Section II Proposed Rules

DEPARTMENT OF INSURANCE

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Fees and Procedures Regarding	

Department Information and Services	4-127
RULE TITLES:	RULE NOS.:
Database Information	4-127.001
Cost of Publications	4-127.002
Penalties Pertaining to Filing Requirements	4-127.003

PURPOSE AND EFFECT: The methods for determining cost of publication as required by Section 624.313(3), F.S.

SUMMARY: This rule is being amended to delete the parts, which are obsolete or duplicative.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No statement of estimated regulatory costs has been prepared.

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

SPECIFIC AUTHORITY: 624.308(1) FS.

LAW IMPLEMENTED: 119.07(1)(b), 624.307, 624.313(3) FS.

IF REQUESTED IN WRITING 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., November 16, 1999

PLACE: Room 143, Larson Building, 200 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jamie Payne, Document Processing, Department of Insurance, Tallahassee, FL

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting: Yvonne White, (850)922-3100, Ext. 4214.

THE FULL TEXT OF THE PROPOSED RULES IS:

4-127.001 Database Information.

The cost for the Annual Report of the Department of Insurance, pursuant to 624.313(1), Florida Statutes, is \$30.00.

(1) This rule establishes procedures for individuals and entities purchasing certain data contained in the Department's computer database. These data are: the Department's annual report; other special reports; lists; labels; and bar-codes. (2) All insurers, firms, individuals, or other entities requesting the information described in subsection (1) from the Department's computer database system shall submit their requests in writing to the Bureau of Data Control, Division of Insurer Services, Department of Insurance, Larson Building, 200 East Gaines Street, Tallahassee, FL 32399-0300.

(3)(a) Upon receipt of the request, the Data Collection Section of the Bureau of Data Control will prepare an invoice for the items requested.

(b) The following costs are applicable:

1. The cost for the Annual Report of the Department of Insurance is \$30.00.

2. There will be a special service charge of \$25.00 plus the applicable actual cost of duplication or retrieval, as permitted by Section 119.07(1)(b), Florida Statutes, for lists, mailing labels, additional bar-codes, or any records generated.

(c) The purchaser shall return the original copy of the invoice to: Finance and Accounting, Revenue Processing Section, Bureau of Data Control, Post Office Box 6100, Tallahassee, Florida 32314-6100, along with payment in the appropriate amount. All checks shall be made payable to the Florida Department of Insurance.

(d) Upon receipt of payment, the items requested will be forwarded to the requesting party.

Specific Authority 624.308(1) FS. Law Implemented 119.07(1)(b), 624.307, 624.313(3) FS. History–New 9-29-92, Amended

4-127.002 Cost Bulk Orders of Publications.

(1) The Department shall establish the cost of each publication issued pursuant to Section 624.313, Florida Statutes, which shall include the cost of printing, binding, writing, editing, typesetting, artwork, photography, and other similar activities, involved with the particular publication, plus the cost of packaging and shipping. The procedures in this rule apply to bulk orders of publications issued pursuant to the provisions of Section 624.313, Florida Statutes. A bulk order is defined as 25 or more copies of a publication.

(2) This rule applies to all persons or entities wishing to purchase publications in bulk, except for those persons and entities specifically exempted by subsection (3) of Section 624.313, Florida Statutes.

(3) The Department shall establish the cost of each publication, which shall include the cost of printing, binding, writing, editing, typesetting, artwork, photography, and other similar activities, as appropriate to the particular publication.

(4) The purchaser shall place the order with the Bureau of Consumer Outreach and Education, Division of Consumer Services, Department of Insurance, Larson Building, Tallahassee, Florida 32399-0300. The Bureau shall notify the purchaser of the total price, which will include a charge for packaging and shipping. The total price will be based on the current price for the publication ordered and the current cost for packaging and shipping. The purchaser shall send a check for the total amount to the Bureau. Upon receipt of the check, the Department will ship the order to the purchaser. All moneys received from the sale of publications shall be deposited in the Insurance Commissioner's Regulatory Trust Fund.

Specific Authority 624.308 FS. Law Implemented 624.307, 624.313(3) FS. History–New 9-29-92, Amended 3-8-94._____

4-127.003 Penalties Pertaining to Filing Requirements.

Specific Authority 624.308(1) FS. Law Implemented 624.424(1)(b),(6), 624.307(2) FS. History–New 4-3-94<u>, Repealed</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jamie Payne, Document Processing, Department of Insurance NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ken Nipper, Division of Administration, Department if Insurance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 6, 1999

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

DEPARTMENT OF EDUCATION

State Board of Education

RULE TITLE :

RULE NO.:

Instruction and Awards in Community Colleges 6A-14.030 PURPOSE AND EFFECT: The proposed rule amendment: (1) requires the associate in science degree to include in the general education core only courses accepted in the State University System; (2) defines the associate in applied science degree as a program of instruction consisting of college-level courses designed to prepare for entry into employment and establishes the program lengths; (3) clarifies that a technical certificate is part of an associate in science degree and an associate in applied science degree; and, (4) defines an applied technology diploma as a course of study that is part of an associate in science or associate in applied science degree, is less than 60 credit hours and leads to employment.

SUMMARY: Effective Fall Term 2000, Rule 6A-14.030, FAC., defines and redefines degrees, certificates and diplomas that community colleges are authorized by Statute to award. The rule re-defines the associate in science degree to include courses in the general education core that are accepted by the State University System; defines the associate in applied science degree and designates the program lengths; re-defines the technical certificate as being a part of an associate in science or associate in applied science degree; and defines the applied technology diploma.

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: 240.325 FS.

LAW IMPLEMENTED: 228.041(1)(22)(c), 229.551(1)(g)3., 239.105(8), 239.205, 240.115(1)(a)(6), 240.301(3)(a)(b), 240.325 FS.

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

TIME AND DATE: 9:30 a.m., November 23, 1999

PLACE: LL03, The Capitol, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE 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 FULL TEXT OF THE PROPOSED RULE IS:

6A-14.030 Instruction and Awards in Community Colleges.

Community colleges are authorized to provide instruction and to confer degrees, certificates, and diplomas only as prescribed herein. <u>Any degree program, certificate, or diploma program</u> offered at a community college shall be offered at the established standard credit hour length. Revisions to the standard credit hour lengths and the lengths of new programs added to the Statewide Program Inventory list must be approved by the State Board of Community Colleges.

(1) Associate in arts degree. Each community college shall provide programs of instruction consisting of courses offered to freshmen and sophomores in baccalaureate programs. The courses shall be classified in the Community College Management Information System as advanced and professional courses. Satisfactory completion of courses within the programs shall be recognized by the award of units of measure called college credit. The associate in arts degree shall be awarded upon satisfactory completion of a planned program of sixty (60) college credits, unless otherwise provided by law, after demonstration of the attainment of predetermined and specified performance requirements. Courses not accepted in the State University System shall not be included in the sixty (60) credits required for the degree.

(2) Associate in science degree. Each community college <u>is authorized to shall</u> provide programs of instruction consisting of college-level courses to prepare for entry into employment. The courses shall be based in theory and of sufficient complexity, rigor, and theory to be college level. The courses shall be classified in the Community College Management Information System as advanced and professional courses or postsecondary vocational courses. The programs shall not include courses classified as postsecondary adult vocational courses. Satisfactory completion of courses within the programs shall be recognized by the award of units of measure called college credit. Effective with the <u>Ffall Tterm 2000</u> 1996, the associate in science degree shall be awarded upon satisfactory completion of a planned program of study

comprised of the standard credit hour length established in paragraph (a), including demonstration of the attainment of predetermined and specified performance requirements, and subject to law and rule. <u>Courses not accepted in the State University System shall not be included in the general education core required for the degree. Associate in science degrees that articulate with baccalaureate degrees under the provisions of 6A-10.024(6)(c), FAC., shall meet the specific provisions contained therein.</u>

(a) The standard credit hour length is:

(a) The standard credit nour length is.	
	Required
Program Name	Standard
Business, Marketing and Hospitality Discipline	
Accounting Technology	64
Business Administration & Management	64
Financial Services	64
Insurance Management	61
International Business Management	64
Fashion Marketing Management	63
Fashion Design	64
Marketing Management	64
Real Estate Management	64
Travel Industry Management	64
Restaurant Management	64
Hospitality Management	64
Culinary Management	64
Postal Service Management	60
Agricultural & Natural Resources Technologies D	Discipline
Agricultural Business Technology	60
Agricultural Production Technology	64
Citrus Production Technology	62
Forest Technology	63
Forest Management	75
Landscape Technology	68
Ornamental Horticulture Technology	60
Pest Control Technology	62
Golf Course Operations	69
Zoo Animal Technology	66
Construction Technologies Discipline	
Air Conditioning, Refrigeration & Heating	
Systems Technology	64
Architectural Design & Construction	
Technology	66
Building Construction Technology	64
Interior Design Technology	70
Drafting & Design Technology	62
Civil Engineering Technology	63
Land Surveying	64
Aviation Technologies Discipline	
Professional Pilot Technology	64

Aviation Administration	64
Aviation Maintenance Management	83
Engineering (Electronic & Electrical) Technologies I	-
Computer Engineering Technology	68
Electrical Power Technology	68
Electronics Engineering Technology	68
Instrumentation Engineering Technology	64
Biomedical Equipment Engineering Technology	68
Laser Electro-Optic Engineering Technology	64
Telecommunications Engineering Technology	64
Engineering (Manufacturing) Technologies Disciplin	e
Computer Integrated Manufacturing Technology	64
Manufacturing Technology	64
Quality Assurance Technology	64
Industrial Management Technology	60
Space Engineering Technology	64
Logistics Systems Technology	64
Mechanical Technologies Discipline	
Automotive Service Management Technology	68
Marine Propulsion Technology	67
Welding Technology	64
Computer Technologies Discipline	
Computer Information Systems Analysis	63
Computer Programming & Applications	63
Human Service Technologies Discipline	
Child Care Center Management	63
Child Development & Education	63
Human Services – Generic Program	65
Human Services – Addiction Counseling Specialty	73
Instructional Services Technology	63
Interpreter Training Program for Hearing Impaired	64
Recreation Technology	64
Social Services Technology	62
Public Service Technologies Discipline	
Criminal Justice Technology	64
Crime Scene Technology	<u>60</u>
Fire Science Technology	60
Public Administration Technology	64
Environmental Technologies Discipline	
Environmental Science Technology	64
Water & Wastewater Technology	64
Safety Engineering Technology	64
Chemical Instrumentation Technology	64
Chemical Technology	<u>64</u>
Office Systems, Secretarial, Court Reporting Discipli	ne
Court Reporting Technology (Non-Accredited)	67
Court Reporting Technology (Accredited)	73
Legal Secretarial Technology	63
Medical Secretarial Technology	63
Office Management Technology	64

	(2)
Office Systems Technology	63 63
Word Processing Technology	63 63
Records Management	63 D' ' 1'
Communications and Entertainment Technologies	-
Film Production Technology	64 64
Radio & Television Broadcast Programming	64 64
Theater & Entertainment Technology	64 64
Graphic Arts Technology	64 64
Photographic Technology	64 64
Graphic Design Technology	
Multimedia Technology	64
Imaging Technologies Discipline	70
Diagnostic Medical Sonography Technology	72 75
Nuclear Medicine Technology	75 77
Radiation Therapy	77
Radiography	77
Dental Technologies Discipline	00
Dental Hygiene	88
Dental Laboratory Technology and Management	68
Health Information and Health Management Discip	
Health Services Management	62 67
Health Information Management	67
Occupational and Physical Therapy Discipline	70
Occupational Therapy Assistant	70 74
Physical Therapist Assistant	74
Vision Care Technologies Discipline	70
Ophthalmic Dispensing	72 72
Vision Care Technology/Opticianry	72
Emergency Medical Services Discipline	70
Emergency Medical Services	73
Medical and Histologic Technology Discipline	76
Histologic Technology	76
Medical Laboratory Technology	76
Medical Clinical Dosimetry and Radiation	
Protection Discipline	61
Medical Clinical Dosimetry Management	64 65
Radiation Protection Technology	65
Nursing and Midwifery Discipline	70
Nursing (Associate Degree) R.N.	72
Midwifery	90
Respiratory Therapy Discipline	76
Respiratory Care	76
Veterinary Technology Discipline	72
Veterinary Technology	73
Funeral Services Discipline	70
Funeral Services	72
Dietetic Technician Discipline	<i>C A</i>
Dietetic Technician	64
Legal Assistant Discipline	<i>C</i> A
Legal Assisting	64

Legal Assisting (ABA Accredited)	68
Cardiopulmonary (Cardiovascular) Technology D	iscipline
Cardiovascular Technology	77
Cardiopulmonary Technology	83

(3) Associate in Applied Science Degree. Each community college is authorized to provide programs of instruction consisting of college-level courses to prepare for entry into employment. The courses shall be based in theory and be of sufficient complexity, rigor, and theory to be college level. The courses shall be classified in the Community College Management Information System as advanced and professional courses or postsecondary vocational courses. The programs shall not include courses classified as postsecondary adult vocational courses. Satisfactory completion of courses within the programs shall be recognized by the award of units of measure called college credit. Effective with the Fall Term 2000, the associate in applied science degree shall be awarded upon satisfactory completion of a planned program of study comprised of the standard credit hour length established in paragraph (a), including demonstration of the attainment of predetermined and specified performance requirements, and subject to law and rule. The standard credit hour length is:

subject to law and fule. The standard credit nour	-
	Required
Program Name	<u>Standard</u>
Business, Marketing and Hospitality Discipline	
Accounting Technology	<u>64</u>
Business Administration & Management	<u>64</u>
Financial Services	<u>64</u>
Insurance Management	<u>61</u>
International Business Management	<u>64</u>
Fashion Marketing Management	<u>63</u>
Fashion Design	<u>64</u>
Marketing Management	<u>64</u>
Real Estate Management	<u>64</u>
Travel Industry Management	<u>64</u>
Restaurant Management	<u>64</u>
Hospitality Management	<u>64</u>
Culinary Management	<u>64</u>
Postal Service Management	<u>60</u>
Agricultural & Natural Resources	
Technologies Discipline	
Agricultural Business Technology	<u>60</u>
Agricultural Production Technology	<u>64</u>
Citrus Production Technology	<u>62</u>
Forest Technology	<u>63</u>
Forest Management	<u>75</u>
Landscape Technology	<u>68</u>
Ornamental Horticulture Technology	<u>60</u>
Pest Control Technology	<u>62</u>
Golf Course Operations	<u>69</u>
Zoo Animal Technology	<u>66</u>

Construction Technologies Discipline	
Air Conditioning, Refrigeration & Heating	
Systems Technology	64
Architectural Design & Construction Technology	66
Building Construction Technology	64
Interior Design Technology	70
Drafting & Design Technology	62
Civil Engineering Technology	63
Land Surveying	64
Aviation Technologies Discipline	
Professional Pilot Technology	64
Aviation Administration	64
Aviation Maintenance Management	83
Engineering (Electronic & Electrical)	
Technologies Discipline	
Computer Engineering Technology	68
Electrical Power Technology	68
Electronics Engineering Technology	68
Instrumentation Engineering Technology	64
Biomedical Equipment Engineering Technology	68
Laser Electro-Optic Engineering Technology	64
Telecommunications Engineering Technology	64
Engineering (Manufacturing) Technologies Disciplin	e
Computer Integrated Manufacturing Technology	<u>64</u>
Manufacturing Technology	<u>64</u>
Quality Assurance Technology	<u>64</u>
Industrial Management Technology	<u>60</u>
Space Engineering Technology	<u>64</u>
Logistics Systems Technology	<u>64</u>
Mechanical Technologies Discipline	
Automotive Service Management Technology	<u>68</u>
Marine Propulsion Technology	<u>67</u>
Welding Technology	<u>64</u>
Computer Technologies Discipline	
Computer Information Systems Analysis	<u>63</u>
Computer Programming & Applications	<u>63</u>
Human Service Technologies Discipline	
Child Care Center Management	<u>63</u>
Child Development & Education	<u>63</u>
Human Services - Generic Program	<u>65</u>
Human Services - Addiction Counseling Specialty	73
Instructional Services Technology	63
Interpreter Training Program for Hearing Impaired	<u>64</u>
Recreation Technology	<u>64</u>
Social Services Technology	<u>62</u>
Public Service Technologies Discipline	
Criminal Justice Technology	<u>64</u>
Crime Scene Technology	60
Fire Science Technology	60
Public Administration Technology	64

Environmental Science Technology	<u>64</u>
Water & Wastewater Technology	<u>64</u>
Safety Engineering Technology	<u>64</u>
Chemical Instrumentation Technology	<u>64</u>
Chemical Technology	<u>64</u>
Office Systems, Secretarial, Court	
Reporting Discipline	
Court Reporting Technology (Non-Accredited)	<u>67</u>
Court Reporting Technology (Accredited)	73
Legal Secretarial Technology	63
Medical Secretarial Technology	63
Office Management Technology	64
Office Systems Technology	63
Word Processing Technology	63
Records Management	<u>63</u>
Communications and Entertainment	<u></u>
Technologies Discipline	
Film Production Technology	64
Radio & Television Broadcast Programming	<u>64</u>
Theater & Entertainment Technology	<u>64</u>
Graphic Arts Technology	<u>64</u>
Photographic Technology	<u>64</u>
Graphic Design Technology	<u>64</u>
Multimedia Technology	<u>64</u>
Imaging Technologies Discipline	<u>04</u>
	70
Diagnostic Medical Sonography Technology	<u>72</u>
Nuclear Medicine Technology	<u>75</u>
Radiation Therapy	<u>77</u>
Radiography	<u>77</u>
Dental Technologies Discipline	
Dental Hygiene	<u>88</u>
Dental Laboratory Technology and Management	<u>68</u>
Health Information and Health Management	
Discipline	
Health Services Management	<u>62</u>
Health Information Management	<u>67</u>
Occupational and Physical Therapy Discipline	
Occupational Therapy Assistant	<u>70</u>
Physical Therapist Assistant	<u>74</u>
Vision Care Technologies Discipline	
Ophthalmic Dispensing	<u>72</u>
Vision Care Technology/Opticianry	72
Emergency Medical Services Discipline	
Emergency Medical Services	<u>73</u>
Medical and Histologic Technology Discipline	
Histologic Technology	<u>76</u>
Medical Laboratory Technology	<u>76</u>
Medical Clinical Dosimetry and Radiation	
Protection Discipline	
Medical Clinical Dosimetry Management	<u>64</u>

Radiation Protection Technology	<u>65</u>
Nursing and Midwifery Discipline Nursing (Associate Degree) R.N.	<u>72</u>
Midwifery	<u>72</u> 90
Respiratory Therapy Discipline	<u> 70</u>
Respiratory Care	<u>76</u>
Veterinary Technology Discipline	
Veterinary Technology	<u>3</u>
Funeral Services Discipline	
Funeral Services	<u>72</u>
Dietetic Technician Discipline	
Dietetic Technician	<u>64</u>
Legal Assistant Discipline	
Legal Assisting	<u>64</u>
Legal Assisting (ABA Accredited)	<u>68</u>
Cardiopulmonary (Cardiovascular) Technology	
Discipline	
Cardiovascular Technology	<u>77</u>
Cardiopulmonary Technology	<u>83</u>
Cardiopulmonary Technology	<u>83</u>

(b) Any associate in science degree offered at a community college shall be offered at the established standard credit hour length. Revisions to the standard credit hour lengths and the addition of new programs must be approved by the State Board of Community Colleges.

(4)(e) A Technical Certificate consisting of a program of instruction of less than sixty (60) credits of college-level courses, which is are part of an associate in science degree (A.S.) or an associate in applied science degree (A.A.S.) any A.S. degree program offered in the State of Florida and which prepares students for entry into employment, may be awarded to students who evidence satisfactory completion of the program.

(5) An Applied Technology Diploma consisting of a course of study that is part of an associate in science degree (A.S.) or an associate in applied science degree (A.A.S.), is less than sixty (60) credit hours, and leads to employment in a specific occupation may be awarded to students who have met the requirements of that diploma. An applied technology diploma program may consist of either vocational credit or college credit.

(6)(d) An Advanced Technical Certificate consisting of a program of instruction of nine (9) hours or more but less than forty-five (45) credit hours of college-level courses may be awarded to students who have already received an associate in science degree and are seeking an advanced specialized planning program of study to supplement their associate degree.

(7)(3) Vocational <u>Ceertificate</u>. Each community college with a department designated as an area vocational education school, shall provide programs of instruction consisting of noncollege-level courses to prepare for entry into employment,

as do the postsecondary area vocational-technical centers assigned to public school boards. The courses shall be classified in the Community College Management Information System as postsecondary adult vocational courses. Satisfactory completion of courses within the programs shall be recognized by the award of units of measure called vocational credit. Upon satisfactory completion of a planned program, including the demonstration of the attainment of predetermined and specified performance requirements, and subject to law and rule, the vocational certificate shall be awarded. A community college without a department designated as an area vocational education school may provide vocational certificate programs

the community college district. (8)(4) Supplemental instruction. Each community college shall provide, within the limits of its assigned responsibility for vocational education and according to the needs for job skills improvement by people employed in its service area, continuing vocational instruction tailored to individual needs and designed to improve job performance. Such instruction shall be classified in the Community College Management Information System as supplemental, a noncredit classification.

of instruction under an agreement with a public school board in

(9)(5) High school diploma. Each community college assigned responsibility for adult basic and secondary instruction, shall provide, within the limits of the assignment, adult basic and secondary instruction as defined in Section 239.105, Florida Statutes. Such instruction shall be classified in the Community College Management Information System as adult basic and secondary, a noncredit classification. Upon satisfactory completion of a planned high school program, including the demonstration of the attainment of predetermined and specified performance requirements, and subject to law and rule, the high school diploma shall be awarded.

(10)(6) Preparatory instruction. Each community college shall provide, according to the needs of its students, instruction to remedy deficiencies in the knowledge and skills judged necessary upon entry into a degree or certificate program of instruction in order to progress satisfactorily through the program. Such instruction shall be classified in the Community College Management Information System as preparatory. Satisfactory completion of such instruction shall be recognized by the award of units of measure called preparatory credit.

(a) College preparatory. Preparatory instruction for students to enroll in college credit instruction shall be classified in the Community College Management Information System as college preparatory. Satisfactory completion of such instruction shall be recognized by the award of units of measure called college preparatory credit.

(b) Vocational preparatory. Preparatory instruction for students to enroll in vocational credit instruction shall be classified in the Community College Management Information System as vocational preparatory. Satisfactory completion of such instruction shall be recognized by the award of units of measure called vocational preparatory credit.

(11)(7) Lifelong learning instruction. Each community college shall provide instructional activities to address community social and economic issues related to health and human relations, government, parenting, consumer economics, and senior citizens. Such instructional activities shall be classified in the Community College Management Information System as lifelong learning, a noncredit classification.

(12)(8) Recreational and leisure time instruction. Each community college shall provide instructional activities to develop recreational or leisure time skills. Such instructional activities shall be classified in the Community College Management Information System as recreational and leisure time, a noncredit classification.

 $(\underline{13})(\underline{9})$ These provisions shall not prevent community colleges from conferring honorary degrees, certificates, or diplomas.

Specific Authority 229.053(1); 240.325 FS. Law Implemented 228.041(1)(22)(c)(21)(35), 229.551(1)(g)3., 239.105(8), 239.205, 239.213, 239.301, 240.115(1)(a)(6), 240.117(2), 240.301(3)(a)(b), 240.325 FS. History–Formerly 6A-8.50, Repromulgated 12-19-74, Amended 8-27-84, 8-29-85, Formerly 6A-14.30, Amended 5-14-91, 11-10-92, 5-2-95, 2-13-96.

NAME OF PERSON ORIGINATING PROPOSED RULE: Sydney H. McKenzie, III, General Counsel, State Board of Community Colleges

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: J. David Armstrong, Jr., Executive Director, Community College System

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 4, 1999

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

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Minority Business Enterprise	
Contracting	14-101
RULE TITLES:	RULE NOS.:
Definitions	14-101.001
Purpose and Scope	14-101.002
Goal	14-101.003
Procedures	14-101.004

PURPOSE AND EFFECT: Rule Chapter 14-101 is obsolete. Department of Labor and Employment Security Rule Chapter 38A-20, Florida Administrative Code, applies to all state agencies. Therefore, the Department of Transportation does not have the statutory authority to adopt separate rules in this area. SUMMARY: Rule Chapter 14-101 is obsolete.

SPECIFIC AUTHORITY: 287.0947(2), 20.05(5), 344.044(2) FS.

LAW IMPLEMENTED: 287.0947, 288.703 FS.

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

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

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

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

THE FULL TEXT OF THE PROPOSED RULES IS:

14-101.001 Definitions.

Specific Authority 287.0947(2), 20.05(5), 344.044(2) FS. Law Implemented 287.0947, 288.703 FS. History–New 12-20-89. <u>Repealed</u>.

14-101.002 Purpose and Scope.

Specific Authority 287.0947(2), 344.044(2) FS. Law Implemented 287.0947, 287.0945(1) FS. History–New 12-20-89, Repealed_____.

14-101.003 Goal.

Specific Authority 287.0947(2), 344.044(2) FS. Law Implemented 287.0947, 287.042(4)(f) FS. History–New 12-20-89, <u>Repealed</u>.

14-101.004 Procedures.

Specific Authority 287.0947(2), 334.044(2) FS. Law Implemented 287.0947 FS. History–New 12-20-89, <u>Repealed</u>.

NAME OF PERSON ORIGINATING PROPOSED RULES: Art Wright, Purchasing Officer

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

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 8, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Not applicable. There is no requirement to publish a Notice of Proposed Rule Development for a rule repeal.

PUBLIC SERVICE COMMISSION

DOCKET NO. 981104-EU	
RULE TITLE:	RULE NO .:
Measuring Customer Service	25-6.049
PURPOSE AND EFFECT: Clarifies that	Rule 25-6.049(5)(a)

only allows pre-1981 buildings to be master-metered that are not currently individually metered.

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

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: Since the proposed amendment clarifies an existing rule, no investor-owned utilities or individuals should be affected by the proposed amendments.

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

SPECIFIC AUTHORITY 366.05(1) FS.

LAW IMPLEMENTED 366.05(3) FS.

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

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

TIME AND DATE: 9:30 a.m., Thursday, December 2, 1999

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

25-6.049 Measuring Customer Service.

(1) through (4) No change.

(5)(a) Individual electric metering by the utility shall be required for each separate occupancy unit of new commercial establishments, residential buildings, condominiums, cooperatives, marinas, and trailer, mobile home and recreational vehicle parks for which construction is commenced after January 1, 1981. Individual electric meters shall not, however, be required:

<u>1. For each separate occupancy unit of commercial</u> <u>establishments, residential buildings, condominiums,</u> <u>cooperatives, marinas, and trailer, mobile home and</u> recreational vehicle parks for which construction commenced prior to January 1, 1981 and which are not currently individually metered.

2.1. In those portions of a commercial establishment where the floor space dimensions or physical configuration of the units are subject to alteration, as evidenced by non-structural element partition walls, unless the utility determines that adequate provisions can be made to modify the metering to accurately reflect such alterations;

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

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

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

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

(b) No change.

1. through (7) No change.

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

NAME OF PERSON ORIGINATING PROPOSED RULE: David Wheeler, Division of Electric and Gas

NAME OF SUPERVISOR OR PERSONS WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 5, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 24, No. 44, October 30, 1998 If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

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

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

RULE TITLE:	

Agreements

RULE NO .: 40C-3.035

PURPOSE AND EFFECT: The purpose of this proposed rule is to incorporate delegation agreements with the Florida Department of Health, Lake and Osceola Counties Health Departments regarding water well permitting.

SUMMARY: The proposed rule revision will incorporate the delegation agreements with the Florida Department of Health, Lake and Osceola Counties Health Departments allowing for regulation of water well construction standards for wells less than six inches in diameter, unless these wells are in a Chapter 62-524, FAC, delineated area.

SPECIFIC AUTHORITY 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED 373.033, 373.308, 373.313, 373.316, 373.326 FS.

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

TIME AND DATE: Following the regularly scheduled Governing Board Meeting which begins at 9:00 a.m., December 8, 1999

PLACE: St. Johns River Water Management District, Highway 1 West, Palatka, Florida 32177

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dr. Larry Lee, Division Director, Division of Water Use Compliance, St. Johns River Water Management District, P. O. Box 1429, Palatka, Florida 32178-1429, (904)329-4205

THE FULL TEXT OF THE PROPOSED RULE IS:

40C-3.035 Agreements.

The Governing Board hereby incorporates by reference the following documents:

(1) through (9) No change.

(10) An agreement between Lake County Health Unit and St. Johns River Water Management District regarding water well permitting dated September 7, 1999.

(11) An agreement between Osceola County Health Unit and St. Johns River Water Management District regarding water well permitting dated September 7, 1999.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.046, 373.083, 373.309 FS. History-New 10-14-84, Amended 12- 5-85, Formerly 40C-3.035, 40C-3.0035, Amended 1-8-96, 4-21-96, 7-21-96, 12-22-96, 3-10-97,

NAME OF PERSON ORIGINATING PROPOSED RULE: Dr. Larry Lee, Division Director, Division of Water Use Compliance, St. Johns River Water Management District, P. O. Box 1429, Palatka, Florida 32178-1429, (904)329-4205

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Governing Board of St. Johns River Water Management District

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 8, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN THE FAW: October 1, 1999

Anyone requiring special accommodation to participate in this meeting is requested to advise the District at least 5 days before the meeting by contacting Linda Lorenzen at (904)329-4262 or (904)329-4459 (TDD).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Geologists

RULE TITLE:

RULE NO.:

Notice of Mailing Address, Places of

Practice, and Primary Place of Practice 61G16-1.0071 PURPOSE AND EFFECT: The proposed rule will set forth the requirements for licensees and certificate of authorization holders to keep the Department informed of their mailing address and all places of practice.

SUMMARY: The proposed rule will set forth the requirement for all licensee and certificate of authorization holders to provide written notification to the Department of their current mailing address and all places of practice, as well as any changes to this information. The proposed rule also defines the terms "mailing address" and "all places of practice" for licensees and certificate of authorization holders.

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: 455.275, 492.109 FS. LAW IMPLEMENTED: 455.275, 492.109 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: D. A. O'Connor, Executive Director, Board of Professional Geologists, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

(Substantial rewording of Rule 61G16-1.0071 follows. See Florida Administrative Code for present text.)

<u>61G16-1.0071</u> Notice of Mailing Address, Places of Practice, and Primary Place of Practice.

(1) It shall be the duty and sole responsibility of each licensee and each firm, corporation, partnership, association, or person holding a certificate of authorization to provide written notification to the Department of the licensee's or certificate of authorization holder's current mailing address and all places of practice. Each licensee and certificate of authorization holder shall also provide written notification to the Department of any changes to the mailing address or any additions to or deletion from the reported places of practice within thirty (30) days after the occurrence of the change, addition, or deletion. It is further requested that all licensees and firms, corporations, partnerships, associations, and persons holding a certificate of authorization also provide to the Department the e-mail address for the licensee or certificate of authorization holder whenever possible.

(2) The term "mailing address" shall mean the address at which the licensee or certificate of authorization holder wishes to receive all official communications, notifications, and correspondence from the Board or the Department through United States Postal Service delivery.

(3) For licensees, the term "all places of practice" shall mean the address of all locations at which the licensee holds himself or herself out as qualified to engage in the practice of professional geology, and all firms, corporations, partnerships, agencies, or other entities at which the licensee is employed to engage in the practice of professional geology, or with whom the licensee has entered into an ongoing contractual relationship to engage in the practice of professional geology. The practice of professional geology for a firm, corporation, partnership, agency, or other entity for a single identifiable project shall not be considered as a place of practice unless the licensee's involvement with the project shall extend beyond six (6) months.

(4) For a firm, corporation, or partnership, association, or person which holds a certificate of authorization, the term "all places of practice" shall mean the address of all locations at which the firm, corporation, or partnership, association, or person offers geological services to the public. (5) Each licensee shall also provide written notification to the Department of the address of the licensee's primary place of practice, and prior to any changes in the identity or address of the primary place of practice, shall notify the Department of said changes.

Specific Authority 455.275, <u>492.104</u>, 492.109 FS. Law Implemented 455.275, 492.109 FS. History–New 5-4-97<u>Amended</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Professional Geologists

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

HEAD: September 10, 1999 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 24, 1999

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Geologists

RULE TITLE:

RULE NO .:

Procedures for Signing and Sealing Geological

Papers, Reports, or Other Documents 61G16-2.005 PURPOSE AND EFFECT: The purposed rule will clarify the requirements and procedures for signing and sealing geological papers, reports, and other documents.

SUMMARY: The proposed rule will specify who is responsible for signing and sealing the geological papers, reports or other documents; and, will define geological papers, reports, and documents. The proposed rule also set forth the procedure for singing and sealing geological papers, reports, and other documents, including when these documents are to be transmitted by electronic means.

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: 282.75, 492.104, 492.107 FS.

LAW IMPLEMENTED: 282.75, 492.107 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: D. A. O'Connor, Executive Director, Board of Professional Geologists, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>61G16-2.005</u> Procedures for Signing and Sealing <u>Geological Papers, Reports, or Other Documents.</u>

(1) All geological papers, reports, or other documents prepared or issued by a licensed professional geologist shall be signed, dated, and sealed by the professional geologist who actually prepared the geological papers, reports, or documents or who had direct responsibility for the supervision, direction, or control of their preparation.

(2) Geological papers, reports, or other documents shall mean any document, whether in a physical or electronic format which conveys or expresses an opinion, conclusion, interpretation, or recommendation based upon the performance of geological services.

(3) Except as noted below, all geological papers, reports, or other documents which are required to be signed, dated, and sealed under the provisions of Chapter 492, F.S., shall bare the actual signature of the professional geologist who prepared or issued the geological papers, reports, or documents, the date signed, and the metal-type impression or stamped ink seal of the said professional geologist.

(4) Geological papers, reports, or other documents which are required to be signed, dated, and sealed under the provisions of Chapter 492, F.S., and which are transmitted, submitted, or issued by means of electronic files, may be signed and sealed by creating a "signature" file that contains the professional geologist's name and license number, a brief overall description of the geological papers, reports or other documents in question, and a list of the electronic files to be sealed. Each file in the list shall be identified by its file name utilizing relative Uniform Resource Locators (URL) syntax described in the Internet Architecture Board's Request for Comments (RFC) 1738, December 1994, which is hereby adopted and incorporated by reference by the Board and can be obtained from the Internet Website: ftp://ftp.isi.edu/in-notes/ rfc1738.txt. Each file shall have an authentication code defined as an SHA-1 message digest described in Federal Information Processing Standard Publication 180-1 "Secure Hash Standard," 1995 April 17, which is hereby adopted and incorporated by reference by the Board and can be obtained from the Internet Website: http://www.itl.nist.gov./div897/ pubs/fip 180-1.htm. A report shall be created that contains the professional geologist's name and license number, a brief overall description of the geological papers, reports or other documents in question and the authentication code of the signature file. This report shall be printed and physically signed, dated, and sealed by the professional geologist who prepared or issued the geological papers, reports, or other documents. The signature file is defined as sealed if its authentication code matches the authentication code on the printed and physically signed, dated, and sealed report. Each

electronic file listed in a sealed signature file is defined as sealed if the listed authentication code matches the file's computed authentication code.

Specific Authority 282.75, 492.104, 492.107 FS. Law Implemented 282.75, 492.107 FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Professional Geologists

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 10, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 24, 1999

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors Board RULE TITLE: RULE

RULE TITLE:RULE NO.:Continuing Education for Biennial Renewal61G19-9.001PURPOSE AND EFFECT: The proposed rule amendment willset forth the continuing education requirements for certificaterenewal.

SUMMARY: The Proposed rule will restate the requirement for certificate holders to complete a total of fourteen hours of continuing education courses, including two hours in the area of accessibility, in order to renew their certificates. The proposed rule will also specify that Individuals who are certified during the first half of their initial biennial certification period shall only be required to complete seven hours of continuing education courses, including one hour in the area of accessibility; and, individuals who are certified when there is half or less of their initial biennial certification period remaining shall not be required to complete any hours of continuing education.

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

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

SPECIFIC AUTHORITY: 468.606 FS.

LAW IMPLEMENTED: 468.603(2), 468.627 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Juanita Chastain, Program Administrator, Building Code Administrators and Inspectors Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

(Substantial rewording of Rule 61G19-9.001 follows. See Florida Administrative Code for present text.)

61G19-9.001 Continuing Education for Biennial Renewal.

(1) Except as noted below, prior to the end of each biennial certification period, all certificate holders shall complete a minimum of fourteen (14) classroom hours of continuing education courses, which shall include a minimum of two (2) classroom hours in the area of accessibility, as a condition of the biennial renewal of all certifications held by the certificate holder.

(2) Applicants who are first certified when there is more than one-half of their initial biennial certification period remaining, shall only be required to complete a minimum of seven (7) classroom hours of continuing education courses, which shall include a minimum of one (1) classroom hour in the area of accessibility, prior to the end of their initial biennial certification period as a condition of the initial renewal of all certifications held by the certificate holder.

(3) Applicants who are first certified when there is one-half or less of their initial biennial certification period remaining, shall not be required to complete any hours of continuing education courses as a condition of the initial renewal of all certifications held by the certificate holder.

(4) For those certificate holders who are certified in more than one certification category, completion of the minimum number of hours of continuing education course requirements as set forth above shall be sufficient for the biennial renewal of all certifications held by the certificate holder.

Specific Authority <u>455.2124</u>, 468.606, <u>468.627</u> FS. Law Implemented <u>455.2124</u>, <u>468.603(2)</u>; 468.627 FS. History–New 5-23-94, Amended 5-21-95, 11-28-95, 6-9-97_____

NAME OF PERSON ORIGINATING PROPOSED RULE: Building Code Administrators and Inspectors Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Building Code and Inspectors Board DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 1, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 27, 1999

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF INSURANCE

RULE NO.: 4-127 RULE TITLE: Fees and Procedures Regarding Department Informational Services

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule(s), as noticed in Vol. 25, No., 15. April 16, 1999, in the Florida Administrative Weekly, have been withdrawn.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Animal Industry

RULE CHAPT	ER NO.: I	RULE CHAPTER TITLE:
5C-23	- -	Fransporting Animal Carcasses/
		Refuse
RULE NOS .:	I	RULE TITLES:
5C-23.003	•	Vehicle and Container
		Requirements
5C-23.004	-	Fransporting or Hauling Animal
		Carcasses or Refuse Procedures;
		Records; Equipment; Quarantine
	NOTICE O	F WITHDRAWAL

Notice is hereby given that the proposed Rule 5C-23.003, F.A.C., as originally published in the Florida Administrative Weekly, Vol. 25, No. 28, July 16, 1999, is withdrawn. Rule 5C-23.004, FAC, as originally published in the Florida Administrative Weekly, Vol. 25, No. 28, July 16, 1999 has been changed, as noticed in the Florida Administrative Weekly, Vol. 25, No. 36, September 10, 1999, to reflect renumbering to 5C-23.003.

STATE BOARD OF ADMINISTRATION

RULE NO.: RULE TITLE: 19-8.014 Auditing Procedures NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 25, No. 34, August 27, 1999, Florida Administrative Weekly, has been withdrawn.

PUBLIC SERVICE COMMISSION

RULE NO.:RULE TITLE:25-6.049Measuring Customer ServiceNOTICE OF WITHDRAWAL

Notice is hereby given that the Notice of Rulemaking published in Vol. 25, No. 7, February 19, 1999, issue of the Florida Administrative Weekly, has been withdrawn. The Notice of Proposed Rulemaking is being re-published in this issue of the Florida Administrative Weekly. Docket No. 981104-EU.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE NO.:	
61-11.008	

RULE TITLE: Licensure Examination Format and Procedures for Candidates with Disabilities