23 U.S.C. 128, 40 C.F.R. 1500-1508, 23 C.F.R. 771 and Section 339.155. Florida Statutes, and is also consistent with the Americans with Disabilities Act of 1990. This hearing is also in compliance with Title VI of the Civil Rights Act of 1964 and Title VIII of the Civil Rights Act of 1968, as amended. This hearing is being held to afford interested persons the opportunity to express their views concerning the preliminary design, social, economic and

environmental effects of Financial Project ID 232352-1-32-01, Work Program Item Number (Old) 4151714, otherwise known as the Sawgrass Expressway Project Development and Environment Study. Project limits include the widening of the Sawgrass Expressway, a 4-lane divided, limited access facility to 6-lanes (three in each direction), from south of Sunrise Boulevard (Mile Post 0.5) to south of Atlantic Boulevard (Mile Post 8.0), in Broward County, Florida, a distance of 7.5 miles. This project also includes three pairs of bridges that carry the mainline over Sunrise Boulevard, Oakland Park Boulevard and Commercial Boulevard that will also need to be widened. Wetlands may be given special consideration under Executive Orders 11990 and 11988. All work is within existing R\W.

Anyone needing project or public hearing information or special accommodations under the Americans With Disabilities Act of 1990 should write to the address given below or call Ms. Catherine Bradley at telephone number (850)488-4671. Special accommodation requests under the Americans With Disabilities Act should be made at least seven days prior to the public hearing.

A copy of the agenda may be obtained by writing: Ms. Catherine Bradley, P. E., Project Development Engineer, Florida Department of Transportation, Turnpike District, 1211 Governor's Square Boulevard, Suite 100, Tallahassee, Florida 32301.

### DEPARTMENT OF CITRUS

The **Department of Citrus** announces a public meeting of the Florida Citrus Commission to which all persons are invited.

DATE AND TIME: June 16, 1999, 9:00 a.m., Annual Reorganizational Meeting; 9:30 a.m., Committee Meetings; 10:30 a.m., Regular Monthly Meeting

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Annual Reorganization; Regular monthly meeting

A copy of the agenda may be obtained by contacting: Florida Department of Citrus, Attention: Executive Office, P. O. Box 148, Lakeland, Florida 33802.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Department at least 48 hours before the meeting by contacting Mr. Art Johnson at the above address or by telephone, (941)499-2510.

### PUBLIC SERVICE COMMISSION

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

Undocketed - "The Effects of Wireless Service on Wireline Service"

DATE AND TIME: June 28, 1999, 9:30 a.m.

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

The workshop will address such issues as the future roles of wireline and wireless services in Florida's telecommunications environment, including whether wireless service is a complementary, competing, or a replacement service for wireline and what changes or developments might cause wireless to become a replacement service. The workshop will also address the effect of continued growth of wireless service on local competition in Florida and the role of the Commission with respect to wireless service.

Written comments are invited and should be filed in advance of the workshop with the Commission's Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 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 workshop. 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, 1(800)955-8771 (TDD).

The Commission is vested with jurisdiction over the subject matter of this proceeding by the provisions of Chapter 364, Florida Statutes.

The Florida **Public Service Commission** announces its Internal Affairs Meeting, to which all interested persons are invited.

DATE AND TIME: Monday, June 28, 1999, 9:30 a.m.

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

The Commission will take public comment regarding any undocketed matters of concern to the public at 9:30 a.m. Please note that the "Open Microphone" portion of the Internal Affairs Meeting is subject to cancellation without notification. PURPOSE: To discuss and make decisions on matters which

PURPOSE: To discuss and make decisions on matters whi affect the operation of the Commission.

A copy of the agenda of the Internal Affairs Meeting may be obtained by contacting: Division of Records and Reporting, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0870.

Any person requiring some accommodation at this meeting because of a physical impairment should call the Division of Records and Reporting, (850)413-6770 at least 48 hours prior to the conference. Any person who is hearing or speech impaired should contact the Commission through the Florida Relay Service by using the following numbers, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

In the event of a scheduling conflict, this meeting may be moved to Tuesday, June 29, 1999, immediately following the Commission Conference, in Room 140.

THIS MEETING IS SUBJECT TO CANCELLATION WITHOUT NOTIFICATION.

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

Docket No. 980918-TC – Application for certificate to provide pay telephone service by Florida Bellsouth Telephone Company.

DATE AND TIME: June 28, 1999, 1:30 p.m. (Continued from March 17, 1999)

PLACE: Commission Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida PURPOSE: To permit parties to present testimony and exhibits relative to the application for certificate to provide pay telephone service by Florida Bellsouth Telephone Company, and for such other purposes as the Commission may deem appropriate. At the hearing, all parties shall be given the opportunity to present testimony and other evidence on the issues identified by the parties at the prehearing conference held on March 5, 1999. All witnesses shall be subject to cross-examination at the conclusion of their testimony. The proceedings will be governed by the provisions of Chapter 120, F.S., and Chapters 25 and 28, F.A.C.

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

The Florida **Public Service Commission** announces its regularly scheduled conference to which all interested persons are invited.

DATE AND TIME: June 29, 1999, 9:30 a.m.

PLACE: Commission Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida PURPOSE: To consider those matters ready for decision.

Legal Authority And Jurisdiction: Chapters 120, 350, 364, 366, and 367, F.S.

Persons who may be affected by Commission action on certain items on this agenda for which a hearing has not been held will be allowed to address the Commission concerning those items when taken up for discussion at this conference.

A copy of the agenda may be obtained by any person who requests a copy, and pays the reasonable cost of the copy (\$1.00 per copy, Rule 25-22.002, FAC), by contacting the Division of Records and Reporting, (850)413-6770, or writing: Director, Division of Records and Reporting, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0870. The agenda and recommendations are also accessible on the PSC Homepage, http://www.scri.net/psc, at no charge.

If a person decides to appeal any decisions made by the Commission with respect to any matter considered at this conference, he will 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.

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

The Florida **Public Service Commission** announces an undocketed staff workshop on Broadband Access and Internet Telephony in Florida, to which all interested persons are invited.

DATES AND TIME: June 30 – July 2, 1999, 9:30 a.m., if necessary

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

PURPOSE: To allow interested persons to provide oral comments regarding Broadband Access and Internet Telephony in Florida.

The workshop will begin as scheduled and will continue until all interested persons have been heard. All persons desiring to make presentations are urged to appear at the beginning of the workshop.

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

For additional information, contact: Will Cox, Division of Legal Services, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850, or Telephone (850)413-6204, Clayton Lewis, Division of Communications, (850)413-6578, or Lennie Fulwood, Division of Communications, (850)413-6572.

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

Docket No. 981637-WS – Application for amendment of Certificate Nos. 236-W and 179-S to extend service area in St. Johns County by United Water Florida Inc.

DATES AND TIMES: June 30, 1999, July 2, 1999, 10:00 a.m.; Customer testimony will be heard, 10:00 a.m. and 7:00 p.m. on June 30, 1999

PLACE: Clarion Inn, Banquet Room, 1300 Ponce De Leon Blvd., St. Augustine, Florida

PURPOSE: To permit parties to present testimony and exhibits relative to the application for amendment of Certificate Nos. 236-W and 179-S to extend service area in St. Johns County by United Water Florida Inc., and for such other purposes as the Commission may deem appropriate. At the hearing, all parties shall be given the opportunity to present testimony and other evidence on the issues identified by the parties at the prehearing conference held on June 16, 1999. All witnesses shall be subject to cross-examination at the conclusion of their testimony. The proceedings will be governed by the provisions of Chapter 120, F.S., and Chapter 25-28, F.A.C.

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

# REGIONAL PLANNING COUNCILS

The **Treasure Coast Regional Planning Council** announces the following workshop:

DATE AND TIME: June 18, 1999, following the regular council meeting

PLACE: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, FL 34994

GENERAL SUBJECT MATTER: To conduct an Orientation/Informational Workshop.

A copy of the Agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, Florida 34994.

If a person decides to appeal any decision made by the Treasure Coast Regional Planning Council with respect to any matter considered at such meeting or hearing, he will need a record of proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record indicates the testimony and evidence upon which the appeal is to be based.

# REGIONAL TRANSPORTATION AUTHORITIES

The **Central Florida Regional Transportation Authority** (LYNX) announces the following public meeting of the Governing Board of the Authority to which all persons are invited.

DATE AND TIME: June 24, 1999, 2:30 p.m.

PLACE: Educational Leadership Center, Board Room, 1st Floor, 445 W. Amelia Street, Orlando, FL 32801

PURPOSE: Regularly Scheduled Board Meeting

AGENDA/GENERAL SUBJECT MATTER TO BE CONSIDERED: 1) Call to Order; 2) Presentations, if any; 3) Approval of Minutes; 4) Consent Items; 5) Action Items; 6) Chairman's Report; 7) Executive Director's Report; 8) Other Business.

A copy of the detailed agenda may be obtained by contacting: Sandy Bazinet, Assistant Secretary, Central Florida Regional Transportation Authority, 445 W. Amelia Street, Suite 800, Orlando, Florida 32801, (407)841-2279.

Section 286.0105, Florida Statutes, states that if a person decides to appeal any decision made by a board, agency, or commission with respect to any matter considered at a meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans With Disabilities Act of 1990, persons needing a special accommodation at this meeting because of a disability or physical impairment should contact: Ron Jones, (407)841-2279 at least 48 hours before the meeting. If hearing impaired, contact the Authority, (407)423-0787 (TDD).

# METROPOLITAN PLANNING ORGANIZATIONS

The Metropolitan Planning Organization for the Orlando Urban Area, announces the following public meeting of its Governing Board to which all persons are invited:

DATE AND TIME: Wednesday, June 9, 1999, 9:30 a.m.

PLACE: Metroplan Orlando, Board Room, 315 East Robinson Street, Suite 355, Orlando, FL 32801

PURPOSE: Regularly Scheduled Board Meeting

AGENDA/GENERAL SUBJECT MATTER TO BE CONSIDERED: 1) Call to Order; 2) Agenda Review; 3) Approval of Minutes; 4) Consent Items; 5) Action Items; 6) Presentations, if any; 7) Other Business; 8) Chairman's Report; 9) Executive Director's Report; 10) Legislative Report.

A special workshop will be held following the Board meeting. This workshop is to discuss planned improvements to Interstate 4.

The meeting will begin, 1:00 p.m.; Church Street Station, Earhart Room, 129 West Church Street, Orlando, Florida 32801

A copy of the detailed agenda may be obtained by contacting: Virginia Lewis-Whittington, Executive Assistant, Metroplan Orlando, 315 East Robinson Street, Suite 355, Orlando, FL 32801, (407)481-5672 Extension 314.

Section 286.0105, Florida Statutes, states that if a person decides to appeal any decision made by a board, agency, or commission with respect to any matter considered at a meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

In accordance with the Americans with Disabilities Act of 1990, persons needing a special accommodation at this meeting because of a disability or physical impairment should contact: Metroplan Orlando, (407)481-5672 at least 48 hours before the meeting.

# DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY

The Americans with Disabilities Act Working Group, which is administered by the **Division of Vocational Rehabilitation**, **Department of Labor and Employment Security**, announces a quarterly meeting of the Americans with Disabilities Act Working Group to which all interested persons are invited DATES AND TIMES: June 16, 1999, 1:00 p.m. – 5:00 p.m.;

DATES AND TIMES: June 16, 1999, 1:00 p.m. – 5:00 p.m.; June 17, 1999, 8:00 a.m. – 3:30 p.m.; June 18, 1999, 8:00 a.m. – 12:00 noon

PLACE: DoubleTree Hotel in the Gardens, 4431 PGA Boulevard, Palm Beach Gardens, Florida 33410, (561)776-2921

PURPOSE: For implementation of Executive Order 99-80.

A copy of the agenda may be obtained by writing or calling: Americans with Disabilities Act Working Group, Building A, 2002 Old St. Augustine Road, Tallahassee, Florida 32399 (850)487-3423, Extension 166 (Voice or TDD).

Interpreters and assistive listening systems will be provided. Material will be available in alternate formats upon request. Should you require accommodations or materials in alternate formats, please contact Claudette Green, (850)487-3423 Extension 166 [Voice or TDD].

Additionally, in order to fulfill its mandates under the law, it is necessary for the ADA Working Group to hold, on an as-needed basis, a series of committee meetings and task force meetings.

For more information on the schedule and location of those meetings, please call staff director for Americans with Disabilities Act Working Group, (850)487-3423, Extention 166 (Voice or TDD).

The Americans with Disabilities Act Working Group which is administered by the **Division of Vocational Rehabilitation**, **Department of Labor and Employment Security**, announces a Public Hearing to which all interested persons are invited.

DATE AND TIME: June 17, 1999, 4:00 p.m. – 6:00 p.m.

PLACE: DoubleTree Hotel in the Gardens, 4431 PGA Boulevard, Palm Beach Gardens, Florida 33410. (561)776-2921

PURPOSE: For implementation of Executive Order 99-80. A copy of the agenda may be obtained by writing or calling: Americans with Disabilities Act Work Group, Building A, 2002 Old St. Augustine Road, Tallahassee, Florida 32399, (850)487-3423, Extension 166 (Voice or TDD).

Interpreters and assistive listening systems will be provided. Material will be available in alternate formats upon request. Should you require accommodations or materials in alternate formats, please contact Claudette Green, (850)487-3423, Ext. 166 (Voice or TDD).

Additionally, in order to fulfill its mandates under the law, it is necessary for the Americans with Disabilities Act Working Group to hold on an as-needed basis a series of committee meetings and task force meetings.

For more information on the schedule and location of those meetings, please call staff of Americans with Disabilities Act Working Group, (850)487-3423, Ext. 166 (Voice or TDD).

The Americans with Disabilities Act Working Group, which is administered by the **Division of Vocational Rehabilitation**, **Department of Labor and Employment Security**, announces monthly meetings of the Americans with Disabilities Act Working Group Executive Board to which all interested persons are invited.

DATE AND TIME: The first Wednesday of each month, 3:00 p.m. -5:00 p.m.

PLACE: Room 360, Division of Vocational Rehabilitation Headquarters, 2002 Old St. Augustine Road, Building A, Tallahassee, Florida 32399-0696

For more information on these meetings, please call staff of Americans with Disabilities Act Working Group, (850)487-3423, Ext. 166 (Voice or TDD).

# WATER MANAGEMENT DISTRICTS

The Northwest Florida Water Management District announces public meetings to which all persons are invited:

District Lands Committee; Administration, Budget and Finance Committee meetings

DATE AND TIMES: June 24, 1999, Between 10:00 a.m. and  $1:00\ p.m.$ , EDT

PURPOSE: To discuss District issues.

Governing Board Meeting

DATE AND TIME: June 24, 1999, 1:00 p.m., EDT

PURPOSE: To consider District business and conduct Public Hearings on Regulatory Matters and Land Acquisition Matters PLACE: District Headquarters, 10 miles west of Tallahassee on U.S. Highway 90, Tallahassee, FL

A copy of the agendas may be obtained by contacting: Peggy Geltman, NWFWMD, Route 1, Box 3100, Havana, Florida 32333, (850)539-5999. Also available through the Internet at www.state.fl.us/nwfwmd.

If any person decides to appeal any decision with respect to any matter considered at the above-cited meetings, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based. Persons with disabilities or handicaps who need assistance or reasonable accommodation in order to participate in these meetings should contact Larry Wright at the District at least 72 hours in advance of these meetings to make appropriate arrangements.

The **Suwannee River Water Management District** announces the following public hearing to which all interested persons are invited.

DATE AND TIME: July 13, 1999, 9:00 a.m.

PLACE: District Headquarter, 9225 CR 49, Live Oak, FL 32060

PURPOSE: Public Hearing in accordance with Section 373.59, F.S., concerning the proposed purchase of the Brice Property, 100 Acres in Taylor County, with funds from the Preservation 2000 Trust Fund; the Foley Timber and Land Company Tract, 100 Acres +/- in Taylor County, with funds from the Preservation 2000 Trust Fund; also the Feagin Tract, 260 acres in Jefferson County, with funds from the Preservation 2000 Trust Fund.

A copy of the agenda(s) may be obtained by writing: SRWMD, 9225 CR 49, Live Oak, Florida 32060.

If any person decides to appeal any decision with respect to any matter considered at the above cited meeting, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

The Suwannee River Water Management District does not discriminate upon the basis of any individual's disability status. This non-discrimination policy involves every aspect of the District's functions including one's access to, participation, employment, or treatment in its programs or activities.

Anyone requiring reasonable accommodation as provided for in the Americans With Disabilities Act should contact: Lisa M. Cheshire, Administrative Assistant, 904-362-1001 or 1 (800)226-1066 (Florida only); Fax (904)362-1056.

The **St. Johns River Water Management District** announces a Southern Region Recreational Advisory Council Meeting to which all persons are invited.

Southern Region Recreation Advisory Council

DATE AND TIME: Thursday, June 17, 1999, 6:00 p.m. – 8:00 p.m.

PLACE: Brevard County Government Complex, Building C, 3rd Floor, Multi-Purpose Room, 2725 Judge Fran Jamieson Way, Viera, FL 32940, (407)633-2046

PURPOSE: To discuss recreation on District lands in the Northern Region.

If any person decides to appeal any decision with respect to any matter considered at the above listed meeting such person may need to ensure that a verbatim record of the proceeding is made to include testimony and evidence upon which the appeal is to be based.

If, due to disability, you require a special accommodation to participate in this public meeting, contact Linda Lorenzen, (904)329-4262 or (904)329-4450 (TDD), at least five work days before the date of the meeting.

The **St. Johns River Water Management District** announces the following Facilities/Planning/Construction Committee meeting:

DATE AND TIME: Thursday, June 24, 1999, 10:00 a.m.

PLACE: St. Johns River Water Management, Orlando Service Center, 618 East South Street, Orlando, FL 32807

PURPOSE: To discuss project construction and contractual matters of the District.

A copy of the agenda can be obtained by writing: St. Johns River Water Management District, P. O. Box 1429, Palatka, FL 32178-1429, or by calling Mrs. Sharon Whitener, Administrative Support Coordinator, Department of Operations and Land Resources, (904)329-4281.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Mrs. Linda Lorenzen, (904)329-4262.

If you are hearing or speech impaired, please contact the agency by calling (904)329-4450.

If any person decides to appeal any decision with respect to any matter considered by the St. Johns River Water Management District's Governing Board, such person may need to ensure that a verbatim record of the meeting is made to include the testimony and evidence upon which appeal is to be based.

The **St. Johns River Water Management District** announces the following public meeting to which all persons are invited: DATE AND TIME: Monday, June 28, 1999, 1:30 p.m.

PLACE: Sanford City Hall, 300 North Park Avenue, Sanford, Florida

PURPOSE: Water Supply Planning Work Group Meeting.

The St. Johns River Water Management District is in the process of developing a water supply plan. Plan development is being carried out through a series of work group meetings. This is a joint meeting of all Water Supply Planning Workgroups in the St. Johns River Water Management District to discuss "Institutional Alternatives for Regional Water Supplies."

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this hearing is requested to advise the District at least 48 hours before the hearing by contacting Carol Taylor, (904)329-4170. If you are hearing or speech impaired, please contact the District by calling (904)329-4450 (Voice or TDD).

If any person decides to appeal any decision with respect to any matter considered at the above, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

The Southwest Florida Water Management District announces the following public meetings to which all persons are invited.

Hillsborough River Basin Board Meeting

DATE AND TIME: Monday, June 21, 1999, 1:00 p.m. (Note: This is a change of date and time from what was originally scheduled.)

PLACE: Tampa Service Office, 7601 U.S. Highway 301, North, Tampa, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Consideration of Basin business, including approval of tentative FY 2000 Basin budget.

New Basin Board Member Orientation

DATE AND TIME: Tuesday, June 22, 1999, 9:00 a.m.

PLACE: Tampa Service Office Board Room, 7601 U.S. Highway 301, North, Tampa, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Orientation of new Basin Board members.

New Basin Board Member Orientation

DATE AND TIME: Friday, June 25, 1999, 9:00 a.m.

PLACE: District Headquarters, Board Room, 2379 Broad Street, Brooksville, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Orientation of new Basin Board members.

Governing Board Meeting, Public Hearing And Committee Meetings

DATE AND TIME: Tuesday, June 29, 1999, 9:00 a.m.

PLACE: District Headquarters, 2379 Broad Street, Brooksville, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Conduct of Meeting, Public Hearing and Committee Meetings. Governing Board Meeting And Public Hearing

(Items not completed at Tuesday's meeting may be carried over to Wednesday's meeting. If all business is concluded at Tuesday's meeting, there will be no meeting on Wednesday.)

DATE AND TIME: Wednesday, June 30, 1999, 9:00 a.m.

PLACE: District Headquarters, 2379 Broad Street, Brooksville, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Conduct of Meeting and Public Hearing.

A copy of the agenda for the above meetings may be obtained by writing: Southwest Florida Water Management District, 2379 Broad Street, Brooksville, Florida 34609-6899.

If a party decides to appeal any decision made with respect to any matter considered at a meeting, that party will need a record of the proceedings, and for such purposes that party may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should call 1(800)423-1476 (Florida), or (352)796-7211, Extension 4604; Fax: (904)754-6874; TDD only 1(800)231-6103 (Florida).

The Big Cypress Basin, **South Florida Water Management District** announces a public meeting to which all interested persons are invited.

DATE AND TIME: June 25, 1999, 9:00 a.m.

PLACE: Collier County Government Center, Commission Chambers, Building F, Naples, Florida

The above address shall be the designated access point for public attendance of the meeting.

**PURPOSE:** Conduct Basin Business

A copy of the agenda may be obtained by writing: Big Cypress Basin, 6089 Janes Lane, Naples, Florida 34109, or by calling Ann Christian, (941)597-1505.

Appeals from any Big Cypress Basin Board decision require a record of the proceedings. Although Basin Board meetings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Ann Christian, (941)597-1505, at least forty-eight (48) hours before the meeting to make appropriate arrangements.

If you are hearing or speech impaired, please contact the Big Cypress Basin by calling (561)697-2574.

Those persons who desire more information, or those wishing to submit written or physical evidence may contact: Ann Christian, Big Cypress Basin, 6089 Janes Lane, Naples, Florida 34109, (941)597-1505.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: June 18, 1999, 2:00 p.m. – 5:00 p.m.

PLACE: Broward County Office, Environmental Services, Training Room, 2555 West Copans Road, Pompano Beach, Florida.

PURPOSE: The Level of Certainty Subcommittee of the Lower East Coast Regional Water Supply Plan Advisory Committee will meet to review and discuss "1 in 10" Level of Certainty.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. For more information, contact: John Mulliken, Project

Manager, Lower East Coast Regional Water Supply Plan, (561)682-6649.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited: DATE AND TIME: June 28, 1999, 10:00 a.m.

PLACE: District Headquarters B-1 Building, Conference Room 2A, 3301 Gun Club Road, West Palm Beach, Florida.

PURPOSE: A meeting of the Selection Committee to discuss the evaluation of proposals submitted in response to RFP C-10741, Provide and Install Remote Site SCADA Equipment.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. Should it be necessary to cancel the meeting, an alternate meeting date is June 30, 1999, same location, Conference 3B. For more information, contact Mary Deese, (561)682-2180.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited: DATE AND TIME: June 28, 1999, 11:00 a.m.

PLACE: District Headquarters, B-1 Building, Conference Room 2A, 3301 Gun Club Road, West Palm Beach, Florida.

PURPOSE: Commencement of Selection Committee process for RFP C-10062, Water Resource Education Newspaper Insert.

If it be necessary to conduct this meeting by means of communications media technology (CMT) with one or more members of the Evaluation Committee, the meeting will be teleconferenced at the time, location and conference room referenced above.

Should it be necessary to cancel the meeting, it will be held on June 29, 1999, 11:00 a.m., at the same location, but in Conference Room 3A, with similar arrangements for teleconference, if required.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. For more information, contact: Mary Deese, Senior Contract Administrator, (561)682-2180.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: June 30, 1999, 11:00 a.m.

PLACE: District Headquarters, Building B-1, Conference Room 3B, 3301 Gun Club Road, West Palm Beach, Florida.

PURPOSE: Meeting of the Selection Committee to discuss the tabulation of scores following the evaluation of proposals submitted in response to RFP C-E10660, Demonstration of Submerged Aquatic Vegetation/ Limerock Treatment Technology for Phosphorus Removal from Everglades Agricultural Area Waters: Follow-up on Project.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Should one or more members of the Evaluation Committee need to attend this meeting by means of communication media technology (CMT), the meeting will be teleconferenced at the time, location and conference room referenced above.

Should it be necessary to cancel the meeting, it will be held on July 1, 1999, 9:00 a.m., in the same location, with similar arrangements for teleconferencing.

For more information, contact: Linda Englebrecht, Procurement Analyst, (561)682-6378.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATES AND TIMES: July 1, 1999, 7:00 p.m.; July 12, 1999, 7:00 p.m.; and July 13, 1999, 7:00 p.m.

PLACES: July 1, 1999 – Joseph Caleb Center, 5400 N. W. 22 Avenue, Room 110, Miami, Florida; July 12, 1999 – West Dade Regional Library, 9445 Coral Way, 2nd Floor, Miami, Florida; and July 13, 1999 – SFWMD, Homestead Field Station, 2195 N. E. 8th Avenue, Homestead, Florida

PURPOSE: To solicit comments and suggestions on the Revised District Water Management Plan and FY2000 Budget. A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

For more information, contact Aaron Basinger, (561)682-6660.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited: DATE AND TIME: July 7, 1999, 8:00 a.m.

PLACE: District Headquarters, B-1 Building, Conference Room 2A, 3301 Gun Club Road, West Palm Beach, Florida.

PURPOSE: Oral presentations to the Evaluation Committee for submittals in response to RFPC-10741, Provide and Install Remote Site SCADA Equipment.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact: Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Should it be necessary to cancel the meeting, an alternate meeting date is July 9, 1999, same location, Conference Room 2B.

For more information, contact Mary Deese, (561)682-2180.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited: DATE AND TIME: July 7, 1999, 8:30 a.m.

PLACE: District Headquarters, B-1 Building, Conference Room 3B, 3301 Gun Club Road, West Palm Beach, Florida. PURPOSE: Meeting of Evaluation Committee to hear oral presentations by firms selected to provide presentations in conjunction with the evaluation of proposals submitted in response to RFP C-E10660, Demonstration of Submerged Aquatic Vegetation/Limerock Treatment Technology for Phosphorus Removal from Everglades Agricultural Area Waters: Follow-up on Study.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based. Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Should one or more members of the Evaluation Committee need to attend this meeting by means of communication media technology (CMT), the meeting will be teleconferenced at the time, location and conference room referenced above.

Should it be necessary to cancel the meeting, it will be held on July 12, 1999, 8:30 a.m., in the same location, Conference Room 3A, with similar arrangements for teleconferencing, if required.

For more information, contact: Linda Englebrecht, Procurement Analyst, (561)682-6378.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: July 12, 1999, 10:00 a.m.

PLACE: District Headquarters, B-1 Building, Conference Room 2B, 3301 Gun Club Road, West Palm Beach, Florida.

PURPOSE: Evaluation Committee discussion and contractor short list presentation for RFP C-10062, Water Resource Education Newspaper Insert.

If it becomes necessary to conduct this meeting by means of communications media technology (CMT) with one or more members of the Evaluation Committee, the meeting will be teleconferenced at the time, location and conference room referenced above.

Should it be necessary to cancel the meeting, it will be held on July 13, 1999, 10:00 a.m., at the same location, but in Conference Room 3A, with similar arrangements for teleconference, if required.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

For more information, contact Linda Englebrecht, Procurement Analyst, (561)682-6378.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited: DATE AND TIME: July 16, 1999, 8:30 a.m.

PLACE: District Headquarters, B-1 Building, Conference Room 2A, 3301 Gun Club Road, West Palm Beach, Florida.

PURPOSE: Oral presentations to the Evaluation Committee for RFP C-10062, Water Resource Education Newspaper Insert.

If it becomes necessary to conduct this meeting by means of communications media technology (CMT) with one or more members of the evaluation committee, the meeting will be teleconferenced at the time, location and conference room referenced above.

Should it be necessary to cancel the meeting, it will be held on July 19, 1999, in the same location, Conference Room 3A, or July 15, Conference Room 2A, with similar arrangements for teleconferencing, if required.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact: Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. For more information, contact: Linda Englebrecht, Procurement Analyst, (561)682-6378.

# SPACEPORT FLORIDA AUTHORITY

The **Spaceport Florida Authority** announces a Board of Supervisors meeting to which the public is invited.

DATE AND TIME: June 14, 1999, 9:30 a.m. - 12:00 p.m.

PLACE: Spaceport Florida Authority, 100 Spaceport Way, Cape Canaveral, Florida 32920-4003

PURPOSE: The Board will continue discussion on the status of ongoing projects, including the Service Operations Center, Cape Canaveral Air Station, (CCAS), Launch Complex 20 development, status of the Reusable Launch Vehicle (RLV) Facility at Kennedy Space Center; development, planning and administrative issues; financing of a proposed Boeing facility at Cape Canaveral Air Station, Florida, and to consider other proposed financing of matters related to the business of the Authority.

For more information, contact: Mr. Jim Leary, (407)730-5301 Ext. 1121.

To obtain a copy of the agenda, write: Spaceport Florida Authority, 100 Spaceport Way, Cape Canaveral, Florida 32920-4003.

Any person requiring special accommodation at this meeting because of a disability or physical impairment should contact the Spaceport Florida Authority at least seven (7) days prior to the meeting.

Please note that if a person decides to appeal any decision made by the Board of Supervisors with respect to any matter considered at the above cited meeting or hearing, they will need a record of the proceedings, and for such purpose, they may need to ensure that a verbatim record of the proceeding, which record includes the testimony and evidence upon which the appeal is to be based.

# DEPARTMENT OF MANAGEMENT SERVICES

The **Department of Management Services** announces a meeting of the Commission for Purchase from the Blind or Other Severely Handicapped to which all persons are invited.

DATE AND TIME: June 23, 1999, 10:00 a.m.

PLACE: Department of Management Services, 4050 Esplanade Way, Room 315-L, Tallahassee, FL

PURPOSE: Fair market price determination and assignment of the following service contracts to qualified agencies for persons with disabilities through the provisions of Section 413.035, Florida Statutes: Palm Beach International Airport, Janitorial Services Contract; Department of Highway Safety and Motor Vehicles, Melbourne Driver Licenses Office, Janitorial Services Contract; Department of Revenue, Blountstown Highway Office Complex, Janitorial Services Contract; and Department of Revenue, Child Support Enforcement, Daytona Beach Offices, Janitorial Services Contract.

Price adjustments of various service contracts and products, and other matters related to the business of the Commission are also on the agenda.

Written public comments relative to the above items are invited. Please mail comments to the address below prior to the scheduled meeting.

A copy of the agenda may be obtained by contacting: RESPECT of Florida, 2475 Apalachee Parkway, Suite 205, Tallahassee, Florida 32301-4946, (850)942-0905.

Any person requiring a special accommodation at the meeting because of a disability should call RESPECT, (850)942-0905, at least five (5) workdays prior to the meeting. If you are hearing or speech impaired, please contact RESPECT by using the Florida Relay Service which can be reached, 1(800)955-8771 (TDD).

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Florida Board of Professional Engineers announces a public meeting of the Educational Advisory and Application Review Committees which all persons are invited:

DATES AND TIME: Tuesday, July 20, 1999; Wednesday, July 21, 1999, 8:30 a.m.

PLACE: Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301

PURPOSE: Review of applications for examination and/or licensure by endorsement and to review applications of foreign educated applicants.

A copy of the agenda may be obtained by writing: Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty eight (48) hours before the meeting by contacting Dennis Barton, (850)521-0500.

The Florida Board of Professional Engineers announces a public telephone conference call which all persons are invited: DATE AND TIME: Tuesday, July 27, 1999, 10:00 a.m. or soon thereafter.

CONFERENCE CALL NUMBER: 1(888)869-0374

PLACE: Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301

PURPOSE: To act on recommendations from the Educational Advisory and Application Review Committees to approve or deny applications for licensure and any old or new business of the Florida Board of Professional Engineers.

A copy of the agenda may be obtained by writing: The Board of Professional Engineer, 1208 Hays Street, Tallahassee, Florida 32301.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty eight (48) hours before the meeting by contacting: Dennis Barton, (850)521-0500.

# DEPARTMENT OF ENVIRONMENTAL PROTECTION

The **Department of Environmental Protection** announces a public meeting of the Environmental Regulation Commission (ERC) to which all interested persons are invited.

DATE AND TIME: June 24, 1999, 9:00 a.m.

PLACE: Conference Room 609, Twin Towers Building, 2600 Blairstone Road, Tallahassee, Florida

PURPOSE: The regularly scheduled meeting of the ERC will include updates, rule proceedings and briefings. Updates include rules under development and under appeal. Rule proceedings include: Chapter 62-505, Florida Administrative Code (FAC), Small Community Wastewater Facilities Grants; Proposals on assignment of projects to FY 1997/98 and 1999 Priority Lists for drinking water grant assistance to financially disadvantaged communities under the Drinking Water State Revolving Fund program, Chapter 62-552, FAC. Time will be allotted at the end of the meeting for public comment.

A copy of the agenda may be obtained by contacting: Jacqueline McGorty, Department of Environmental Protection, 3900 Commonwealth Blvd., Tallahassee, Florida 32399-3000, (850)921-9717.

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

The **Department of Environmental Protection** announces a public workshop to which all persons are invited:

DATE AND TIME: July 1, 1999, 2:00 p.m. - 5:00 p.m.

PLACE: Department of Environmental Protection, Douglas Building, Conference Room A, First Floor, 3900 Commonwealth Boulevard, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Proposed rule 62B-54, FAC, Administrative Fines and Damage Liability.

A copy of the agenda may be obtained by contacting: Ms. Ann Kiefert, The Florida Department of Environmental Protection, Bureau of Beaches and Coastal Systems, Mail Station #300, Tallahassee, Florida 32399-3000, (850)487-1262, Extension 186.

The **Department of Environmental Protection, Division of Marine Resources**, announces a public meeting to which all persons are invited:

DATE AND TIME: Thursday, June 17, 1999, 7:00 p.m.

PLACE: St. Johns County Agricultural Center, 3125 Agriculture Center Drive, St. Augustine, Florida 32092

PURPOSE: This is the second meeting of the sixteen member Management Advisory Group (MAG) for the Guana Tolomato Matanzas National Estuarine Research Reserve (GTMNERR). The MAG is composed of eight citizens, who were appointed by the three state legislators with overlapping jurisdictions with the reserve boundaries, and eight representatives of the local, state and federal government entities with authority and responsibility in the reserve. They are the St. Johns River Water Management District; the Flagler County Board of County Commission; the St. Johns County Board of County Commission; the National Park Service; the Florida Park Service; the Florida Game and Fresh Water Fish Commission; the St. Augustine Port, Waterway and Beach Authority; and the City of St. Augustine. The MAG will work with the Florida Department of Environmental Protection (DEP) to implement the management plan adopted by the Governor and Cabinet for the new reserve. This meeting will be held for the purpose of determining a specific plan by which to progress toward the development of the GTMNERR and to introduce the recently hired manager to the MAG.

A copy of the agenda may be obtained by contacting: Ms. Anna Marie Hartman, 3900 Commonwealth Boulevard, M.S. #235, Tallahassee, Florida 32399, (850)488-3456.

If an accommodation is needed for a disability in order to participate in this activity, please notify: Linda Harvey, (850)488-0450, 1(800)955-8771 (TDD), at least seven days prior to the event.

The **Department of Environmental Protection**, **Division of Marine Resources**, Bureau of Coastal and Aquatic Managed Areas, Office of the Florida Keys National Marine Sanctuary, announces a public meeting to which all persons are invited:

DATE AND TIME: Tuesday, June 15, 1999, 9:00 a.m. – 5:00 p.m.

PLACE: Marathon Garden Club, 5270 Overseas Highway, Mile Marker 50.5, Marathon, FL 33050

PURPOSE: The Florida Governor's Office, the Florida Department of Environmental Protection and the Florida Keys National Marine Sanctuary appointed nineteen people to serve as representatives on the advisory council for the Florida Keys National Marine Sanctuary. The Sanctuary Advisory Council, represents diverse business, fishing, conservation, research and other public and private interests throughout Monroe County. They are a vital two-way communication link between the community and resource managers of the Sanctuary.

The Florida Keys National Marine Sanctuary Advisory Council meets every other month, on the third Tuesday.

The agenda for this meeting of the Sanctuary Advisory Council of the Florida Keys National Marine Sanctuary will include the reports from the Sanctuary Superintendent, the Department of Environmental Protection and updates on various issues, such as, cruise ship related turbidity and the Tortugas 2000 Working Group's recommendation for the preferred alternative boundary for a ecological reserve in the Dry Tortugas. The meeting will also contain an opportunity for public comment.

A copy of the full agenda may be obtained by contacting: June Cradick, P. O. Box 500368, Marathon, Florida 33050, (305)743-2437.

If an accommodation is needed for an attendee with a disability to participate in this activity, please notify June Cradick, (305)743-2437, prior to the event.

The **Department of Environmental Protection, Division of Marine Resources**, Bureau of Coastal and Aquatic Managed Areas, Office of the Florida Keys National Marine Sanctuary announces a public meeting to which all persons are invited:

DATE AND TIME: Thursday, June 17, 1999, 9:00 a.m. – 5:30 p.m.

PLACE: Hawks Cay Resort, Mile Marker 61, Duck Key, Florida 33050

PURPOSE: The Florida Keys national Marine Sanctuary Water Quality Protection Program (FKNMSWQPP) will hold a meeting for its Steering Committee. The agenda of this regular meeting of the FKNMSWQPP Steering Committee will include a presentation on the water quality component of the comprehensive monitoring program for the Florida Keys

National Marine Sanctuary; an update on the special study titled "Human Pathogens in Canals and Confined Bodies of Water in the Florida Keys"; an update on the Florida Keys Onsite Wastewater Nutrient Reduction Systems Demonstration Project; an update on the aggregation of sea urchins in Florida Bay; and issues related to Monroe County's Cesspit Ordinance and allocation of Rate of Growth Ordinance building permits. The meeting will also contain an opportunity for public comment.

A copy of the full agenda may be obtained by contacting Fred MacManus, (404)562-9343.

If an accommodation is needed for an attendee with a disability to participate in this activity, please notify: Fred MacManus, U.S. Environmental Protection, Agency Region IV, (404)562-9385 prior to the event.

### DEPARTMENT OF HEALTH

The Florida Emergency Medical Services Advisory Council will hold their quarterly meeting.

DATE AND TIME: July 9, 1999, 9:00 a.m. E.S.T.

PLACE: Caribe Royale Resort Suites and Villas, 14300 International Drive, Orlando, Florida 32821, Telephone (407)238-8000.

PURPOSE: To conduct general business of the council.

An agenda may be obtained by contacting: Desi Lassiter, Bureau of Emergency Medical Services, (850)487-1911.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment, should contact the Bureau of Emergency Medical Services, (850)487-1911, at least five (5) calendar days prior to the meeting.

If you are hearing or speech impaired, please call the Bureau of Emergency Medical Services using the Florida Dual Party Relay System which can be reached, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

For further information, write: Desi Lassiter, 2002-D Old St. Augustine Rd. (HLHEM), Tallahassee, Florida 32301-4881, or call (850)487-1911.

The **Council on Physician Assistants** announces a meeting to which all persons are invited.

DATE AND TIME: Friday, July 23, 1999, 12:00 noon or soon thereafter

PLACE: Tallahassee Regional Airport, 3300 Capital Circle, Southwest, Suite One, Tallahassee, Florida 32310

PURPOSE: To conduct general business of the Council.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Council on Physician Assistants, (850)488-3622, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Council on Physician Assistants the Florida Dual Party Relay System which can be reached, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Rena' Coffield, Regulation Administrator, Council on Physician Assistants, Medical Quality Assurance, 2020 Capital Circle, S. E., Bin #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which is to be based.

NOTICE OF CANCELLATION – The **Department of Health** announces the cancellation of the following public meeting:

DATE AND TIME: June 29, 1999, 9:00 a.m.

PLACE: Florida Association of Realtors, 7025 Augusta National Drive, Orlando, Florida 32822

PURPOSE: The meeting was regarding onsite sewage treatment and disposal systems.

Questions may be directeed to: Shirley Kugler, Department of Health, Bureau of Water and Onsite Sewage Programs, 2020 Capital Circle, S. E., Bin #08, Tallahassee, Florida 32399-1713, or call (850)488-4070.

The **Department of Health** announces a public meeting to which all persons are invited.

DATE AND TIME: July 15, 1999, 9:00 a.m.

PLACE: Florida Association of Realtors, 7025 Augusta National Drive, Orlando, FL 32822, (407)438-1400

PURPOSE: Identify and discuss issues relating to onsite sewage treatment and disposal systems which may require changes to Chapter 64E-6, Florida Administrative Code.

A copy of the agenda may be obtained by contacting: Shirley Kugler, Department of Health, Bureau of Water and Onsite Sewage Programs, 2020 Capital Circle, S. E., Bin #A08, Tallahassee, Florida 32399-1713.

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

A Department of Children and Family Services District Administrator Screening Committee will hold initial interviews of candidates for the vacant District Administrator position in Districts 8, 10 and 15. All interested parties are invited to attend.

DATE AND TIME: Monday, June 21, 1999, 8:00 a.m. – 5:00 p.m.; Tuesday, June 22, 1999, 8:00 a.m. – 5:00 p.m.

PLACE: Broward Regional Services Center, 201 W. Broward Blvd., Suite 408, Ft. Lauderdale, Florida

PURPOSE: To interview of candidates for the vacant District Administrator position in Districts 8, 10 and 15.

In accordance with the Americans with Disabilities Act, persons needing an Accommodation to participate in this meeting should contact Diann Lowery prior to the meeting at

the Department of Children and Family Services, 1317 Winewood Boulevard, Building 1, Room 205, Tallahassee, FL 32399-0700, Telephone (850)488-4306, SunCom 278-4305, or call via the Florida Relay Service, 1(800)955-8771 (TDD).

The **Department of Children and Family Services**, Professional Development Centers, announces a meeting of the Child Welfare Standards and Training Council's Executive Committee to which any interested parties are invited:

DATES AND TIMES: June 29, 1999, 9:00 a.m. – 5:00 p.m.; June 30, 1999, 9:00 a.m. – 3:00 p.m.

PLACE: Embassy Suites Hotel, 8978 International Drive, Convention Center, Orlando, Florida 32819

PURPOSE: Annual election of officers and discussion of issues related to child welfare training.

For additional information, please contact: Peggy Spivey, Professional Development Centers Central Office, (850)487-0841.

The **Department of Children and Family Services**, District 12, Health and Human Services, Board Developmental Services Committee, announces a public meeting to which all persons are invited.

DATE AND TIME: June 10, 1999, 9:00 a.m.

PLACE: Daytona Beach Regional Service Center, 210 North Palmetto Avenue, Conference Room 148, Daytona Beach, Florida

PURPOSE: Regular business

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Denise Kelly).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648 at least 48 hours in advance of the meeting.

If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY, 1(800)955-8771.

The **Department of Children and Family Services**, District 12, Health and Human Services, Board Community Services Committee, announces a public meeting to which all persons are invited.

DATE AND TIME: June 11, 1999, 10:00 a.m.

PLACE: Daytona Beach Service Center, 210 North Palmetto Ave., Room 148, Daytona Beach, Florida

PURPOSE: Regular Board Meeting for General Business.

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Denise Kelly).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648 at least 48 hours in advance of the meeting.

If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY, 1(800)955-8771.

The **Department of Children and Family Services**, District 12, Health and Human Services, Board Children's Mental Health Workgroup, announces a public meeting to which all persons are invited.

DATE AND TIME: June 11, 1999 (immediately following the Community Services Committee)

PLACE: Daytona Beach Service Center, 210 North Palmetto Ave., Room 148, Daytona Beach, Florida

PURPOSE: Regular Board Meeting for General Business.

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Denise Kelly).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648 at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY, 1(800)955-8771.

The **Department of Children and Family Services**, District 12, Health and Human Services, Board Family Care Council, announces a public meeting to which all persons are invited.

DATE AND TIME: June 17, 1999, 10:00 a.m.

PLACE: United Way, 3747 W. International Speedway Blvd., Daytona Beach, Florida

PURPOSE: Regular Board Meeting for General Business.

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Denise Kelly).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648 at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY, 1(800)955-8771.

The **Department of Children and Family Services**, District 12, Health and Human Services Board, announces a public meeting to which all persons are invited.

DATE AND TIME: June 18, 1999, 9:00 a.m.

PLACE: Daytona Beach Service Center, 210 North Palmetto Avenue, Conference Room 148, Daytona Beach, Florida

**PURPOSE:** General Business

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Denise Kelly.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648 at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY, 1(800)955-8771.

The **Department of Children and Family Services,** District 12, Health and Human Services Board, Foster Care & Adoptions / Volunteer Recruitment Action Group, announces a public meeting to which all persons are invited.

DATE AND TIME: June 18, 1999 (immediately following the Health and Human Services Board meeting)

PLACE: Daytona Beach Service Center, 210 North Palmetto Avenue, Conference Room 148, Daytona Beach, Florida

PURPOSE: Regular Meeting for General Business

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Denise Kelly).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648 at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY, 1(800)955-8771.

The **Department of Children and Family Services,** District 12, Health and Human Services, Board Funding Opportunities Action Group, announces a public meeting to which all persons are invited.

DATE AND TIME: June 22, 1999, 10:30 a.m.

PLACE: Daytona Beach Service Center, 210 North Palmetto Avenue, Conference Room 440, Daytona Beach, Florida

PURPOSE: Regular Meeting for General Business

A copy of the agenda may be obtained by writing: Department of Children and Families, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Denise Kelly).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648 at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY, 1(800)955-8771.

The **Department of Children and Family Services**, District 12, Human Rights Advocacy Committee, announces a public meeting to which all persons are invited.

DATE AND TIME: June 23, 1999, 10:30 a.m.

PLACE: DeLand Service Center, 1340 S. Woodland Blvd., DeLand, Florida

PURPOSE: Regular Meeting for General Business

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Rafael Bello).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Rafael Bello, (904)254-3711 at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY, 1(800)955-8771.

The **Department of Children and Family Services,** Employee Recognition Committee, announces its ceremony at which members of the Health and Human Services Board may be present.

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

PLACE: Daytona Beach Service Center, 210 N. Palmetto Ave.,

Conference Room 148, Daytona Beach, Florida

PURPOSE: To recognize outstanding employees

The **Department of Children and Family Services** announces the following public meetings of the District 6, Health and Human Services Board, to which all persons are invited:

Manatee Planning Group

DATE AND TIME: Thursday, July 1, 1999, 1:00 p.m.

PLACE: Bradenton Service Center, 303 13th Ave., E., Bradenton, Small Conference Room.

PURPOSE: To discuss the human service delivery system within Manatee County.

Children's Subcommittee

DATE AND TIME: Friday, July 2, 1999, 9:00 a.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr. Blvd., Auditorium, Tampa, FL.

PURPOSE: To discuss child protection, mental health and substance abuse services.

Advocacy and Legislative Affairs

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

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr. Blvd., Rm 542, Tampa, FL.

PURPOSE: To discuss advocacy and legislative issues.

Adult Services Subcommittee

DATE AND TIME: Wednesday, July 7, 1999, 10:00 a.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr., Blvd., Room 421, Tampa, FL

PURPOSE: Discuss Adult Service issues.

Alcohol, Drug Abuse, and Mental Health Subcommittee

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

PLACE: Brandon Service Center, 9325 Bay Plaza Blvd., Tampa, FL

PURPOSE: To discuss adult mental health and substance abuse issues.

**Developmental Services** 

DATE AND TIME: Friday, July 9, 1999, 1:00 p.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr. Blvd., Room 542, Tampa, FL

PURPOSE: Discuss services for the developmentally disabled.

Health Subcommittee

DATE AND TIME: Monday, July 12, 1999, 1:30 p.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr.

Blvd., Room 542, Tampa, FL

PURPOSE: To discuss health issues.

Family Care Council

DATE AND TIME: Wednesday, July 14, 1999, 10:30 a.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr.

Blvd., Room 166, Tampa, FL

PURPOSE: To review supports and services for individuals with developmental disabilities and their families.

Executive

DATE AND TIME: Wednesday, July 28, 1999, 12:00 p.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr.

Blvd., Auditorium, Tampa, FL

PURPOSE: General Business and planning activities

Full Health and Human Services Board

DATE AND TIME: Wednesday, July 28, 1999, 1:00 p.m.

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King, Jr.

Blvd., Auditorium, Tampa, FL

PURPOSE: General business

Call Donna Sinudom, (813)871-7454 for copies of the agenda, additional information and meeting confirmations. Users of text telephones (TTYs), please call this number through the Florida Relay Service, 1(800)955-8771.

# NAVIGATION DISTRICTS

The **West Coast Inland Navigation District** announces the Following Board of Commissioners meeting to which all interested parties are invited:

DATE AND TIME: Friday, June 18, 1999, 10:30 a.m.

PLACE: Sarasota County, Venice Community Center, 326 S. Nokomis Avenue, Venice, Florida

PURPOSE: To conduct the regular business of the Navigation District.

A copy of the agenda for this meeting may be obtained by writing: WCIND, Post Office Box 1845, Venice, FL 34284.

No verbatim record will be made of this meeting. Any person wishing to appeal decisions made at this meeting may need to ensure that a verbatim record is made.

The Board of Commissioners of the Florida **Inland Navigation District** announces a public meeting to which all persons are invited.

DATES AND TIMES: Friday and Saturday, June 18-19, 1999, 8:00 a.m.

PLACE: The Radisson Hotel, 3101 N. A-1-A, Melbourne, Brevard County, Florida.

PURPOSE: A meeting and workshop of the Board of Commissioners to conduct the regular business of the District. Additionally, the District's Land Acquisition and Management Committee will meet.

Please contact: District office, 1314 Marcinski Road, Jupiter, FL 33477, Telephone (561)627-3386 for more information.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this meeting, they will need a record of the proceeding, and for such purposes, they may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the District prior to the meeting.

### FLORIDA HOUSING FINANCE CORPORATION

The **Florida Housing Finance Corporation** announces that the public meeting originally scheduled for June 15, 1999, 8:00 a.m. -10:00 a.m., has been rescheduled as follows:

DATE AND TIME: June 25, 1999, 9:00 a.m. – 12:00 p.m.

PLACE: 6th Floor, Seltzer Room, Florida Housing Finance Corporation offices in Tallahassee, Florida

PURPOSE: To conduct a "round table" discussion of the affordable housing needs of Florida's Farmworker population. Any questions may be directed to: Sue Early, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, Phone number

Notice is hereby given that the **Florida Housing Finance Corporation** (the Corporation) will conduct a rule development workshop, to which all persons interested in the 2000 Rule and Application for the Multifamily Mortgage Revenue Bond Program are invited:

DATE AND TIME: Tuesday, June 29, 1999, 10:00 a.m.

(850)488-4197.

PLACE: The Clarion Hotel, 316 West Tennessee Street, Tallahassee, FL 32301, (850)222-9555

PURPOSE: To receive comments and suggestions from interested persons relative to the development of the 2000 Application and program requirements for the Multifamily Mortgage Revenue Bonds Program, as specified in Rule Chapter 67-21, Florida Administrative Code (FAC), prior to the formal Rule Hearing.

The Multifamily Mortgage Revenue Bond Program issues bonds the proceeds of which are used to provide mortgage loans to eligible housing providers for rehabilitation or new construction of affordable rental units under the Multifamily Mortgage Revenue Bond Program.

All interested parties are invited to submit written comments and/or to present oral comments at the workshop. Written comments must be received by the Corporation no later than 5:00 p.m. (Tallahassee time), July 12, 1999. Comments may be delivered by facsimile and should be addressed to Joyce Martinez. Any person desiring to present oral comments should appear at the workshop.

COST: There is no charge for this workshop. However, because of space limitations, pre-registration of participants is requested by 5:00 p.m., Friday, June 25, 1999.

For reservations or further information, contact: Joyce Martinez, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329 (850)488-4197, facsimile (850)414-5479.

Any person requiring a special accommodation at the workshop because of a disability or physical impairment should contact Linda Hawthorne at the above address. If you are hearing or speech impaired, please contact the Florida Dual Party Relay system which can be reached at 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Notice is hereby given that the **Florida Housing Finance Corporation** (the "Corporation") will conduct a development workshop, to which all persons are invited to attend:

DATE AND TIME: Tuesday, June 29, 1999, 1:00 p.m. (EST) PLACE: The Clarion Hotel, 316 W. Tennessee St., Tallahassee, FL 32301, (850)222-9555

PURPOSE: To receive comments and suggestions from interested persons relative to the development of the Florida Affordable Housing Guarantee Program Rule Chapter 67-39, Florida Administrative Code (FAC), prior to the formal Rule Hearing.

COST: None. Due to limited space, pre-registration is requested by 5:00 p.m., Friday, June 25, 1999.

For reservations or further information, contact: David Woodward, (850)488-4197, Facsimile (850)414-5479.

All interested parties are invited to submit written comments and/or to present oral comments at the workshop. The Corporation must receive written comments no later than 5:00 p.m. (EST), July 12, 1999. Comments may be delivered by facsimile and should be addressed to David Woodward, (850)414-5479. Any person desiring to present oral comments should appear at the workshop.

Any person requiring a special accommodation at the workshop because of a disability or physical impairment should contact: Linda Hawthorne, 227 N. Bronough St., Suite 5000, Tallahassee, FL 32301

If you are hearing or speech impaired, please contact the Florida Dual Party Relay system, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

### PINELLAS WAGES COALITION

The **Pinellas WAGES Coalition** announces an Executive Committee Meeting on:

DATE AND TIME: Monday, June 14, 1999, 1:30 p.m. – 3:30 p.m.

PLACE: Career Options of Pinellas, Inc., 13770 58th Street, N., Ste. 312, Large Conference Room, Clearwater, FL

PURPOSE: Regularly scheduled meeting.

SUBJECT MATTER: Regular coalition business as determined with the development of the agenda. Members of the public are invited to attend.

Agendas can be obtained seven days in advance of the meeting: Suite 304, Pinellas WAGES Coalition, 13770 58th Street, North, Clearwater, or by calling (727)507-6197.

Persons needing special accommodations to participate in the meeting should call at least 3 days in advance, (727)507-6197. If any person wishes to appeal any decision made by the Pinellas WAGES Coalition, with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which the appeal is to be based.

The **Pinellas WAGES Coalition** announces an Executive Committee Meeting on:

DATE AND TIME: Monday, June 14, 1999, 1:00 p.m. – 2:00 p.m.

PLACE: Career Options of Pinellas, Inc., 13770 58th Street, N., Ste. 312, Large Conference Room, Clearwater, FL

PURPOSE: Regularly scheduled meeting.

SUBJECT MATTER: Monthly financial report for April 1999. Members of the public are invited to attend.

Agendas can be obtained seven days in advance of the meeting: Suite 304, Pinellas WAGES Coalition, 13770 58th Street, North, Clearwater, Florida, or by calling (727)507-6197.

Persons needing special accommodations to participate in the meeting should call at least 3 days in advance, (727)507-6197. If any person wishes to appeal any decision made by the Pinellas WAGES Coalition, with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which the appeal is to be based.

The Pinellas WAGES Coalition announces a meeting on:

DATE AND TIME: Wednesday, June 30, 1999, 8:30 a.m.

PLACE: Career Options of Pinellas, Inc., 13770 58 Street, North, Suite 312, Large Conference Room, Clearwater, Florida PURPOSE: Regularly scheduled meeting

Subject Matter: Regular coalition business. Members of the public are invited at attend.

Agendas can be obtained seven days in advance of the meeting: Suite 304, Pinellas WAGES Coalition, 13770 58 Street, North, Clearwater, Florida, or by calling (727)507-6197.

Persons needing special accommodations to participate in the meeting should call at lease 3 days in advance, (727)507-6197. If any person wishes to appeal any decision made by the Pinellas WAGES Coalition, with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which the appeal is to be based.

The **Pinellas WAGES Coalition** announces the following meetings on:

DATE AND TIME: Monday, June 21, 1999, 10:00 a.m.

PLACE: 13770 58th Street, North, Suite 312, Clearwater, Florida 33760

PURPOSE: Regular meeting of the By Laws Committee of the Pinellas WAGES Coalition

ISSUES TO BE DISCUSSED: By Laws Revision

Members of the public are invited to attend and to be heard. Agendas can be obtained 7 days in advance of the meeting: 13770 58th Street, North, Suite 304, Clearwater, FL 33760 or by calling (727)507-6197.

Any person wishing to appeal any decision made by the Pinellas WAGES Coalition or its Committees with respect to any matter considered at such meeting will need a record of the proceedings and, for such purpose, may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which the appeal is to be based. The inclusion of this statement does not create or imply a right to appeal any decision to be made at this meeting if the right to an appeal does not exist as a matter of law.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this proceeding is asked to advise the agency sending the notice no later than three working days prior to the proceeding at the address given on the notice, telephone (727)507-6197.

# FLORIDA HEALTHY KIDS CORPORATION

The **Florida Healthy Kids Corporation** announces the Board of Directors meeting to which all persons are invited to attend. DATE AND TIME: June 17, 1999, 10:00 a.m.

PLACE: Holiday Inn Select, 2001 North Cove Blvd., Panama City, Florida.

PURPOSE: Meeting of the Board of Directors.

Further details and an agenda for the meeting may be obtained by contacting: Amber Floyd, Florida Healthy Kids Corporation, (850)224-KIDS (5437) Extension 6122.

### PANEL FOR THE STUDY OF END-OF-LIFE CARE

The **Panel for the Study of End-of-Life Care** announces the following two (2) meetings to which all persons are invited:

DATE AND TIME: Friday, June 21, 1999, 8:30 a.m. – 5:00 p.m. (EDT)

PLACE: Hurston Building, South Tower Conference, Rooms C & D, 400 West Robinson Street, Orlando, FL 32801

PURPOSE: The Panel will meet to continue to develop and discuss proposed recommendations to the Florida Legislature. 8:30 a.m. – 10:00 a.m. – Working Group Meetings; 10:00 a.m. – 5:00 p.m. – Discussion on the Final Report of the Panel

DATE AND TIME: Monday, July 16, 1999, 8:30 a.m. – 5:00 p.m. (EDT)

PLACE: Hurston Building, South Tower Conference, Rooms C & D, 400 West Robinson Street, Orlando, FL 32801

PURPOSE: The Panel will meet to continue to develop and discuss proposed recommendations to the Florida Legislature. This will be the last regularly scheduled meeting of the Panel. 8:30 a.m. – 10:00 a.m. – Working Group Meetings; 10:00 a.m. – 5:00 p.m. – Discussion on the Final Report of the Panel

Persons unable to attend these hearings may submit written comments to: Dr. Melissa A. Hardy, Pepper Institute on Aging, Florida State University, Tallahassee, FL 32306-1121

Pursuant to the provisions of the Americans with Disabilities Act, any persons requiring special accommodations to participate in this meeting are asked to advise Dr. Melissa A. Hardy, Pepper Institute on Aging, (850)644-2831.

A copy of the agenda may be obtained by contacting: Frank Maggio, Pepper Institute on Aging, Florida State University, Tallahassee, FL 32306-1121, (850)644-2831, or Fax (850)644-2304.

# H. LEE MOFFITT CANCER CENTER AND RESEARCH INSTITUTE

The H. Lee Moffitt Cancer Center and Research Institute, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, June 22, 1999, 4:30 p.m.

PLACE: Moffitt Cancer Center Board Room, 12902 Magnolia Drive, Tampa, FL

PURPOSE: To conduct the general business of the Facilities Committee.

A copy of the agenda may be obtained by writing: Ms. Katie James, Tower Project Office, Moffitt Cancer Center, 12902 Magnolia Drive, MOD 6 – TOW, Tampa, Florida 33612.

Persons requiring special accommodations due to disability or physical impairment should contact Ms. Katie James by Friday, June 18, 1999.

# ENTERPRISE FLORIDA

The **Enterprise Florida**, Inc. announces a public meeting to which all persons are invited:

DATE AND TIME: Thursday, June 24, 1999, 9:30 a.m. – 10:00 a.m.

PLACE: Via Teleconference: Call-In Number: (212)547-0140 Leader's Name: William Jones, Pass Code: Capital Meeting: Enterprise Florida Capital Development Board of Directors

PURPOSE: Capital Development Board of Directors Meeting If an accommodation is needed for a disability or physical impairment, please contact Ellen Stalnaker, (407)316-4726, at least one (1) day prior to the activity. Persons who are hearing or speech impaired can contact the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Enterprise Florida**, Inc. announces a public meeting to which all persons are invited:

DATE AND TIME: Thursday, June 24, 1999, 10:30 a.m. – 11:00 a.m.

PLACE: Via Teleconference: Call-In Number: (712)271-3622, Leader's Name: Brent Gregory, Pass Code: Technology Meeting: Enterprise Florida Technology Development Board of Directors

PURPOSE: Technology Development Board of Directors Meeting

If an accommodation is needed for a disability or physical impairment, please contact Ellen Stalnaker, (407)316-4726, at least one (1) day prior to the activity. Persons who are hearing or speech impaired can contact the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Enterprise Florida**, Inc. announces a public meeting to which all persons are invited:

DATE AND TIME: Thursday, June 24, 1999, 11:30 a.m. – 12:00 p.m.

PLACE: Via Teleconference: Call-In Number: (415)228-4639 Leader's Name: Mike Fitzgerald, Pass Code: ITED Meeting: Enterprise Florida International Trade and Economic Development (ITED) Board of Directors

PURPOSE: ITED Board of Directors Meeting

If an accommodation is needed for a disability or physical impairment, please contact Ellen Stalnaker, (407)316-4726 at least one (1) day prior to the activity. Persons who are hearing or speech impaired can contact the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Enterprise Florida**, Inc. announces a public meeting to which all persons are invited:

DATE AND TIME: Thursday, June 24, 1999, 3:30 p.m. – 5:00 p.m.

PLACE: Enterprise Florida, Inc., 390 N. Orange Avenue, Suite 1300, Orlando, Florida, (407)316-4600

For those who are unable to attend in person, please join via Teleconference: Call-In Number: (712)271-3622; Leader's Name: John Anderson, Pass Code: Enterprise

Meeting: Enterprise Florida, Inc. Board of Directors

PURPOSE: Board of Directors Meeting

If an accommodation is needed for a disability or physical impairment, please contact Ellen Stalnaker, (407)316-4726, at least one (1) day prior to the activity. Persons who are hearing or speech impaired can contact the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

# Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

# LAND AND WATER ADJUDICATORY COMMISSION

On April 14, 1999, the Florida Land and Water Adjudicatory Commission ("FLWAC" or "Commission") received a petition to establish The Brooks of Bonita Springs II Community Development District (the "District"). The Commission will follow the requirements of Rule Chapter 42-1, Florida Administrative Code (FAC), as amended, and Chapter 190, Florida Statutes (F.S.), as amended, in ruling on this petition. SUMMARY OF CONTENTS OF PETITION: The petition filed by Long Bay Partners, L.L.C., requests that the Commission establish a community development district located in Lee County, Florida. The land area proposed to be served by the District comprises approximately 1,222.85 acres bounded on the North by Corkscrew Woodlands, Williams Road and various parcels of property; on the East by Interstate 75; on the West by Seminole Gulf Railroad and by undeveloped parcels of property west of Railroad; and on the South by The Brooks, a development of regional impact (DRI) in Lee County. The District created by general law in sections 190.006 through 190.046, F.S., is designed to provide community infrastructure, services, systems and facilities along with their operations and maintenance to the existing Brooks development. The development plan for the Brooks development includes construction of approximately 1,586 single and multi-family residential dwelling units, passive recreational areas, up to 36 holes of golf, a golf clubhouse, and a network of trails and parks, all authorized for inclusion within the boundary of The Brooks of Bonita Springs II CDD. This District, if established, will be asked to provide infrastructure that will consist of roadways, roadway lighting,

management,

water

land/mitigation and off-site improvements. Community development is projected to occur over a seven year period. SUMMARY OF ESTIMATED REGULATORY COSTS: The statement of estimated regulatory costs (SERC) supports the petition to establish The Brooks of Bonita Springs II CDD. The complete text of the SERC is contained as Exhibit 7 to the petition to establish The Brooks of Bonita Springs II CDD. The scope of the SERC is limited to evaluating the regulatory costs consequences of approving the proposal to establish the District. The requirements for a SERC are found in Section 120.541(2), F.S. A SERC must contain (a) a good faith estimate of the number and types of individuals likely to be required to comply with the rule or who will be affected; (b) a good faith estimate of the costs to any state and local government entities of implementing and enforcing the proposed rule, and any anticipated affect on state and local revenues; (c) a good faith estimate of the transactional costs likely to be incurred by individuals and entities; (d) an analysis of the impact on small businesses, small counties, and small cities; (e) any additional information that the agency determines may be useful; and (f) any good faith written proposal submitted under paragraph (1)(a) and either a statement adopting the alternative or a statement rejecting the alternative in favor of the proposed rule. Addressing section (a), The Brooks of Bonita Springs II CDD will serve a proposed residential community designed for up to 1,587 total residential units. The establishment of the District would place all the residents under the jurisdiction of the District. Under section (b), the FLWAC and State of Florida will incur minimal costs to implement and enforce the proposed rule. Adoption of the proposed rule to approve the formation of the District will have no impact on State and local revenues. Addressing section (c), the District will levy non-ad valorem special assessments on properties within its boundaries to finance the construction of the infrastructure that the District funds, and to defray the costs of operating and maintaining the infrastructure and associated community systems, facilities and services. In considering the costs which must be paid for by those affected by the proposed rule to establish The Brooks of Bonita Springs II CDD, there are benefits that should be noted. First, residents in the district will receive a higher level of public services and amenities sooner than would otherwise be the case. Second, community services and amenities will be completed concurrently with development of lands within the proposed District. State law requires that persecutive property owners be notified that District levies exist. Thus, those subject to the transactional costs of the proposed rule do so voluntarily. Under section (d), approval of the petition to establish The Brooks of Bonita Springs II CDD will have only incidental or a positive impact on small businesses and will not have any impact on small counties and cities. Lee County is not a small

utilities,

security,

landscaping,

county as defined. Under section (e) input for the analysis provided above was provided by the Developer's Engineer and other professionals associated with the Developer.

A hearing will be held at the time, date and place shown below: DATE AND TIME: Wednesday, July 28, 1999, 9:00 a.m.

PLACE: Trianon Hotel, Promenade Meeting Room, 3401 Bay Commons Drive, Bonita Springs, Florida 34134

Any person requiring a special accommodation to participate in the hearing because of a disability should contact Ken van Assenderp, (850)222-7206, at least 5 business days in advance to make appropriate arrangements.

Copies of the petition may be obtained by contacting: Ken van Assenderp, Esquire, 225 South Adams Street, Suite 200, Tallahassee, Florida 32301, Telephone number (850)222-7206 or Barbara Leighty, Florida Land and Water Adjudicatory Commission, Office of Planning and Budgeting, Executive Office of the Governor, The Capitol, Room 2105, Tallahassee, Florida 32399-0001, Telephone number (850)488-7793.

On April 21, 1999, the Florida Land and Water Adjudicatory Commission ("FLWAC" or "Commission") received a petition to establish the Poinciana Community Development District (the "Poinciana CDD" or "District"). The Commission will follow the requirements of Rule Chapter 42-1, Florida Administrative Code (F.A.C.), as amended, and Chapter 190, Florida Statutes (F.S.), as amended, in ruling on this petition.

SUMMARY OF CONTENTS OF PETITION: The petition filed by Avatar Properties, Inc., requests that the Commission establish a community development district located in Polk County, Florida. The land area to be served by the District comprises approximately 3,031 acres bounded on the North by Cypress Parkway; bounded on the South by Huckleberry Avenue and Juniper Street and lands of the South Florida Water Management District and Poinciana Village 3 Neighborhood 6 South; bounded on the West by Rhododendron Avenue and land of Parker-Poinciana, Inc.; and bounded on the East by Marigold Avenue, Walnut Avenue, and Haines City Road, and Poinciana Village 3 Neighborhood 3. This District is designed to provide community infrastructure, services, and facilities along with their operations and maintenance to the Poinciana development. The District will be a fully amenitized residential community oriented toward the active adult. The development plan for the proposed lands within the District includes the construction of approximately 6.500 single family and higher density residential dwelling units, neighborhood pools, an arts and crafts center, outdoor sports center, a ballroom, 18 holes of golf, golf clubhouse, spa and fitness center, restaurants, and parks. All are authorized for inclusion within the District.

SUMMARY OF ESTIMATED REGULATORY COSTS: The statement of estimated regulatory costs (SERC) supports the petition to establish the Poinciana CDD. The complete text of the SERC is contained as Exhibit 7 to the petition to establish the Poinciana CDD. The scope of the SERC is limited to

evaluating the regulatory costs consequences of approving the proposal to establish the District. The requirements for a SERC are found in Section 120.541(2), F.S. A SERC must contain (a) a good faith estimate of the number and types of individuals likely to be required to comply with the rule or who will be affected; (b) a good faith estimate of the costs to any state and local government entities of implementing and enforcing the proposed rule, and any anticipated affect on state and local revenues; (c) a good faith estimate of the transactional costs likely to be incurred by individuals and entities; (d) an analysis of the impact on small businesses, small counties, and small cities; (e) any additional information that the agency determines may be useful; and (f) any good faith written proposal submitted under paragraph (1)(a) and either a statement adopting the alternative or a statement rejecting the alternative in favor of the proposed rule. Addressing section (a), the proposed Poinciana CDD is a residential community designed for up to 6,500 total residential units. Formation of the District would put all of these households under the jurisdiction of the District. Under section (b), the FLWAC and State of Florida will incur modest costs to implement and enforce the proposed rule. Adoption of the proposed rule to approve the formation of the District will have no negative impact on State and local revenues. Addressing section (c), the District will either impose non-ad valorem special assessments on properties within its boundaries or user fees, where appropriate, charged against users of the District facilities to finance the infrastructure that the District funds, and to defray the costs of operating and maintaining the infrastructure and associated community facilities. In considering the costs which must be paid for by those affected by the proposed rule to establish the Poinciana CDD, there are benefits that should be noted. First, residents in the district will receive a higher level of public services and amenities sooner than would otherwise be the case. Second, community services and amenities will be completed concurrently with development of lands within the proposed District. State law requires that prospective property owners be notified that District levies exist. Thus, those subject to the transactional costs of the proposed rule do so voluntarily. Under section (d), approval of the petition to establish the Poinciana CDD will have no impact or a positive impact on small businesses and will not have any impact on small counties and cities. Polk County is not a small county as defined. Under section (e) input for the analysis provided above was provided by the Developer's Engineer and other professionals associated with the Developer.

A hearing will be held at the time, date and place shown below: DATE AND TIME: Wednesday, July 7, 1999, 9:00 a.m.

PLACE: Haines City Community Center, All Purpose Room, 219 South 5th Street, Haines City, Florida

Any person requiring a special accommodation to participate in the hearing because of a disability should contact Teresa Moore, (561)650-7900, at least 5 business days in advance to make appropriate arrangements.

Copies of the petition may be obtained by contacting: Teresa Moore, Esquire, Greenberg Traurig, P.A., Post Office Box 20629, West Palm Beach, Florida 33416-0629, Telephone number (561)650-7900 or Barbara Leighty, Florida Land and Water Adjudicatory Commission, Executive Office of the Governor, Office of Planning and Budgeting, The Capitol, Room 2105, Tallahassee, Florida 32399-0001, Telephone number (850)488-7793.

# MARINE FISHERIES COMMISSION

NOTICE IS HEREBY GIVEN that the Florida Marine Fisheries Commission has issued an Order Denying Petition for Declaratory Statement, in response to a letter requesting a declaratory statement by Mr. Walter Pine. The Commission declined to issue the declaratory statement as Mr. Pine's request failed to meet the requirements of Section 120.565, Florida Statutes, Chapter 28-105, Florida Administrative Code, and applicable case law.

A copy of the Order may be received by contacting: Lisa Rubenstein, Florida Marine Fisheries Commission, 2540 Executive Center Circle, West, Suite 106, Tallahassee, FL, 32301.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has denied the Petition for Declaratory Statement filed by Fabian Ferber, Unit Owner, Balmoral Condominium Association, Inc., Docket Number DS1999060.

The petition was denied because Petitioner failed to include a statement of how any of the Division's statutes, rules, or orders affects Petitioner in his circumstances. In addition, the Division is precluded from interpreting ambiguous provisions of a Declaration of Condominium in a declaratory statement proceeding.

A copy of the final order may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

The Construction Industry Licensing Board hereby gives notice that it has received a petition, filed on May 7, 1999, from the Manatee County Government, Building Department, seeking a declaratory statement on Section 489.105(3)(n), Florida Statutes, and Rule 61G4-12.011(4), (5), (6), and (7),

F.A.C, with respect to the scope of services an underground utility/excavation contractor may provide. Comments on this petition should be filed with Construction Industry Licensing Board, 7960 Arlington Expressway, Suite 300, Jacksonville, Florida 32211-7467, within 14 days of publication of this notice.

The Board will address this matter at its regularly scheduled board meeting which will be held, 8:00 a.m., Friday, July 16, 1999, at the Doubletree Hotel, Tampa Westshore Airport, 4500 West Cypress Street, Tampa, Florida 33607.

For a copy of the petition, contact: Rodney Hurst, Executive Director, Construction Industry Licensing Board, 7960 Arlington Expressway, Suite 300, Jacksonville, Florida 32211-7467, at above address or Telephone (904)727-3689.

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

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

Sylvester John Zarzana vs. Department of Insurance and Treasurer; Rule Nos. 4-220.051(4)(h)(6), 4-220.201(4)(f), 4-220.2021(5)(a); Case No. 99-2364RX

Save the Manatee Club, Inc., and Florida Wildlife Federation, Inc. vs. Department of Environmental Protection, Board of Trustees of the Internal Improvement Trust Fund; Rule Nos. 18-20.006, 18-20.004(5)(a)4., 18-20.004(5)(d)7.; Case No. 98-4591RP

Kensington Manor, Inc., d/b/a Heartland Helath Care and Rehabilitation Center of Sarasota vs. Agency for Health Care Administration; Rule No. 59A-4.128(7), Form No. AHCA 3110-6007; Case No. 99-2362RX

# Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:

Save the Manatee Club, Inc., and Florida Wildlife Federation, Inc. vs. Department of Environmental Protection, Board of Trustees of the Internal Improvement Trust Fund; Rule Nos. 18-20.006, 18-20.004(5)(a)4., 18-20.004(5)(d)7.; Case No. 98-4591RP; Dismissed

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

# **NONE**

# Section X Announcements and Objection Reports of the Joint Administrative Procedures Committee

# **NONE**

# Section XI Notices Regarding Bids, Proposals and Purchasing

# DEPARTMENT OF EDUCATION

# NOTICE TO PROFESSIONAL CONSULTANTS

The University of Florida for and on behalf of the Board of Regents, a public corporation of the State of Florida, announces that Professional Services in the discipline of architecture will be required for the project listed below:

Project No.: UAA-04, Project and Location: Press Box Renovation and Addition at Ben Hill Griffin Stadium, University of Florida. The project consists of the design and construction of Phase I 93,00 GSF expansion to the existing Press Box tower to include stadium seating for club seating, skyboxes and general seating (with project budget of \$24,000,000.00; construction budget of \$19,077,300); Phase II renovation of 33,930 GSF existing press services and skybox seating in the Press Box tower (with project budget of \$6,000,000.00; construction budget of \$5,325,400).

The Architect/Engineer Consultant is expected to develop the Phase I project as a part of a master plan to include Phase II renovation.

The selected firm will provide design, construction documents and construction administration services for the referenced project. Blanket professional liability insurance will be required for this project in the amount of \$1,500,000.00, and will be provided as a part of Basic Services.

# **INSTRUCTIONS:**

Firms desiring to apply for consideration shall submit a letter of application. The letter of application should have attached:

1. A complete Board of Regents "Professional Qualifications Supplement," dated September 15, 1997. Applications on any other form will not be considered.

2. A copy of the applicant's current Professional Registration Certificate from the appropriate governing board. An applicant must be properly registered at the time of application to practice its profession in the State of Florida. If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida.

Submit 5 (five) copies of the above requested data bound in the order listed above.

Applications, which do not comply with the above instructions, may be disqualified. Application materials will not be returned. The plans and specifications for State University System projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list. Professional Qualifications Supplement forms, descriptive project information and selection criteria may be obtained by contacting: Janie Heidler, Office Assistant, Campus Planning and Construction Management, 232 Stadium, Post Office Box 115050, Gainesville, Florida, Telephone (352)392-1256, Fax (352)392-6378, Internet: www.admin,ufl.edu/division/cp

Submittals must be received in the Campus Planning and Construction Management office by 3:00 p.m., local time, on Friday, July 9, 1999. Facsimile (FAX) submittals are not acceptable and will not be considered.

### Invitation to Bid

Sealed bids will be received and publicly opened at Florida A & M University.

Bid No. 7210 Opening Date: 6/29/99 Time: 2:00 p.m.

Title: 25 Passenger Bus

Accommodations for Disabilities: Please indicates if special accommodation because of a disability is needed. If an accommodation is needed in order to participate in this activity, please contact the Purchasing Department at least seven days prior to the activity.

Bid Specifications: The bid document may be obtained: Florida A & M University, Purchasing Department, Foote-Hilyer Administrative Center, Room 210, Tallahassee, FL 32307. Contact person: Larry J. Mosley, Assistant Purchasing Director, (850)599-3203. The University reserves the right to reject any and all bids.

# REGIONAL PLANNING COUNCILS

### **INVITATION TO BID NO 99-823**

Tri-County Commuter Rail Authority (TCRA), an agency of the state of Florida, operates a seventy-two (72) mile commuter railroad with nineteen (19) stations in Miami-Dade, Broward, and Palm Beach Counties.

THE PURPOSE of the ITB is to enter into an Agreement for complete fabrication and installation of all signage and graphic items as specified in the contract documents. Contractor shall provide all supervision, project coordination, scheduling, management, labor, equipment, tools, supplies, insurance, permanent materials, temporary materials, vehicles, storage sheds and incidentals (including acquisition of all agency permits and inspections).

A REQUEST FOR DOCUMENTS should be directed to: Mr. Christopher Bross, TCRA, 800 N. W. 33rd Street, Suite 100, Pompano Beach, FL 33064, (954)788-7911. The cost of the solicitation documents is \$100.00, non-refundable. Checks or money orders, made in favor of TCRA should be forwarded to Christopher Bross at the address above. Solicitation documents will be available on or about June 7, 1999.

A MANDATORY PRE-BID CONFERENCE AND 3 DAY WALKTHROUGH of each station to predetermine site-specific conditions, investigate site-specific mounting methods and ascertain placement of signage will convene in the executive Conference Room, 800 N. W. 33rd Street, Suite 100, Pompano Beach, FL 33064, on June 16, 1999 at 9:00 a.m.. The conference and walkthrough shall conclude on June 18, 1999.

REQUESTS FOR CLARIFICATION regarding specifications or bid documents must be submitted to TCRA no less than ten (10) days before the bid opening date.

RECEIPT OF SEALED BIDS: All Bids must be received in a sealed envelope no later than 4:00 p.m. on July 6, 1999 at the address above. All envelopes must bear the TCRA provided label that clearly indicates the BIDDER'S NAME, ITB NUMBER AND TITLE, AND BID OPENING DATE.

TCRA reserves the right to postpone, to accept, or reject any and all Bids in whole or in part. All Bidders must certify that they are not on the State of Florida Comptroller General's List of Ineligible Bidders. All Bids must remain in effect for one hundred eighty (180) days from the date of Bid Opening.

BID SECURITY in the amount of five percent (5%) of the Bid must accompany each Bid in accordance with the Instruction to Bidders, General Terms and Conditions, and the Special Terms and Conditions.

TERM: The term of the Agreement shall be for 200 calendar days.

ESTIMATED BUDGET: \$750,000 - \$1,200,000

FUNDING: This project is funded in part by a grant from the Federal Transit Administration. Any resultant Agreement shall be subject to all Federal rules and regulations.

DBE PARTICIPATION: The Disadvantaged Business Enterprise participation goal for this solicitation is seventeen percent (17%).

### DEPARTMENT OF MANAGEMENT SERVICES

# NOTICE TO PROFESSIONAL CONSULTANTS PUBLIC ANNOUNCEMENT FOR PROFESSIONAL SERVICES FOR

# ARCHITECTURE - ENGINEERING

Building Construction announces that professional services are required for the project listed below. Applications are to be sent to: Jere Lahey, 100 Southpark Boulevard, Suite 308, St. Augustine, Florida 32086.

Project Number: MSFM-99023000

Project Name: New, Florida Department of Law Enforcement

Crime Laboratory and Office Building

Project Location: Jacksonville Regional Service Center,

Jacksonville, Florida

Services To Be Provided: Programming and full Architectural - Engineering (A/E) Services for Design and Construction Administration for approximately 65,000 net square feet of laboratory and office space with related site work for \$13,750,000.

Client Agency: Department of Management Services, Facilities Management

Client Agency Representative: Jim Mayne

Department of Management Services Project Director: Jere Lahey

Phone Number: (904)823-4570

Response Due Date: July 8, 1999, 4:00 p.m., local time.

The Shortlist Selection is currently scheduled for July 13th with an Architectural Workshop scheduled for July 20th and Final Presentation on August 10th with location and time to be announced with shortlist notification.

The results of this selection will be posted at: 100 Southpark Boulevard, Suite 308, St. Augustine, Florida, during regular business hours on August 11, 1999.

### **INSTRUCTIONS**

Submit three (3) copies of the following:

- 1. Letter of interest which indicates the firm's qualifications, related experience, the firm's abilities to do the work and other pertinent data.
- 2. Current Professional Qualifications Supplement (PQS) Form DBC5112.
- 3. A copy of the firm's current Florida Professional Registration License Renewal.
- 4. For Corporations only: If the firm offering services is a corporation, it must be properly chartered with the Department of State to operate in Florida and must provide a copy of the firm's current Florida Corporate Charter.
- 5. Completed SF-254.
- 6. Completed SF-255.

Please include one stamped, self-addressed envelope for notice of selection results. Firms must be properly registered at the time of application to practice their profession in the State of Florida. Representative samples of related work may be submitted in a separate binder. Applications that do not comply with these instructions or those that do not include the requested data may not be considered. All information received will be maintained with the project file and will not be returned. Selections will be made in accordance with Chapter 287.055, Florida Statutes.

Applicants are advised that plans and specifications for A/E projects may be reused. An appropriate contractual agreement will be made with the selected firm should this be necessary. Any protests of the selection must be made within 72 hours of posting the selection results. If no protest is received within 72 hours, negotiation and contract award will proceed with the selected firm. The selected firm will be notified and announcement of selected firms will be published in the Florida Administrative Weekly.

# DEPARTMENT OF HEALTH

Title: Request for Proposal – HIV/AIDS Prevention Education Resource Center

Purpose: To identify an agency which can provide an HIV/AIDS Prevention Resource Center to the African American community in Lee County. This Resource Center will serve as the hub for a peer education outreach program, as well as be a resource center for the community to access services which ultimately affect their HIV status.

Contract Manager: William Mallett, Administrative Services Director I, Lee County Health Department, 3920 Michigan Avenue, Ft. Myers, FL 33916.

Notices of intent to submit are due:

DATE AND TIME: June 25, 1999, 4:00 p.m.

All Responses to RFP must be received and will be opened:

DATE AND TIME: July 9, 1999, 1:00 p.m.

All Responses to RFP must be submitted to: William Mallett, Administrative Services, Director I, Lee County Health Department, 3920 Michigan Avenue, Ft. Myers, FL 33916

"Certified Minority Business Enterprises are encouraged to participate in any bidders' conferences, pre-solicitation or per-bid meetings which are scheduled." The department reserves the right to reject any and all bids or accept minor irregularities in the best interest of the state.

# DEPARTMENT OF CHILDREN AND FAMILY SERVICES

# REQUEST FOR PROPOSALS

The State of Florida, Department of Children and Family Services, is requesting proposals in order to secure one purchase of services contract for Refugee/Entrant employment services. The services will be provided to eligible refugees/entrants in Pinellas and Pasco Counties, Florida, to

help recipients obtain the overall objective of economic self-sufficiency through full-time employment. Programs should target as the priority group for employment services, those refugees/entrants who are recipients of Refugee Cash Assistance (RCA) and are arrivals to the U.S. within their first twelve months in the country and refugees who are recipients of the WAGES program (Work and Gain Economic Sell Sufficiency). The maximum contract award is anticipated to be \$390,919.00. This amount is based on proposed available funding and may change (increase or decrease) once final funding is made available from the HHS, Office of Refugee Resettlement and allocations to services locations can be determined. Proposals of greater or lesser amounts will be considered based on available funding. DCF has the option to fund one or more proposals or to reject all proposals.

Copies of the Request for Proposal can be obtained: Mr. Taddese Fessehaye, Refugee Programs, Administration Office, 1323 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700, (850)488-3791.

Notice of Intent to Submit a Proposal must be received by 3:30 p.m., EDST, June 18, 1999 at the above address. One original and four (4) copies of the proposal must be received at the above address by 3:30 p.m., EDST, July 16, 1999. The bids will be opened at 3:45 p.m., EDST, July 16, 1999. In compliance with Federal Register Volume 59, No. 49, Certified Minority Business Enterprises are encouraged to participate in any offerors' conference, presolicitation or prebid meeting which is scheduled. The department reserves the right to reject any and all bids or accept minor irregularities in the best interest of the state. An Offerors' Conference will be held at 2:00 p.m., EDST, June 24, 1999, at the DCF, District 5, Headquarters, Room 314G, Third Floor, 11351 Ulmerton Road, Largo, Florida 33778. The meeting of the Evaluation Team will be June 21, 1999 at 2:00 p.m. EDST at the Refugee Program, Administration Office, Department of Children and Family Services, 1323 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700.

# REQUEST FOR PROPOSALS

The State of Florida, Department of Children and Family Services, is requesting proposals in order to secure one purchase of services contract for Refugee/Entrant employment services. The services will be provided to eligible refugees/entrants in Charlotte, Collier, Glades, Hendry, Lee, Desoto and Sarasota Counties, Florida, to help recipients obtain the overall objective of economic self-sufficiency through full-time employment. Programs should target as the employment priority group for services, refugees/entrants who are recipients of Refugee Cash Assistance (RCA) and are arrivals to the U.S. within their first twelve months in the country and refugees who are recipients of the WAGES program (Work and Gain Economic Self Sufficiency). The maximum contract award is anticipated to be

\$165,000.00. This amount is based on proposed available funding and may change (increase or decrease) once final funding is made available from the HHS, Office of Refugee Resettlement and allocations to services locations can be determined. Proposals of greater or lesser amounts will be considered based on available funding. DCF has the option to fund one proposal or to reject all proposals.

Copies of the Request for Proposal can be obtained from: Ms. Susan B. Sullivan, Refugee Programs Administration Office, 1323 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700, (850)488-3791.

Notice of Intent to Submit a Proposal must be received by 3:30 p.m., EDST, June 18, 1999 at the above address. One original and four (4) copies of the proposal must be received at the above address by 3:30 p.m., EDST, July 16, 1999. The bids will be opened at 3:45 p.m., EDST, July 16, 1999.

In compliance with Federal Register Vol. 59, No. 49, Certified Minority Business Enterprises are encouraged to participate in any offerors' conference, presolicitation or prebid meeting which is scheduled. The department reserves the right to reject any and all bids or accept minor irregularities in the best interest of the state.

An Offerors' Conference will be held:

DATE AND TIME: June 24, 1999, 2:00 p.m., EDST

PLACE: DCF, District 5 Headquarters, Room 314G, Third Floor, 11351 Ulmerton Road, Largo, Florida 33778.

The meeting of the Evaluation Team will be:

DATE AND TIME: June 21, 1999, 2:00 p.m. EDST

PLACE: Refugee Program, Administration Office, Department of Children and Family Services, 1323 Winewood Blvd., Building 2, Room 202, Tallahassee, Florida 32399-0700.

# INVITATION TO BID

Proposals are requested from qualified masonry restoration contractors by the Department of Children and Family Services, hereinafter referred to as Owner, for the restoration of:

PROJECT NUMBER: DCF 96204000 PROJECT: MASONRY RESTORATION FOR THE MT. VERNON ARSENAL FLORIDA STATE HOSPITAL CHATTAHOOCHEE, FLORIDA

SCOPE OF WORK: Work includes reconstruction of intersecting brick barrel vaults, restoration of existing brickwork, repointing of existing brickwork and other related work in a historic structure located on the site of Florida State Hospital.

INSTRUCTIONS TO BIDDERS: The Owner accepts submittals from those firms which are prequalified with the Department of Management Services, Division of Building Construction. Each Bidder whose field is governed by Chapter

399, 455, 489 and 633, of the Florida Statutes for licensure or certification, must submit prequalification data of their eligibility to submit proposals five (5) calendar days prior to the submittal date. If not previously qualified by the Department of Management Services, Division of Building Construction for the current biennium (July 1 through June 30) of odd number years. Call (850)488-6233 for information on prequalification. Submittals shall also include DMS' Standard Experience Questionnaire and Contractor's Financial Statement, a copy of the mason's current Florida contractor's license, and a summary of previous work with photo documentation and references. Previous experience with restoration of intersecting brick barrel vaults or brick barrel vaults is required. The Experience Questionnaire is available by calling (850)413-6776.

PRE-BID MEETING: A mandatory pre-bid meeting will be held at 10:00 a.m., EST, on July 6, 1999 at the site.

BID DATE AND TIME: Sealed bids from contractors will be received on July 15, 1999, until 2:00 p.m., local time, at which time they will be publicly opened and read aloud at the facility. After bid opening, the low bidder must qualify in accordance with Rule 60D-5.004. A copy of the rule requirements is included in the Instructions to Bidders under Article B-2 "Bidder Qualification Requirements and Procedures."

PROPOSAL: Bids must be submitted in full accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions, which may be examined and obtained from the Architect/Engineer:

ARCHITECTURE **ENGINEERING** CONSTRUCTION, INC., 442 W. KENNEDY BLVD., SUITE FLORIDA 33606. 320. TAMPA, **TELEPHONE** (813)254-3079

PERFORMANCE BOND AND LABOR AND MATERIAL BOND: A Performance Bond and Labor and Material Payment Bond are required.

CONTRACT AWARD: The bid tabulation and Notice of Award Recommendation will be posted at 1:00 p.m., local time, on July 17, 1999, at the facility. In the event that the bid tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be notified by Certified United States mail, Return Receipt requested. Any protests of the bid must be made within 72 hours of posting of the results. "Failure to file a protest within the time prescribed in s. 120.53(5), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes." If no protest is filed per Section B-21 of the Instructions to Bidders, "Notice and Protest Procedures:, the contract will be awarded to the qualified, responsive low bidder in accordance with Rule 60D-5 by the Owner.

# FLORIDA MANUFACTURING TECHNOLOGY **CENTER**

# SEEKS CONTRACTORS FOR SPONSORSHIP PROGRAM

Florida Manufacturing Technology Center (FMTC), an affiliate of Enterprise Florida, is seeking proposals from qualified Florida for-profit companies or other qualifying organizations that are interested in developing a statewide sponsorship program. The FMTC Sponsorship program provides an opportunity for Florida for-profit, or other organizations to sell and fulfill corporate sponsorships for various programs. Key program development responsibilities include: developing a series of annual manufacturing awards in four areas; research, writing, editing, printing, and quarterly distribution of four regional (80,000 pieces total/yr) newsletters; planning 24 statewide one-day seminars; and securing \$1 million dollars in sponsorship revenue for these

It is anticipated that FMTC's investment in the Sponsorship program will fall within a range of \$450,000 to \$650,000. The successful contractor(s) must provide FMTC full investment recovery first, then commission will be paid on excess sales over costs.

Interested organizations should send a statement of interest to the addressee below by 6/18/99, providing

Name of interested organization

Related qualifications or expectancy in developing and implementing sponsorship programs as described

Contact information to be mailed RFP package on or about

The bid due date is 7/15/99 and selection of one or more organizations, will be made, based on a competitive selection process, by 7/30/99

For additional information, contact by phone, fax or mail: Florida Manufacturing Technology Center, 390 N. Orange Ave., Suite 1300, Orlando, FL 32801, (407)316-4633, (407)316-4586 (fax)

# AREA AGENCY ON AGING OF PALM BEACH

# 2000 OLDER AMERICANS ACT REOUEST FOR PROPOSAL

TIME AND The Area Agency on Aging of Palm Beach/Treasure Coast, Inc. is requesting proposals for the provision of in-home/supportive services and nutrition related services authorized under Title III of the Older Americans Act. as amended, for Indian River, Martin, Okeechobee, St. Lucie and Palm Beach counties for the 2000 calendar year.

Proposal format and instructions will be available on June 11, 1999 from the: Area Agency on Aging, 8895 N. Military Trail, Suite 201-C, Palm Beach Gardens, FL 33410, (561)694-7601, Attention: Larry Light, Contact Person.

A Bidder's Conference to review the RFP instructions and contract award process will be held on June 18, 1999, 10:00 a.m., EDT, at the Indian River Community College – Chastain Center, 2400 S. E. Salerno Road, Rm. 111, Stuart, FL. Certified Minority Business Enterprises are encouraged to participate in the Bidder's Conference.

Notice of Intent to Submit a Proposal and all written inquiries must be received by 4:00 p.m., EDT, on July 6, 1999 at the Area Agency on Aging, 8895 N. Military Trail, Suite 201-C, Palm Beach Gardens, FL, 33410.

All proposals are due by 4:00 p.m., EDT, on August 4, 1999 at the Area Agency on Aging, 8895 N. Military Trail, Suite 201-C, Palm Beach Gardens, FL, 33410.

All bids will be opened at 4:01 p.m., EDT, on August 4, 1999 at the Area Agency on Aging.

The Area Agency on Aging reserves the right to reject any or all proposals or accept minor irregularities in the best interest of the Area Agency on Aging.

# Section XII Miscellaneous

### DEPARTMENT OF BANKING AND FINANCE

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following application. Comments may be submitted to the Director, Division of Banking, 101 East Gaines Street, Suite 636, Fletcher Building, Tallahassee, Florida 32399-0350, for inclusion in the official record without requesting a hearing; however, any person may request a public hearing by filing a petition with the Clerk, Legal Division, Department of Banking and Finance, 101 East Gaines Street, Suite 526, Fletcher Building, Tallahassee, Florida 32399-0350, pursuant to provisions specified in Chapter 3C-105.100, Florida

Administrative Code. Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., July 2, 1999):

# EXPANDED FIELD OF MEMBERSHIP

Name and Address of Applicant: Florida Commerce Credit Union, 2330 Mahan Drive, Post Office Box 6416, Tallahassee, Florida 32314

Expansion Includes: Employees of Christian Heritage Church, Charlie Thunder – A Hairstyling Salon, H. E. Cunningham & Associates, and Old Town Café.

Received: June 1, 1999

Correspondent and Telephone Number: Ronald W. Fye, President, (850)488-0035.

# DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Kia Motors America, Inc., intends to allow the establishment of Boniface-Hiers Kia Merritt Island, as a dealership for the sale of Kias, 234 E. Merritt Island Causeway, Merritt Island (Brevard County), Florida 32952, on or after June 24, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Boniface-Hiers Kia Merritt Island are: dealer operator: A. J. Hiers, 3900 Hidden Oaks Lane, Melbourne, Florida 32934; principal investor(s): B. R. Boniface, 6440 Winged Foot Drive, Stuart, Florida 34997, A. J. Hiers, 3900 Hidden Oaks Lane, Melbourne, Florida 32934; Neil Huhta, 532 Hidden Hollow Drive, Merritt Island, Florida 32952.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Mr. D. Richard Maxfield, Dealer Development Manager, Kia Motors America, Inc., Southern Region, 7800 The Bluffs, N. W., Suite F, Austell, Georgia 30168.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, American Suzuki Motor Corporation, intends to allow the establishment of Fountain Motor Co., Inc. d/b/a Fountain Suzuki, as a dealership for the sale of Suzuki Motor Vehicle Products, at 8701 S. Orange Blossom Trail, Orlando (Orange County), Florida 32809, on or after May 26, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Fountain Motor Co., Inc. d/b/a Fountain Suzuki are: dealer operator: W. Clay King, 1609

Middle River Drive, Ft. Lauderdale, Florida 3305; principal investor(s): Clay King Irrevocable Business Trust, W. Clay King, 1609 Middle River Drive, Ft. Lauderdale, Florida 33305.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Alexander J. Larkin, National Dealer Development Manager, American Suzuki Motor Corporation, 3251 E. Imperial Highway, P. O. Box 1100, Brea, California 92822-1100.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Boss Hoss Cycle, Incorporated, intends to allow the establishment of The Dallas Motorcycle Company d/b/a Phantom Motorcycles, as a dealership for the sale of Boss Hoss motorcycles and trikes, Anthony Arms Building, 1751 W. Copans Road, Pompano Beach (Broward County), Florida 33064, on or after May 19, 1999.

The name and address of the dealer operator(s) and principal investor(s) of The Dallas Motorcycle Company d/b/a Phantom Motorcycles are: dealer operator: P. K. Sebak, Anthony Arm Building, 1751 W. Copans Road, Pompano Beach, Florida 33064; principal investor(s): Ray Anthony, 2980 Lebanon Church Road, West Mifflin, PA 15122; Dallas Holdings, 2 Allegheny County Airport, West Mifflin, PA 15122.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Meredith Wane, Vice President, Boss Hoss Cycle, 790 South Main Street, Dyersburg, TN 38024.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Kia Motors America, intends to allow the establishment of Alan Jay Chrysler Plymouth Jeep, Inc., d/b/a Alan Jay Kia, as a dealership for the sale of Kias, at 5330 US 27 South, Sebring (Highlands County), Florida 33870, on or after June 24, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Alan Jay Chrysler Plymouth Jeep, Inc. d/b/a Alan Jay Kia are: dealer operator: Alan Wildstein, 2935 NE Lakeview Drive, Sebring, Florida 33870; principal investor(s): Alan Jay Wildstein, 2935 NE Lakeview Drive, Sebring, Florida 33870. Lawrence Wildstein, 13100 S. W. 67 Avenue, Pinecrest, Florida 33156.

The notice indicates an intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Mr. D. Richard Maxfield, Dealer Development Manager, Kia Motors America, Inc., Southern Region, 7800 The Bluffs N.W., Suite F, Austell, Georgia 30168.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

# Section XIII Index to Rules Filed During Preceding Week

# RULES FILED BETWEEN May 25, 1999 and May 28, 1999

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

# DEPARTMENT OF EDUCATION

University	of Florida
CHITYCISH	ui i iui iua

6C1-7.003	5/26/99	6/15/99	Newspaper	
6C1-7.013	5/26/99	6/15/99	Newspaper	
6C1-7.0392	5/26/99	6/15/99	Newspaper	
Florida State	University	7		
6C2-4.070	5/26/99	6/15/99	Newspaper	

# **DEPARTMENT OF COMMUNITY AFFAIRS Division of Housing and Community Development**

9B-43.003	5/28/99	6/17/99	25/5	25/14
9B-43.004	5/28/99	6/17/99	25/5	25/14
9B-43.006	5/28/99	6/17/99	25/5	25/14

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.
9B-43.007	5/28/99	6/17/99	25/5	25/14
9B-43.009	5/28/99	6/17/99	25/5	25/14
9B-43 014	5/28/99	6/17/99	25/5	25/14

# WATER MANAGEMENT DISTRICTS

# Southwest Florida Water Management District

40D-1.1001	5/28/99	6/17/99	25/16
40D-1.1021	5/28/99	6/17/99	25/16
40D-1.1022	5/28/99	6/17/99	25/16
40D-1.1023	5/28/99	6/17/99	25/16

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

5/27/99	6/16/99	25/11	25/17		
<b>Board of Funeral Directors and Embalmers</b>					
5/26/99	6/15/99	25/5			
<b>Board of Professional Engineers</b>					
5/27/99	6/16/99	24/40	25/16		
5/27/99	6/16/99	25/1	25/17		
	eral Direct 5/26/99 essional En 5/27/99	eral Directors and Em 5/26/99 6/15/99 essional Engineers 5/27/99 6/16/99	eral Directors and Embalmers 5/26/99 6/15/99 25/5 essional Engineers 5/27/99 6/16/99 24/40		