

## Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

**DEPARTMENT OF CORRECTIONS**

RULE TITLE: Cash Meals and Special Group Meals  
 RULE NO.: 33-204.005

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to provide clarification of the policy of providing meals to volunteers, to correct an obsolete agency reference, and to incorporate by reference a form utilized in conjunction with provision of meals to employees and volunteers.

SUBJECT AREA TO BE ADDRESSED: Employee and Volunteer Meals.

SPECIFIC AUTHORITY: 20.315, 944.09 FS.

LAW IMPLEMENTED: 20.315, 944.09 FS.

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

TIME AND DATE: 9:00 a.m., January 27, 2000

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Perri King Dale, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

33-204.005 Cash Meals and Special Group Meals.

(1) The cost of meals for employees or volunteers ~~non-inmate personnel~~ shall be borne by the individual being provided with the meal, except as provided in subsection (2) of this section. Employees or volunteers ~~non-employees~~ served meals shall be charged the predetermined amount approved by the Department of Management Services Administration ~~Administration~~ for all meals. Meals shall be purchased with cash and the employee or volunteer will sign a "Daily Meal Roster", DC2-406, to indicate a meal was purchased and consumed by them. Persons eligible for free meals will be identified on the Daily Meal Roster by noting the words "no charge" next to the individual's signature ~~either through the issuance of meal tickets or by direct entry into an automated cash register.~~ Form DC2-406 is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, FL 32399-2500. Requests for forms to be mailed must be accompanied by a self-addressed stamped envelope. The effective date of this form is \_\_\_\_\_.

(2) Wardens are authorized to ~~shall~~ provide meals free of charge to the following groups:

(a) Volunteers who are providing goods or services free of charge as provided in section 110.501, F.S.;

(b) Members of advisory boards or committees consisting of professionals who render a service to the department for which they are not additionally compensated nor being paid per diem at state expense;

(c) Law enforcement personnel of other agencies who are rendering emergency assistance to the department;

(d) Department of Corrections' staff when involved in the apprehension of an escapee beyond the normal tour of duty, or when an employee is unable to be released from duty due to a departmental emergency.

Specific Authority 20.315, 944.09 FS. Law Implemented 20.315, 944.09 FS. History--New 1-18-89, Formerly 33-30.005, Amended \_\_\_\_\_.

**WATER MANAGEMENT DISTRICTS**

**South Florida Water Management District**

RULE CHAPTER TITLE: Environmental Resource Permits  
 RULE CHAPTER NO.: 40E-4

RULE TITLES: Permit Thresholds  
 RULE NOS.: 40E-4.0415

Exemptions from Permitting 40E-4.051

Exemptions from Specified Review Criteria 40E-4.0515

Modification of Exempt Projects 40E-4.054

Publications, Rules and Interagency Agreements  
 Incorporated by Reference 40E-4.091

Content of Permit Application 40E-4.101

Additional Conditions for Issuance of Permits 40E-4.302

Duration of Permits 40E-4.321

District Revocation or Modification of Permits 40E-4.341

PURPOSE AND EFFECT: The purpose and effect of the proposed rule amendment is to amend the rules to indicate that a permit may be issued to a contractual buyer of property and recorded easement holder with certain restrictions and to clarify the duration of permits. The proposed rule amendments will also correct citations and clarify other language currently in the rule.

SUBJECT AREA TO BE ADDRESSED: The proposed rule amendment addresses issuance of permits to contractual buyers of property and recorded easement holders; content of permit applications; and clarifies provisions pertaining to permits required; permit thresholds; modification of exempt projects; duration of permits; and conversion from construction phase to operation phase. This rule will also correct citations and clarify language currently in the rule.

SPECIFIC AUTHORITY: 373.016, 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 373.016, 373.117, 373.413, 373.416, 373.426 FS.

RULE DEVELOPMENT WORKSHOPS WERE PREVIOUSLY HELD JUNE 14, 1999 IN FT. MYERS; JUNE 22, 1999 IN PEMBROKE PINES; JUNE 25, 1999 IN KISSIMMEE; AND JUNE 29, 1999 IN WEST PALM BEACH. IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY, ADDITIONAL RULE DEVELOPMENT WORKSHOPS WILL BE HELD AT A TIME, DATE AND PLACE TO BE ANNOUNCED IN THE FUTURE.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Julie Jennison, Office of Counsel, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6294 or (561)682-6294 (internet: jjenniso@sfwmd.gov). Although Governing Board meetings, hearings and workshops 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 any appeal is to be based. Persons with disabilities or handicaps who need assistance may contact Tony Burns, District Clerk, at (561)682-6206 at least two business days in advance to make appropriate arrangements.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

40E-4.0415 Permit Thresholds.

(1)(a) through (c) No change.

(2) Any non-exempt system which does not qualify for a noticed or no-notice general environmental resource permit pursuant to Chapter 40E-400, F.A.C., and does not exceed the standard for individual permits listed above, shall obtain a standard general permit pursuant to Ch. 40E-40, F.A.C.

(3)(2) Notwithstanding the provisions of subsections (1) and (2), the Governing Board may designate specific geographic areas within which individual or standard general environmental resource permits shall be required for the construction, alteration, operation, maintenance, removal or abandonment of surface water management systems which fall below any thresholds or activities set forth in this rule.

Specific Authority 373.044, 373.113, 373.406(5) FS. Law Implemented 373.118(1), 373.413(1) FS. History—New 10-3-95, Amended \_\_\_\_\_.

40E-4.051 Exemptions From Permitting.

Exemptions from permitting under Chapters 40E-4, 40E-40 and 40E-400, F.A.C., are set forth below. The performance of activities pursuant to the provisions of the exemptions set forth in this section does not relieve the person or persons who are using the exemption or who are constructing or otherwise implementing the activity from meeting the permitting or performance requirements of other District rules. Nothing in this section shall prohibit the Department of Environmental Protection from taking appropriate enforcement action

pursuant to Chapter 403, F.S., to abate or prohibit any activity otherwise exempt from permitting pursuant to this section if the Department can demonstrate that the exempted activity has caused water pollution in violation of Chapter 403, F.S.

(1) No change.

(2)(a) No change.

(b) The maintenance of functioning insect control structures, and the maintenance of functioning dikes and functioning irrigation and drainage ditches, including roadway drainage ditches, provided:

1. The spoil material is deposited on a self-contained upland spoil site which will prevent the escape of the spoil material and return water into wetlands or other surface waters.

2. In the case of insect control structures, if the cost of using a self-contained upland spoil site is so excessive as determined by the Department of Health, Agriculture and Consumer Services, pursuant to Subsection 403.088(1), F.S., that it will inhibit the proposed insect control, existing spoil sites or dikes may be used, upon notification to the District. In the case of insect control where upland spoil sites are not used pursuant to this exemption, turbidity control devices shall be used to confine the spoil material discharge to that area previously disturbed when the receiving body of water is used as a potable water supply, is designated as approved, conditionally approved, restricted or conditionally restricted waters for shellfish harvesting by the Department, or functions as a habitat for commercially or recreationally important shellfish or finfish.

3. In all cases, no more dredging is to be performed than is necessary to restore the dike or irrigation or drainage ditch to its original design specifications.

4. This exemption shall apply to manmade trenches dug for the purpose of draining water from the land or for transporting water for use on the land and which are not built for navigational purposes.

(c) through (11) No change.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.406, 373.413, 373.416, 403.813(2) FS. History—New 9-3-81, Amended 1-31-82, 3-9-83, Formerly 16K-4.02, Amended 4-20-94, 10-3-95, \_\_\_\_\_.

40E-4.0515 Exemptions From Specified Review Criteria.

Exemptions from specified review criteria under Chapter 40E-4 and 40E-40, F.A.C., are as follows:

(1) Exemptions for Treatment or Disposal Systems.

(a) Alteration and maintenance of the following shall be exempt from the provisions in Chapter 40E-4, F.A.C., adopted to implementing subsections 373.414(1) through 373.414(6), 373.414(8) and 373.414(10), F.S.; and subsection 373.414(7), F.S., regarding any authority to apply state water quality standards within any works, impoundments, reservoirs, and other watercourses described in this subsection and any authority granted pursuant to section 373.414, F.S. (1991):

1. Works, impoundments, reservoirs, and other watercourses constructed and operated solely for wastewater treatment or disposal in accordance with a valid permit reviewed or issued under sections ~~62-28.700~~, 62-302.520 or Chapters 62-17, 62-600, 62-610, 62-640, 62-650, 62-660, 62-670, 62-671, 62-673, 62-701, F.A.C., or section 403.0885, F.S., or rules implementing section 403.0885, F.S., except for treatment wetlands or receiving wetlands permitted to receive wastewater pursuant to 62-611, F.A.C., or section 403.0885, F.S., or its implementing rules;

2. Works, impoundments, reservoirs, and other watercourses constructed solely for wastewater treatment or disposal before a construction permit was required under chapter 403, F.S., and operated solely for wastewater treatment or disposal in accordance with a valid permit reviewed or issued under sections ~~62-28.700~~, 62-302.520, or chapters 62-17, 62-600, 62-610, 62-640, 62-650, 62-660, 62-670, 62-671, 62-673, or 62-701, F.A.C., or section 403.0885, F.S., or rules implementing section 403.0885, F.S., except for treatment wetlands or receiving wetlands permitted to receive wastewater pursuant to Chapter 62-611, F.A.C., or section 403.0885, F.S., or its implementing rules;

3. Works, impoundments, reservoirs, and other watercourses of less than 0.5 acres in combined area on a project-wide basis, constructed and operated solely for stormwater treatment in accordance with a noticed exemption under chapter 62-25, F.A.C., or a valid permit issued under Chapters 62-25 (excluding Rule 62-25.042), 62-330, 40E-4, F.A.C., except those permitted as wetland stormwater treatment systems;

4. Works, impoundments, reservoirs, and other watercourses of less than 0.5 acres in combined areas on a project-wide basis, constructed and operated solely for stormwater treatment before a permit being required under Chapters 62-25, 40E-4, F.A.C.

(b) through (3) No change.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.406, 373.413, 373.416, 403.813(2) FS. History–New 9-3-81, Amended 1-31-82, 3-9-83, Formerly 16K-4.02, Amended 4-20-94, 10-3-95, \_\_\_\_\_.

40E-4.054 Modification of Exempt Projects.

(+) In order to modify a project which was exempt from permitting under this chapter, has previously received a Notice of Exemption from the District, an environmental resource permit must be obtained, unless the proposed modification of the surface water management system qualifies for an exemption pursuant to Rule 40E-4.051, F.A.C.

~~(2) Substantial modifications of previously exempt projects shall require an environmental resource permit.~~

Specific Authority 373.044, 373.113 FS. Law Implemented 373.406, 373.413, 373.416 FS. History–New 3-9-83, Amended 4-20-94, 10-3-95, \_\_\_\_\_.

40E-4.091 Publications, Rules and Interagency Agreements Incorporated by Reference.

(1) The following publications, rules and interagency agreements are incorporated by reference into this chapter, Chapters 40E-40, 40E-41 and 40E-400, F.A.C.:

(a) "Basis of Review for Environmental Resource Permit Applications within the South Florida Water Management District – \_\_\_\_\_, 2000 ~~November 1996~~"

(b) No change.

(c) Operating Agreement Concerning Regulation Under Part IV, Chapter 373, F.S., effective December, 1998, and Aquaculture General Permits under section 403.814, F.S., between South Florida Water Management District and Department of Environmental Protection dated October 27, 1998.

(d) through (j) No change.

(2) No change.

Specific Authority 373.044, 373.113, 373.171, 373.412 FS. Law Implemented 373.413, 373.4135, 373.416, 373.421, 373.426 FS. History–New 9-3-81, Amended 1-31-82, Formerly 16K-4.035(1), Amended 5-1-86, 7-1-86, 3-24-87, 4-15-87, 4-21-88, 11-21-89, 1-23-94, 4-20-94, 10-3-95, 1-1-97, 12-3-98, \_\_\_\_\_.

40E-4.101 Content of Permit Applications.

(1) No change.

(a) through (c) No change.

(2) The application must be signed by the owner or the owner’s authorized agent and include documentation of ownership. Applications signed by agents must contain a letter of authorization which is signed by the owner. ~~Contractual buyers of~~ Those having the right to exercise the power of eminent domain or having a contract to purchase real property may apply for a permit, however, the permit shall prohibit commencement of work until the permittee provides proof of ownership to the District. A permit shall only be issued to the record title holder, holder of a recorded easement conveying the right to utilize the property for a purpose consistent with the authorization requested in the permit application, those having the right to exercise the power of eminent domain or having a contract to purchase real property.

(3) through (4) No change.

Specific Authority 373.016, 373.044, 373.113, 373.171 FS. Law Implemented 373.016, 373.117, 373.413, 373.416, 373.426 FS. History–New 9-3-81, Amended 1-31-82, Formerly 16K-4.03(2), 16K-4.09(2), Amended 7-1-86, 11-21-89, 4-20-94, 10-3-95, \_\_\_\_\_.

40E-4.302 Additional Conditions for Issuance of Permits.

(1) In addition to the conditions set forth in section 40E-4.301, F.A.C., in order to obtain a standard general, individual, or conceptual approval permit under this chapter or chapter 40E-40, F.A.C., an applicant must provide reasonable assurance that the construction, alteration, operation, maintenance, removal, and abandonment of a system:

(a) Located in, on, or over wetlands or other surface waters will not be contrary to the public interest, or if such an activity significantly degrades or is within an Outstanding Florida Water, that the activity will be clearly in the public interest, as determined by balancing the following criteria as set forth in subsections 4.2.3. through 4.2.3.7 of the Basis of Review for Environmental Resource Permit Applications Within the South Florida Water Management District ~~November 1996~~:

1. Whether the activity will adversely affect the public health, safety or welfare or the property of others;
2. Whether the activity will adversely affect the conservation of fish and wildlife, including endangered or threatened species, or their habitats;
3. Whether the activity will adversely affect navigation or the flow of water or cause harmful erosion or shoaling;
4. Whether the activity will adversely affect the fishing or recreational values or marine productivity in the vicinity of the activity;
5. Whether the activity will be of a temporary or permanent nature;
6. Whether the activity will adversely affect or will enhance significant historical and archaeological resources under the provisions of Section 267.061, F.S.; and
7. The current condition and relative value of functions being performed by areas affected by the proposed activity.

(b) Will not cause unacceptable cumulative impacts upon wetlands and other surface waters as set forth in subsections 4.2.8. through 4.2.8.2 of the Basis of Review for Environmental Resource Permit Applications Within the South Florida Water Management District, ~~November, 1996~~.

(c) Located in, adjacent to or in close proximity to Class II waters or located in Class II waters or Class III waters classified by the Department as approved, restricted or conditionally restricted for shellfish harvesting as set forth and incorporated in Chapter 16R-7, F.A.C., will comply with the additional criteria in subsection 4.2.5<sub>2</sub> of the Basis of Review for Environmental Resource Permit Applications Within the south Florida Water Management District ~~November 1996~~ adopted by reference in Section 40E-4.091, F.A.C.

(d) Which constitute vertical seawalls in estuaries or lagoons, will comply with the additional criteria provided in subsection 4.2.6<sub>2</sub> of the Basis of Review for Environmental Resource Permit Applications Within the south Florida Water Management District ~~November 1996~~ adopted by reference in Section 40E-4.091, F.A.C.

(2) No change.

Specific Authority 373.044, 373.113, 373.171, 373.414(9) FS. Law Implemented 373.042, 373.409, 373.413, 373.414, 373.416, 373.426, 380.23 FS. History—New 10-3-95, Amended 1-1-97, 12-3-98,\_\_\_\_\_.

40E-4.321 Duration of Permits.

(1) Unless revoked or otherwise modified the duration of an environmental resource permit issued under this chapter or Chapter 40E-40, F.A.C., is as follows:

(a) For a conceptual approval, two years from the date of issuance or the date specified as a condition of the permit, unless within that period an application for an individual or standard general permit is filed for any portion of the project. If an application for an environmental resource permit is filed, then the conceptual approval remains valid until final action is taken on the environmental resource permit application. If the application is granted, then the conceptual approval is valid for an additional two years from the date of issuance of the permit. Conceptual approvals which have no individual or standard general environmental resource permit applications filed for a period of two years shall expire automatically at the end of the two year period.

(b) For a conceptual approval filed concurrently with a development of regional impact (DRI) application for development approval (ADA) and a local government comprehensive plan amendment, the duration of the conceptual approval shall be two years from whichever one of the following occurs at the latest date:

1. the effective date of the local government's comprehensive plan amendment,
2. the effective date of the local government development order,
3. the date on which the District issues the conceptual approval, or

4. ~~the latest date of~~ the date on which the District issues a final order pertaining to the resolution of any Chapter 120.57, F.S., F.A.C., administrative proceeding or other legal appeals.

(c) For an individual or standard general environmental resource permit, the construction phase authorizing construction, removal, alteration or abandonment of a system shall expire five years from the date of issuance or such amount of time as made a condition of the permit.

~~(d) For an individual or standard general environmental resource permit, the operational phase of the permit is perpetual for operation and maintenance.~~

~~(e)(4)~~ For a noticed general permit issued pursuant to Chapter 40E-400, F.A.C., five years from the date the notice of intent to use the permit is provided to the District.

(2) through (7) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.413, 373.416, 373.419, 373.426 FS. History—New 9-3-81, Amended 1-31-82, 12-1-82, Formerly 16K-4.07(4), Amended 7-1-86, 4-20-94, 7-1-98,\_\_\_\_\_.

40E-4.341 District Revocation or Modification of Permits.

(1) The Governing Board may revoke a permit in accordance with the provisions of Sections Chapter 373.429 and 120.60(5), F.S., and Rules 40E-1.609 and 28-107.004, F.A.C.

(2) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.429 FS. History—New 12-1-82, Amended 7-1-86, 4/20/94, 10-3-95, 7-2-98,\_\_\_\_\_.

**WATER MANAGEMENT DISTRICTS**

**South Florida Water Management District**

RULE TITLE: Publications, Rules and Interagency

RULE NO.:

Agreements Incorporated by Reference 40E-4.091

PURPOSE AND EFFECT: The purpose and effect of this proposed rule amendment is to clarify existing homeowners association documentation requirements, to correct citations, and clarify language currently in the rule. The phrase “regional ecological value” is included in section 4.2.1.2.

SUBJECT AREA TO BE ADDRESSED: The proposed rule amendment addresses changes to the document entitled “Basis of Review for Environmental Resource Permit Applications Within the South Florida Water Management District – November 1996” incorporated by reference in Rule 40E-4.091, F.A.C. Specifically, the language regarding homeowners association documentation found in sections 9.2.3 and 9.2.4 will be modified to provide homeowners with notice of rights already conveyed to the District by the permit. These rights include the right of District access to the property containing the surface water management system and the right to take enforcement action. Also, amendments to association documents, that require a modification of a District permit, may not be finalized until the permit modification is approved. Sections 4.2.1.2 and 4.3.7.4 will have language clarified. The phrase “regional ecological value” is included in section 4.2.1.2.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171, 373.413 FS.

LAW IMPLEMENTED: 373.413, 373.4135, 373.416, 373.426 FS.

RULE DEVELOPMENT WORKSHOPS WERE PREVIOUSLY HELD JUNE 14, 1999 IN FT. MYERS; JUNE 22, 1999 IN PEMBROKE PINES; JUNE 25, 1999 IN KISSIMMEE; AND JUNE 29, 1999 IN WEST PALM BEACH. IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY, ADDITIONAL RULE DEVELOPMENT WORKSHOPS WILL BE HELD AT A TIME, DATE AND PLACE TO BE ANNOUNCED IN THE FUTURE.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Julie Jennison, Office of Counsel, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6294 or (561)682-6294 (internet: jjenniso@sfwmd.gov). Although Governing Board meetings, hearings and workshops 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 any appeal is to be based. Persons with disabilities or handicaps who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

40E-4.091 Publications, Rules and Interagency Agreements Incorporated by Reference.

(1) The following publications, rules and interagency agreements are incorporated by reference in to this chapter, Chapters 40E-40, 40E-41 and 40E-400, F.A.C.:

(a) “Basis of Review for Environmental Resource Permit Applications within the South Florida Water Management District – ~~November 1996~~ 2000 November 1996”.

(b) through (j) No change.

(2) No change.

Specific Authority 373.044, 373.113, 373.171, 373.413 FS. Law Implemented 373.413, 373.4135, 373.416, 373.421, 373.426 FS. History—New 9-3-81, Amended 1-31-82, 12-1-82, Formerly 16K-4.035(1), Amended 5-1-86, 3-24-87, 4-14-87, 4-21-88, 11-21-89, 11-15-92, 1-23-94, 4-20-94, 10-3-95, 1-1-97, 12-3-98,\_\_\_\_\_.

(The following represent proposed changes to the document entitled “Basis of Review for Environmental Resource Permit Applications Within the south Florida Water Management District – November 1996” incorporated by reference in Rule 40E-4.091, F.A.C.)

1.0 INTRODUCTION

1.1 Objectives –

Under Part IV of Chapter 373, F.S., and Chapters 40E-4, 40E-40, and 40E-400, F.A.C., the District is responsible for the permitting of construction, alteration, operation, maintenance, removal and abandonment of surface water management systems within its jurisdictional boundaries. The objective of this document is to identify the permit review criteria and information used by District staff when reviewing permit applications. The objective of the permit application review process is to insure that the permit authorizes activities which are not harmful to the water resources of the District and are not inconsistent with water resource objectives of the District. This document has been adopted by reference in Rule 40E-4.091(1)(a), F.A.C.

1.2 through 1.4 No change.

2.0 No change.

3.0 No change.

4.0 through 4.2 No change.

4.2.1 Elimination or Reduction of Impacts

The degree of impact to wetland and other surface water functions caused by a proposed system, whether the impact to these functions can be mitigated and the practicability of design modifications for the site, as well as alignment alternatives for a proposed linear system, which could

eliminate or reduce impacts to these functions, are all factors in determining whether an application will be approved by the District. Design modifications to reduce or eliminate adverse impacts must be explored, as described in subsection 4.2.1.1. Any adverse impacts remaining after practicable design modifications have been implemented may be offset by mitigation as described in subsections 4.3 – 4.3.9.8. An applicant may propose mitigation, or the District may suggest mitigation, to offset the adverse impacts caused by regulated activities as identified in sections 4.2 – 4.2.8.2. To receive District approval, a system cannot cause a net adverse impact on wetland functions and other surface water functions which is not offset by mitigation.

4.2.1.1 No change.

4.2.1.2 The District will not require the applicant to implement practicable design modifications to reduce or eliminate impacts when:

(a) No change.

(b) the applicant proposes mitigation that implements all or part of a plan that provides regional ecological value and that provides greater long term ecological value than the area of wetland or other surface water to be adversely affected.

4.2.1.3 No change.

4.2.2 through 4.2.6 No change.

4.2.7 Secondary Impacts

Pursuant to paragraph 4.1.1(f), an applicant must provide reasonable assurances that a regulated activity will not cause adverse secondary impacts to the water resource, as described in paragraphs (a) through (d), below. Aquatic or wetland dependent fish and wildlife are an integral part of the water resources which the District is authorized to protect under Part IV, Chapter 373, F.S. Those aquatic or wetland dependent species which are listed as threatened, endangered or of special concern are particularly in need of protection.

A proposed system shall be reviewed under this criterion by evaluating the impacts to: wetland and surface water functions identified in subsection 4.2.2; water quality; upland habitat for aquatic or wetland dependent listed species; and historical and archaeological resources. De minimis or remotely related secondary impacts will not be considered. Applicants may propose measures such as preservation to prevent secondary impacts. Such preservation shall comply with the land preservation provisions of subsection 4.3.8. If such secondary impacts can not be prevented, the applicant may propose mitigation measures as provided for in subsections 4.3 through 4.3.9.8.

This secondary impact criterion consists of the following four parts:

(a) through (d) No change.

As part of this review, the District will also consider the impacts of the intended or reasonably expected uses of the future activities on water quality and wetland and other surface water functions.

In conducting the analysis under paragraph (d)2., above, the District will consider those future projects or activities which would not occur but for the proposed system, proposed system would be a waste of resources should the future project or activities not be permitted.

Where practicable, proposed systems shall be designed in a fashion which does not necessitate future impacts to wetland and other surface water functions. If future phases or project expansion have the potential to cause adverse secondary impacts, applicants must provide sufficient conceptual design information to provide reasonable assurance that these impacts can be successfully eliminated or offset.

System expansions and future system phases will be considered in the secondary impact analysis, and if the District determines that future phases of a system involve impacts that appear not to meet permitting criteria, the current application may be denied unless the applicant can provide reasonable assurance that those future phases can comply with permitting criteria. One way for applicants to establish that future phases or system expansions do not have adverse secondary impacts is for the applicant to obtain a conceptual approval permit for the entire project.

4.2.8 No change.

TABLE 4.2.7-1

LISTED WILDLIFE SPECIES THAT ARE AQUATIC OR WETLAND DEPENDENT AND THAT USE UPLAND HABITATS FOR NESTING OR DENNING

No change.

4.3 Mitigation –

Protection of wetlands and other surface waters is preferred to destruction and mitigation due to the temporal loss of ecological value and uncertainty regarding the ability to recreate certain functions associated with these features. Mitigation will be approved only after the applicant has complied with the requirements of subsection 4.2.1 regarding practicable modifications to eliminate or reduce adverse impacts. However, any mitigation proposal submitted by an applicant shall be reviewed concurrently with the analysis of any modifications pursuant to subsection 4.2.1. This section establishes criteria to be followed in evaluating mitigation proposals.

Mitigation as described in sections 4.3 – 4.3.9.8 is required only to offset the adverse impacts to the functions as identified in sections 4.2 – 4.2.8. caused by regulated activities. In certain cases, mitigation cannot offset impacts sufficiently to yield a permissible project. Such cases often include activities which significantly degrade Outstanding Florida Waters, adversely impact habitat for listed species, or adversely impact those wetlands or other surface waters not likely to be successfully recreated.

Applicants are encouraged to consult with District staff in pre-application conferences or during the application process to identify appropriate mitigation options.

4.3.1 through 4.3.1.6 No change.

4.3.1.7 Mitigation or reclamation required or approved by other agencies for a specific project will be acceptable to the District to the extent that such mitigation or reclamation fulfills the requirements of sections 4.3-4.3.9.8- and offsets adverse impacts of the same project in accordance with the criteria in sections 4.2-4.2.8.2

4.3.1.8 No change.

#### 4.3.2 Mitigation Ratio Guidelines

Subsections 4.3.2 – 4.3.2.4 establish ratios for the acreage of mitigation required compared to the acreage which is adversely impacted by regulated activities. Ranges of ratios are provided below for certain specific types of mitigation, including creation, restoration, enhancement and preservation. Mitigation ratios for wetlands which have a 50% or greater coverage of melaleuca (*Melaleuca quinquenervia*), will be determined pursuant to subsection 4.3.2.4. and other provisions of this section. The difference between the ranges of ratios provided for mitigation types is based on the degree of improvement in ecological value expected from each type. Creation and restoration are assigned the lowest range of ratios as these activities, when successfully conducted, add new wetlands or other surface waters which provide the same or similar functions as the area being adversely impacted. The range of ratios established for enhancement is higher than that for creation and restoration, as the area being enhanced currently provides a degree of the desired functions, and this type of mitigation serves to increase, rather than create, those functions. Preservation differs from the other types of mitigation in that it does not serve to improve the existing ecological value of an area in the short term. However, preservation does provide benefits as it can ensure that the values of the preserved area are protected and maintained in the long term, particularly when these values are not fully protected under existing regulatory programs. Therefore, the range of ratios established for preservation is higher than those for other types of mitigation. These ratios are provided as guidelines for preliminary planning purposes only. The actual ratio needed to offset adverse impacts may be higher or lower based on a consideration of the factors listed in subsections 4.3.2.1 through 4.3.2.4 and 4.3.2.2 For example, in instances where the proposed system results in only a small loss of ecological value in the impacted area, such as cases involving impacts to areas of low ecological value or cases where the proposed system results in a small reduction of ecological value of the impacted area, then the actual mitigation ratio would normally be in the lower end of or below the range. For other types of mitigation, ratios will be determined based upon the reduction in quality and relative value of the functions of the areas adversely impacted as compared to the expected improvement in quality and value of the functions of the mitigation area.

4.3.2.1 through 4.3.7.7 No change.

#### 4.3.7.7.1 Partial Releases

The permittee may request the District to release portions of the financial responsibility mechanism as phases of the mitigation plan, such as earth moving or other construction or activities for which cost estimates were submitted in accordance with subsection 4.3.7.7 of the ~~Basis of Review for Environmental Resource Permit Applications Within the South Florida Water Management District — August 1995~~ are successfully completed. The request shall be in writing and include documentation that the phase or phases have been completed and have been paid for or will be paid for upon release of the applicable portion of the financial responsibility mechanism. The District shall authorize the release of the portion requested upon verification that the construction or activities have been completed in accordance with the mitigation plans.

4.3.7.7.2 through 4.3.9.5 No change.

Figure 4.3-1 No change.

4.4 through 4.4.13.5 No change.

4.5 No change.

#### 4.5.1 Procedure

To petition for a formal determination, the petitioner must submit to the District the following:

(a) through (b) No change.

Within 30 days of receipt of a petition for a formal determination, the District shall notify the petitioner of any missing or insufficient information in the petition documentation submitted which may be necessary to complete review of the petition.

The District shall complete the determination and shall issue a notice of intended agency action within 60 days after the petition is deemed complete. The District shall publish the notice of intended agency action on the petition in a newspaper of general circulation in the county or counties where the property is located.

Sections 120.57 and ~~120.569~~, ~~120.59~~ F.S., apply to formal determinations made pursuant to this section. Any person whose substantial interests will be affected by the District's proposed action on the petition may request an administrative hearing on the proposed action pursuant to section 40E-1.511, F.A.C. If no request for an administrative hearing is filed, the Executive Director will then take final action on the petition for the formal determination.

The Executive Director will only issue a formal determination if the petitioner has satisfied all the requirements of section 4.5. A person requesting a formal determination may withdraw the petition without prejudice at any point before final agency action.

#### 4.5.2 Types of Formal Determinations

A petitioner can request a formal determination consisting of a certified survey, an approximate delineation, or combinations thereof, as described below.

(a) The survey of the extent of wetlands and other surface waters shall be certified pursuant to chapter 472, F.S., to meet the minimum technical standards in chapter 61G17-6, F.A.C. A petitioner seeking a certified surveyed delineation shall have a land surveyor registered in the State of Florida survey the verified boundaries of wetlands and other surface waters, and shall have the surveyor or surveyor's representative accompany the District representative on the delineation verification described in subsection ~~4.5.3~~ ~~4.4.3~~. The certified survey shall also contain a legal description of, and acreage contained within, the boundaries of the property for which the determination is sought. The boundaries of wetlands and other surface waters shall be witnessed to the property boundaries, and shall be capable of being mathematically reproduced from the survey. The petitioner shall submit five copies of the survey, along with five copies of the survey depicted on aerial photographs, to the District to complete the petition.

(b) No change.

4.5.3 through 4.5.6 No change.

5.0 WATER QUALITY CRITERIA

5.1 through 5.2.1 No change.

5.2.2 Land Use and Coverage Criteria

(a) No change.

(b) Projects having greater than 40% impervious area and which discharge directly to the following receiving waters shall provide at least one half inch of dry detention or retention pretreatment as part of the required retention/detention. Receiving waters being addressed are:

1. through 3. No change.

4. Other areas, such as the Savannas in St. Lucie and Martin Counties; the Six Mile Cypress Strand; the Big Cypress area of Collier County; and lands acquired by the District pursuant to Section 373.59, Florida Statutes, Water Management Lands Trust Fund (Save Our Rivers); mitigation bank lands, as set forth in Section 4.4., ~~“Environmental Resource Permit Applications within South Florida Water Management District—August 1995”~~.

5. through 6. No change.

5.3 through 5.5 No change.

5.6 through 5.8 No change.

5.9 Water Quality Monitoring –

All new drainage projects will be evaluated based on the ability of the system to prevent degradation of receiving waters and the ability to conform to State water quality standards (see Chapters 62-3, 62-4, and 62-302, F.A.C.).

5.9.1

(a) There are areas within the District where water quality considerations are extremely important, because of the sensitivity of the area. These areas include:

1. through 4. No change.

5. Outstanding Florida Waters as defined in Chapter ~~62-302, 17-3.302~~, Florida Administrative Code.

(b) No change.

5.9.2 through 5.9.3 No change.

5.9.4 The reason for the monitoring requirement will be stated in the Staff Report for each Permit. Also included in the permit will be the monitoring and reporting schedules and the parameters of interest. Each monitoring program will be designed specifically for the land use or individual project in question and will include applicable surface and ground water sampling. Staff shall specify applicable project specific parameters such as those listed in Chapter ~~62-302, 17-3.302~~, F.A.C. The applicant shall use a Florida Department of Environmental Protection- or Florida Department of Health and Rehabilitative Services-certified laboratory for all water quality sampling and analysis. The District recommends that the applicant submit final results from the laboratory on a DOS-formatted 3.5" computer disk which will be supplied by the District. The disk will contain a program requiring the input of all pertinent data associated with the water quality monitoring special condition(s). If the permittee or their contracted laboratory does not have MS-DOS computer capabilities, water quality analysis may be submitted on paper. Examples of records to be supplied are as follows: sample date, sample location with D for discharge or N for no discharge, water discharge rates (cfs) and concentration values of indicated elements or compounds.

5.9.5 through 5.9.6 No change.

5.10 Solid Waste Facilities –

(a) Surface water management systems for Class I and II solid waste facilities, as defined by Chapter ~~62-701, 17-701~~, F.A.C., shall be so designed, constructed, and operated as to maintain the integrity of the landfill at all times (during construction, operation, closure and post closure). Applicant must provide assurances that:

1. through 2. No change.

(b) No change.

(c) Class I and II landfill projects shall provide adequate assurance that leachate will not enter the surface water management system. This assurance may be provided through affirmative demonstration that the requirement of ~~62-701, 17-701~~, F.A.C. for design and emplacement of liners, leachate collection systems, and treatment and disposal of leachate will be met.

(d) Borrow pits shall not be included in the surface water management system unless the applicant can affirmatively demonstrate that leachate will not enter the borrow pit, and that the ~~water quality standards in Chapters 62-4, 62-3 and 62-302, 62-522, provisions of Rule 17-3.302 and Chapter 17-4~~, F.A.C. will be met.

(e) through (h) No change.

6.0 through 6.13 No change.

7.0 through 7.6 No change.

8.0 through 8.8.2 No change

9.0 through 9.2.2 No change.



9.2.3 The Association must have the following general powers and attributes, which shall be reflected in the Articles of Incorporation or other documents of record:

(a) through (g) No change.

(h) The Association shall exist in perpetuity; however, if the Association is dissolved, the Articles of Incorporation must provide that the property consisting of the surface water management system and the right of access to the property containing the surface water management system shall be conveyed to an appropriate agency of local government. If it is not accepted, then the surface water management system must be dedicated to a similar non-profit corporation.

9.2.4 The Association must have the following covenants and restrictions, which shall be set forth in the Declaration of Protective Covenants, Deed Restrictions, Declaration of Condominium, or other recorded document which sets forth the Association's rules and regulations:

(a) through (c) No change.

(d) That any proposed amendment to the association's documents, which would affect the surface water management system (including environmental conservation areas and the water management portions of the common areas) must be submitted to the District for a determination of whether the amendment necessitates a modification of the environmental resource or surface water management permit. If a modification is necessary, the District will so advise the permittee. The amendment affecting the surface water management system may not be finalized until any necessary permit modification is approved.

(e) through (f) No change.

(g) The environmental resource or surface water management permit and its conditions shall be attached to the rules and regulations as an exhibit. The Registered Agent for the Association shall maintain copies of all further permitting actions for the benefit of the association.

(h) The District has the right to take enforcement action, including a civil action for an injunction and penalties, against the association to compel it to correct any outstanding problems with the surface water management system facilities or in mitigation or conservation areas under the responsibility or control of the association.

9.2.5 through 9.2.6 No change.

10.0 No change.

APPENDICES

Appendix 2 No change.

Appendix 3 No change.

Appendix 6 No change.

**WATER MANAGEMENT DISTRICTS**

**South Florida Water Management District**

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Environmental Resource Standard	
General Permits	40E-40
RULE TITLES:	RULE NOS.:
Permit Thresholds	40E-40.041
Standard General Permit for Incidental	
Site Activities	40E-40.042
Standard General Permit Authorization	40E-40.051
Delegation of Authority Pertaining to	
General Environmental Resource permits,	
General Surface Water Management Permits	
and Associated Sovereign Submerged	
Lands Authorizations	40E-40.061

PURPOSE AND EFFECT: The purpose and effect of this proposed rule is to correct citations, add form numbers, correct position titles, and clarify language currently in the rule.

SUBJECT AREA TO BE ADDRESSED: The proposed rule amendment addresses permit thresholds.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.406(5) FS.

LAW IMPLEMENTED: 373.103, 373.118, 373.413, 373.416, 373.419, 373.426 FS.

RULE DEVELOPMENT WORKSHOPS WERE PREVIOUSLY HELD JUNE 14, 1999 IN FT. MYERS; JUNE 22, 1999 IN PEMBROKE PINES; JUNE 25, 1999 IN KISSIMMEE; AND JUNE 29, 1999 IN WEST PALM BEACH. IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY, ADDITIONAL RULE DEVELOPMENT WORKSHOPS WILL BE HELD AT A TIME, DATE AND PLACE TO BE ANNOUNCED IN THE FUTURE.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Julie Jennison, Office of Counsel, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, extension 6294 or (561)682-6294 (internet: jjenniso@sfwmd.gov). Although Governing Board meetings, hearings and workshops 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 any appeal is to be based. Persons with disabilities or handicaps who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

40E-40.041 Permit Thresholds.

(1) Any ~~The permit threshold~~ for non-exempt surface water management systems which do not qualify for a no notice or noticed general environmental resource permit, and do not exceed the threshold for individual permits as listed

~~below, shall obtain a standard general permit. are set forth below. Systems which exceed any one of these threshold conditions shall require an individual permit pursuant to Chapter 40E-4, F.A.C.~~

- (2) Threshold conditions are as follows:
- (a) through (c) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.406(5), 373.413(1), 373.416 FS. History--New 4-20-94, Amended 10-3-95,\_\_\_\_\_.

40E-40.042 Standard General Permit for Incidental Site Activities.

- (1) No change.
- (2) No change.
- (3) In order to receive a permit under this rule the applicant must:
  - (a) through (b) No change.
  - (c) submit Form 0444 and plans or a description of incidental site activities proposed, including proposed locations for work.
  - (d) No change.
- (4)(a) through (b) No change.
- (5) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 120.60(2), 373.103(4), 373.118, 373.413, 373.416 FS. History--New 9-3-81, Formerly 16K-4.021(1), 16K-4.022(1), Amended 12-1-82, 7-31-87, 4-20-94, 10-3-95,\_\_\_\_\_.

40E-40.051 Standard General Permit Authorization.

- (1) through (3) No change.
- (4) For applications for standard general permits, the Governing Board delegates to and appoints the Executive Director, Deputy Executive Director, Regulation Department Director, Regulation Department Deputy Director, Natural Resource Management Division Director, Surface Water Management Division Director, and Service Center Directors, ~~and Regulatory Area Managers~~, as its agents for the purposes of reviewing and issuing these permits.
- (5) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.103(2), 373.103(6) FS. History--New 10-3-95, Amended 4-1-96,\_\_\_\_\_.

40E-40.061 Delegation of Authority Pertaining to General Environmental Resource Permits, General Surface Water Management Permits and Associated Sovereign Submerged Lands Authorizations.

- (1) The Governing Board delegates to and appoints the Executive Director, Deputy Executive Director, Regulation Department Director, Regulation Department Deputy Director, Natural Resource Management Division Director, Surface Water Management Division Director, and Service Center Directors, ~~and Regulatory Area Managers~~ as its agents to review and take final action on all general environmental resource and surface water management permit applications

issued under chapter 40E-40, F.A.C. However, staff recommendations for denial of general permit applications shall be considered by the Governing Board.

(2) The Board of Trustees of the Internal Improvement Trust Fund, pursuant to Section 18-21-0051, F.A.C., has delegated to the Governing Board the authority to review and take final agency action on certain applications to use sovereign submerged lands. Section 18-21.0051, F.A.C., also provides that the Governing Board may delegate review and decision-making authority to District staff. Therefore, the Governing Board further delegates this authority to the Executive Director, Deputy Executive Director, Regulation Department Director, Regulation Department Deputy Director, Natural Resource Management Division Director, Surface Water Management Division Director, and Service Center Directors, ~~and Regulatory Area Managers~~, when an application to use sovereign submerged lands involves an activity which is to be reviewed pursuant to the general permit procedures of Chapters 40E-1, 40E-40, or 40E-400, F.A.C.

Specific Authority 120.53(1), 373.044, 373.113, 373.118 FS. Law Implemented 120.53, 373.016, 373.118 FS. History--New 4-1-96, Formerly 40E-1.6015, Amended\_\_\_\_\_.

**COMMISSION FOR THE TRANSPORTATION DISADVANTAGED**

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Commission for the Transportation Disadvantaged	41-2
RULE TITLES:	RULE NOS.:
Definitions	41-2.002
Transportation Disadvantaged Trust Fund	41-2.013
Grants Program	41-2.014

PURPOSE AND EFFECT: The purpose of the rule development workshop is to discuss proposed amendments to the existing rules that describe the policies and procedures for the implementation of the emergency fund and the distribution of moneys from the Transportation Disadvantaged Trust Fund.

SUBJECT AREA TO BE ADDRESSED: The rule clarifies the policies and procedures for the implementation of the emergency fund and the distribution of moneys from the Transportation Disadvantaged Trust Fund.

SPECIFIC AUTHORITY: 427.0159(3) FS.

LAW IMPLEMENTED: 427.0159(3) FS.

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

TIME AND DATE: 10:00 a.m., January 26, 2000

PLACE: Commission for the Transportation Disadvantaged, Rhyne Building, 2740 Centerview Road, Tallahassee, Florida

THOSE PERSONS WHO CANNOT ATTEND IN PERSON MAY SUBMIT THEIR COMMENTS IN WRITING TO: Jo Ann Hutchinson, Executive Director, Commission for the Transportation Disadvantaged, Mail Station 49, 605 Suwannee Street, Tallahassee, Florida 32399-0450.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop is asked to advise the Commission at least 48 hours before the workshop by contacting: Tiffany McNabb, Secretary Specialist, Commission for the Transportation Disadvantaged, (850)488-6036. If you are hearing or speech impaired, please contact the Commission by calling 1(800)648-6084.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND FOR A COPY OF THE PRELIMINARY DRAFT IS: Tiffany McNabb, Secretary Specialist, Commission for the Transportation Disadvantaged, Mail Station 49, 605 Suwannee Street, Tallahassee, Florida 32399-0450 [copy of preliminary draft], or Brent R. Taylor, General Counsel, Commission for the Transportation Disadvantaged, Mail Station 49, 605 Suwannee Street, Tallahassee, Florida 32399-0450, (850)488-6036.

A COPY OF THE PRELIMINARY DRAFT IS ALSO AVAILABLE FOR REVIEW AND DOWNLOADING FROM THE COMMISSION'S WEBSITE: [HTTP://WWW.DOT.STATE.FL.US/CTD/](http://WWW.DOT.STATE.FL.US/CTD/)

**DEPARTMENT OF MANAGEMENT SERVICES**

**Florida Commission on Human Relations**

RULE TITLE: Statutory Chapter and Rules

RULE NO.: 60Y-2.006

PURPOSE AND EFFECT: The goal and effect of the proposed rule amendments is to annunciate and identify the statutory chapter and rules that affect and govern the operations of the Florida Commission on Human Relations.

SUBJECT AREA TO BE ADDRESSED: Statutory chapter and rules that affect and govern the operations of the Florida Commission on Human Relations.

SPECIFIC AUTHORITY: 760.06(12), 760.11(14), 760.31(5) FS.

LAW IMPLEMENTED: 760, 509.092 FS.

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

TIME AND DATE: 10:00 a.m., January 25, 2000

PLACE: Florida Commission on Human Relations, 325 John Knox Road, Suite 240, Building F, Tallahassee, Florida 32303-4149

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Stanley G. Gorsica, Assistant General Counsel, Florida Commission on Human Relations, 325 John Knox Road, Suite 240, Building F, Tallahassee, Florida 32303-4149, whose telephone number is (850)668-7283

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

60Y-2.006 Statutory Chapter and Rules.

The mission and duties of the Commission are carried out pursuant to statutory authority delineated in Chapter 760, Florida Statutes. The following additional statutory chapters and rule chapters directly affect and govern the operations of the Commission:

(1) Chapter 120, Florida Statutes.

(2) Chapters 60Y-1, ~~60Y-2~~ through 60Y-10 ~~60Y-5~~, and 60Y-25, Florida Administrative Code.

(3) Chapters ~~28-101~~ through 28-106, 28-108, 28-109 ~~28-1~~ through ~~28-5~~, and ~~28-8~~, Florida Administrative Code.

Specific Authority 760.06(12), 760.11(14), 760.31(5) ~~760.06(13)~~ FS. Law Implemented 760, 509.092, ~~760.06~~ FS. History--New 11-2-78, Amended 8-12-85, Formerly 22T-6.06, 22T-6.006, Amended \_\_\_\_\_.

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Funeral Directors and Embalmers**

RULE TITLE: Examination Fees for Embalmers and

RULE NO.:

Funeral Directors; Manner of Application 61G8-17.001

PURPOSE AND EFFECT: The Board changed the text to clarify that the application fee shall be nonrefundable.

SUBJECT AREA TO BE ADDRESSED: Examination and application fees.

SPECIFIC AUTHORITY: 470.005, 470.006 FS.

LAW IMPLEMENTED: 455.213, 455.217, 470.006, 470.009 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Madeline Smith, Executive Director, Board of Funeral Directors & Embalmers, Northwood Center, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G8-17.001 Examination Fees for Embalmers and Funeral Directors; Manner of Application.

(1) through (4) No change.

(5) ~~All examination Application fees become are nonrefundable thirty (30) days prior to the examination.~~

(6) All examination fees become nonrefundable thirty days prior to the examination.

Specific Authority 470.005, 470.006 FS. Law Implemented 455.213, 455.217, 470.006, 470.009 FS. History--New 11-11-79, Amended 6-3-81, Formerly 21J-17.01, Amended 5-9-88, 3-28-90, 7-22-90, 6-25-91, Formerly 21J-17.001, Amended 11-11-99,\_\_\_\_\_.

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Funeral Directors and Embalmers**

RULE TITLES: RULE NOS.:  
Inspections 61G8-21.002  
Fees 61G8-21.004

PURPOSE AND EFFECT: The Board determined to define and clarify the text in Rule 64G8-21.002 and in Rule 61G8-21.004.

SUBJECT AREA TO BE ADDRESSED: Inspections and Fees.

SPECIFIC AUTHORITY: 470.005, 470.024(3),(4),(10) FS.  
LAW IMPLEMENTED: 455.219(6), 470.024(4),(9), 470.025(7)(b) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Madeline Smith, Executive Director, Board of Funeral Directors & Embalmers, Northwood Center, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

- 61G8-21.002 Inspections.
- (1) through (4) No change.
- (5) The Department may inspect any funeral establishment or other facility when a complaint is made regarding a specific funeral establishment, and an inspection is required.

Specific Authority 470.005 FS. Law Implemented 470.024(9) FS. History--New 2-13-80, Formerly 21J-21.02, Amended 12-11-88, Formerly 21J-21.002, Amended 2-16-98,\_\_\_\_\_.

- 61G8-21.004 Fees.
- (1) through (4) No change.
- (5) A ~~late penalty~~ delinquent fee of fifty dollars (\$50.00) shall be paid. This fee is owed when due, and failure to make payment will be a violation of this rule which will be cause to deny any subsequent applications for licensure pursuant to Chapter 470, F.S.
- (6) No change.

Specific Authority 470.005, 470.024(3),(4),(10) FS. Law Implemented 455.219(6), 470.024(4), 470.025(7)(b) FS. History--New 2-13-80, Formerly 21J-21.04, Amended 3-29-90, 12-18-90, Formerly 21J-21.004, Amended 3-30-94, 5-1-96, 9-17-97, 10-29-97, 2-16-98, 11-17-99,\_\_\_\_\_.

**DEPARTMENT OF ENVIRONMENTAL PROTECTION**

**Division of Recreation and Parks**

RULE TITLES:	RULE NOS.:
Purpose	62D-5.060
Definitions	62D-5.061
General Requirements	62D-5.062
Application Requirements	62D-5.063
Evaluation Criteria	62D-5.064
Federal Approval	62D-5.065
Grant Administration	62D-5.066
Compliance Responsibilities	62D-5.067

PURPOSE, EFFECT AND SUBJECT AREA TO BE ADDRESSED: The purpose of this rulemaking is to re-establish the rule for the Land and Water Conservation Fund Program that was repealed in 1996. The rule will enable a grant cycle to be activated to expend federal funds allocated to Florida for Fiscal Year 1999-2000.

SPECIFIC AUTHORITY: 258.007(2) FS.  
LAW IMPLEMENTED: 375.021 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 IS: Collier Clark, 3900 Commonwealth Boulevard, Mail Station 585, Tallahassee, FL 32399-3000, (850)488-3538

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

**DEPARTMENT OF HEALTH**

**Division of Environmental Health and Statewide Programs**

RULE CHAPTER TITLE: RULE CHAPTER NO.:  
Emergency Medical Services 64E-2

PURPOSE AND EFFECT: Neonate: To revise and improve supplies, equipment and medications to reflect national standards and improve the site survey process.

Administration of Epinephrine by Subcutaneous Injection: To establish guidelines and procedures to apply for certification and recertification of individuals who administer epinephrine by subcutaneous injection.

Air Ambulance Insurance: To establish specific requirements for air ambulance professional liability insurance and documentation of such insurance.

SUBJECT AREAS TO BE ADDRESSED: Neonatal Equipment, Administration of Epinephrine, Air Ambulance Insurance.

SPECIFIC AUTHORITY: 381.0011, 381.88, 383.19, 395.405, 401.251(2), 401.251(6), 401.35 FS.

LAW IMPLEMENTED: 381.001, 381.88, 383.15, 395.405, 401.24, 401.25, 401.251, 401.252, 401.26, 401.265, 401.27, 401.30, 401.31, 401.35, 401.41, 401.411, 401.414, 401.421 FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 10:00 a.m., February 8, 2000

PLACE: Bureau of Emergency Medical Services, 4025 Esplanade Way, Building 3916, Room 301 A & B, Tallahassee, Florida 32399-1738

TIME AND DATE: 10:00 a.m., February 10, 2000

PLACE: Metro Dade Firefighters Memorial Building, 8000 N.W. 21st Ave., Suite 222, Miami, Florida

TIME AND DATE: 10:00 a.m., February 15, 2000

PLACE: Florida College of Emergency Physicians, 3717 S. Conway Road, Orlando, Florida 32812

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Pam Lesley, Senior Management Analyst, Bureau of Emergency Medical Services, Department of Health, 2020 Capital Circle, S. E., Bin C18, Tallahassee, Florida 32399-1738, (850)245-4440, extension 2733.

A DRAFT OF THE PROPOSED RULE WILL BE AVAILABLE UPON REQUEST ONE WEEK PRIOR TO THE WORKSHOP.

P.O. X00699

**FISH AND WILDLIFE CONSERVATION COMMISSION**

**Division of Freshwater Fish and Wildlife**

RULE TITLE: Possession of Wildlife in Captivity; Permits

RULE NO.: 68A-6.0022

PURPOSE AND EFFECT: The purpose and effect is to establish what constitutes an appropriate neighborhood for Class I and II carnivores, solving the problem of continued complaints from the public of these large carnivores in their neighborhoods. These changes will accomplish the objective of providing a sound, workable rule that protects the public, and provides a minimum land area requirement, to address complaints from the public of noise and odor.

SUBJECT AREA TO BE ADDRESSED: Possession of wildlife in captivity; permits.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Fla. Const.

LAW IMPLEMENTED: Art. IV, Sec. 9, Fla. Const.

TIME AND DATES: 9:00 a.m., each day, March 29-31, 2000

PLACE: Jacksonville, FL. Specific location will be published in an upcoming Florida Administrative Weekly

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: The preliminary text of the proposed rule development will be available and can be obtained from James V. Antista, General Counsel, 620 South Meridian Street, Tallahassee, FL 32399-1600

**Section II  
Proposed Rules**

**DEPARTMENT OF EDUCATION**

**State Board of Education**

RULE TITLE:	RULE NO.:
Educational Programs for Youth in Department of Juvenile Justice Detention, Commitment, Day Treatment, or Early Delinquency Intervention Programs	6A-6.05281

PURPOSE AND EFFECT: This rule provides the requirements for educational programs for students who do not attend their local public school due to their placement in a Department of Juvenile Justice (DJJ) detention, commitment, day treatment, or early delinquency intervention programs. The effect of the new rule will be to clarify the expectations and requirements for high quality education programs for these students.

SUMMARY: This rule provides the requirements for high quality education programs for student who do not attend a local public school because of their placement in a DJJ detention, commitment, day treatment, or early delinquency intervention program. The rule includes the requirements for student eligibility, student records, student assessment, individual academic plans, transition services, instructional program and academic expectations, qualifications and procedures for selection of instructional staff, funding, contracts with private providers, interventions and sanctions, and coordination with other agencies.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 228.081(2) FS.

LAW IMPLEMENTED: 228.081(2), 230.23161 FS.

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

TIME AND DATE: 9:00 a.m., February 7, 2000

PLACE: Polk County Administration Building, 300 West Church Street, Bartow, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Shan Goff, Chief, Bureau of Instructional Support and Community Services, Division of

Public Schools and Community Education, Department of Education, 325 West Gaines Street, Room 614, Tallahassee, Florida 32399-0400, (850)488-1570

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.05281 Educational Programs for Youth in Department of Juvenile Justice Detention, Commitment, Day Treatment, or Early Delinquency Intervention Programs. School districts must provide instruction to prepare all students to demonstrate proficiency in the skills necessary for successful grade-to-grade progression and high school graduation. For students placed in Department of Juvenile Justice (DJJ) programs, collaboration between the DJJ, the Department of Education, school districts, and private providers is essential in order for these students to attain this goal and become productive members of the community.

(1) Student Eligibility.

(a) Students who do not attend a local public school due to their placement in a DJJ detention, commitment, day treatment, or early delinquency intervention program shall be provided high quality and effective educational programs by the local school district in which the DJJ facility is located or by a Juvenile Justice provider through a contract with the local school district.

(b) If any student in these DJJ facilities has filed an intent to terminate school enrollment, the local school district shall notify these students of the option of enrolling in a program to attain a general education diploma (GED).

(c) Exceptional Student Education. All students placed in a DJJ program, who meet the eligibility criteria for exceptional student education, shall be provided a free appropriate public education consistent with the requirements of Chapter 6A-6, FAC.

(d) Limited English Proficient Students. All limited English proficient students placed in a DJJ program shall have equal access to entitled services, including assessment and appropriate instructional strategies consistent with the requirements of Chapter 6A-6, FAC.

(2) Student Records.

(a) Content. Each school district shall maintain educational records for students in DJJ programs as required by Section 232.23, Florida Statutes. The content of these records shall be as defined in Rules 6A-1.0955(2)-(5) and 6A-1.0014(2), FAC., Section 228.081(3)(c)1-5, Florida Statutes, and paragraph (5)(c) of this rule.

(b) Transfer of Educational Records. Each school district shall transfer records of students entering or exiting DJJ programs as provided in Rules 6A-1.0955(7)(b) and 6A-1.0014(2), FAC. Beginning with the 2000-2001 school year, each school district shall provide these students' educational records no later than five (5) school days after the receipt of the request. Each school district shall make available

a copy of the student's transcript record, including pertinent exceptional student education information, to designated DJJ staff for inclusion in the discharge packet when the student exits the program. DJJ staff shall provide this information to the receiving school district.

(c) Protection of Privacy. The requirements of Section 228.093, Florida Statutes, and applicable rules of the State Board of Education apply to the Department of Juvenile Justice's maintenance and transfer of these records as described in paragraphs (2)(a) and (b) of this rule.

(3) Student Assessment.

(a) To ensure high quality and effective educational programs for youth in DJJ detention, commitment, day treatment, or early delinquency intervention programs, the school district shall provide for the review of the student's educational records and conduct assessments, consistent with the requirements of this subsection, in order to identify the students' functioning levels, provide appropriate educational programs, and report the learning gains of the student.

(b) All students in DJJ commitment, day treatment, or early delinquency intervention programs, who have not graduated from school, shall be assessed within seven (7) calendar days of the student's commitment. The entry assessments shall include:

1. Academic measures that provide proficiency levels in:

a. Reading,

b. Mathematics,

c. Writing.

2. Vocational interest and/or aptitude measures.

(c) For the students referenced in paragraph (3)(b) of this rule, exit assessments shall include, at a minimum, the academic measures.

(d) Students placed in a detention center and not transferring to a commitment program shall be assessed only upon entry for academic measures. Assessment information for students in detention centers, transferring to commitment programs, shall be sent directly to the commitment program with the transfer of the student.

(e) Entry and exit assessment measures shall be selected that are appropriate for the age, grade, and language proficiency, and program length of stay of the students and shall be non-discriminatory with respect to culture, disability, and socioeconomic status. Nothing in this rule shall be construed to limit a school district's or private provider's use of a commercially produced or locally developed assessment tool or instrument as long as it complies with the reporting requirements of paragraph (3)(g) of this rule.

(f) All students in DJJ detention, commitment, day treatment, or early delinquency intervention programs shall also participate in the state and district-wide assessments required by Sections 229.57, 232.245, 232.246 and 232.247, Florida Statutes.

(g) The results of the academic measures, as required by paragraphs (3)(b)-(d) of this rule shall be reported in the format prescribed by Rule 6A-1.0014, FAC., to the Department of Education via the Automated Student Data System. The format for the reporting of the results of the academic measures may include:

1. grade equivalent scores,
2. percentiles,
3. scaled scores.

(h) Beginning in the 2000-2001 school year, the Department of Education shall include the results of these assessments in applicable statewide and school reports.

(4) Individual Academic Plans.

(a) An individual plan for educational progress shall be developed within twenty-two (22) calendar days of student entry to DJJ detention programs and within fifteen (15) school days of entry to DJJ commitment, day treatment, or early delinquency intervention programs. This plan shall be based upon the student's entry assessments and past educational history and must address the areas of academic, literacy, and life skills. The plan shall include:

1. Specific and individualized long-term goals and short-term instructional academic and vocational/technical objectives;
2. Remedial strategies and/or tutorial instruction;
3. Evaluation procedures;
4. A schedule for determining progress toward meeting the goals and instructional and vocational/technical objectives.

(b) Academic improvement plans, required by Section 232.245, Florida Statutes, or individual educational plans (IEPs) developed for eligible exceptional students, or individual plans developed for limited English proficient students may incorporate the requirements of subsections (4) and (5) of this rule.

(5) Transition Services.

(a) For all students in DJJ commitment, day treatment, or early delinquency intervention programs, an individual transition plan based on the student's post-placement goals shall be developed cooperatively with the student, his/her parents, school district and/or contracted provider personnel and DJJ program staff. Re-entry counselors, probation officers, and personnel from the student's "home" school district shall be involved in the transition planning to the extent practicable.

(b) The transition plan must address, at a minimum:

1. Academic re-entry goals,
2. Career and employment goals,
3. The recommended educational placement for the student.

(c) Key personnel who must be involved in entry transition activities for students in juvenile justice programs shall include: appropriate personnel responsible for student assessment, a guidance counselor from the school district

and/or program personnel who are responsible for providing guidance services under the supervision of the school district's guidance counselor, a registrar or a designee of the school district who has access to the district's MIS system, and instructional personnel.

(d) Exit portfolios shall be created for each student prior to exit from a commitment, day treatment, or early delinquency intervention programs and provided to DJJ personnel for inclusion in the DJJ commitment files. DJJ shall provide this information to the home school district. The exit portfolio shall include the records required by Section 228.081(3)(c)1.-5., Florida Statutes, and include at a minimum:

1. Transition plan;
2. Results of district and state-wide assessments;
3. Individual academic plan and/or individual educational plan for exceptional students;
4. Academic record or transcript; and
5. Work and/or project samples.

(6) Instructional Program and Academic Expectations.

(a) School Day and Year. The instructional program shall consist of 250 days of instruction, ten (10) of which may be used for teacher planning, distributed over twelve (12) months as required by Section 228.041(43), Florida Statutes. Each school district shall collaborate with private providers and the DJJ, as appropriate, to develop a school calendar for these programs to be adopted by the local school board.

(b) Requirements. The instructional program shall meet the requirements of Sections 232.245, 232.246, 232.247, 232.248, 233.061 and 230.23161, Florida Statutes, and include:

1. Curricular offerings, consistent with the Florida Course Code Directory and Instructional Personnel Assignments as adopted in Rule 6A-1.09441, FAC, that reflect the students' assessed educational needs and meet the students' needs as identified by the individual plan as required by paragraph (4)(a) of this rule. Students shall receive vocational/technical training, workplace readiness training, or career awareness and exploration instruction while in the juvenile justice program.

2. GED preparation shall meet GED course requirements specified in Rules 6A-6.0571 and 6A-6.021, FAC., and adult education course descriptions and/or the school district's approved GED/HSCT Exit Option must meet the requirements specified by the Department of Education.

3. Tutorial activities that are based on the students' assessed academic needs. Such activities shall be designed to assist students in advancing to their age appropriate grade level or to assist students in meeting their goals for reentry into the public school system, alternative schools, adult education, vocational/technical education, employment, or post secondary education.

4. Instruction shall be individualized to address the academic and vocational/technical goals and objectives that are outlined in each student's individual academic plan.

5. Instruction shall be delivered through a variety of instructional techniques to address students' academic levels and learning styles.

(7) Qualifications and Procedures for Selection of Instructional Staff.

(a) The school district shall ensure that only qualified instructional staff members, consistent with the requirements of Rules 6A-1.0502 and 6A-1.0503, FAC., are employed to provide instruction to students in DJJ programs. Any use of non-certificated instructional staff must be approved by the school board.

(b) School districts shall recruit and train teachers who are interested, qualified, and experienced in educating students in DJJ programs as required by Section 230.23161(11), Florida Statutes. Teachers assigned to educational programs, operated by local school districts, in DJJ facilities shall be selected by the school district in consultation with director of the DJJ facility, as required by Section 230.23161(11), Florida Statutes.

(c) The school district's substitute teacher pool shall also be available for these educational programs.

(8) Funding.

(a) To implement the Full-Time Equivalent (FTE) funding for students in DJJ programs based on direct instructional time, as prescribed in Section 230.23161(13), Florida Statutes, and the 1999-2000 General Appropriations Act:

1. Student attendance shall be taken once per class period or during each course reported for FTE purposes.

2. Time students spend participating in school activities such as field trips, performances, or receiving school-based services such as counseling may be counted as direct instructional time.

3. Certain interruptions to the education program, over which the teacher and student have no control, do not have to be deducted from the direct instructional time reported for FTE. These include:

a. fire drills;

b. lockdowns of the classroom or program for security purposes;

c. bomb scares;

d. court hearings; and

e. meetings students have with law enforcement personnel during school hours.

4. Direct instructional time shall not be counted for students who choose not to attend class or who are not present at school due to injury, illness, or other non-school related activity other than those listed above.

(b) As required by Section 228.081(2)(g) and 237.34(3)(a), Florida Statutes, at least eighty (80) percent of the FEFP funds generated by students in DJJ programs must be spent on instructional costs for these students and one-hundred (100) percent of the formula-based categorical funds generated

by these students must be spent on appropriate categoricals such as instructional materials and public school technology for these students.

(c) Compliance with the above expenditure requirement for programs provided directly by local school boards shall be verified by the Department of Education through the review of the district's cost report as required by Section 237.34, Florida Statutes. If school districts enter into contracts with private providers for these educational programs, an accounting of the expenditures, as specified in paragraph (8)(a) of this rule shall be required by the local school board.

(9) Contracts with Private Providers.

(a) School districts may provide services directly or may enter into a contract with a private provider to provide educational services to these youth. Beginning in 2000-2001, such contracts with private providers shall address the responsibilities of the school district and the private provider for implementing the requirements of this rule. The private provider shall have, at a minimum:

1. Documented experience in providing high quality educational services or a detailed plan for providing high quality educational services that meets applicable state and federal requirements.

2. Sufficient financial stability and resources to hire an adequate number of certified or qualified instructional personnel.

(b) Prior to contracting with a private provider, the school district shall:

1. Review and consider the provider's past performance history, including the results of prior Quality Assurance Reviews.

2. Review the private provider's contract, if any, with DJJ for the care and custody of the youth in the commitment, detention, or prevention program to ensure that services and resources are coordinated and not duplicative.

(c) Contracts with private providers, as described above, shall be submitted to the Department of Education prior to the October FTE Reporting Survey for review to verify compliance with this rule.

(d) The local school district in which the DJJ facility is located shall be responsible for notifying the DJJ program of the appropriate entity that receives funding for Workforce Development programs. If the school district is the provider of the Workforce Development program, the DJJ program shall be notified of the requirements for enrollment and completion of these programs. The inclusion of DJJ students in the school district's workforce development program may be included in the contract referenced above and the cooperative agreement required by Section 230.23161 (14), Florida Statutes.

(10) Interventions and Sanctions.

(a) If the educational program in a DJJ detention, commitment, day treatment, or early delinquency intervention program has received an unsatisfactory rating on the



educational component of the Quality Assurance Review, does not meet the minimum standards for a designated priority indicator of the Educational Quality Assurance Review, or has demonstrated noncompliance with state and federal requirements, the Department of Education shall initiate a series of interventions and graduated sanctions. Sanctions shall be initiated against programs that have not taken appropriate corrective actions within six months.

(b) Interventions shall include:

1. The provision of technical assistance to the program.
2. The development of a corrective action plan with verification of the implementation of the corrective actions within ninety (90) days.
3. A follow-up review of the educational program.

(c) Sanctions shall include:

1. Public release of the unsatisfactory findings, the interventions, and/or corrective actions proposed.
2. Assignment of a monitor, master, or management team to address identified deficiencies paid for by the local school board or private provider if included in the contract.
3. Reduction in payment or withholding of state and/or federal funds.

(d) If the sanctions proposed in paragraph (10)(c) of this rule are determined by the Department of Education and DJJ to not be effective in correcting the deficiencies in the educational program and improving the quality of the program, the State Board of Education shall have the authority to require further actions, which shall include:

1. Requiring the school board to revoke the current contract with the private provider, if applicable;
2. Requiring the school board to contract with the private provider currently under contract with DJJ for the facility; or
3. Requiring the school board to transfer the responsibility and funding for the educational program to another school district.

(e) Each school district is responsible for ensuring that appropriate educational services are provided to students in the district's juvenile justice programs, regardless of whether the services are provided directly by the school district or through a contract with a private provider.

(11) Coordination. The cooperative agreement between the local school district and DJJ, required by Section 230.23161(14), Florida Statutes, shall be submitted to the Department of Education prior to the October, FTE Reporting Survey. The timelines and responsibilities, as required by Section 235.1975, Florida Statutes, for the notification by DJJ to the local school board of the siting of new facilities and the awarding of a contract for the construction or operation of such a facility shall be included in the agreement.

Specific Authority 228.051(2) FS. Law Implemented 228.051, 230.23161 FS. History—New

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

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 10, 1999 and October 8, 1999

## DEPARTMENT OF EDUCATION

### State Board of Education

RULE TITLE:

RULE NO.:

Criteria for Documentation of Disability

6A-20.111

PURPOSE AND EFFECT: This is a new rule to fulfill the requirement of Section 240.4041, Florida Statutes, that the State Board of Education "establish the necessary criteria" to document a student's disability for purposes of receiving financial aid while attending postsecondary school on a part-time basis. The effect of the rule is to delineate those criteria.

SUMMARY: This rule specifies and outlines the documentation necessary to establish a student's disability.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

Any person who wishes to provide information regarding the statement of 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: 229.053(1) FS.

LAW IMPLEMENTED: 240.4041 FS.

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

TIME AND DATE: 9:00 a.m., February 7, 2000

PLACE: Polk County Administration Building, 300 West Church Street, Bartow, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Shan Goff, Chief, Bureau of Instructional Support and Community Services, Division of Public Schools and Community Services, Department of Education, 325 West Gaines Street, Suite 614, Tallahassee, Florida 32399-0400, (850)488-1570

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-20.111 Criteria for Documentation of Disability.

This rule is adopted to implement the requirements of Section 240.4041, Florida Statutes, to establish criteria for documentation of a postsecondary student's disability, as defined by the Americans with Disabilities Act, for financial aid eligibility as a part-time student.

(1) The professional who prepares documentation must have expertise in the area related to the disability in question and be a licensed physician; a licensed psychologist; a licensed school psychologist; a certified school psychologist; a licensed audiologist; a licensed speech-language pathologist; or, a certified school speech-language pathologist.

(2) The documentation must be sufficiently recent, as determined by the educational institution, and include a valid and reasonable assessment of the student's needs; be specific and conclusive, demonstrating that the student has physical, emotional or mental impairment(s) which substantially limit(s) one or more major life activities, as well as showing how the disability will substantially limit the student's ability to meet the minimum full-time load requirements.

(3) The educational institution shall notify the Bureau of Student Financial Assistance with each term's disbursement report of any student with disabilities for whom the part-time status is a necessary accommodation.

Specific Authority 229.053(1) FS. Law Implemented 240.4041 FS. History--New \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Betty Coxe, Director, Division of Public Schools, Department of Education

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: John Stewart, Deputy Commissioner for Educational Programs, Department of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 17, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 15, 1999

**DEPARTMENT OF TRANSPORTATION**

RULE CHAPTER TITLE: Prompt Settlement or Legal Defense of Claims and Disqualification for Failure to Settle Claims  
RULE CHAPTER NO.: 14-24

RULE TITLE: Provisions for Prompt Settlement or Legal Defense of Claims and Disqualification for Failure to Settle Claims  
RULE NO.: 14-24.001

PURPOSE AND EFFECT: The form, commonly referred to as "Form 21-A," is revised. This rule amendment is to update the reference to this form, which actually is incorporated by reference under Rule 14-79.006.

SUMMARY: This amendment updates a reference to a form which is incorporated by reference under another rule.

SPECIFIC AUTHORITY: 334.044(2) FS.

LAW IMPLEMENTED: 334.044(28), 337.141, 337.18 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 ANNOUNCED IN THE FLORIDA ADMINISTRATIVE WEEKLY.

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

THE FULL TEXT OF THE PROPOSED RULE IS:

14-24.001 Provisions for Prompt Settlement or Legal Defense of Claims and Disqualification for Failure to Settle Claims.

Any surety which does not settle or provide defense for claims or actions in connection with liabilities arising under a contract promptly and satisfactorily shall be disqualified from issuing bonds for future contracts by the Department in accordance with this rule.

(1) Failure on the part of the surety to furnish an affidavit to the effect that these requirements have been met on Contractor's Affidavit and Surety Consent (Form 21-A), Florida Department of Transportation Form 700-050-21 600-030-24, Rev. 10/99 04/96, which is incorporated by reference under Rule 14-79.006, to the Department within 90 days of the Department's offer of final payment shall constitute grounds for disqualification. Preliminary notice of disqualification will be furnished to the surety 30 days prior to disqualification. Qualification will be reinstated upon receipt by the Department of the properly executed Form Contractor's Affidavit and Surety Consent (Form 21-A).

(2) Notice of the Department's intended action will be provided in accordance with Rule 28-106.111, F.A.C. The Department's action will become final unless a timely petition for a hearing is filed in accordance with Rules 28-106.104, 28-106.201, and 28-106.301, F.A.C. In order to be timely, the petition must be filed with the Department's Clerk of Agency Proceedings within 21 days after receipt of the Department's notice, in accordance with Rule 28-106.111, F.A.C.

Specific Authority 334.044(2) FS. Law Implemented 334.044(28),(27), 337.141, 337.18(1) FS. History--Formerly 14-10.01, F.A.C., Amended 3-21-64, 9-24-75, Formerly 14-24.01, Amended 10-30-96, 1-17-99, \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Kenneth Standley  
 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Thomas F. Barry, Jr., P.E., Secretary  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 27, 1999  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 5, 1999

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

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

**DEPARTMENT OF TRANSPORTATION**

RULE CHAPTER TITLE: Construction Management Development Program and Bond Guarantee Program  
 RULE CHAPTER NO.: 14-79  
 RULE TITLE: Construction Management Development Program  
 RULE NO.: 14-79.006

PURPOSE AND EFFECT: Form Number 600-030-21, commonly referred to as "Form 21-A," is revised and renumbered 700-050-2. This rule amendment is to update this form, which is incorporated by reference under Rule 14-79.006. A corresponding amendment to Rule 14-24.001 is being made to update a cross reference to this form as incorporated by reference in this rule.

SUMMARY: This amendment updates a reference to a form which is incorporated by reference under Rule 14-79.006. Specific amendments are to Rules 14-79.006(10)(a)2. and 14-79.006(14). Section 334.044(28) is being added to Law Implemented because the form is an affidavit.

SPECIFIC AUTHORITY: 334.044(2), 339.0805(1)(b) FS.  
 LAW IMPLEMENTED: 334.044(28), 337.141, 339.0805(2) 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.

THE FULL TEXT OF THE PROPOSED RULE IS:

14-79.006 Construction Management Development Program.

This rule implements a voluntary comprehensive Construction Management Development Program (CMDP) for Disadvantaged Business Enterprises and other small businesses and establishes a program for providing financial assistance to Disadvantaged Business Enterprises through a Bond Guarantee Program (BGP).

- (1) through (9) No change.
- (10) Bond Guarantee Program.
- (a)1. No change.

2. As a condition of receiving a bond guarantee on a Department contract, the Department shall retain five percent of the total contract amount designated for the Disadvantaged Business Enterprise. This bond guarantee retainage shall be released upon final acceptance of the project and receipt of a Contractor's Affidavit and Surety Consent (Form 21-A), Florida Department of Transportation Form 700-050-21 600-030-21, Rev. 10/99 04/96, showing all subcontractors and suppliers have been paid.

- (b) through (13) No change.

(14) Forms. The following listed forms are hereby incorporated by reference and made a part of the rules of the Department:

Form Number	Form Title	Revision Date
275-030-070-a	Application for Construction Management Development Program (CMDP) and Bond Guarantee Program (BGP)	03/89
275-030-071-a	Application for Small Business Certification (SBC)	03/89
275-030-073-a	Technical Assistance Request	03/89
275-030-074-a	Justification for Bond Guarantee	03/89
<u>700-050-21 600-030-21</u>	<u>Contractor's Affidavit and Surety Consent (Form 21-A)</u>	<u>10/99 04/96</u>

Copies of these forms are to be obtained from the Florida Department of Transportation, Minority Programs Office, 605 Suwannee Street, Mail Station 65, Tallahassee, Florida 32399-0450.

Specific Authority 334.044(2), 339.0805(1)(b),(5) FS. Law Implemented 334.044(28), 337.141, 339.0805(2) FS. History--New 5-24-89, Amended 8-5-96, 10-30-96, 5-6-97, 1-17-99,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Kenneth Standley

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 27, 1999

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

**DEPARTMENT OF CORRECTIONS**

RULE TITLE: Inmate Bank Trust Fund RULE NO.: 33-203.201

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to update written guidelines to reflect changes in inmate banking procedures.

SUMMARY: The proposed rule provides revised forms used in the maintenance of inmate bank accounts, requires that monthly statements be provided to inmates to enable them to track their account balances, and incorporates the use of service centers in the handling of inmate funds.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 944.09, 944.516 FS.

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

TIME AND DATE: 9:00 a.m. February 3, 2000

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

33-203.201 Inmate Bank Trust Fund.

(1) The following are the policies of the Department with respect to money received for the personal use or benefit of inmates:

(a) Inmates may establish a demand deposit account, hereinafter referred to as a checking account, through the Inmate Bank Trust Fund at institutions, ~~and~~ community facilities and service centers. If an inmate establishes a checking account through the Inmate Bank Trust Fund, such funds shall not accrue interest to him.

(b) through (f) No change.

(2) All monies (cashiers checks, money orders, or certified bank drafts only; no cash allowed) that are mailed to an inmate ~~or brought to the facility for an inmate~~ shall be initially deposited in the Inmate Bank Trust Fund. In order to deposit the funds the sender must complete Form DC2-303, Inmate Trust Fund Deposit Form. Form DC2-303 is hereby incorporated by reference. A copy of this form may be obtained from any institution, facility, service center, or the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. If forms are to be mailed the request must be accompanied by a self-addressed stamped envelope. The effective date of this form is \_\_\_\_\_. An inmate may, however, withdraw his funds from the Inmate Bank Trust Fund for deposit into a savings account with a private financial institution. If an inmate does not wish his monies to be deposited into the Inmate Bank Trust Fund, he must advise the donor of the funds to send them directly to the savings institution of his choice. This option shall not be available when an inmate is on work release or a similar paid work program. In this case, the provisions of rule 33-601.602, disbursement of earnings shall apply. All inmates on work release shall submit their full pay for deposit in the Inmate Bank Trust Fund so that subsistence and transportation costs, restitution, 10% savings hold, and court ordered payments, if applicable, may be deducted. The inmate may transfer any excess funds to a private account as defined in paragraph (1)(b) in accordance with the personalized program plan after complying with the Letter of Notice, DC6-102 DC4-866. Form DC6-102 DC4-866 is hereby incorporated by reference. A copy of this form may be obtained from the Forms Control Administrator, Office of the General Counsel, ~~Adult Services Program Office~~ 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. The effective date of this form is \_\_\_\_\_ August 25, 1992.

(3) Inmates on extended limits of confinement with sufficient balances in their individual inmate bank trust fund accounts shall be allowed to request a weekly draw of up to \$45 to be expended for personal use. In order to request an expenditure of funds in excess of the authorized weekly draw, the inmate shall complete Form DC2-304 ~~DC2-104~~, Special Withdrawal Form. Form DC2-304 ~~DC2-104~~ is hereby incorporated by reference. A copy of this form may be obtained from any institution or facility or from the Forms Control Administrator, Office of the General Counsel Management and Budget, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. If forms are to be mailed, the request must be accompanied by a stamped, self-addressed envelope. The effective date of this form is \_\_\_\_\_ January 27, 1986. If approved, these funds shall be paid to the inmate or his designated payee within 10 days after receipt of the written request for withdrawal. This maximum time limitation shall not delay the weekly draw process which is usually accomplished in a shorter period of time. If the withdrawal is for the purpose of making a deposit to a savings account in the inmate's name, the check drawn upon the inmate bank trust fund shall be made payable to ~~both the inmate and~~ the savings institution which has been chosen by the inmate, with the inmate as a reference, and shall be mailed to the savings institution given to the inmate for deposit by mail. ~~Institutions may secure the inmate's endorsement and mail the deposit through institutional mail if circumstances require it.~~

(4) Staff supervising inmates on extended limits of confinement shall require that a return receipt be attached to the Special Withdrawal Form as verification that the inmate used the funds provided for the items requested. Each facility which houses inmates on extended limits of confinement shall establish an inmate check cashing procedure with a local bank, business or other reputable establishment so that inmates can cash checks authorized by the facility or service center. Under no circumstances shall an employee countersign or endorse an inmate's check for the purpose of cashing such check.

(5) When an inmate is transferred from one Department of Corrections facility to another which is under the authority of another service center ~~within the Department of Corrections~~, his trust funds shall be transferred to the ~~business office at the new service center facility~~ within 10 days after the transfer. If it is impossible to meet this deadline due to circumstances beyond the control of the Department, a letter of explanation shall be placed with the inmate's withdrawal request setting forth these circumstances.

(6) When an inmate is released from the control of the department, the inmate's balance in the inmate bank trust fund at the time of discharge shall be mailed by the service center to an address of the inmate's choice ~~given directly to the inmate~~. However, if deposits of checks, money orders or other negotiable instruments have been made to the inmate's account

but have not cleared the account of the payor by the time the inmate is discharged, funds equal to the amount of the uncleared deposits shall be retained in the inmate's trust fund account. Immediately after the deposits have cleared, the balance due the inmate shall be forwarded by mail to the inmate.

(7) Upon the death of any inmate affected by the provisions of this section during the period of incarceration, any unclaimed money held for him in trust by the Department or by the State Treasurer shall be applied first to the payment of any unpaid claim against the inmate. Any remaining funds shall be transferred to the decedent's estate. In the event that the funds are ~~Any balance remaining~~ unclaimed after ~~for~~ a period of 1 year, the balance shall escheat to the state as unclaimed funds held by fiduciaries.

(8) When an inmate escapes and is not captured within 30 days, any balance in his Inmate Bank Trust Fund account shall be forwarded to the person designated on the inmate's notification record. If this person cannot be located after reasonable efforts, the funds shall be forwarded to Central Office for deposit in the Dormant Inmate Fund Account. If the escaped inmate is captured within 30 days, his funds shall be forwarded to the service center for the facility where the inmate is now incarcerated.

(9) Interest earned on investments of money from the Inmate Bank Trust Fund may be used to replace any funds belonging to an inmate which have been stolen, lost or otherwise misappropriated from the inmate's trust account through no fault of the Department or its employees and which cannot be replaced by appropriated funds, insurance payments, or other available resources. However, such use may only be made if, pursuant to a thorough investigation as part of the normal auditing process, the Department's Internal Auditor recommends in a written report that such use is appropriate. If the Internal Auditor concludes that a shortage in funds is attributable to the negligence of specific individuals, his report shall contain a recommendation that the shortage be recovered from the identified negligent individuals. The Internal Auditor's report may also recommend other action, including prosecution, with respect to any missing funds. If the Internal Auditor concludes that the Department is at fault, the shortage shall be recovered from the institution's or service center's ~~regional office's~~ operating funds.

(10) No change.

(11) Any cost judgment or other monetary judgment, order, or sanction imposed against an inmate as described in paragraph (10)(d) above, shall be paid by offsetting the amount of the judgment or monetary order or sanction against the inmate's funds in his inmate bank trust fund account in the following manner:

(a) The attorney representing the state in such civil action or appeal shall file with the Admission and Release Authority, Department of Corrections, 2601 Blair Stone Road,

Tallahassee, Florida 32399-2500, a true copy of the judgment or other monetary order or sanction which has been entered by the appropriate court, together with a cover letter stating the date and amount of the judgment, monetary order, or sanction, or the balance remaining if less than the face amount thereof, as well as the attorney's name, address and telephone number. The attorney shall also certify in the letter that:

1. He has been employed by the State to handle such action;
2. The enclosed copy of the judgment or other monetary order or sanction is a true and accurate copy thereof as actually entered by the court;
3. The judgement or relevant order is final; and
4. A copy of the letter, together with a copy of the judgment or relevant order has been furnished to the inmate at his last know address as indicated in the attorney's records.

(b) Upon receipt of the above documents, the Admission and Release Authority shall determine if the inmate is still in the custody of the department. If the inmate is not in the custody of the department, the Admission and Release Authority shall advise the attorney of that fact and, if known, advise the attorney of the last known forwarding address of the inmate. If the inmate is in the custody of the department, the Admission and Release Authority shall forward the letter and a copy of the judgement or relevant order to the service center for the institution where the inmate is presently incarcerated, specifically directed to the attention of the person who is in charge of or responsible for the inmate bank trust fund at that service center institution.

(c) Once the service center institution receives the letter and a copy of the judgment or relevant order, a hold shall immediately be placed on the inmate's account. The inmate shall be promptly advised of the hold and that the reason therefore is an unsatisfied judgment or other monetary order or sanction. A copy of the attorney's letter and a copy of the judgment or relevant order will be given to the inmate upon his request.

(d) If there are sufficient funds in the inmate's account to satisfy the amount shown as due or the remaining balance as stated by the attorney, the appropriate officer shall promptly cause a check to be issued payable to the "State of Florida" and shall return the check to the attorney. The check shall be drawn and credited against funds in the inmate's account. At such time, the hold shall be released on the inmate's account. It shall be the attorney's responsibility to see that the check is forwarded to the appropriate state agency or entity.

(e) If there are insufficient funds in the inmate's account to satisfy the amount shown as due or the balance remaining as stated by the attorney, a check shall be issued payable to the "State of Florida" for the amount contained in the inmate's account. Each time that the inmate receives funds in his account, payment shall be disbursed to the State of Florida until the debt is satisfied. The hold shall remain on the inmate's account until sufficient funds have been paid to satisfy the

amount shown as due on the balance remaining thereon. If the inmate is released from the custody of the department before he has paid the full amount of the judgment, upon his release, a notice shall be sent to the attorney advising the attorney of the inmate's release, the inmate's last forwarding address, if known, and the fact that the inmate has not paid the full amount of the judgment. A copy of this notice shall be placed in the inmate's file.

(f) If the inmate is transferred to another institution or facility under a different service center within the department during the time that there is an unsatisfied judgement or other monetary order or sanction and a hold placed on his inmate account by reason thereof, the hold, as well as the attorney's letter and copy of the judgment or other monetary order or sanction, shall be transferred with the inmate to the such new service center institution or facility and the procedures specified above shall continue to apply.

(12) Inmates shall be provided with monthly statements detailing the activity in their bank trust fund accounts.

~~(13)~~(12) When necessary for meeting state or federal requirements for demonstrating indigency to the courts, inmates shall be provided with copies of printouts of their trust fund activity for the previous six months upon request. Application of this provision is limited to those requests which specifically state that the printouts are necessary for this purpose. The printout shall be provided to the inmate by the service center business office within 5 working days of receipt of the request.

Specific Authority 944.09 FS. Law Implemented 944.09, 944.516 FS. History-- New 1-27-86, Amended 7-16-89, 5-1-90, 3-2-92, 6-2-92, 8-25-92, 10-19-92, 4-13-93, 5-28-96, 6-15-98, Formerly 33-3.018, Amended.

NAME OF PERSON ORIGINATING PROPOSED RULE: Bill Thurber  
 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Michael W. Moore  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 20, 1999  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 8, 1999

**DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY**

**Division of Vocational Rehabilitation**

<b>RULE TITLES:</b>	<b>RULE NOS.:</b>
Definitions	38J-1.002
Right to Make Informed Choice	38J-1.003
Division Services – General	38J-1.004
Additional Requirements for Providing Certain Services	38J-1.005
Division Decisions and Appeal Procedures	38J-1.006
Case Closure due to individual's actions	38J-1.007
Destruction of Records	38J-1.008
Forms and Documents	38J-1.009

PURPOSE AND EFFECT: The proposed rules clarify the range of services delivered by the division consistent with Chapter 413, Part II, F.S.

SUMMARY: Rule Chapter 38J was previously noticed in 1997, was challenged, and later withdrawn. These rules are being promulgated pursuant to an Order of Administrative Law Judge Daniel J. Kilbride dated August 18, 1999, dismissing the rule challenge and returning the matter to the Department for rule promulgation. Rule 38J-1.002 defines certain terms used in Chapter 38J. Rule 38J-1.003 explains the right of applicants and recipients to make informed choices regarding their vocational rehabilitation. Rule 38J-1.004 states the services the Division supplies. Rule 38J-1.005 states requirements for Division delivery of certain services. Rule 38J-1.006 states procedures for appeal of Division decisions. Rule 38J-1.007 states grounds for case closure. Rule 38J-1.008 states how long the Division must keep its records of services provided. Rule 38J-1.009 incorporates by reference various forms of the Division.

SPECIFIC AUTHORITY: 413.22 FS.

LAW IMPLEMENTED: 413.24, 413.28, 413.30, 413.32, 413.731 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT A TIME, DATE AND PLACE TO BE NOTICED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Louise T. Sadler, Senior Attorney, Department of Labor and Employment Security, Office of the General Counsel, 2012 Capital Circle, S. E., The Hartman Building, Suite 307, Tallahassee, Florida 32399-2189, Telephone number: (850)488-9370

THE FULL TEXT OF THE PROPOSED RULES IS:

38J-1.002 Definitions.

(1) “Administrative Review” is the informal, internal review process to contest a Division Decision.

(2) “Division” is the Florida Division of Vocational Rehabilitation.

(3) “Division Decision” is any decision that affects the provision of vocational rehabilitation services to applicants or Eligible Individuals.

(4) “Eligible Individual” is an individual who meets the eligibility requirements established under applicable federal and state law and regulation for Division services.

(5) “EEP” or “Extended Evaluation Program” is a program of services to determine eligibility used only when eligibility is questioned due to the significance of a disability and the applicant cannot take advantage of trial work experiences.

(6) “IPE” is an individualized plan for employment.

(7) “Meaningful Employment Outcome” means employment consistent with an Eligible Individual's unique strengths, resources, priorities, concerns, abilities, capabilities, interests and informed choice.

(8) “Necessary Vocational Rehabilitation Services” are those goods and services required to determine eligibility or required, due to an Eligible Individual's disability(ies), to prepare for, secure, retain or regain a Meaningful Employment Outcome.

Specific Authority 413.22 FS. Law Implemented 413.24, 413.28, 413.30 FS. History–New \_\_\_\_\_.

38J-1.003 Right to Make Informed Choice.

(1) The Division shall provide information and services necessary for each Eligible Individual or Applicant to make informed choices regarding:

(a) Meaningful Employment Outcomes;

(b) Necessary Vocational Rehabilitation Services; and

(c) Providers of Necessary Vocational Rehabilitation Services.

(2) Service Providers.

(a) An Eligible Individual or Applicant may choose to receive Necessary Vocational Rehabilitation Services from any qualified or licensed provider.

(b) The Division's highest allowable fee for health care services is the amount payable for such services in Florida under the Medicare Part B system or, for hospital per diem payments, the amount payable under the Medicaid system. In setting its highest allowable fee for all other services, the Division shall ensure such fee is not set so low as to deny individuals the right to make informed choices among service providers.

(c) If an individual chooses a service provider that charges in excess of the Division's highest permitted fee, the individual shall be responsible to fully pay such excess.

(3) The Eligible Individual's or Applicant's informed choice must be consistent with the comparable services and benefits provisions of 34 CFR 361.53.

Specific Authority 413.22 FS. Law Implemented 413.24, 413.28, 413.30, 413.731 FS. History–New \_\_\_\_\_.

38J-1.004 Division Services – General.

The Division shall not pay for goods or services unless such goods or services are listed in the IPE or EEP (or amendment thereto) or part of the assessment for determining eligibility and vocational rehabilitation needs and:

(1) The goods or services were authorized in writing by the Division prior to the time they were provided; or

(2) The goods or services were provided under emergency circumstances subsequent to verbal authorization by the Division.

Specific Authority 413.22 FS. Law Implemented 413.24, 413.28, 413.30, 413.73 FS. History–New \_\_\_\_\_.

38J-1.005 Additional Requirements for Providing Certain Services.(1) Training and Education Services.

(a) The Division shall not continue payment for training or educational programs for Eligible Individuals who fail to maintain institution standards for both satisfactory academic performance and a full academic load unless such failure is due to circumstances beyond the Eligible Individual's control such as personal illness, physical limitation, the need for part-time employment or to care for children or other family members and other similar circumstances.

(b) When providing training or education services, the Division shall pay only the amount charged by Florida's public colleges or universities (less the amount the Eligible Individual is eligible to receive in grants) unless attendance at an out of state or private college or university or private training program is:

(i) The most cost effective option when taking in account transportation and maintenance due to location;

(ii) Necessary due to its unduplicated educational resources to prepare for, secure, retain or regain the Meaningful Employment Outcome; or

(iii) Necessary due to circumstances beyond the Eligible Individual's control such as personal illness, physical limitation, the need for part-time employment or to care for children or other family members and other similar circumstances.

(c) Training materials or occupational equipment purchased by the Division shall become the property of the Eligible Individual upon purchase. However, such property reverts to the Division upon written demand if the Division determines such property will not result in the Eligible Individual achieving a Meaningful Employment Outcome.

(2) Vehicle Modification Services. The Division shall not fund the modification of a vehicle to facilitate the entry, exit and operation of that vehicle unless, in addition to the requirements of §103(a)(8) of the Rehabilitation Act of 1973, as amended (29 U.S.C. §723(a)(8)):

(a) A qualified mechanic's inspection determines the vehicle is in satisfactory mechanical and structural condition; and

(b) The Eligible Individual (and all other owners of the vehicle) execute(s) the Division's Vehicle Modification Owner Acknowledgment.

(3) Self-Employment or Establishment of Small Business. The Division shall not fund the establishment of a small business unless the small business would constitute a Meaningful Employment Outcome and the Eligible Individual, with the cooperation of the Division, prepares an accurate, detailed and comprehensive business plan demonstrating expected success.

(4) Post-Employment Services. Post-employment services shall not be provided unless records are available to verify the original impairment and services provided, the Eligible Individual has been successfully rehabilitated and the services necessary are not so involved as to require a redetermination of eligibility.

Specific Authority 413.22 FS. Law Implemented 413.24, 413.28, 413.30, 413.32, 413.731 FS. History—New \_\_\_\_\_.

38J-1.006 Division Decisions and Appeal Procedures.

(1) If an individual files a petition for an Administrative Hearing, and upon the agreement of both the individual and the Division, the dispute shall be mediated by a Florida Supreme Court certified family or circuit civil mediator. Such mediation shall be paid for by the Division. The Division shall propose the names of three qualified mediators from the district in which the petitioner resides. The petitioner shall select from such list one individual to act as the mediator in the dispute.

(2) A list of qualified mediators may be obtained by contacting: The Division of Vocational Rehabilitation, 801 W. Bay Drive, Suite 434, Largo, Florida.

Specific Authority 413.22 FS. Law Implemented 413.24, 413.28, 413.30, 413.731 FS. History—New \_\_\_\_\_.

38J-1.007 Case Closure due to individual's actions.

An individual's case shall be closed when, despite provision of any and all necessary reasonable accommodations, the individual's actions or non-actions materially interfere with providing services including:

(1) Unreasonable failure to sign an IPE or an amendment to an IPE, or violations of the IPE;

(2) Continued unavailability or continued failure to keep scheduled appointments;

(3) Repeated failure to comply with reasonable requests for diagnostic assessments; or

(4) Threatening bodily harm to Division employees or destruction of Division property.

Closure on this basis shall not be substituted for the Division's duty under 102(a)(2) or (3) of the Rehabilitation Act of 1973, as amended (1998)(29 U.S.C. §722(a)(2) or (3)).

Specific Authority 413.22 FS. Law Implemented 413.24, 413.28, 413.30, 413.731 FS. History—New \_\_\_\_\_.

38J-1.008 Destruction of Records.

The Division may destroy records of services provided to individuals three (3) years after the most recent case closure date.

Specific Authority 413.22 FS. Law Implemented 413.24, 413.28, 413.32 FS. History—New \_\_\_\_\_.

38J-1.009 Forms and Documents.

The following forms and documents are incorporated by reference into Chapter 38J and may be obtained from the Division of Vocational Rehabilitation, 2002 Old St. Augustine Road, Building A, Tallahassee, FL 32399-0696:



(1) State of Florida, Division of Vocational Rehabilitation, Vehicle Modification Consumer Acknowledgment, LES Form DVR/BCL-4000 (10/99);

(2) State of Florida, Division of Vocational Rehabilitation, Vehicle Modification Vendor Acknowledgment, LES Form DVR/BCL-4001 (10/99);

(3) State of Florida, Division of Vocational Rehabilitation, Home Modification Consumer Acknowledgment, LES Form DVR/BCL-4025 (10/99);

(4) State of Florida, Division of Vocational Rehabilitation, Home Modification Vendor Acknowledgment, LES Form DVR/BCL-4026 (10/99);

(5) Division of Vocational Rehabilitation, Florida Department of Labor and Employment Security, Referral/Application for Vocational Rehabilitation Services, LES Form DVR/BCL-1007 (10/97);

(6) Division of Vocational Rehabilitation, Florida Department of Labor and Employment Security, Referral/Application for Vocational Rehabilitation Services, Spanish, LES Form DVR/BCL-1007-S (1/98);

(7) Handbook of Services, LES Form DVR/BCL-5000 (5/99);

(8) Handbook of Services, Spanish, LES Form DVR/BCL-5000-S(5/99);

(9) On-The-Job Training Agreement, LES Form DVR/BCL-3030 (Rev. 11/87);

(10) On-The-Job Training Agreement, Spanish Version, LES Formulario DVR/BCL-3030-S (12/93);

(11) Florida Department of Labor and Employment Security, Division of Vocational Rehabilitation, Receipt for Equipment Issued for Items Over \$1,000, LES Form DVR/BCL-1295 (6/97);

(12) Florida Department of Labor and Employment Security, Division of Vocational Rehabilitation, Receipt for Equipment Issued for Items Over \$1,000, Spanish Version, LES Formulario DVR/BCL-1295-S (12/93); and

(13) Florida Department of Labor and Employment Security, Division of Vocational Rehabilitation, Consumer Budget Worksheet, LES Form DVR/BCL-3071 (rev. 8/13/96).

Specific Authority 413.22 FS. Law Implemented 413.24, 413.28, 413.30, 413.32, 413.731 FS. History—New \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Michael Moore, Acting Director, Division of Vocational Rehabilitation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Michael Moore, Acting Director, Division of Vocational Rehabilitation

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

DATE, VOLUME AND PAGE NUMBER WHERE NOTICE OF PROPOSED RULE DEVELOPMENT WAS PUBLISHED IN FAW: December 3, 1999, Vol. 25, No. 48, pages 5519-5522

**DEPARTMENT OF HEALTH**

**Board of Pharmacy**

RULE TITLE: Practice of Pharmacy  
RULE NO.: 64B16-27.400

PURPOSE AND EFFECT: The Board finds it necessary to amend this rule to include text which will further clarify the practice of a pharmacist.

SUMMARY: The Board is amending this rule to update the rule text to describe when it is appropriate for a pharmacist to take a meal break.

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: 465.005, 465.0155 FS.

LAW IMPLEMENTED: 465.003(12), 465.026 FS.

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-27.400 Practice of Pharmacy.

Those functions within the definition of the practice of the profession of pharmacy as defined by Section 465.003(12), F.S., are specifically reserved to a licensed pharmacist or a duly registered intern in this state acting under the direct and immediate personal supervision of a licensed pharmacist. The following subjects come solely within the purview of the licensed pharmacist.

(1) through (5) No change.

(6) A pharmacist may take a meal break, not to exceed thirty minutes in length, during which the pharmacy department of a permittee shall not be considered closed, under the following conditions:

(a) the pharmacist shall be considered present and on duty during any such meal break if a sign has been prominently posted in the pharmacy indicating the specific hours of the day

during which meal breaks may be taken by the pharmacist and assuring patients that a pharmacist is available on premises for consultation upon request during a meal break;

(b) the pharmacist shall be considered directly and immediately available to patients during such meal breaks if patients to whom medications are delivered during the meal break are verbally informed that they may request that a pharmacist contact them at the pharmacist's earliest convenience after the meal break, and if a pharmacist is available on premises during the meal break for consultation regarding emergency matters; only prescriptions with final certification by the pharmacist may be delivered;

(c) the activities of pharmacy technicians during such a meal break shall be considered to be under the direct and immediate personal supervision of a pharmacist if the pharmacist is available on premises during the meal break to respond to questions by the technicians, and if at the end of the meal break the pharmacist certifies all prescriptions prepared by pharmacy technicians during the meal break.

Specific Authority 465.005, 465.0155 FS. Law Implemented 465.003(12), 465.026 FS. History--New 2-14-77, Formerly 21S-4.01, 21S-4.001, Amended 7-30-91, Formerly 21S-27.400, 61F10-27.400, Amended 1-30-96, 10-1-96, Formerly 59X-27.400, Amended \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Board of Pharmacy  
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Pharmacy  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 1999  
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 5, 1999

**DEPARTMENT OF HEALTH**

**Board of Pharmacy**

RULE TITLE: Standards of Practice – Drug Therapy Management  
RULE NO.: 64B16-27.830

PURPOSE AND EFFECT: The Board has determined that a new rule should be promulgated to address the standards of practice for drug therapy management.

SUMMARY: A new rule is being created by the Board which will provide language for the standards of practice for drug therapy management.

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: 465.005, 465.0155 FS.  
LAW IMPLEMENTED: 465.003(5),(7),(9),(12),(13), 465.0155, 465.0276, 465.186 FS.

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-27.830 Standards of Practice – Drug Therapy Management.

(1) “Drug Therapy Management” means any act or service by a pharmacist in compliance with orders in a Prescribe Care Plan issued by a practitioner authorized by the laws of the state to prescribe medicinal drugs, in which the practitioner has specified the conditions under which a pharmacist shall order laboratory tests and interpret laboratory values ordered for a patient, or execute drug therapy orders for a patient.

(2) “Prescribe Care Plan” means an individualized assessment of a patient and orders for drugs and other pharmaceutical services intended to be dispensed or executed by a pharmacist, written or transmitted by any means of communication by a practitioner authorized by the laws of the state to prescribe medicinal drugs.

(3) A pharmacist may provide Drug Therapy Management services for a patient, incidental to the dispensing of medicinal drugs or as a part of consulting concerning therapeutic values of medicinal drugs or as part of managing and monitoring the patient’s drug therapy. A pharmacist who provides Drug Therapy Management services for a patient shall comply with orders in a Prescribe Care Plan, issued by a duly licensed practitioner authorized by the laws of the state to prescribe medicinal drugs. The pharmacist shall comply with such orders insofar as they specify:

(a) drug therapy to be initially dispensed to the patient by the pharmacist; or

(b) laboratory values or tests to be ordered, monitored and interpreted by the pharmacist, or

(c) the conditions under which the duly licensed practitioner authorizes the execution of subsequent orders concerning the drug therapy for the patient.

(4)(a) A pharmacist who provides Drug Therapy Management services shall do so only under the auspices of a pharmacy permit that provides the following:

(b) a transferrable patient care record that includes:

- 1. a Prescribe Care Plan that includes a section noted as “orders” from a duly licensed practitioner for each patient for whom a pharmacist provides Drug Therapy Management services; and
- (2) progress notes; and

2. a pharmaceutical care area that is private, distinct, and partitioned from any area in which activities other than patient care activities occur, and in which the pharmacist and patient may sit down during the provision of Drug Therapy Management services; and

3. a continuous quality improvement program that includes standards and procedures to identify, evaluate, and constantly improve Drug Therapy Management services provided by a pharmacist.

Specific Authority 465.005, 465.0155 FS. Law Implemented 465.003(13), 465.0155 FS. History--New

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 15, 1999

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE: Change of Ownership RULE NO.: 64B16-28.1135

PURPOSE AND EFFECT: The Board has determined that a new rule should be promulgated to provide language for change in ownership.

SUMMARY: A new rule is being created by the Board which will provide language for the change in ownership of a pharmacy.

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: 465.005, 465.022 FS.

LAW IMPLEMENTED: 465.003(11)(a), 465.018, 465.019, 465.0193, 465.0196 FS.

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-28.1135 Change of Ownership.

A pharmacy permit is not transferable. Upon the sale of an existing pharmacy, a new application must be filed. In those cases where the permit is held by a corporation, the transfer of all the stock of said corporation to another person or entity does not constitute a change of ownership, provided that the initial corporation holding the permit continues to exist.

Specific Authority 465.005, 465.022 FS. Law Implemented 465.003(11)(a), 465.018, 465.019, 465.0193, 465.0196 FS. History--New

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 1999

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

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE: Special Parenteral/Enteral Compounding RULE NO.: 64B16-28.820

PURPOSE AND EFFECT: The Board is amending this rule to delete unnecessary rule text and adding new language to further clarify special parenteral/enteral compounding.

SUMMARY: Amendments are necessary to delete certain rule text from Subsection (3)(d) that is no longer needed and new language is being added to clarify the Quality Assurance Program in compliance with recommended standards published by the American Society of Health-System Pharmacies and the United States Pharmacopeial Convention.

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: 465.005, 465.007 FS.

LAW IMPLEMENTED: 465.007, 465.018 FS.

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-28.820 Special Parenteral/Enteral Compounding.

(1) through (2) No change.

(3) General Requirements

(a) through (c) No change.

(d) A Policy and Procedure Manual shall be prepared and maintained at each special parenteral/enteral compounding pharmacy, and be available for inspection by authorized agents of the Board of Pharmacy and the Agency. The Policy and Procedure Manual shall set forth in detail the objectives and operational guidelines of the permittee. The Policy and Procedure Manual shall include a Quality Assurance Program which monitors personnel qualifications, training and performance, equipment facilities, and process validation in compliance with recommended standards published by the American Society of Health-System Pharmacies and the United States Pharmacopeial Convention. random production sampling consistent with recommended standards for compounding and dispensing intravenous admixtures as set forth by the Joint Commission on Accreditation of Health Organizations, the National Coordinating Committee and Large Volume Parenteral, and as provided by the Florida Board of Pharmacy.

(e) through (h) No change.

(4) through (6) No change.

Specific Authority 465.005, 465.007 FS. Law Implemented 465.007, 465.018 FS. History--New 4-26-84, Formerly 21S-1.40, Amended 7-27-86, Formerly 21S-1.040, Amended 7-31-91, 10-14-91, Formerly 21S-28.820, 61F10-28.820, Amended 3-10-96, 6-4-97, Formerly 59X-28.820, Amended \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 15, 1999

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLES: Disciplinary Guidelines; Range of Penalties;

RULE NOS.:

Aggravating and Mitigating Circumstances 64B16-30.001 Citations 64B16-30.003

PURPOSE AND EFFECT: The Board has determined that amendments are necessary for Rule 64B16-30.001 to address the range of penalties in the disciplinary guidelines, and amendments are necessary to address citation violations for Rule 64B16-30.003.

SUMMARY: The Board is amending the disciplinary guidelines; range of penalties and mitigating circumstances for Rule 64B16-30.001, and Rule 64B16-30.003 is being amended to update the rule text for citations.

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: 455.617, 455.621, 455.624, 455.627, 465.005 FS.

LAW IMPLEMENTED: 455.617, 455.624, 455.627 FS.

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

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

THE FULL TEXT OF THE PROPOSED RULES IS:

64B16-30.001 Disciplinary Guidelines; Range of Penalties; Aggravating and Mitigating Circumstances.

(1) The board sets forth below a range of disciplinary guidelines from which disciplinary penalties will be imposed upon practitioners guilty of violating Chapter 465, 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 violations of particular provisions of Chapter 465. The disciplinary guidelines are based upon a single count violation of each provision listed. Multiple counts of violations of the same provision of Chapter 465 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 at the board's discretion.

(2) The following disciplinary guidelines shall be followed by the board in imposing disciplinary penalties upon licensees and permittees for violation of the below mentioned statutes and rules:

VIOLATION	PENALTY RANGE	
	MINIMUM	MAXIMUM
(a) Obtaining a license or permit by misrepresentation fraud or error (465.016(1)(a), F.S.) (465.023(1)(a), F.S.)	Revocation	

(b) Procuring a license or permit through false representation (465.016(1)(b), F.S.) (465.023(1)(b), F.S.)	Revocation		i. Failure to comply with required substitution of legend drug requirements (465.025, F.S.)	<del>\$1,000 fine</del> Letter of guidance	<del>\$2,500</del> <del>\$1,000</del> fine
(c) Permitting unlicensed persons to practice pharmacy (465.016(1)(c), F.S.)	<del>\$2,500</del> <del>\$1,000</del> fine	<del>\$5,000</del> and <del>one</del> (1) year suspension	j. Failure to follow negative formulary requirements (465.025(6), F.S.) 64B16-27.500, F.A.C.	Reprimand	<del>\$2,500</del> <del>\$1,000</del> fine and one (1) year probation
(d) No change.			k. No change.		
(e) Violating laws governing the practice of pharmacy (465.016(1)(e), F.S.) (465.023(1)(c), F.S.)			l. Engage in prohibited rebate scheme (465.185, F.S.)	<del>\$1,500</del> <del>\$500</del> fine	<del>\$5,000</del> <del>\$1,000</del> fine and one (1) year probation
1. Chapter 465:			m. No change.		
a. Failure to supervise pharmacy technician (465.014, F.S.)	<del>\$1,500</del> <del>\$500</del> fine and one (1) year probation	<del>\$5,000</del> and <del>one</del> (1) year suspension	2. Chapter 499		
b. Operating a pharmacy without a permit (465.015(1)(a), F.S.)	<del>\$500</del> <del>\$300</del> per month to maximum of <del>\$5,000</del> <del>\$1,000</del> (penalty will require permittee to renew permit or cease practice)	Revocation (if no permit exists, refer to State's Attorney)	a. Adulteration of a drug (499.005(2)(3), F.S.) (499.006, F.S.)	<del>\$2,000</del> fine and <del>one</del> (1) year probation	Revocation
c. Operating a pharmacy where an unlicensed and unsupervised person practices pharmacy (465.015(1)(b), F.S.)	<del>\$5,000</del> <del>\$1,000</del> fine and one (1) year probation	<del>\$5,000</del> and <del>one</del> (1) year suspension	b. Misbranding a drug (499.005(2), (3), F.S.) (499.007, F.S.)		
d. No change.			(i) Incomplete or inaccurate labeling (499.007, F.S.) 64B16-28.108, F.A.C.	<del>\$1,000</del> <del>\$500</del> fine	<del>\$2,500</del> <del>\$1,000</del> fine and one (1) year probation
e. Practicing pharmacy as an inactive licensee (465.015(2)(b), F.S.)			(ii) Fraudulent misbranding of legend drugs (499.007, F.S.)	One (1) year suspension	Revocation
f. Selling or dispensing drugs without a prescription (465.015(2)(c), F.S.)			3. Chapter 893 (Controlled substances)		
(i) Non-scheduled legend drugs	<del>\$1,500</del> <del>\$500</del> fine	<del>\$5,000</del> and <del>one</del> (1) year suspension	a. Filling a prescription not appropriately signed (893.04(1)(b), F.S.)	<del>\$1,500</del> <del>\$500</del> fine	<del>\$5,000</del> fine and <del>one</del> (1) year suspension
(ii) Scheduled (controlled substances) legend drugs	<del>\$5,000</del> <del>\$1,000</del> fine and one (1) year probation	Revocation	b. Filling an improper prescription (other 64B16-30.001(2)(e)3. above) (893.04(1)(b), (c), F.S.)	<del>\$1,500</del> <del>\$500</del> fine	<del>\$5,000</del> <del>\$1,000</del> fine and one (1) year probation
g. No change.			c. Failing to retain prescription records for two (2) years (893.04(1)(d), F.S.)	<del>\$1,000</del> <del>\$500</del> fine	<del>\$2,500</del> <del>\$1,000</del> fine and one (1) year probation
h. Failure to notify the board of or not to have a prescription department manager or consultant pharmacist (465.022(4), F.S.)			d. Failing to appropriately label (893.04(1)(e), F.S.)	<del>\$500</del> <del>\$250</del> fine	\$1,000 fine and one (1) year probation
(i) Failure to notify			e. Dispensing a Schedule II drug inappropriately with a non-written prescription (893.04(1)(f), F.S.)	<del>\$2,500</del> <del>\$1,000</del> fine	<del>\$5,000</del> <del>\$1,000</del> fine and one (1) year probation (for dispensing without a prescription see Rule 64B16-30.001(2)(e)1.f. above)
(ii) Failure to have prescription department manager or consultant pharmacist	<del>\$2,500</del> fine and <del>one</del> (1) year probation	Revocation of permit	f. Inappropriate refilling of Schedule III, IV, or V drugs (893.04(1)(g), F.S.)	<del>\$1,750</del> <del>\$750</del> fine and one (1) year probation	One (1) year suspension

g. Receiving controlled substances without an appropriate order form (893.06(1), F.S.)	<u>\$1,500</u> \$500 fine	\$5,000 \$1,000 fine and one (1) year probation	1. Rules of Board of Pharmacy a. 64B16-28.101 to 64B16-28.104 64B16-27.100 64B16-28.106 64B16-28.107 64B16-28.109 64B16-27.103 64B16-28.111 64B16-27.104 64B16-26.400 64B16-26.401 64B16-28.404 64B16-26.301 64B16-28.114 64B16-27.105	<u>\$1,000</u> \$500 fine	One (1) year probation and <u>\$2,000</u> \$1,000 fine
h. Unlawful possession of controlled substances (893.06(2), F.S.)	<u>\$2,500</u> \$1,000 fine and one (1) year probation	Revocation	b. through c. No change.		
i. Failure to take a biennial inventory (893.07(1)(a), (2), (3), (4), (5), F.S.)	<u>\$1,000</u> \$250 fine	<u>\$2,500</u> \$1,000 fine and one (1) year probation	d. 64B16-28.110 (outdated pharmaceuticals)	\$500 fine	One (1) year probation and <u>\$2,000</u> \$1,000 fine (if drugs dispensed, One (1) year suspension)
j. No change.			e. No change.		
k. Dispensing controlled substances in other than good faith (893.08(3)(b), F.S.)	<u>\$2,500</u> \$1,000 fine and one (1) year probation	Revocation	f. 64B16-26.300(1) (Serving as consultant pharmacist without being licensed as a consultant pharmacist)	<u>\$500 per month up to a \$5,000 maximum</u>	One (1) year suspension of pharmacist license
l. Inappropriate selling of Schedule V controlled substance (893.08(3)(c), F.S.)	<u>\$1,500</u> \$1,000 fine and one (1) year probation	One (1) year suspension	g. <u>64B16-28.140 and 64B16-28.150</u> 64B16-28.119 (Data processing systems)	<u>\$1,000</u> \$500 fine and <u>one (1) year probation</u>	<u>\$5,000 fine and two (2) years probation</u> <del>Revocation</del>
m. Unlawful possession of controlled substance (893.13, F.S.)	<u>\$2,500</u> \$1,000 fine and one (1) year probation	Revocation	h. 64B16-28.120 (Location of legend drugs)	<u>\$1,000</u> \$500 fine	<u>\$5,000 fine and two (2) years probation</u> <del>One (1) year suspension</del>
4. Violation of Federal Drug Abuse Act 21 U.S.C. 821 et seq.	<u>\$1,000 fine and one (1) year probation</u> <del>Reprimand</del>	<u>\$5,000 fine and one (1) year suspension</u> <u>probation</u>	i. No change.		
(f) Criminal conviction related to pharmacy (465.016(1)(f), F.S.) (465.023(1)(d), F.S.)	Misdemeanor: \$1,000 fine  Felony: One (1) year suspension two (2) year probation & <u>\$5,000</u> \$1,000 fine	<u>\$5,000</u> \$1,000 fine, one (1) year suspension and two (2) year probation <del>Revocation and \$1,000 fine</del>	j. 64B16-28.202 and 64B16-28.203 (transfer of prescription files and drugs)	<u>\$1,500 fine</u>	Revocation of permit
(g) No change.			2. Violation of orders of Board or Department	<u>\$2,500 fine and one (1) year probation</u> <del>One (1) year suspension</del>	Revocation
(h) Filing a false report or failing to file a report required by law			(l) No change.		
1. Knowing violation	<u>\$2,000</u> \$1,000 fine and one (1) year probation	Revocation	(m) Failure to comply with Board's rule on patient counseling. (64B16-27.800, 64B16-27.810, 64B16-27.820, FAC.)	<u>\$750 fine</u> <del>Letter of Guidance</del>	<u>\$2,500</u> \$1,000 fine and, <u>one year-suspension</u> ; one year probation.
2. Negligent violation	Reprimand	One (1) year probation and \$1,000 fine	(n) No change.		
(i) No change.			(o) Violating 455.624, F.S.		
(j) Improperly placing returned drugs into the stock of a pharmacy (465.016(1)(l), F.S.)	<u>\$1,500</u> \$500 fine	<u>\$3,000</u> \$1,000 fine and one (1) year probation	1. Making misleading, deceptive, or fraudulent representations in or related to the practice of the licensee's profession.	<u>\$2,500</u> \$1,000 fine and one (1) year probation	<u>\$5,000 fine and one (1) year suspension</u>
(k) Violating a rule or order of the board or Department (465.016(1)(n), F.S.)					

<p>2. Intentionally violating any rule adopted by the Board or the Department, as appropriate.</p>	<p><del>\$1,500</del> <del>\$500</del> fine</p>	<p><del>\$2,500</del> <del>\$1,000</del> fine and one (1) year probation</p>	<p>15. Delegating or contracting for the performance of professional responsibilities by a person when the licensee delegating or contracting for performance of such responsibilities knows, or has reason to know, such person is not qualified by training, experience, and authorization when required to perform them.</p>	<p><del>\$2,000</del> <del>\$1,000</del> fine and two (2) years probation</p> <p><del>\$5,000</del> fine and one (1) year suspension</p>
<p>3. Being convicted or found guilty of, or entering a plea of nolo contendere to, regardless of adjudication a crime in any jurisdiction which relates to the practice of, or the ability to practice, a licensee's profession.</p>	<p>Misdemeanor: \$1,000 fine Felony: <del>\$3,000</del> fine and one (1) year probation suspension</p>	<p><del>\$5,000</del> fine and one (1) year suspension</p> <p>Revocation</p>	<p>16. Violating any provision of this part, the applicable professional practice act, a rule of the Department or the Board, or a lawful order of the Department or the Board, or failing to comply with a lawfully issued subpoena of the Department.</p>	<p>\$1,000 fine</p> <p><del>\$5,000</del> <del>\$1,000</del> fine and two (2) years probation</p>
<p>4. through 5. No change.</p>			<p>17. Improperly interfering with an investigation or inspection authorized by statute, or with any disciplinary proceeding.</p>	<p><del>\$2,500</del> <del>\$1,000</del> fine and two (2) years probation</p> <p><del>\$5,000</del> fine and one (1) year suspension</p>
<p>6. Having been found liable civil proceeding for knowingly filing a false report or complaint with the Department against another licensee.</p>	<p><del>\$3,000</del> <del>\$1,000</del> fine</p>	<p><del>\$5,000</del> fine and six (6) month suspension</p>	<p>(3) through (4) No change.</p>	
<p>7. through 8. No change.</p>			<p>Specific Authority 455.624, 455.627, 465.005 FS. Law Implemented 455.624, 455.627 FS. History—New 3-1-87, Amended 5-11-88, Formerly 21S-17.001, 21S-30.001, 61F10-30.001, Amended 6-26-95, 1-30-96., Formerly 59X-30.001, Amended 12-3-97, 11-15-98,_____.</p>	
<p>9. Aiding, assisting, procuring, employing, or advising any unlicensed person or entity to practice a profession contrary to this part, the chapter regulating the profession, or the rules of the Department or the Board.</p>	<p><del>\$2,000</del> <del>\$1,000</del> fine</p>	<p><del>\$5,000</del> fine and one (1) year suspension</p>	<p>(1) through (2) No change.</p>	
<p>10. Failing to perform any statutory or legal obligation placed upon a licensee.</p>	<p><del>\$2,000</del> <del>\$1,000</del> fine</p>	<p><del>\$5,000</del> <del>\$1,000</del> fine and one (1) year probation</p>	<p>(3) The following violations with accompanying fines may be disposed of by citation:</p>	
<p>11. Making or filing a report which the licensee knows to be false, intentionally or negligently failing to file a report or record required by state or federal law, or willfully impeding or obstructing another person to do so. Such reports or records shall include only those that are signed in the capacity of a licensee.</p>	<p><del>\$3,000</del> <del>\$1,000</del> fine and two (2) years probation</p>	<p><del>\$5,000</del> fine and one (1) year suspension</p>	<p>(a) Practicing pharmacy as an inactive licensee (465.015(2)(b), F.S.)</p> <p>(b) Operating a pharmacy with an inactive without a permit (465.015(1)(a), F.S.)</p> <p>(c) First time failure to complete the required continuing education during the biennial licensure period. (455.624(3), F.S.)</p> <p>Failure to complete less than 10 hours \$500</p> <p>Failure to complete 10 or more hours \$1000</p>	<p>Fine based on length of time in practice while inactive; <del>\$200</del> <del>\$100</del>/month or <del>\$5,000</del> <del>\$1,000</del> maximum (penalty will require licensee to renew license or cease practice).</p> <p><del>\$500</del> <del>\$150</del> per month to a maximum of <del>\$5,000</del> <del>\$1000</del> (penalty will require permittee to renew permit or cease practice).</p>
<p>12. Making deceptive, untrue, or fraudulent representations in or related to the practice of a profession or employing a trick or scheme in or related to the practice of a profession.</p>	<p><del>\$3,000</del> <del>\$1,000</del> fine and two (2) years probation</p>	<p><del>\$5,000</del> fine and one (1) year suspension</p>	<p><u>In addition, licensees shall take two additional hours of continuing education for each of the continuing education deficiencies. Said hours shall not count for continuing education renewal requirements for the next biennium.</u></p>	
<p>13. Exercising influence on the patient or client for the purpose of financial gain of the licensee or a third party.</p>	<p><del>\$3,000</del> <del>\$1,000</del> fine and two (2) years probation</p>	<p><del>\$5,000</del> fine and one (1) year suspension</p>		
<p>14. Practicing or offering to practice beyond the scope permitted by law or accepting and performing professional responsibilities the licensee knows, or has reason to know, the licensee is not competent to perform.</p>	<p><del>\$2,000</del> <del>\$1,000</del> fine and two (2) years probation</p>	<p><del>\$5,000</del> fine and one (1) year suspension</p>		

(4) through (5) No change.

Specific Authority 455.617, 455.621, 465.005 FS. Law Implemented 455.617 FS. History--New 12-22-91, Formerly 21S-30.003, 61F10-30.003, 59X-30.003, Amended \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Board of Pharmacy  
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Pharmacy  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 1999  
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 15, 1999

### Section III Notices of Changes, Corrections and Withdrawals

**DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**

**Division of Animal Industry**

RULE CHAPTER NO.:	RULE CHAPTER TITLE:
5C-25	Humane Euthanasia of Livestock
RULE NOS.:	RULE TITLES:
5C-25.001	Definitions
5C-25.002	Humane Killing of Livestock
5C-25.003	Development of a Training Program
5C-25.004	Penalties for Violation

**NOTICE OF WITHDRAWAL**

Notice is hereby given that the proposed Rule 5C-25, F.A.C., published in the Florida Administrative Weekly, Volume 25, Number 40, October 8, 1999, has been changed to reflect comments received from the Joint Administrative Procedures Committee; to wit, withdrawal of 5C-25.003 and 5C-25.004.

**DEPARTMENT OF HEALTH**

**Division of Medical Quality Assurance**

RULE NO.:	RULE TITLE:
64B-1.009	Requesting a Pre-hearing Review

**NOTICE OF CHANGE**

Notice is hereby given that the following change has been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 39, October 1, 1999, issue of the Florida Administrative Weekly. The change is in response to comments provided by the Joint Administrative Procedures Committee.

64B-1.009 Requesting a Pre-hearing Review.

In paragraph (1), reference to Rule 60Q-2.004 has been changed to reference Rule 28-106.201. In addition, Section 455.647, F.S. was added under Specific Authority and Law Implemented.

**DEPARTMENT OF HEALTH**

**Division of Environmental Health and Statewide Programs**

RULE CHAPTER NO.:	RULE CHAPTER TITLE:
64E-2	Emergency Medical Services

**NOTICE OF CHANGE**

Notice is hereby given that the following changes have been made to proposed rule 64E-2, FAC., in accordance with subparagraph 120.54(3)(d)1., F.S., published in the Florida Administrative Weekly, Vol. 25, No. 44 on November 5, 1999. The changes reflect comments received during the public hearing process and upon comments received from the Joint Administrative Procedures Committee. The changes are as follows:

64E-2.013(3)(e) – After the word “signature” add “or identification number”.

64E-2.013(5) – Replace paragraph with: “Transporting vehicle personnel shall provide recorded information to the receiving hospital personnel at the time the patient is transferred that contains all known pertinent incident, patient identification and patient care information.”

64E-2.013(14)(c) – Replace “64E-2.103” with “64E-2.013”.

64E-2.024(1)(d)1. – Renumber “(d)1.” to “(d)”.

64E-2.024(2) – Renumber “(2)” to “2.”

64E-2.024(3) – Renumber “(3)” to “3.”

64E-2.024(3)(d) – (Now 64E-2.024(1)(d)). Replace the words “critical standards” with “standards of critical elements”.

64E-2.024(3)(d)1. – Replace “critical standards” with “standards of critical elements” and move all language into paragraph 64E-2.024(1)(d).

64E-2.031(1)(a) – Replace “October 1999,” with “February 2000.”

64E-2.031(3) – After the word “proxy” add “as defined in section 765.101, F.S.”. After the word “guardian” add “or person acting pursuant to a durable power of attorney established pursuant to section 709.08, F.S.”

64E-2.031(6) – After the word “guardian” add “or person acting pursuant to a durable power of attorney established pursuant to section 709.08, F.S. Pursuant to section 765.104, F.S.” Replace “The” with “the”.

64E-2.031 Law Implemented – After “401.45” add “, 765.401”.

**INCORPORATIONS:**

DHP 150-9 – Page 2.15 – 3.a.(1) – Second paragraph – delete the word “surgical”.

DHP 150-9 – Page 2.16 First Sentence – delete the word “surgical”.

DHP 150-9 – Page 3.13 – a.(1) – Second paragraph – delete the word “surgical”.

DHP 150-9 – Page 4.15 – 3.(1) – Second paragraph – delete the word “surgical”.

DHP 150-445 – Table of Contents – Item 10. Replace with “Total Number of Active Staff Hours Worked”



DHP 150-445 – Table of Contents – Delete Item 12.  
DH Form 1304 – Part 2, Number 8C. Replace “Alert Called (Receiving Hospital)?” with “Alert Called (Hospital Notified Patient is En Route)?”.  
DH Form 1304 – Footnotes – Insert new number 3 as follows: “3. If necessary an agency may group sub-category codes into a higher level sub-category for reporting purposes. For example different types of motor vehicle crashes may be collapsed into the sub-category General Motor Vehicle Crash. This modification must be noted and defined on the form”. Renumber the remaining paragraphs.  
DH Form 1304 – Part III – 10. Reword as follows: “Total Number of Active Staff Hours Worked \*12”.  
DH Form 1304 – Part III – Delete “12. Current Population Served (Total): \_\_\_\_\_”.  
DH Form 1896 – Change date on bottom of form to February 2000. Under “Patient’s Statement” delete the word “my”. Add box: “Durable power of attorney (pursuant to Chapter 709,F.S.)”  
DH Form 1896 – Under “Physician’s Statement” – last paragraph, replace with “Pursuant to s. 401.45, F.S., a copy or original of this DNRO may be honored by hospital emergency services, nursing homes, assisted living facilities, home health agencies, hospices, adult family-care and emergency medical services.”  
DH Form 1896 Wallet Cards – Identical changes made as indicated above.  
Level I State-Approved Trauma Center Application Manual – Introduction – Phase I – Provisional Review – replace “critical elements” with “standards of critical elements”.  
DH Form 2032A – Level I Trauma Center Approval Standards Summary Chart - Instructions – Replace “critical standards” with “standards of critical elements”.  
Level II – State-Approved Trauma Center Application Manual – Phase I – Provisional Review – replace “critical elements” with “standards of critical elements”.  
DH Form 2043-A – Level II Trauma Center Approval Standards Summary Chart – Instructions – replace “critical standards” with “standards of critical elements”.  
State-Approved Pediatric Trauma Referral Center Application Manual – Introduction – Phase I – Provisional Review – replace “critical elements” with “standards of critical elements”.  
DH Form 1721-A – Pediatric Trauma Referral Center Approval Standards Summary Chart – Instructions – replace “critical standards” with “standards of critical elements”.  
 P.O. X00699

**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

**Economic Self-Sufficiency Program Office**

RULE NO.: 65A-1.519  
 RULE TITLE: Child Care

**NOTICE OF CHANGE**

Notice is hereby given that changes are being made to the rule identified above as published in Vol. 25, No. 39, Florida Administrative Weekly, on October 1, 1999. These changes are the result of discussion and comments at a noticed public hearing on December 20, 1999.

Paragraph (2) of the rule was noticed for no change. This paragraph now will be amended as follows:

(2) Conditions of Eligibility.

(a) WAGES recipients may receive subsidized child care assistance when it is necessary for them to participate in WAGES work or training activities allowed by federal regulation and approved by the WAGES coalitions or their contracted providers ~~Department of Labor and Employment Security~~. Child care to maintain employment will be provided for the hours of employment and reasonable time for travel to and from the child care facility and place of employment and return. The need for child care and condition of need will be verified by the eligibility assistance ~~eligibility assistance~~ specialist or WAGES employment services staff.

(b) through (e) No change.

Sub-paragraph (a) of Paragraph (5), Recipient Notification, will remain as noticed. However, sub-paragraph (5)(b) will be amended as follows:

(b) The eligibility specialist will notify the recipient of potential eligibility by letter and will indicate the end of the transitional child care benefit period, if applicable, using the Notice of Case Action, HRS-ES Form 2601, August 1990, ~~hereby incorporated by reference.~~

**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

**Economic Self-Sufficiency Program Office**

RULE NO.: 65A-33.001  
 RULE TITLE: Purpose and Legal Base

**NOTICE OF CHANGE**

Notice is hereby given that changes are being made to the rule identified above as published in Vol. 25, No. 43, Florida Administrative Weekly, on October 29, 1999. These changes are the result of discussion at a noticed public hearing on December 20, 1999.

In the October 29 notice of proposed rulemaking paragraphs (1) and (3) were deleted and paragraph (2) was re-numbered paragraph (1). There were only the three paragraphs in the rule. Due to the repeal of the single federal regulation that was its federal legal base, this rule can now be repealed.

The October 29 notice for this rule is amended to the following:

65A-33.001 Purpose and Legal Base.

Specific Authority 414.45 FS. Law Implemented 414.16 FS. History--New 3-13-88, Formerly 10C-33.001, Repealed \_\_\_\_\_.

**NAVIGATION DISTRICTS**

**Florida Inland Navigation District**

RULE CHAPTER NO.: RULE CHAPTER TITLE:

66B-2.008 Project Eligibility

**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. 47, November 24, 1999, issue of the Florida Administrative Weekly:

66B-2.008 Project Eligibility.

(1) Financial assistance and support through this program shall be used to plan or carry out public navigation, public recreation, environmental education, boating safety, spoil site acquisition directly related to the waterways, inlet management, environmental mitigation and beach renourishment.

(a) Program funds may be used for projects such as acquisition, planning, development, construction, reconstruction, extension, improvement, operation or maintenance of the following types of projects for public use on land and water. These project types will be arranged into a priority list each year by vote of the Board. The priority list will be distributed to applicants with the project application.

- 1. Public navigation channel dredging
- 2. Public navigation aids and markers
- 3. Inlet management projects that are a benefit to public navigation in the District
- 4. Public shoreline stabilization
- 5. Public spoil disposal site development
- 6. Waterway signs and buoys for safety, regulation or information
- 7. Public boat ramps and launching facilities and land acquisition for additional trailer parking at an existing boat ramp
- 8. Public boat docking and mooring facilities
- 9. Derelict Vessel Removal ~~Waterways related environmental education programs and facilities~~
- 10. Waterways related environmental education programs and facilities ~~Public fishing and viewing piers~~
- 11. Public fishing and viewing piers ~~Public waterfront boardwalks~~
- 12. Public waterfront boardwalks ~~Waterways boating safety programs and equipment~~
- 13. Waterways boating safety programs and equipment ~~Beach renourishment on beaches adversely impacted by navigation inlets, navigation structures, navigation dredging, or a navigation project~~

14. Beach renourishment on beaches adversely impacted by navigation inlets, navigation structures, navigation dredging, or a navigation project ~~Other waterway related projects.~~

15. Other waterway related projects.

(b) Project costs ineligible for program funding or matching funds will include: contingencies, miscellaneous, reoccurring personnel related costs, land acquisition that is not for additional trailer parking at an existing boat ramp and any extraneous recreational amenities not directly related to the waterway such as the following:

- 1. Landscaping
- 2. Park and playground equipment
- 3. Restrooms for non-waterway users
- 4. Tennis courts
- 5. Roadways providing access to non-waterway users
- 6. Parking areas for non-waterway users
- 7. Utilities for non-waterway related facilities
- 8. Lighting for non-waterway related facilities
- 9. Irrigation equipment
- 10. Maintenance equipment
- 11. Picnic shelters and furniture.
- 12. Vehicles to transport vessels.

(c) through (d) No change.

Specific Authority 374.976(2) FS. Law Implemented 374.976(1)-(3) FS. History--New 12-17-90, Amended 9-2-92, 6-24-93, 2-3-94, 4-12-95, 9-5-96, 2-6-97, Formerly 16T-2.008, Amended 5-17-98, 3-31-99, \_\_\_\_\_.

**Section IV  
Emergency Rules**

**DEPARTMENT OF THE LOTTERY**

RULE TITLE: RULE NO.:

CUPID CASH Instant Ticket Retailer Incentive 53ER99-64

SUMMARY OF THE RULE: The rule describes the Florida Lottery instant ticket Retailer sales incentive program associated with the sale of CUPID CASH instant tickets.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER99-64 CUPID CASH Instant Ticket Retailer Incentive.

(1) Beginning Friday, December 24, 1999, until the close of sales on Sunday, February 6, 2000, all Florida Lottery Retailers will have the opportunity to win one CUPID CASH Instant Ticket Promotion Gift Package per week by settling books of CUPID CASH Instant tickets (Game #92). The gift package will contain a box of candy and a variety of gift

certificates for flowers, dinner, music and/or theater passes: The total value of the gift package shall be approximately \$177.

(2) For the CUPID CASH sales incentive period set forth above, each Florida Lottery sales district will be assigned to a category based on the total number of Retailers per district.

(a) For the purpose of this promotion, Florida Lottery sales districts will be categorized as follows:

Category	Number of Retailers Per District	Total Winners Per Category	Winners Per Week Per District	Districts in Each Category
A	More than 1500	90	5	Miami Tampa Orlando
B	901 – 1499	72	3	Ft. Lauderdale St. Petersburg West Palm Beach Jacksonville
C	0 – 900	48	2	Tallahassee Fort Myers Pensacola Gainesville
Total		210		

(b) Each retailer’s total settlements of CUPID CASH Instant tickets (Game #92) will be calculated at the close of business each Sunday during the sales incentive period, and one entry per full book settlement during an accounting week, will be entered into a random drawing among all entries in the retailer’s sales district. The first draw date is on Monday, January 3, 2000, with subsequent weekly draw dates to follow each Monday through February 7, 2000. Retailers are eligible to win only once per week, although they may be entered and drawn one or more weeks during the promotion. This promotion is designed to recognize thirty-five winners each week, for six weeks, for a total of two hundred ten (210) winners.

(c) CUPID CASH game books settled during the promotion are not eligible to be returned with the exception of books returned due to a termination or change of ownership which was not due to noncompliance with Chapter 24, Florida Statutes, Chapter 53, Florida Administrative Code, or Retailer Contract Terms.

(d) In the event a selected Retailer does not meet the requirements of subsection 3 below, the next eligible Retailer drawn will be substituted for the ineligible Retailer until all gift packages for the week are awarded.

(e) Cash will not be awarded in lieu of gift packages.

(f) The value of the gift packages will be reported to the Internal Revenue Service as compensation.

(3) Retailers must be in good financial standing with the Florida Lottery at the time gift packages are awarded. Good financial standing is defined as having no unpaid dishonored electronic funds transfers or associated penalties, or any other accounts receivable outstanding for more than sixty (60) days.

(4) Retailers whose Florida Lottery contracts are terminated or inactivated subsequent to the drawing in which they were selected and prior to award of the gift package, shall receive the gift package won, provided said termination or inactivation was not due to noncompliance with Chapter 24, Florida Statutes, Chapter 53, Florida Administrative Code, or Retailer Contract terms.

Specific Authority 24.105(10)(a), 24.105(10)(c), 24.109(1), 24.112(1) FS. Law Implemented 24.105(10)(a), 24.105(10)(c), 24.112(1), 24.109(1) FS. History—New 12-20-99.

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

EFFECTIVE DATE: December 20, 1999

**DEPARTMENT OF THE LOTTERY**

RULE TITLE: Instant Game 92 Specifics  
 RULE NO.: 53ER99-65

SUMMARY OF THE RULE: This emergency rule relates to the Instant Game 92, "CUPID CASH" for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game, determination of prize winners, the number and size of prizes in the game, and phone card provisions.

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:

53ER99-65 Instant Game 92 Specifics.

(1) Name of Game. Instant Game Number 92, "CUPID CASH."

(2) Price. CUPID CASH tickets sell for \$2.00 per ticket.

(3) CUPID CASH Lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a VIRN under the latex area on the ticket. To be a valid winning CUPID CASH Lottery ticket, a combination of essential elements sufficient to validate the ticket must be present as set forth in Rule 53ER92-63(1)(a), F.A.C. In the event a dispute arises as to the validity of any CUPID CASH Lottery ticket, the VIRN number under the latex shall prevail over the bar code.

(4) The "LUCKY SYMBOLS" play symbols and play symbol captions in CUPID CASH are as follows:

**ADD SYMBOLS**

(5) The "YOUR SYMBOLS" play symbols and play symbol captions in CUPID CASH are as follows:

**ADD SYMBOLS**

(6) The prize symbols and prize symbol captions in CUPID CASH are as follows:

**ADD SYMBOLS**

(7) Determination of Prize Winners. The holder of a ticket having any symbol exposed in the "YOUR SYMBOLS" play area that matches any symbol in the "LUCKY SYMBOLS" play area shall be entitled to a prize of the amount shown for that number, or if TICKET is shown as the prize, shall be entitled to a prize of a \$2.00 instant ticket or any combination of instant and on-line tickets that totals \$2.00.

(8) Prize amounts which may appear in the play area are: \$1.00, \$2.00, \$3.00, \$4.00, \$5.00, \$10.00, \$20.00, \$50.00, \$100, \$500, \$1,000 and \$10,000.

(9) Number and Size of Prizes. The following prizes will be available in Instant Game Number 92 CUPID CASH:

(a) Approximately 1,589,166 prizes falling in the cash categories of 60 pools of 120,000 tickets per pool.

(b) The expected value, number of prizes, and odds of winning in Instant Game Number 92 are as follows:

MATCH ANY OF YOUR SYMBOLS TO ANY LUCKY SYMBOL WIN PRIZE(S) OF:		NUMBER IN 60 POOLS	ODDS
TICKET	WIN TICKET		
	\$2	864,000	1 in 8.33
\$2	\$2	480,000	1 in 15.00
\$1 x 4	\$4	480,000	1 in 15.00
\$2 + \$2	\$4	384,000	1 in 18.75
\$4	\$4	96,000	1 in 75.00
\$1 x \$10	\$10	48,000	1 in 150.00
\$2 + \$4 x 2	\$10	48,000	1 in 150.00
\$2 x 10	\$20	24,000	1 in 300.00
\$1 + \$2 + \$3 x 3 + \$4 x 2	\$20	24,000	1 in 300.00
\$5 x 10	\$50	3,900	1 in 1,846.15
\$5 x 2 + \$20 x 2	\$50	600	1 in 12,000.00
\$10 + \$20 x 2 + \$50	\$100	240	1 in 30,000.00
\$10 x 10	\$100	180	1 in 40,000.00
\$100 x 5	\$500	120	1 in 60,000.00
\$500	\$500	120	1 in 60,000.00
\$1,000 x 10	\$10,000	3	1 in 2,400,000.00
\$10,000	\$10,000	3	1 in 2,400,000.00

(10) For reorders of Instant Game Number 92, the expected value, number of prizes, and odds of winning shall be proportionate to the number of tickets reordered.

(11) The over-all odds of winning any prize in Instant Game Number 92 are 1 in 2.93.

(12) At the bottom of each CUPID CASH Lottery ticket is a detachable Florida Lottery Phone Card which entitles the holder to receive a total of five free minutes of domestic long distance telephone service. Domestic long distance telephone service allows the holder of the phone card to call to and from anywhere in the United States including Alaska, Hawaii and possessions of the United States, 24 hours a day, 7 days a week.

(a) Complete dialing instructions are printed on the back of the Florida Lottery Phone Card.

(b) The following restrictions apply to use of the Florida Lottery Phone Card:

1. The phone card must be used from a touch-tone telephone and cannot be used from a public telephone.
2. Telephone calls must be domestic, not international.
3. The phone card may be used for more than one domestic call; however, minutes are billed in full minute increments up to the maximum five minutes and thereafter may not be recharged.
4. The phone card expires June 30, 2001.

Specific Authority 24.105(10)(a), (b), (c), 24.109(1) FS. Law Implemented 24.105(10)(a), (b), (c), 24.109(1) FS. History—New 12-20-99.

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

EFFECTIVE DATE: December 20, 1999

**Section V  
Petitions and Dispositions Regarding Rule  
Variance or Waiver**

**DEPARTMENT OF COMMUNITY AFFAIRS**

NOTICE IS HEREBY GIVEN that a Denial of Petition for Waiver dated December 21, 1999, has been issued in response to the Petition for Waiver received from the City of Quincy on October 4, 1999. This petition was assigned the number DCA99-WAI-249. Notice of receipt of this petition appeared October 22, 1999, in Vol. 25, No. 42 of the Florida Administrative Weekly. The petition requested a variance from Rule 9B-43.006(2)(f) and Rule 9B-43.003(49), Fla. Admin. Code, which requires that an applicant for a Small Cities Community Development Block Grant must hold a public hearing, and that notice for the public hearing must be published at least 5 days prior to the public hearing, not counting the day of publication. It was ORDERED that the Petition for Waiver or Variance by Petitioner CITY OF QUINCY be, and by this Denial for Petition of Waiver is, hereby DENIED.

A copy of the Denial for Petition of Waiver can be obtained by writing: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

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### **PUBLIC SERVICE COMMISSION**

NOTICE IS HEREBY GIVEN that on December 6, 1999, the Florida Public Service Commission has received a Petition from BellSouth Public Communications, Inc. Docket No. 991823-TC, seeking waiver of Rule 25-24.515(3), Florida Administrative Code. The location of the pay telephone station is as follows: Tamarac Lakes North Association Inc., 2600 Northwest 53rd Street, Tamarac, Florida. Comments on this Petition should be filed with the Commission's Division of Records and Reporting, Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0863, within 14 days of publication of this notice. A copy of the Petition may be obtained from the Commission's Division of Records and Reporting, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, FL 32399-0850, or by calling (850)413-6770. For additional information, contact: Marlene Stern, Division of Legal Services, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0862, or telephone (850)413-6230.

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NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has received a petition from Gem Estates Utilities, Inc., filed December 22, 1999, in Docket No. 980678-WU, seeking waiver from Rule 25-30.110(3),(6) and (7), Florida Administrative Code. The above-referenced portions of Rule 25-30.110 require utilities to file annual reports as prescribed by the rule, and provide for the imposition of a penalty for the failure to file an annual report or to file for an extension of time in which to file the report.

Written comments on the petition should be filed with the Commission's Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within 14 days after publication of this notice.

A copy of the petition can be obtained from the Division of Records and Reporting. For additional information, please contact Jennifer Brubaker, Staff Attorney, Division of Legal Services, at the above address or telephone (850)413-6199.

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### **WATER MANAGEMENT DISTRICTS**

NOTICE IS HEREBY GIVEN that on December 16, 1999, the South Florida Water Management District (SFWMD) has received a petition for waiver from the City of Riviera Beach, for utilization of works or land of the SFWMD known as the C-17 Canal, Palm Beach County. The petition seeks relief from the Rule 40E-6.221(2)(j), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water

Management District, incorporated by reference in Rule 40E-6.091(1), Fla. Admin. Code, which prohibits any above ground encroachments within 100 feet of bridge quadrants on District rights of way.

A copy of the petition may be obtained from Juli Triola, (561)682-6268 or e-mail at [jtriola@sfwmd.gov](mailto:jtriola@sfwmd.gov).

The SFWMD will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, Attn: Juli Triola, Office of Counsel.

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NOTICE IS HEREBY GIVEN that on December 20, 1999, the South Florida Water Management District (SFWMD) has received a petition for waiver from CV Consultants, Inc., on behalf of Lowe's Home Centers, Inc., for utilization of works or land of the SFWMD known as C-13, Broward County. The petition seeks relief from the Rule 40E-6.301(1)(i), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in Rule 40E-6.091(1), Fla. Admin. Code, which prohibits the use of District rights of way for access. A copy of the petition may be obtained from Juli Triola, (561)682-6268 or e-mail at [jtriola@sfwmd.gov](mailto:jtriola@sfwmd.gov). The SFWMD will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, Attn.: Juli Triola, Office of Counsel.

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### **DEPARTMENT OF ENVIRONMENTAL PROTECTION**

Pursuant to section 120.542, Florida Statutes, the Department of Environmental Protection has taken action on a petition for waiver received from R. L. Singletary, Inc., on June 1, 1999. Notice of receipt of this petition was published in the Florida Administrative Weekly, Vol. 25, No. 26, dated July 2, 1999. No public comment was received.

The petition requested a waiver from elevation and foundation requirements set forth in Rule 62B-33.007(3)(c), Florida Administrative Code, to allow improvements that constituted rebuilding, to an existing motel in Bay County. The waiver is associated with Coastal Construction Control Line permit number BA-602 ATF, for a second story addition and other improvements to an existing nonconforming motel outside the limits of the existing foundation.

On September 14, 1999, the Department issued a final order granting a waiver to R. L. Singletary, Inc. The file number of the final order is BA-602 ATF (Waiver). The final order granted a waiver from elevation and foundation requirements and contained conditions. The general basis for the

Department's decision to grant a waiver was that the improvements, except for the second story cantilevered walkway, are contained within the limits of the existing foundation and are not expected to result in significant adverse impacts to the beach and dune system. Therefore, the general purpose of the underlying statute (s. 161.053, F.S.) could be achieved, thereby satisfying the first criterion of Section 120.542, F.S., for the waiver. Additionally, the failure of the Department to advise the petitioner that the project was not exempt after the applicant requested clarification of an exemption status, violates principles of fairness. Therefore, the second criterion for a waiver is satisfied as well.

For a copy of the final order write or call Rosaline Beckham, Department of Environmental Protection, Office of Beaches and Coastal Systems, 3900 Commonwealth Boulevard, Mail Station 300, Tallahassee, Florida 32304, telephone (850)488-1262, Extension 191.

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NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received, on December 15, 1999, a petition from Reliant Energy, seeking a variance from the requirements under Rule 62-761.510(3)(d)(3), Florida Administrative Code, for internal and external inspections, examinations, and tests in accordance with API Standard 653. The petition has been assigned OGC Case Number 99-2191.

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 32399-3900, Attn.: Betsy Hewitt. Comments must be received no later than 14 days from the date of publication of this notice.

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The Department of Environmental Protection has taken action on a petition for variance received from Coastal Fuels Marketing, Inc., on 23 July 1999. Notice of receipt of this petition was published in the Florida Administrative Weekly, Vol. 25, No. 31, dated 6 August 1999. Public comment was not received. The petition requested a temporary waiver from certain storage tank system closure and leak detection requirements associated with existing field erected aboveground storage tank systems under rules 62-761.510(3)(d), 62-761.600(1)(j), 62-761.600(3)(a), (3)(d) and (3)(f) of the Florida Administrative Code for Petroleum Storage Systems. On 16 November 1999, the Department granted a waiver until 30 June 2000 to upgrade certain aboveground storage tanks in a final order, OGC File No.: 99-1273. The final order contained conditions that prior to 30 June 2000 all storage tank systems under the temporary waiver be taken out of service and either upgraded or properly closed. For a copy of the final order write or call: John Stout,

Department of Environmental Protection, MS 4525, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000; telephone (850)921-9008.

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The Department of Environmental Protection has taken action on a petition for variance from Gainesville Regional Utilities received on 8 September 1999. Notice of receipt of this petition was published in the Florida Administrative Weekly, Vol. 25, No. 38, dated 24 September 1999. Public comment was not received. The petition requested a temporary variance from or waiver of certain performance standards under rules 62-761.510(3)(d) and 62-761.500, Florida Administrative Code for the J. R. Kelly Power Plant. On 6 December 1999, the Department conditionally granted a temporary waiver in a final order, OGC File No.: 99-1510. The conditions include requirements to close the tanks within 90 days of 1 June 2001 and by 6 January 2000 (and annually thereafter during the waiver period) the applicant must have a Florida registered engineer evaluate and repair the tank exterior in accordance with API 653. For a copy of the final order write or call John Stout, Department of Environmental Protection, MS 4525, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, telephone (850)921-9000.

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#### DEPARTMENT OF HEALTH

NOTICE IS HEREBY GIVEN that the Department of Health has issued an Order disposing of the Petition for Waiver from Rule 64E-6.009(5), FAC., which was filed by Jeffery A. Hite on behalf of Hancor, Inc. Rule 64E-6.009(5), Florida Administrative Code, addresses the requirements for requests submitted to the Department for approval of alternative drainfield materials and designs. The petition was filed with the Department on September 24, 1999. A notice of the receipt of the petition was not submitted to the Department of State for publication in the Florida Administrative Weekly, as required by section 120.542(6), Florida Statutes.

The Order, which is dated December 23, 1999, provides, in summary, that:

The Petition for Waiver from Rule 64E-6.009(5), FAC., is DENIED. The Petitioner has failed to meet its burden of establishing that it is entitled to a waiver of the rule. The purpose of the underlying statute, section 381.0065, Florida Statutes, is to provide for sanitary onsite treatment and disposal of sewage waste, while protecting the public health, groundwater, and surface water. The Petitioner has not shown any facts demonstrating that the purpose of section 381.0065, Florida Statutes, can be achieved through the waiver of the rule in the Petitioner's particular case. The Petitioner has not shown any facts demonstrating hardship or any facts showing that denial of the request for waiver would violate principles of fairness. Absent a clear demonstration based on supporting research or empirical data, the Department cannot evaluate whether the Petitioner's products are equivalent or similar to its

competitors' products. The Petitioner's assertion that the Petitioner's designs are deserving of a "reduction" is a conclusory statement that is unsupported by any facts.

A copy of the Order may be obtained from: Angela Hall, Agency Clerk, Department of Health, Office of the General Counsel, BIN #A02, 2020 Capital Circle, S. E., Tallahassee, FL 32399-1703, ph. (850)245-4005.

NOTICE IS HEREBY GIVEN that on September 24, 1999, the Department of Health received a petition from Hancor, Inc. requesting a variance pursuant to Section 120.542, Florida Statutes. Specifically, the petitioner seeks a variance from 64E-6.009(5), Florida Administrative Code, which requires that no drainfield product size reduction shall be granted unless permitted as part of a performance-based treatment system. Comments on this petition should be filed with Angela Hall, Agency Clerk, Department of Health, Office of the General Counsel, 2020 Capital Circle, S. E., Bin A02, Tallahassee, Florida 32399-1734.

A copy of the petition may be obtained from: Angela Hall, Agency Clerk, Department of Health, Office of the General Counsel, 2020 Capital Circle, S. E., Bin A02, Tallahassee, Florida 32399-1734.

## Section VI

### Notices of Meetings, Workshops and Public Hearings

#### DEPARTMENT OF STATE

The **Museum of Florida History Foundation**, Inc. announces a Board of Director's Meeting to which all persons are invited.

DATE AND TIME: Monday, January 24, 2000, 12:15 p.m.

PLACE: R. A. Gray Building, Room 307, Tallahassee, FL

PURPOSE: Regularly scheduled meeting.

Pursuant to Chapter 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact Penny Lord, (850)922-5299, at least 48 hours prior to the meeting in order to request any special assistance.

#### DEPARTMENT OF LEGAL AFFAIRS

The Bylaws Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 18, 2000, 10:00 a.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The Family Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 19, 2000, 10:00 a.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The Health Care Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 19, 2000, 3:00 p.m.

PLACE: Please call (850)414-3300 for instructions on participation

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The Resources Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 20, 2000, 10:00 a.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The Women's Hall of Fame, Women's History Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 20, 2000, 3:00 p.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The Employment and Education Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 21, 2000, 10:00 a.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The Legislative Reporting Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 21, 2000, 3:00 p.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The Executive Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 27, 2000, 3:00 p.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The Finance and Budget Committee of the **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 28, 2000, 3:00 p.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

The **Florida Commission on the Status of Women** will hold a conference call on:

DATE AND TIME: January 31, 2000, 3:00 p.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

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#### DEPARTMENT OF BANKING AND FINANCE

The **Unclaimed Property Advisory Board** announces a public Board Meeting and all persons are invited to attend.

DATE AND TIME: January 19, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: Holiday Inn Select, 12125 High Tech Avenue, Orlando, Florida 32817, (407)275-9000

PURPOSE: Regular Board Business.

A copy of the agenda may be obtained by contacting: Anne Bodiford, Administrative Assistant I, Unclaimed Property Program Office, Fletcher Bldg., 101 E. Gaines St., Room 330-A, Tallahassee, FL 32399-0350, Telephone (850)410-9923, fourteen days prior to the meeting.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise Anne Bodiford, (850)410-9923, at least 48 hours before the meeting. If you are hearing or speech impaired, contact Anne Bodiford, via the Florida Relay Service at 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice), for assistance.

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#### DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

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

DATE AND TIME: January 26, 2000, 9:30 a.m.

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

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

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

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

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The **Department of Agriculture and Consumer Services** announces a public meeting of the Florida Amusement Device and Attraction Advisory Committee to which all persons are invited.

DATE AND TIME: February 8, 2000, 10:00 a.m.

PLACE: Florida State Fairgrounds, Equestrian Center Pavilion, 4800 U.S. Highway 301, Tampa, Florida



**PURPOSE:** Regularly called meeting of the Florida Amusement Device and Attraction Advisory Committee.

A copy of the agenda may be obtained by writing: Isadore Rommes, Chief, Bureau of Fair Rides Inspection, 3125 Conner Boulevard, Suite N, Tallahassee, Florida 32399-1650, or by calling Isadore Rommes, (850)488-9790.

Pursuant to 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 Isadore Rommes, (850)488-9790. If you are hearing or speech impaired please contact the agency by calling the State of Florida TDD line at 1(800)955-8771.

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#### DEPARTMENT OF EDUCATION

The Florida **Department of Education**, Charter School Review Panel announces a public meeting to which all persons are invited.

**DATES AND TIME:** Friday, January 7, 2000; Saturday, January 8, 2000, 10:00 a.m.

**PLACE:** University of South Florida, 4202 East Fowler Avenue, Tampa, FL 33620

**PURPOSE:** Members of the Charter School Review Panel will review issues related to the charter schools.

To obtain a copy of the agenda, please call or write: Office of Public School Choice, 325 West Gaines Street, 522 Turlington Building, Tallahassee, Florida 32399, Telephone (850)414-0780 or Suncom 994-0780.

Persons with disabilities who require assistance to participate in this meeting are requested to contact Karen Hines-Henry at the above address or telephone numbers.

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The State of Florida, **Education Practices Commission** announces a general business meeting and two public hearings to which all persons are invited.

**DATE AND TIMES:** January 28, 2000, 8:30 p.m. or as soon thereafter as can be heard; 1:00 p.m. or as soon thereafter as can be heard; 2:00 a.m. or as soon thereafter as can be heard

**PLACE:** The Sheraton Suites Tampa Airport, 4400 West Cypress Street, Tampa, Florida 33607, Telephone (813)873-8675

**PURPOSE:** A Teacher Hearing Panel, Business Meeting, and Administrator Hearing Panel of the Education Practices Commission will consider final agency action in matters dealing with the disciplining of administrators and teachers.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this hearing, he or she 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 to be based.

Additional information may be obtained by writing: Education Practices Commission, Florida Education Center, 325 W. Gaines Street, Room 224-E, Tallahassee, Florida 32399-0400.

Any person requiring a special impairment accommodation should contact Kathleen M. Richards, (850)488-0547, at least five calendar days prior to the hearing.

Persons who are hearing or speech impaired can contact the Commission using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

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The public is invited to a meeting of the Florida **Board of Regents**.

**DATE AND TIME:** January 21, 2000, 9:00 a.m.

**PLACE:** Tampa Airport Marriott, Tampa, Florida

**PURPOSE:** Update on SUS Education Partnership Initiative; Discussion of Enrollment; Discussion of Admissions; Information; Public Testimony; Consideration of Proposed Revised Rule; and other matters pertaining to the State University System.

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

Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Equal Opportunity and Diversity, (850)201-7160 (Voice), (850)201-7333 (TDD), at least 7 days in advance, so that their needs may be accommodated.

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#### DEPARTMENT OF COMMUNITY AFFAIRS

The **Department of Community Affairs** announces a meeting of the State Energy Program (SEP) Clean Fuel Florida Advisory Board (CFF) to which all interested parties are invited.

**SEP CFF MEETING**

**DATE AND TIME:** January 28, 2000, 1:00 p.m. – 5:00 p.m.

**PLACE:** Department of Community Affairs, 2555 Shumard Oak Boulevard, Kelley Training Center, Room 305, Tallahassee, Florida 32399-2100

**ACTIONS TO BE TAKEN:** The CFF will consider the following items:

- 1) Short/Long Term Goals
- 2) Objectives

If a person decides to appeal any decision of the Department of Community Affairs with respect to any matter considered at this public meeting he or she may need a record or transcript of the proceeding, and for such purposes he or she may need to ensure that a record of the proceeding is made, which record may include testimony and evidence relevant to the appeal.

Anyone who wants a copy of the agenda or additional information on this meeting may write or call: Alexander Mack, Community Program Administrator, Department of Community Affairs, 2255 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-2475.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the SEP, (850)488-2475, at least five calendar days prior to the meeting. If you are hearing impaired, please contact the SEP, (850)488-2475, at least five calendar days prior to the meeting. If you are hearing impaired, please contact the SEP using the Florida Dual Party System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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#### DEPARTMENT OF CITRUS

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

Committee Meetings

DATE AND TIME: January 19, 2000, 10:30 a.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Boulevard, Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED:  
Regular monthly meeting.

A copy of the agenda may be obtained by contacting: Florida Department of Citrus, Attention: Executive Office, Post Office 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.

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#### FLORIDA PAROLE COMMISSION

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

DATE AND TIME: Wednesday, January 19, 2000, 8:30 a.m.

PLACE: Orlando Police Department Auditorium, 100 S. Hughey Avenue, Orlando, Florida 32801

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

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

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

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

#### PUBLIC SERVICE COMMISSION

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

Docket No. 990720-EG – Adoption of Numeric Conservation Goals and Consideration of National Energy Policy Act Standards, (Section 111) by Jacksonville Electric Authority.

Docket No. 990721-EG – Adoption of Numeric Conservation Goals and Consideration of National Energy Policy Act Standards, (Section 111) by Florida Public Utilities Company.

Docket No. 990722-EG – Adoption of Numeric Conservation Goals and Consideration of National Energy Act Standards, (Section 111) by Orlando Utilities Commission.

DATE AND TIME: January 24, 2000, 9:30 a.m.

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

PURPOSE: To consider (1) the simplification of the issues; (2) the identification of the positions of the parties on the issues; (3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) the identification of the exhibits; (5) the establishment of an order of witnesses; and (6) such other matters as may aid in the disposition of the action.

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

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

DOCKET NO. 980261-WS – Application for amendment of Certificates Nos. 570-W and 496-S to add territory in Charlotte County by Florida Water Services Corporation.

DATE AND TIME: January 24, 2000, 1:30 p.m.

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

PURPOSE: To consider (1) the simplification of the issues; (2) the identification of the positions of the parties on the issues; (3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) the identification of the exhibits; (5) the establishment of an order of witnesses; and (6) such other matters as may aid in the disposition of the action.

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

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

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

Docket No. 991267-TP – Complaint and/or petition for arbitration by Global NAPS, Inc. for enforcement of Section VI(B) of its interconnection agreement with BellSouth Telecommunications, Inc., and request for relief.

DATE AND TIME: January 25, 2000, 9:30 a.m.

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

PURPOSE: To permit parties to present testimony and exhibits relative to the complaint and/or petition for arbitration by Global NAPS, Inc. for enforcement of Section VI(B) of its interconnection agreement with BellSouth Telecommunications, Inc., and request for relief, 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 January 10, 2000. 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, FAC.

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

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

Docket No. 990517-TL – Request for review of proposed numbering plan relief for the 904 area code.

DATE AND TIME: January 26, 2000, 10:00 a.m.

PLACE: Columbia County School Board, Administrative Complex Auditorium, 328 W. Duval Street, Lake City, Florida

The hearing will begin as scheduled and will continue until all witnesses have been heard. If no witnesses are present, the hearing may be adjourned. All persons desiring to present testimony are urged to appear at the beginning of the hearing.

PURPOSE: To permit members of the public to give testimony regarding the request for review of proposed numbering plan relief for the 904 area code.

At the hearing customers may be heard on any and all issues in the case relating to this request. All witnesses shall be subject to cross-examination at the conclusion of their testimony.

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

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

Docket No. 990517-TL – Request for review of proposed numbering plan relief for the 904 area code.

DATE AND TIME: January 26, 2000, 6:00 p.m.

PLACE: Holiday Inn, Commonwealth, 6802 Commonwealth Avenue, I-295, Jacksonville, Florida

The hearing will begin as scheduled and will continue until all witnesses have been heard. If no witnesses are present, the hearing may be adjourned. All persons desiring to present testimony are urged to appear at the beginning of the hearing.

PURPOSE: To permit members of the public to give testimony regarding the request for review of proposed numbering plan relief for the 904 area code.

At the hearing customers may be heard on any and all issues in the case relating to this request. All witnesses shall be subject to cross-examination at the conclusion of their testimony.

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

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

Docket No. 990517-TL – Request for review of proposed numbering plan relief for the 904 area code.

DATE AND TIME: January 27, 2000, 10:00 a.m.

PLACE: St. Johns County Auditorium, Administrative Center, 4020 Lewis Speedway, St. Augustine, Florida

The hearing will begin as scheduled and will continue until all witnesses have been heard. If no witnesses are present, the hearing may be adjourned. All persons desiring to present testimony are urged to appear at the beginning of the hearing.

PURPOSE: To permit members of the public to give testimony regarding the request for review of proposed numbering plan relief for the 904 area code. At the hearing customers may be heard on any and all issues in the case relating to this request.

All witnesses shall be subject to cross-examination at the conclusion of their testimony.

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

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

Docket No. 990517-TL – Request for review of proposed numbering plan relief for the 904 area code.

DATE AND TIME: January 27, 2000, 4:00 p.m.

PLACE: Daytona Beach City Commission Chambers, 301 S. Ridgewood Avenue, Daytona Beach, Florida

The hearing will begin as scheduled and will continue until all witnesses have been heard. If no witnesses are present, the hearing may be adjourned. All persons desiring to present testimony are urged to appear at the beginning of the hearing.

PURPOSE: To permit members of the public to give testimony regarding the request for review of proposed numbering plan relief for the 904 area code. At the hearing customers may be heard on any and all issues in the case relating to this request. All witnesses shall be subject to cross-examination at the conclusion of their testimony.

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

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

Docket No. 990517-TL – Request for review of proposed numbering plan relief for the 904 area code.

DATE AND TIME: January 28, 2000, 10:00 a.m.

PLACE: Deltona Hills Golf and Country Club, 1120 Elkcam Blvd., Deltona, Florida

The hearing will begin as scheduled and will continue until all witnesses have been heard. If no witnesses are present, the hearing may be adjourned. All persons desiring to present testimony are urged to appear at the beginning of the hearing.

PURPOSE: To permit members of the public of the public to give testimony regarding the request for review of proposed numbering plan relief for the 904 area code. At the hearing customers may be heard on any and all issues in the case relating to this request. All witnesses shall be subject to cross-examination at the conclusion of their testimony.

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

## REGIONAL PLANNING COUNCILS

The **North Central Florida Regional Planning Council** announces a meeting of the Tourism Task Force to which all persons are invited.

DATE AND TIME: January 18, 2000, 3:30 p.m.

PLACE: North Central Florida Regional Planning Council Office, 2009 Northwest 67 Place, Suite A, Gainesville, Florida

PURPOSE: To review the audit for the North Central Florida Regional Planning Council.

A copy of the agenda may be obtained by writing: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Suite A, Gainesville, Florida 32653-1603.

Any person deciding to appeal any decision of the Task Force with respect to any matter considered at the meeting may need to ensure that a verbatim record of the proceedings is made. Persons with disabilities who need assistance may contact us at (352)955-2200, at least two business days in advance to make appropriate arrangements.

The **North Central Florida Regional Planning Council** announces a meeting of the Tourism Task Force to which all persons are invited.

DATE AND TIME: January 20, 2000, 10:00 a.m.

PLACE: Best Western Gateway Grand Hotel, 4200 N. W. 97 Boulevard, Gainesville, FL

PURPOSE: To carry out business as it pertains to promotion of the 11-county north central Florida region.

A copy of the agenda may be obtained by calling (352)955-2200 or writing: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Suite A, Gainesville, Florida 32653-1603.

Any person deciding to appeal any decision of the Task Force with respect to any matter considered at the meeting may need to ensure that a verbatim record of the proceedings is made.

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

The **Southwest Florida Regional Planning Council** announces a public hearing to which all persons are invited:

DATE AND TIME: January 20, 2000, 9:30 a.m.

PLACE: Southwest Florida Regional Planning Council, Conference Room, 4980 Bayline Drive, 4th Floor, North Fort Myers, FL 33917

**PURPOSE:** Regular meeting of the Regional Planning Council.

A copy of the proposed agenda may be obtained by writing: Mr. Wayne E. Daltry, Executive Director, Southwest Florida Regional Planning Council, Post Office Box 3455, North Fort Myers, FL 33918-3455.

Please note that if a person decides to appeal any decision made by the Council 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, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

All Council Subcommittee meetings will immediately follow the Council meeting.

Any person requiring special accommodation due to disability or physical impairment should contact Mr. Wayne Daltry, (941)656-7720, at least five calendar days prior to the meeting. Persons who are hearing impaired should contact Mr. Daltry using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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The **Apalachee Regional Planning Council** announces a public meeting to which all persons are invited. In addition to its regular business, the agenda will include the review of any Local Government Plan Amendment(s) received in a timely manner.

**DATE AND TIME:** January 20, 2000, 10:30 a.m., Eastern Time, 9:30 a.m., Central Time

**PLACE:** The Clarion Capital Hotel, 316 W. Tennessee Street, Tallahassee, Florida

**PURPOSE:** To hold the regular monthly meeting of the Apalachee Regional Planning Council's Board of Directors.

An agenda may be obtained by writing: Apalachee Regional Planning Council, 314 East Central Avenue, Blountstown, FL 32424 or calling (904)674-4571.

If special accommodations at the meeting are required because of a disability or impairment, please contact Council Offices, (850)674-4571, prior to the meeting

If any person desires to appeal any decision with respect to any matter considered at the above cited meeting, such person will need a record of the proceedings. For such purpose, he/she will need to ensure that a verbatim record of the proceeding is made to include the testimony and evidence upon which the appeal is to be based.

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## DEPARTMENT OF CORRECTIONS

The **Florida Corrections Commission** announces the following public meeting to which all interested persons are invited:

**DATE AND TIME:** Friday, January 21, 2000, 9:00 a.m. – 3:00 p.m.

**PLACE:** Department of Correction, Room B-501, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

**PURPOSE:** To discuss issues to be included in the 1999 Annual Report.

A copy of the agenda may be obtained by writing: Mr. John Fuller, Executive Director, Florida Corrections Commission, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500 or call (850)413-9330.

Pursuant to Chapter 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact staff at least 48 hours prior to the meeting in order to request any special assistance.

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## WATER MANAGEMENT DISTRICTS

The **Southwest Florida Water Management District** Governing Board will hold a Public Hearing pursuant to a request made under §120.54(3)(c), Florida Statutes on the proposed rules regarding Northern Tampa Bay Minimum Flows and Levels.

**DATE AND TIME:** Tuesday, January 25, 2000, 1:00 p.m., during its regularly scheduled monthly Board meeting.

**PLACE:** District's Brooksville Headquarters, 2379 Broad Street, U.S. 41, South, Brooksville, FL

**PURPOSE:** To hold a public hearing as requested pursuant to §120.54(3)(c), Florida Statutes on the proposed rules regarding Lower Hillsborough River Minimum Flow published on March 12, 1999, in the Florida Administrative Weekly, Vol. 25, No. 10, as amended by Notice of Change on April 16, 1999, Florida Administrative Weekly, Vol. 25, No. 15.

Should you have any questions concerning this hearing please contact 1(800)423-1476 or (352)796-7211, Extension 4651.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this activity is asked to advise the agency at least 72 hours before the activity by contacting: Dianne Lee, (352)796-7211 or 1(800)423-1476, Extension 4658, TDD only number 1(800)231-6103, Fax number (352)754-6878, Suncom 663-6878.

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The Big Cypress Basin, **South Florida Water Management District** announces a public meeting to which all interested persons are invited.

**DATE AND TIME:** January 21, 2000, 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.

**REGIONAL UTILITY AUTHORITIES**

The **Tampa Bay Water** announces the following Board Workshops and public meetings for January 2000 to which all persons are invited:

DATE AND TIME: Friday, January 21, 2000, 9:00 a.m. – 12:00 p.m.

PURPOSE: Water Quality Workshop pertaining to hydrogen sulfide and 18 other Exhibit D parameters.

DATE AND TIME: Monday, January 24, 2000, 9:00 a.m. – 11:00 a.m.

PURPOSE: Board Workshop to review the ranking of the Design-Build-Operate Contractors for the Tampa Bay Regional Surface Water Treatment Plant.

DATE AND TIME: Monday, January 24, 2000, 11:00 a.m.

PURPOSE: Regular Meeting of the Board of Directors.

PLACE: Tampa Bay Water, 2535 Landmark Drive, Suite 211-A, Clearwater, Florida 33761

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

A copy of the regular meeting agenda may be obtained by writing to Tampa Bay Water or can be accessed on the Web at: [www.tampabaywater.org](http://www.tampabaywater.org).

If an accommodation is needed for a disability, in order to participate in this activity, please notify Holly Manning, (727)796-2355, at least 3 business days prior to the meeting.

**DEPARTMENT OF MANAGEMENT SERVICES**

The **SMART Schools Clearinghouse** announces a regular meeting of the SMART Schools Clearinghouse to which all interested persons are invited:

DATE AND TIME: January 25, 2000, 10:00 a.m.

PLACE: The meeting will be held at the Department of Management Services, Capital Circle Office Center, 4050 Esplanade Way, Suite 101, Tallahassee, Florida 32399-0950

A copy of the agenda may be obtained by contacting: SMART Schools Clearinghouse, Office of the Executive Director, 4050 Esplanade Way, Suite 250, Tallahassee, FL 32399-0950, Telephone (850)921-8699, Suncom 291-8699.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Office of the Executive Director at the above telephone or address at least five (5) calendar days prior to the meeting. If you are hearing- or speech-impaired, please contact the agency using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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

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: January 19, 2000, 10:00 a.m.

PLACE: Department of Management Services, 4050 Esplanade Way, Room 315 L, Tallahassee, FL

PURPOSE: Industry Impact Review and Fair Market Price Determination and assignment of the following service contracts and products to qualified agencies for persons with disabilities through the provisions of Section 413.035, Florida Statutes: Department of Management Services (Florida Department of Law Enforcement Orlando Crime Lab) Janitorial Services Contract; Department of Transportation, Manatee and Sarasota Counties Litter Removal Contract; Florida International University, North Wolfe Center Janitorial Services Contract; Orange County South Street Administration Buildings Annex One and Two Janitorial Services Contract; Palm Beach County, Solid Waste Authority Administration Building Janitorial Services Contract; Washington County Courthouse Annex Janitorial Services Contract; trash can liners; and plastic mop head holders. 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 at 1(800)955-8771 (TDD).

The Florida **Commission on Human Relations** announces a public meeting to which all persons are invited. The meeting will be held:

DATE AND TIME: Tuesday, January 18, 2000, 9:30 a.m.

PLACE: Radisson Hotel, 415 N. Monroe Street, Tallahassee, Florida 32301

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** This meeting will be to conduct an orientation session for newly-appointed commission members, and to discuss general administrative issues of the Commission.

A copy of the agenda may be obtained by contacting: Ms. Sharon Moultry, Clerk of the Commission, Florida Commission on Human Relations, 325 John Knox Road, Bldg. F, Suite 240, Tallahassee, Florida 32303-4149, Telephone (850)488-7082, Extension 1036.

If any person decides to appeal any decision made during the meeting, he or she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

Any person requiring special accommodation because of a disability or physical impairment should contact the Clerk of the Commission, (850)488-7082, Extension 1036, at least five calendar days prior to the meeting.

#### **DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

The **Board of Auctioneers** announces the following meeting to which all persons are invited.

DATE AND TIME: Friday, February 4, 2000, 10:00 a.m. (EST) or soon thereafter

PLACE: The meeting will be held as a telephone conference call. The number to call is: (850)488-5778, Suncom 278-5778

PURPOSE: General meeting of the Board to conduct regular Board business.

A copy of the agenda may be obtained by writing: Board of Auctioneers, 1940 North Monroe Street, Tallahassee, Florida 32399-0762 or by calling Daryl Dempsey, (850)488-5189.

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 forty-eight (48) hours before to the meeting by contacting Daryl Dempsey, (850)488-5189. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

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

The **Department of Business and Professional Regulation, Board of Professional Geologists** announces a General Business meeting. All interested parties are invited to attend at the address listed below, which is normally open to the public.

DATE AND TIME: January 27, 2000, 9:00 a.m.

PLACE: DoubleTree Orlando, 3011 Maingate Lane, Kissimmee, Florida 34747

PURPOSE: Board Business.

A copy of the agenda may be obtained by writing: Christa Patterson, Program Administrator, Department of Business and Professional Regulation, Board of Professional Geologists, 1940 North Monroe Street, Tallahassee, FL 32399-0764.

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

Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System at 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Christa Patterson by Thursday, January 20, 2000.

#### **DEPARTMENT OF ENVIRONMENTAL PROTECTION**

The **Department of Environmental Protection** announces a public meeting to which all are invited.

DATE AND TIME: January 13, 2000, 9:30 a.m. – 5:00 p.m. (Please contact the Commission office for verification of meeting time)

PLACE: Anne Kolb Nature Center, West Lake Park, 751 Sheridan Street, Hollywood, Florida

PURPOSE: The Commission will be briefed with an overview of the Comprehensive Everglades Restoration Plan (Restudy) and will begin discussions on funding options for this plan.

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

Further information may be obtained by writing or calling: Roberto Torres, Governor's Commission for the Everglades, 1550 Madrugá Ave., Suite 412, Coral Gables, FL 33146, Telephone (305)669-6973.

**DEPARTMENT OF JUVENILE JUSTICE**

The **Juvenile Justice Accountability Board** announces a meeting which is open to the public.

DATE AND TIME: January 27, 2000, 10:00 a.m. – 4:00 p.m.

PLACE: Webster Building, Second Floor, Conference Room, 2671 Executive Center Circle, West, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Includes progress reports on the following projects in the 1999-2000 work plan: Outcome Evaluation Study; Prevention Outcomes study; Annual Report and Fact Book; Education Policy Study and the Juvenile Transfers to Adult Court Study. Status report will be received on the following matters pertaining to the Department of Juvenile Justice: Internal Agency Reorganization; LBR for FY 2000-2001; substantive legislative agenda; other program policy or operational initiatives.

For more information, contact: Juvenile Justice Accountability Board Office, (850)922-4377.

The **Juvenile Justice Accountability Board** announces a meeting of it's Juvenile Justice Education Policy Task Force, which is open to the public.

DATES AND TIMES: January 27, 2000, 4:00 p.m. – 5:30 p.m.; January 28, 2000, 8:30 a.m. – 4:00 p.m. or adjournment, whichever is earlier

PLACE: Webster Building, Second Floor, Conference Room, 2671 Executive Center Circle, West, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Includes vocational programming for youth committed to the Department of Juvenile Justice, implementation of Task Force's recommendations in HB 349, school district accountability and funding, and the programmatic, fiscal and governance issues associated with the creation of a separate school district.

For more information, contact: Marianna Tutwiler, Juvenile Justice Accountability Board Office, (850)921-5274.

**DEPARTMENT OF HEALTH**

This is to announce variance meetings of the **Public Swimming and Bathing Facilities Advisory Review Board** members. These meetings are open to the public.

DATES AND TIME: Wednesday, January 12, 2000; Wednesday, March 8, 2000; Wednesday, May 10, 2000; Wednesday, July 12, 2000; Wednesday, September 13, 2000; Wednesday, November 8, 2000, 9:30 a.m. – 3:00 p.m.

PLACE: Conference Room A, S. Tower, Hurston Building, 1st Floor, 400 West Robinson Street, Orlando, FL 32801, Telephone (407)317-7172

PURPOSE: The purpose of these meetings will be for the board to make recommendations to the department for agency action on variance requests, rule and policy development and other technical review problems.

The person to be contacted regarding these meetings or agendas is: Mr. Robert S. Pryor, Environmental Engineering, Dept. of Health, Bureau of Facility Programs, 2020 Capital Circle, S. E., BIN #A08, Tallahassee, FL 32399-1710, Telephone (850)487-0004.

The Florida **Board of Chiropractic Medicine**, Probable Cause Panel has scheduled a duly noticed conference call meeting, to which all persons are invited to attend.

DATE AND TIME: Thursday, January 13, 2000, 9:00 a.m.

PLACE: Department of Health, 1940 North Monroe Street, Tallahassee, Florida, Meet Me Number (850)921-6433

PURPOSE: For cases previously heard by the panel.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board of Chiropractic Medicine, (850)487-3052, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence form which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Ms. Sherra Causey, Professional Regulation Specialist II, Board of Chiropractic Medicine, 2020 Capital Circle, S. E., Bin #C07, Tallahassee, Florida 32399-3257.

The Florida **Board of Dentistry** announces a meeting to be held by way of conference telephone:

DATE AND TIME: Tuesday, January 25, 2000, 12:00 Noon or as soon as all parties are connected

PLACE: (850)488-5778, hookup at the following location: Office of William H. Buckhalt, Executive Director, 1940 North Monroe Street, Tallahassee, FL

PURPOSE: To certify for licensure successful candidates from the December dental/dental hygiene exams and other board business.

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

A copy of any item on the agenda may be obtained by writing: William H. Buckhalt, Executive Director, Board of Dentistry, 2020 Capital Circle, S. E., BIN #C06, Tallahassee, Florida



32399-3256, or you may call (850)488-6016. You will be charged seventeen cents per page for the number of copies desired.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Linda Barber, (850)488-6016, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Ms. Barber using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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The Florida **Board of Dentistry** announces a meeting to be held by way of conference telephone (850)488-5778 hookup:

DATE AND TIME: Tuesday, January 25, 2000, 12:00 Noon or as soon as all parties are connected

PLACE: Office of William H. Buckhalt, Executive Director, 1940 North Monroe Street, Tallahassee, FL

PURPOSE: To certify for licensure successful candidates from the December dental/dental hygiene exams and other board business.

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

A copy of any item on the agenda may be obtained by writing: William H. Buckhalt, Executive Director, Board of Dentistry, 2020 Capital Circle, S. E., BIN #C06, Tallahassee, Florida 32399-3256, or you may call (850)488-6016. You will be charged seventeen cents per page for the number of copies desired.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Linda Barber, (850)488-6016, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Ms. Barber using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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The Florida **Board of Medicine**, Probable Cause Panel (South), announces a meeting to which all persons are invited.

DATE AND TIME: Saturday, January 22, 2000, 12:00 p.m. or soon thereafter

PLACE: Embassy Suites, Orlando Airport, 5835 T. G. Lee Boulevard, Orlando, Florida 32822, 1(800)363-2779

PURPOSE: To conduct a private meeting to review cases for which a determination of probable cause is to be made and to conduct a public meeting to review cases on which probable cause has been made.

A copy of the agenda may be obtained by writing: Gaynetta Rosier, Regulation Specialist II, Agency for Health Care Administration, Medical Services, Palmer Building, P. O. Box 14229, Tallahassee, Florida 32317-4229.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Medical Litigation Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required.

The Medical Litigation Section may be contacted: P. O. Box 14229, Tallahassee, Florida 32317-4229, Telephone (850)922-2414, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice) via Florida Relay Service.

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The Florida **Board of Orthotists & Prosthetists** has scheduled a duly noticed meeting to which all persons are invited to attend.

DATE AND TIME: Friday, January 21, 2000, 8:30 a.m.

PLACE: The Clarion Hotel, 2101 Dixie Clipper Road, Jacksonville, Florida 32218, (904)741-1997

PURPOSE: General Board business.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board of Orthotists and Prosthetists, (850)487-3052, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence form which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Ms. Sherra Causey, Professional Regulation Specialist II, Board of Orthotists & Prosthetists, 2020 Capital Circle, S. E., Bin #C07, Tallahassee, Florida 32399-3257.

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**NOTICE OF CANCELATION – Department of Health, Board of Speech-Language Pathology and Audiology** announces the cancellation of the General Business meeting scheduled as follows:

DATE AND TIME: January 20, 2000, General Business meeting

PLACE: The Hilton Jacksonville and Towers, 1201 Riverplace Blvd., Jacksonville, FL 32207, (904)398-8800

PURPOSE: General Business meeting.

**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

The **Department of Children and Family Services**, District 7A, Human Rights Advocacy Committee announces the meetings scheduled for 2000. These meetings are open to the public.

DATE AND TIME: January 10, 2000; February 14, 2000; March 13, 2000; April 10, 2000; May 8, 2000; June 12, 2000; July 10, 2000; August 14, 2000; September 11, 2000; October 9, 2000; November 13, 2000; December 11, 2000, 4:00 p.m.

PLACE: 400 W. Robinson St., South Tower, Suite 1106F, Orlando, FL

For further information, please call: (407)245-0520, Ext. 525.

The **Department of Children and Family Services**, District 7B, Human Rights Advocacy Committee announces the meetings scheduled for 2000. These meetings are open to the public.

DATES AND TIME: January 26, 2000; February 23, 2000; March 22, 2000; April 26, 2000; May 24, 2000; June 28, 2000; July 26, 2000; August 23, 2000; September 27, 2000; October 25, 2000; November 22, 2000; December 27, 2000, 4:00 p.m.

PLACE: 1636 South Fiske Blvd., Large Conference Room, Rockledge, FL

For further information, please call (407) 245-0520, Ext. 525.

The **Department of Children and Family Services**, District 7, Health and Human Services Board of Orange, Osceola, Seminole and Brevard Counties announces the Standing Committee meeting schedule for 2000.

DATE AND TIME: January 19, 2000, 9:00 a.m. – Alcohol, Drug Abuse & Mental Health Committee

DATE AND TIME: January 20, 2000, 1:30 p.m. – Oversight Committee; 2:00 p.m. – Budget/Administration Committee; 3:00 p.m. – Family Sufficiency Committee

DATE AND TIME: February 16, 2000, 9:00 a.m. – Alcohol, Drug Abuse & Mental Health Committee

DATE AND TIME: February 17, 2000, 1:30 p.m. – Oversight Committee; 2:00 p.m. – Budget/Administration Committee; 3:00 p.m. – Family Sufficiency Committee

DATE AND TIME: March 15, 2000, 9:00 a.m. – Alcohol, Drug Abuse & Mental Health Committee

DATE AND TIME: March 16, 2000, 1:30 p.m. – Oversight Committee, 2:00 p.m. – Budget/Administration Committee; 3:00 p.m. – Family Sufficiency Committee

DATE AND TIME: April 19, 2000, 9:00 a.m. – Alcohol, Drug Abuse & Mental Health Committee

DATE AND TIME: April 20, 2000, 1:30 p.m. – Oversight Committee; 2:00 p.m. – Budget/Administration Committee; 3:00 p.m. – Family Sufficiency Committee

DATE AND TIME: May 17, 2000, 9:00 a.m. – Alcohol, Drug Abuse & Mental Health Committee

DATE AND TIME: May 18, 2000, 1:30 p.m. – Oversight Committee; 2:00 p.m. – Budget/Administration Committee, 3:00 p.m. – Family Sufficiency Committee

DATE AND TIME: June 21, 2000, 9:00 a.m. – Alcohol, Drug Abuse & Mental Health Committee

DATE AND TIME: June 15, 2000, 1:30 p.m. – Oversight Committee; 2:00 p.m. – Budget/Administration Committee; 3:00 p.m. – Family Sufficiency Committee

DATE AND TIME: July 19, 2000, 9:00 a.m. – Alcohol, Drug Abuse & Mental Health Committee

DATE AND TIME: July 20, 2000, 1:30 p.m. – Oversight Committee; 2:00 p.m. – Budget/Administration Committee

PLACE: 400 W. Robinson St., South Tower, Orlando, FL (For information and room location, please call (407)245-0520, Ext. 525)

These meetings are open to the public.

The **Department of Children and Family Services**, District 7, Health and Human Services Board of Orange, Osceola, Seminole and Brevard counties announces the meetings scheduled for 2000.

DATE AND TIME: February 3, 2000, 2:00 p.m.

PLACE: 400 W. Robinson St., South Tower, Suite 1006, Orlando, FL

DATE AND TIME: March 2, 2000, 2:00 p.m. (Meetings in all four counties)

PLACE: Osceola, Orange, Seminole and Brevard County – location to be announced

DATE AND TIME: April 6, 2000, 2:00 p.m.

PLACE: Orange County – location to be announced

DATE AND TIME: May 4, 2000, 2:00 p.m.

PLACE: 400 W. Robinson St., South Tower, Suite 1006, Orlando, FL

DATE AND TIME: June 1, 2000, 2:00 p.m.

PLACE: Seminole County – location to be announced

DATE AND TIME: July 6, 2000, 2:00 p.m. (Meetings in all four counties)

PLACE: Osceola, Orange, Seminole and Brevard County – location to be announced

DATE AND TIME: August 3, 2000, 2:00 p.m.

PLACE: 400 W. Robinson St., South Tower, Suite 1006, Orlando, FL

DATE AND TIME: September 7, 2000, 2:00 p.m.

PLACE: Osceola County – location to be announced

DATE AND TIME: October 5, 2000, 2:00 p.m.

PLACE: 400 W. Robinson St., South Tower, Suite 1006, Orlando, FL

DATE AND TIME: November 2, 2000, 2:00 p.m. (Meetings in all four counties)

PLACE: Osceola, Orange, Seminole and Brevard County – location to be announced

DATE AND TIME: December 7, 2000, 2:00 p.m.  
 PLACE: Brevard County – to be announced  
 These meetings are open to the public.  
 For further information, please call: (407)245-0520, Ext. 525

The **Department of Children and Family Services**, District 1, Health and Human Services Board announces the upcoming Health and Human Services Board – Administration/Finance Committee Meetings which are open to the public.

DATES AND TIME: 2000 Meetings, 3rd Wednesday of even months, (February, April, June, August, October), 1:30 p.m.

PLACE: State Regional Service Center, 160 Governmental Center, Suite 411, Pensacola, Florida

PURPOSE: Regular committee meetings for general business. District 1 includes Escambia, Santa Rosa, Okaloosa and Walton Counties.

Agendas can be obtained seven (7) days in advance of the meetings: Suite 611H, State Regional Service Center, 160 Governmental Center, Pensacola, Florida.

Persons needing accommodations to participate in these meetings should call at least three (3) days in advance of the meetings, (850)595-8208 or TDD (850)595-8094.

For additional information or to confirm scheduled meeting dates or places, please call (850)595-8208.

The **Department of Children and Family Services**, District 1, Health and Human Services Board announces the upcoming Health and Human Services Board Meetings which are open to the public. The Health and Human Services Board Executive Committee meet as special-call meetings only.

DATE AND TIME: 2000 Meetings, 4th Wednesday of odd months, (January, March, May, July, September, November), 2:30 p.m.

PLACE: State Regional Service Center, 160 Governmental Center, Conference Room 502, Pensacola, Florida

PURPOSE: Regular committee meetings for general business. District 1 includes Escambia, Santa Rosa, Okaloosa and Walton Counties.

Agendas can be obtained seven (7) days in advance of the meetings: Suite 611H, State Regional Service Center, 160 Governmental Center, Pensacola, Florida.

Persons needing accommodations to participate in these meetings should call at least three (3) days in advance of the meetings (850)595-8208 or TDD (850)595-8094.

For additional information or to confirm scheduled meeting dates or places, please call (850)595-8208.

The **Department of Children and Family Services**, District 1, Health and Human Services Board announces the upcoming Health and Human Services Board, Alcohol, Drug Abuse and Mental Health Planning Coalition Meetings which are open to the public.

DATE AND TIME: 2000 Meetings, 3rd Wednesday Montly (January – December), 4:00 p.m.

PLACE: State Regional Service Center, 160 Governmental Center, Suite 411, Pensacola, Florida

PURPOSE: Regular coalition meetings for general business. District 1 includes Escambia, Santa Rosa, Okaloosa and Walton Counties.

Agendas can be obtained seven (7) days in advance of the meetings in Suite 611H, State Regional Service Center, 160 Governmental Center, Pensacola, Florida.

Persons needing accommodations to participate in these meetings should call at least three (3) days in advance of the meetings, (850)595-9208 or TDD (850)595-8094.

For additional information or to confirm scheduled meeting dates or places, please call (850)595-8208.

NOTICE OF CHANGE – The **Health and Human Services**, Board Advisory Community Based Care Council meeting date has been changed.

Notice is hereby given that the following change has been made in Vol. 25, No. 50, December 17, 1999, Florida Administrative Weekly. The Advisory Community Based Care Council meeting has been changed from Thursday, January 20, 2000, 3:00 p.m. to:

DATE AND TIME: Thursday, January 27, 2000, 3:00 p.m.

PLACE: The location has not changed, the meeting will be held: Fort Meade Community Center, 10 S. W. Third Street, Fort Meade, FL

The **Technical Advisory Group** (TAG) for the Choice & Control Pilot Projects will meet:

DATE AND TIME: Friday, January 14, 2000, 10:00 a.m. – 3:00 p.m.

PLACE: Sheraton Hotel, 3835 McCoy Road, Orlando, Florida  
 If you have any questions, please call: Hilary Latcheran, (850)488-4877, Ext. 105.

**NAVIGATION DISTRICTS**

The Board of Commissioners of the **Florida Inland Navigation District** announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, January 21, 2000, 8:00 a.m.

PLACE: The St. Johns County Convention Center, World Golf Village, 500 S. Legacy Trail, St. Augustine, St. Johns County, Florida

PURPOSE: A meeting of the Board of Commissioners to conduct the regular business of the District. Additionally, the District’s Land Acquisition & Management, the Legislative and the Manatee Sign Committees will meet.

Please contact the 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 a Workshop for planning purposes to which all interested parties are invited. No official action will be taken on any item.

DATES AND TIMES: Thursday, January 13, 2000, 1:00 p.m.; Friday, January 14, 2000, 9:00 a.m.

PLACE: World Golf Village Resort Hotel, 500 South Legacy Trail, St. Augustine, Florida 32092, (904)940-8000

A copy of the agenda may be obtained on the Internet: [www.floridahousing.org](http://www.floridahousing.org) or by contacting: Mary Floyd, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, Telephone (850)488-4197.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Mary Floyd, Board Liaison, at the Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

**PINELLAS WAGES COALITION**

The **Pinellas WAGES Coalition** announces the following meeting of the Bylaws Committee:

DATE AND TIME: Thursday, January 13, 2000, 10:00 a.m.

PLACE: 13770 58th Street, North, Suite 304, Clearwater, Florida

PURPOSE: Regular meeting of the Bylaws Committee.

ISSUES TO BE DISCUSSED: Review of Coalition Bylaws.

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's Bylaws Committee 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 made at this meeting if the right to an appeal does not exist as a matter of law or policy.

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 (813)507-6197.

**NOTICE OF CHANGE – The Pinellas WAGES Coalition** announces the following change in the following Hardship Steering committee meetings:

DATE AND TIME: Tuesday, January 18, 2000, 9:00 a.m.

PLACE: 3151 3rd Avenue, North, 300 Plaza West, 1st Floor, Conference Room, St. Petersburg, Florida

DATE AND TIME: Tuesday, February 15, 2000, 9:00 a.m.

PLACE: St. Petersburg Library, 3745 9th Ave., North, Conference Room B, St. Petersburg, Florida

PURPOSE: Regular meeting of the Hardship Review Commission Steering Committee of the Pinellas WAGES Coalition

ISSUES TO BE DISCUSSED: Hardship Exemptions.

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's Steering Committee 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 made at this meeting if the right to an appeal does not exist as a matter of law or policy.

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 (813)507-6197.

The **Pinellas WAGES Coalition** announces the following meeting of its Hardship Review Commission:

DATE AND TIME: Wednesday, January 18, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: 3151 3rd Avenue, North, 300 Plaza, West, 1st Floor, Conference Room, St. Petersburg, Florida

DATE AND TIME: Monday, January 24, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: 4140 49th Street, North, Conference Room, St. Petersburg, Florida

DATE AND TIME: Thursday, January 20, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: 1100 Cleveland Street, 5th Floor, Conference Room, Clearwater, Florida

PURPOSE FOR ALL: WAGES Hardship Exemption Hearings.

Members of the public are invited to attend. Interested parties may appear and be heard at the hearings. Hearing schedules can be obtained 7 days in advance of the meeting by contacting 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’s Hardship Review Commission with respect to any matter considered at such hearing 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 made at this hearing if the right to an appeal does not exist as a matter of law or policy.

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, or telephone (727)507-6197.

\*Appeal may be made through a Fair Hearing with the Department of Children and Family Services, and/or through the Coalition’s policy.

**NOTICE OF CHANGE – The Pinellas WAGES Coalition** announces the following change in the following Finance Committee meetings:

DATE AND TIME: January 18, 2000, 12:30 p.m.

PLACE: 3151 3rd Avenue, North, 1st Floor, Conference Room, St. Petersburg, FL

DATE AND TIME: February 14, 2000, 12:30 p.m.

PLACE: 1100 Cleveland Street, 3rd Floor, Conference Room, Clearwater, FL

DATE AND TIME: March 13, 2000, 12:30 p.m.

PLACE: 4140 49th Street, North, St. Petersburg, FL

PURPOSE: Regular meeting of the Finance Committee.

ISSUES TO BE DISCUSSED: Financial matters relative to the Pinellas WAGES Coalitions’ program.

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’s Finance Committee 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 made at this meeting if the right to an appeal does not exist as a matter of law or policy.

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 (813)507-6197.

**NOTICE OF CHANGE – The Pinellas WAGES Coalition** announces the following change in the following Executive Committee meetings:

DATE AND TIME: January 18, 2000, 2:00 p.m.

PLACE: 3151 3rd Avenue, North, 1st Floor, Conference Room, St. Petersburg, FL

DATE AND TIME: February 14, 2000, 2:00 p.m.

PLACE: 1100 Cleveland Street, 3rd Floor, Conference Room, Clearwater, FL

DATE AND TIME: March 13, 2000, 2:00 p.m.

PLACE: 4140 49th Street, North, Conference Room, St. Petersburg, FL

PURPOSE: Regular meeting of the Executive Committee.

ISSUES TO BE DISCUSSED: All matters relative to the Pinellas WAGES Coalitions’ program.

Members of the public are invited to attend and to be heard. Agendas can be obtained 7 days in advance of the meeting at 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’s Executive Committee 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 made at this meeting if the right to an appeal does not exist as a matter of law or policy.

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 (813)507-6197.

**NOTICE OF CHANGE – The Pinellas WAGES Coalition** announces the following change in the following Coalition meetings:

DATE AND TIME: January 26, 2000, 8:00 a.m.

PLACE: Gus A. Stavros Institute, Agon Communication Room, 12100 Starky Road, Largo, FL

**PURPOSE:** Regular meeting of the Coalition Meeting.  
**ISSUES TO BE DISCUSSED:** All matters relative to the Pinellas WAGES Coalitions' program.

Members of the public are invited to attend and to be heard. Agendas can be obtained 7 days in advance of the meeting at 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's Committee 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 made at this meeting if the right to an appeal does not exist as a matter of law or policy.

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 (813)507-6197.

**TRANSPORTATION EXPRESSWAY AUTHORITY MEMBERSHIP OF FLORIDA**

The **Transportation & Expressway Authority Membership of Florida, Inc. (TEAMFL)** announces a public meeting to which all persons are invited:

**DATE AND TIME:** January 20, 2000, 10:15 a.m. – 12:15 Noon

**PLACE:** Orlando Orange County Expressway Authority, 525 South Magnolia Avenue, Orlando, FL 32801

**GENERAL SUBJECT MATTER TO BE CONSIDERED:**

1. Design Build for Toll Roads
2. ITS Research and Development Center
3. ITS and Traffic Operations

A copy of the agenda may be obtained by contacting: Robert C. Hartnett, Executive Director, TEAMFL, 2121 Camden Road, Suite B, Orlando, FL 32803, Telephone (407)896-0035, Fax (407)897-7012.

**FLORIDA SPORTS FOUNDATION**

The **Florida Sports Foundation** announces a public meeting of the Florida Sports Foundation Board of Directors to which all persons are invited.

**DATE AND TIME:** Friday, January 21, 2000, 9:00 a.m.

**PLACE:** American Airlines Arena, Miami, Florida

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/she 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 to be based.

**WAGES BOARD**

The State of Florida, **Wages Board** announces a Board of Directors Meeting to which all persons are invited:

**DATE AND TIME:** Monday, January 24, 2000, 9:30 a.m. – 4:30 p.m.

**PLACE:** Tampa Airport Marriott Hotel, Tampa International Airport, Tampa, Florida 33607

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** Regular Board business.

A copy of the Board Agenda will be available by January 14, 2000. Please contact Elma Williams, State of Florida, WAGES Office for a copy of the agenda.

**MIAMI-DADE COMMUNITY COLLEGE**

The **Region XIV Advisory Council** announces a meeting to which all interested parties are invited:

**DATE AND TIME:** Tuesday, January 25, 2000, 9:30 a.m.

**PLACE:** Room 8205, School of Justice & Safety Administration, Miami-Dade Community College, North Campus

Contact person: Jean Doubles, Secretary of the Region, XIV Advisory Council, (305)237-1329.

**FLAGLER ESTATES ROAD AND WATER CONTROL DISTRICT**

The Board of Supervisors of **Flagler Estates Road and Water Control District** holds its public meetings and the intended meeting schedule for the next five months from

**DATE AND TIME:** February, 2000 – June, 2000 will be to convene the first and third Thursdays of each month with the workshop meeting beginning at 7:00 p.m.

**PLACE:** 9850 Light Avenue, Flagler Estates, Hastings, Florida 32145

The regular meeting will begin fifteen minutes after the adjournment of the workshop meeting. Moreover, one or more of the FERWCD supervisors may be present at meetings of the Flagler Estates Civic Association.

**DATE AND TIME:** Second Thursday of each month, 7:00 p.m.

**PLACE:** Mt. Olive Baptist Church, Hastings, FL

Any person wishing to bring an item before the Board for consideration, must notify the District Clerk no later than Tuesday preceding the meeting to be included on the agenda.

A copy of the agenda may be obtained from the District Office on Wednesday of the meeting week, by Wendy C. Wilhelm, District Office Manager, F.E.R.W.C.D.

In accordance with the Americans with Disabilities Act, persons needing special accommodations to participate in these proceedings should contact the District Clerk, Telephone (904)692-1513.

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

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## Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

### DEPARTMENT OF CORRECTIONS

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, has issued a response to a Petition to Initiate Rulemaking received from Douglas Jackson. Petitioner requested that the Department amend Florida Administrative Code Chapter 33-602.201, Appendix One by adding compact disc players to the inmate property list. The Department denied the petition, finding that inmates are allowed to possess small personal radios and that such was sufficient.

A copy of the Order, Case No. DC 99-66, may be obtained by contacting: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

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NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, has issued a response to a Petition to Initiate Rulemaking received from James Harkleroad. Petitioner requested that the Department amend Florida Administrative Code Chapter 33-602.201, Appendix One by adding soft hats to the inmate property list. The Department denied the petition, finding that the straw hats currently provided are sufficient.

A copy of the Order, Case No. DC 99-67, may be obtained by contacting: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

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NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on December 10, 1999 from inmate Douglas Jackson. He seeks an amendment to Florida Administrative Code Chapter 33-601 that would require monthly reviews of close management status.

A copy of the petition may be obtained by contacting: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

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NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on December 14, 1999, from inmate Robert Edwards. Petitioner seeks to amend Florida Administrative Code Chapter 33-501.401(9)(d), (formerly 33-3.012(9)(d)) to allow inmates to possess eight books.

A copy of the petition may be obtained by contacting: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

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NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on December 15, 1999, from inmate Douglas Jackson. Petitioner seeks to amend or repeal Florida Administrative Code Chapter 33-601.800, (formerly 33-38). Jackson maintains that death row inmates are unlawfully treated differently from other inmates vis a vis the application of close management rules.

A copy of the petition may be obtained by contacting: Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

### DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, received a Petition for Declaratory Statement, in In Re: Petition for Declaratory Alice Glendenning as President of Lucky's Landing Mobile Home Owners Association, Petitioner: Docket Number MD1999189, by and through Alice Glendenning, President, Lucky's Landing Mobile Home Owners Association. The Petitioner requests the Division's interpretation of whether the residents of the recreational vehicles, located within the park, are eligible to be members of the homeowners association according to section 723.075, Florida Statutes.

A copy of the Petition for Declaratory Statement, Docket Number MD1999189, may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-1030. Please refer all comments to: Mary Denise O'Brien, Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Clemons Building, Tallahassee, Florida 32399-2202.

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 Janet R. Myers, Unit Owner, Wilderness Country Club II, A Condominium, Docket Number DS1999128.

The petition was denied because the Division has no authority to issue a declaratory statement adjudicating the rights or obligations of persons who are not parties to the petition or jurisdiction to issue a declaratory statement interpreting the ambiguous terms of a contract.

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.

**Section VIII  
Notices of Petitions and Dispositions  
Regarding the Validity of Rules**

**Notice of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:**

**NONE**

**Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:**

**NONE**

**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**

**DUVAL COUNTY PUBLIC SCHOOLS – OFFICE OF  
FACILITIES PLANNING AND CONSTRUCTION  
INVITATION TO BID**

Sealed bids will be received by Duval County Public Schools, Division of Facilities Services, Room 546, School Board Administration Building, 1701 Prudential Drive, Jacksonville, FL 32207 until the time and date(s) recorded below and immediately thereafter publicly opened and recorded in the Conference Room, 1st Floor, School Board Building.

Tuesday, February 1, 2000, 2:00 p.m.

DCPS M-85060 Construction of Tennis Courts at Samuel W. Wolfson High School No. 224

And Sandalwood High School No. 237

\$30.00 For Plans and Specs and Must Obtain From:

Akin & Associates Architects, Inc., 6501 Arlington Expressway, Bldg. B, Suite 202, Jacksonville, FL 32211, Office (904)724-6633, Fax (904)724-0098

Mandatory Pre-Bid: January 25, 2000, 10:00 a.m.

Duval County School Board, 1701 Prudential Drive, 5th Floor, Conference Room 513, Jacksonville, FL

Specifications and bid forms may be examined but not obtained at Duval County Public Schools, Facilities Planning and Construction, 5th Floor, 1701 Prudential Drive, Jacksonville, FL

**REQUEST FOR BID**

The University of Florida, Purchasing Division will receive sealed bids for the following: 00L-69, W/O 99040903, Campus Lighting Phase A estimated budget: \$210,000-\$240,000, to be opened February 1, 2000, 2:00 p.m., Local Time, in Purchasing, Elmore Hall, Radio Road, Gainesville, FL. Scope of work: Provide new lighting for area along University Avenue from Matherly Hall to Newell Drive and southward to Union Road. Included in this area is: facade lighting of Library West, Anderson Hall and Matherly Hall along University Avenue; plaza lighting at Business Administration, Anderson, Smathers, Peabody and the Plaza of the Americas; lighting along north side of Union Road from Criser Hall to west side of the Plaza of the Americas; lighting for numerous walkways, drives and building entrances; conversion of existing light sources to pulse start metal halide; uplighting of selected trees and vegetation. Specifications and Plans will be available in Purchasing, Elmore Hall, Radio Road, Gainesville, FL, Telephone (352)392-1331. A Non-mandatory Pre-Bid Meeting will be held January 18, 2000, 2:00 p.m., in the Physical Plant Division Architecture/Engineering Conference Room,



Building 700, Radio Road, Gainesville, FL. All questions should be directed to: A. J. Sontag, Assistant Director, UF Purchasing (352)392-1331, Ext. 306.

AMERICANS WITH DISABILITY ACT OF 1991. If special accommodations are needed in order to attend the Pre-bid or Bid opening, contact Emily J. Hamby, (352)392-1331, Ext. 303, within three (3) days of the event.

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## DEPARTMENT OF TRANSPORTATION

### NOTICE OF BID OPPORTUNITY

The Florida Department of Transportation, District 6 announces the following project:

**BID NUMBER:** E-6908 (ADDENDUM)

**FINANCIAL PROJECT NUMBER:** 250584-1-52-01

**MBE/DBE RESERVATION OR PREFERENCE:** NONE

**DEADLINE FOR SUBMITTAL OF PRE-QUALIFICATION REQUIREMENTS:** Extended to January 13, 2000, 2:00 p.m.

**BID DUE DATE AND TIME:** Extended to January 20, 2000, 2:00 p.m.

**SCOPE OF SERVICES:** Sealed bids are requested from licensed General Building Contractors, for the addition to the Florida Department of Transportation, District VI, 1000 Building, District Office Complex, 1000 Northwest 111th Avenue, Miami, Florida

**MANDATORY PRE-BID MEETING:** NONE

**MINIMUM QUALIFICATIONS:** Bidders must submit their qualifications prior to the deadline of January 13, 2000, 2:00 p.m. Letters of Pre-qualification will only be issued to qualified Bidders. Each Bidder whose field is governed by Chapters 399, 455, 489 and 633, Florida Statutes, for Licensure or Certification must submit Pre-qualification data of their eligibility to submit Bids prior to the Bid Opening Date. After the Bid Opening, the low Bidder must qualify in accordance with Rule 60D-5.004, Florida Administrative Code.

A copy of the rule requirements is included in the Bid Package. Each Bidder must be pre-qualified by the District Six Procurement Office prior to the issuance of bid forms. To pre-qualify each Bidder must submit a copy of the appropriate Contractor's License(s) as required by the state for the type(s) of work to be proposed and a copy of the State Corporate Charter issued by The Department of State, Division of Corporations. If its' firm is a corporation, letters of pre-qualification must be submitted with the Bid package.

**BID BOND:** If the Bid exceeds \$100,000.00 the Bidder must provide with the Bid a good faith deposit in the amount of five percent of the Bid by way of a Bid Bond Form provided by the owner from a surety insurer authorized to do business in this state as surety, a certified check made payable to Florida Department of Transportation, a cashier's check, treasurer's check or bank draft of any national or state bank. A Bid Bond, check or draft in an amount less than five percent of the actual Bid will invalidate the Bid.

**PERFORMANCE AND LABOR AND MATERIAL BOND:** If the construction contract award amount is \$100,000.00 or less, a performance bond and a labor and material payment bond are not required.

**REQUESTING BID DOCUMENTS:** Requests for Plans, Specifications and/or Bid Documents should be directed: Nancy Kay Lyons, Contracts Administrator, Department of Transportation, District 6, 1000 Northwest 111th Avenue, Room 6107-A, Miami, Florida 33172. Projects may also be requested via Internet e-mail. Please send your request: nancy.lyons@dot.state.fl.us

**POSTING INFORMATION:** Unless otherwise notified in writing the Notice of Intent to Award will be posted at the Department of Transportation District Six, Contracts Office, 1000 Northwest 111th Avenue, February 24, 2000, 4:00 p.m. If the Department is unable to post as defined above, the Department will notify all Bidders by mail, FAX and/or telephone. The Department will provide written notification of any future posting in a timely manner.

**PROTEST RIGHTS:** With respect to a Protest of the Specifications Contained in an Invitation to Bid or in a Request for Proposals, the Notice of Protest shall be filed in writing within 72 hours after the receipt of Notice of the Project Plans and Specifications or Intended Project Plans and Specifications in an Invitation to Bid or Request for Proposals." A Formal Written Protest stating with particularity the facts and law upon which the protest is based and in substantially the same form as a petition in accordance with Section 120.57(3), Florida Statutes and Rule 60D-4.012, FAC., shall be filed within 10 days after filing of the Notice of Protest. The 10 day period includes Saturdays, Sundays and legal holidays; provided, however, if the last day is a Saturday, Sunday or legal holiday, the period shall run until the end of the next day which is neither a Saturday, Sunday or Legal Holiday. Any person who files an action protesting an award shall post with the Department, at the time of filing the Formal Written Protest, a bond payable to the Department in the amount equal to one percent of the Department's estimate of the contract amount for the purchase requested or \$5,000.00, whichever is less. The bond shall be conditioned upon the payment of all costs which may be adjudged against the Protestor in the administrative hearing in which the action is brought and in any subsequent Appellate Court Proceedings. In lieu of a bond, the Department may accept a cashier's check or money order in the amount of the bond. The Protest must be filed with: Department of Transportation, Clerk of Agency Proceedings, 605 Suwannee Street, M.S. 58, Tallahassee, Florida 32399-0450.

The Department reserves the right to reject any or all bids received.

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**REGIONAL PLANNING COUNCILS**

**ALACHUA COUNTY COMMUNITY  
TRANSPORTATION COORDINATOR**

**Request for Letters of Interest and Qualifications**

The Metropolitan Transportation Planning Organization for the Gainesville Urbanized Area, is seeking letters of interest and statements of qualifications from agencies or firms interested in coordinating transportation services for the transportation disadvantaged in Alachua County, Florida. The selected contractor will be the designated Community Transportation Coordinator for the Transportation Disadvantaged Program, as authorized by Chapter 427, Florida Statutes and more fully described in Rule 41-2 of the Florida Administrative Code. Experience with mass transit, Americans with Disabilities Act (ADA) paratransit services and eligibility-based ridership transportation services is required.

The Community Transportation Coordinator is defined by Chapter 427, Florida Statutes as a transportation entity recommended by the appropriate designated official planning agency to ensure that coordinated transportation services are provided to the transportation disadvantaged population in a designated service area. The Community Transportation Coordinator has full responsibility for the delivery of transportation services for the transportation disadvantaged as outlined in s. 427.015(2).

The transportation disadvantaged are defined by Chapter 427, Florida Statutes as “those persons who because of physical or mental disability, income status or age are unable to transport themselves or purchase transportation and are, therefore, dependent upon others to obtain access to health care, employment, education, shopping, social activities or other life sustaining activities or children who are handicapped or high-risk or at-risk as defined in s. 411.202.”

Interested providers are required to provide proof of qualifications in the following areas: coordination experience, scheduling and routing software used by the organization and vehicle acquisition. Letters of interest and qualifications should be limited to eight (8) pages.

Potential providers should submit their expression of interest and qualifications in a sealed envelope to: MTPO, Attention: Charles F. Justice, Executive Director, 2009 N. W. 67 Place, Suite A, Gainesville, Florida 32653-1603. Letters must be marked, “Letter of Interest and Qualifications for Alachua County Community Transportation Coordinator.” Letters of interest and qualifications must be received by 5:00 p.m., February 4, 2000.

Faxed and e-mailed responses will not be accepted. Late letters will be returned unopened with the notation, “This letter of interest was received after the delivery time designated for receipt and opening in the legal notice.” Only responses to the request for letters of interest will be considered if a request for proposals is issued for Community Transportation Coordinator.

The Metropolitan Transportation Planning Organization for the Gainesville Urbanized Area reserves the right to accept or reject any and all responses in the best interest of the State. Questions should be addressed to: Ms. Lynn Franson-Godfrey, Senior Planner, (352)955-2200, Extension 110.

**Request for Letters of Interest and Qualifications**

The Levy County Board of County Commissioners, is seeking letters of interest and qualifications from qualified agencies or firms interested in coordinating transportation services for the transportation disadvantaged in Levy County, Florida. The Withlacoochee Regional Planning Council (WRPC) will be coordinating the selection process. The selected contractor will be the designated Community Transportation Coordinator for the Transportation Disadvantaged Program, as authorized by Chapter 427, Florida Statutes and more fully described in Rule 41-2 of the Florida Administrative Code.

The Community Transportation Coordinator is defined by Chapter 427, Florida Statutes as a transportation entity recommended by the appropriate designated official planning agency to ensure that coordinated transportation services are provided to the transportation disadvantaged population in a designated service area. The Community Transportation Coordinator has full responsibility for the delivery of transportation services for the transportation disadvantaged as outlined in s. 427.015(2).

The transportation disadvantaged are defined by Chapter 427, Florida Statutes as “those persons who because of physical or mental disability, income status or age are unable to transport themselves or purchase transportation and are, therefore, dependent upon others to obtain access to health care, employment, education, shopping, social activities or other life sustaining activities or children who are handicapped or high-risk or at-risk as defined in s. 411.202.”

Interested providers are required to provide the following as proof of qualifications: a list of coordination experience; a list of scheduling and routing software used by your organization; a list of vehicles to be used (if applicable); a current financial statement and an organizational chart.

Selection of potential providers will be based on a ranking of their expertise, overall capabilities, recent experience in similar programs and proposed methods of achieving cost-effective services. Potential providers should submit three (3) copies of their expression of interest and qualifications in a sealed envelope, to the Levy County Board of County Commissioners C/O Withlacoochee Regional Planning Council, Attention: Mr. Gregory W. Bitter, AICP, Principal Planner, 1241 S. W. 10th Street, Ocala, FL 34474. Letters must be marked, “LETTER OF INTEREST AND QUALIFICATIONS FOR LEVY COUNTY COMMUNITY TRANSPORTATION COORDINATOR.” Letters of interest and qualifications must be received by 5:00 p.m., February 4, 2000.

Questions should be addressed to: Mr. Gregory W. Bitter, AICP, Principal Planner, Telephone (352)732-1315, Ext. 228. Faxed and e-mailed responses will not be accepted. Late letters will be returned unopened with the notation, "This letter of interest was received after the delivery time designated for receipt and opening in the legal notice." Only responses to the request for letters of interest will be considered if a request for proposals is issued for Community Transportation Coordinator.

The Levy County Board of County Commissioners reserves the right to accept or reject any and all responses in the best interest of the State.

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## SPACEPORT FLORIDA AUTHORITY

### SPACEPORT FLORIDA AUTHORITY REQUEST FOR EXPRESSION OF INTEREST FOR TRANSPORTATION MASTER PLAN TASK

The Spaceport Florida Authority (SFA) is seeking expressions of interest and statements of qualification by firms able to provide architectural, engineering and planning services to develop a Spaceport Florida Master Plan (the plan) in accordance with the requirements, schedule and format of the Florida Department of Transportation, (FDOT) Master Planning process.

Contract Task: To develop a Spaceport Florida Master Plan. The plan shall consist of three separate documents: The long-range plan, the transportation improvement plan and the Five-Year Work Program. The Five-Year Work Program consists of a list of projects to be built during the next five years. The plan encompasses all elements of transportation: land, sea, air and space. The plan must include a multi-modal outlook that ensures all future transportation needs are addressed.

The plan shall: 1.) comply with all FDOT requirements and schedule for Master Planning and the Five-Year Work Program, 2.) address intermodal requirements and impacts of the launch ranges, spaceports and other space transportation facilities, 3.) include a proposal for development of joint-use facilities and technologies that support aviation and aerospace operations, 4.) include a strategy to facilitate and promote cooperative efforts between federal and state government entities that will improve space transportation capacity and efficiency, 5.) include the development and improvement of aerospace transportation facilities, 6.) identify the unique requirements of SFA as the state's spaceport authority, 7.) include recommendations for the expansion and modernization of space transportation facilities within the state, 8.) contain recommended projects to meet current and future commercial, national and state space transportation requirements, 9.) develop a capital plan for recommend programs and projects, 10.) furnish a spaceport infrastructure utilization forecast, 11.) provide utility use and capacity forecasts, 12.) propose area

development plans for areas including, but not limited to: launch and landing sites, flight corridors, vehicle and payload processing sites, hazardous operations, general-use commercial and administrative sites, best use of current governmental facilities for commercialization and R&D.

The contractor will integrate the plan with the master planning data developed by NASA – John F. Kennedy Space Center and the United States Air Force – 45th Space Wing, with the existing master plans for the Canaveral Port Authority, Tico and Melbourne Airports and other master plans as deemed necessary. This coordination is required to provide a consistent and uniform plan so that the state can effectively prioritize its infrastructure investment at the Cape Canaveral Spaceport.

Other duties to be performed by the contractor include but are not limited to: 1) present and advocate the plan to SFA Board of Supervisors, the local MPO, FDOT and USDOT officials as required, 2) cooperate with and coordinate with the appropriate federal, state and local governments and related commercial entities to develop the plan.

Selection will be based on: 1) Professional qualifications necessary for satisfactory performance of required services; 2) Specialized experience and technical competence in the development of comprehensive facility and infrastructure master plans; 3) Specific experience and qualifications of personnel proposed for assignment to the project; 4) Capacity to accomplish the work in the required time.

Period of Performance: Contract runs through August 31, 2001 with incremental deliverables due in accordance with the FDOT Five-Year Work Program schedule.

SFA is not obligated to issue contracts as a result of this solicitation. However, the SFA will evaluate responses to this solicitation and qualify contractors who may receive future tasks on contracts in the area of their qualification.

Interested firms should send a proposal that defines their areas of interest, lists their technical qualifications and provides examples of recent experience in their field. Selection of participating firms will be based on a ranking of the technical expertise, cost and recent experience in similar projects.

Interested person should submit three (3) copies of their expression of interest in a sealed envelope entitled "Application to Participate in Spaceport Florida Authority Master Planning Program" to: Systems Planning Manager, Spaceport Florida Authority, 100 Spaceport Way, Cape Canaveral, FL 32920-4003. Applications must be received not later than 3:00 p.m., January 21, 2000. Questions should be addressed to Keith Witt, (321)730-5301, Ext. 1135.

The Spaceport Florida Authority reserves the right to accept or reject any and all responses in the best interest of the State.

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**DEPARTMENT OF JUVENILE JUSTICE**

Amount of available funds: \$40,000

Purpose: The Florida Department of Juvenile Justice (DJJ) Bureau of Data and Research, in conjunction with the Florida State Advisory Group, requires that a process evaluation of state funded Alternatives to Suspensions and Expulsion (ASE) Delinquency Prevention Programs be completed that identifies effective program components that reduce the likelihood for youth to be referred to the Department for delinquent acts. In addition, the Department requires a set of program models to be designed based upon the evaluation results and other national research that would, given the conditions of the ASE grant, most likely prevent youth from delinquent activity.

Who may apply: Any established organization, for profit or non-profit

Proposals Received by: January 14, 2000.

Application information: To obtain an application send a written request by mail (no telephone calls, faxes or e-mails will be accepted) to: Julie Blankenship, Department of Juvenile, Bureau of Data and Research Office, 2737 Centerview Dr., Suite 100, Tallahassee, FL 32399-3100.

P.O. #: 11354

**FISH AND WILDLIFE CONSERVATION COMMISSION**

**INVITATION TO BID**

Competitive sealed invitation to bid will be received by the Purchasing Office until the time and date shown for the following:

DATE AND TIME: February 4, 2000, 2:00 p.m.

BID NO.: FWC 99/00-25

BID TITLE: Lake Stone Dam and Hurricane Lake Dam Shoreline Revetment

LOCATION: 1. Lake Stone is located in northeastern Escambia County, one mile southwest of Century, Florida. The dam is located approximately 1/2 mile south of State Road 4 and 1/2 mile west of U.S. Highway 29.

2. Hurricane Lake is located in northwestern Okaloosa County in the Blackwater River State Forest. The dam is approximately seven miles west of SR 189 west of SR 189 and two miles east of Santa Rosa County.

WORK: Work of this proposed Contract comprises restoring the lakeside slopes of Lake Stone Dam and Hurricane Lake Dam to their original designed slopes and installing Composite Turf Reinforcement Mat.

PRE-BID CONFERENCE: A non-mandatory pre-bid conference will be held January 20, 2000, 10:00 a.m., Central Standard Time, at Hurricane Lake Dam site.

BID DOCUMENTS: May be examined and obtained from the Purchasing Office, Room 364, Florida Fish and Wildlife Conservation Commission, 620 South Meridian St., Tallahassee, Florida 32399-1600, Telephone (850)488-3428, upon payment of \$25, non-refundable, for one set.

BIDS: Bids must be submitted in full accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions. Sealed Bids will be received, publicly opened and read aloud on February 4, 2000, 2:00 p.m., EDT, at the above mentioned Purchasing Office.

REQUIRED BONDS: Bidders will be required to provide Bid security of a sum no less than 5 percent of the Bid Price, as described in Document 00105-Instructions to Bidders. After award of Contract, a 100% Performance Bond and a 100% Labor and material Payment Bond will be required.

CONTACT PERSON: Dr. Mahmoud Madkour, P. E., Telephone (850)488-5531

PROPOSAL: Proposals must be submitted in full accordance with requirements of the Bidding and Contractual Conditions. Bid specifications may be obtained from the Florida Fish and Wildlife Conservation Commission, 620 South Meridian Street, Purchasing Room 364, Bryant Building, Tallahassee, Florida 32399-1600.

A copy of the ITB may be obtained from the above address or by calling (850)488-3427. The Commission reserves the right to reject any and all bid/proposals.

PRO 2-1

**GAINESVILLE REGIONAL AIRPORT**

**REQUEST FOR PROPOSALS**

**FOR THE PLACEMENT AND OPERATION OF AN AUTOMATED TELLER MACHINE AT THE GAINESVILLE REGIONAL AIRPORT PASSENGER TERMINAL BUILDING, GAINESVILLE, FLORIDA**

The Gainesville-Alachua County Regional Airport Authority (GACRAA) is soliciting proposals for the placement and operation of an Automated Teller Machine at the Gainesville Regional Airport, Passenger Terminal Building.

The selected firm will be awarded the privilege of placing and operating an Automated Teller Machine at the Gainesville Regional Airport, Passenger Terminal Building for a five (5) year period.

Requirements and instructions for submission of sealed proposals may be obtained from: Gainesville Regional Airport, Airport Accounting Office, 3880 N. E. 39th Avenue, Suite A, Gainesville, FL 32609, (352)373-0271 or (352)373-0249.

A Non-mandatory Pre-Proposal Meeting will be held on January 12, 2000, 10:00 a.m., Local Time, in the Airport Administration Office.

Sealed Proposals are due by 3:00 p.m., Local Time, January 24, 2000. Any proposal submitted after the time specified will not be considered and will be returned unopened. Qualified Disadvantaged Business Enterprise (DBE) firms are encouraged to submit proposals.

**Section XII  
Miscellaneous**

**DEPARTMENT OF BANKING AND FINANCE**

IN RE:

GERALD P. HIRSCH,  
CHURCHILL SECURITIES, INC.  
CHURCHILL MORTGAGE INVESTMENT  
CORPORATION Administrative Proceeding  
Arnold and Roberta Karp, No. 2687-S-6/98  
Respondents.

NOTICE OF INTENT TO ENTER A FINAL ORDER  
GRANTING RECOVERY FROM THE SECURITIES  
GUARANTY FUND AND NOTICE OF RIGHTS

The State of Florida, Department of Banking and Finance, Division of Securities and Investor Protection (the "Department"), being authorized and directed to administer and to accept and pay claims against the Securities Guaranty Fund (the "Fund"), codified in Sections 517.131, 517.141 and 517.151, Florida Statutes, does hereby give Notice of its intention to enter a Final Order granting the application of Arnold and Roberta Karp ("Karp" or "Claimants") for payment from the Fund for violations of the Florida Securities and Investor Protection Act by Respondents Gerald P. Hirsch, Churchill Securities, Inc. and Churchill Mortgage Investment Corporation.

The Securities Guaranty Fund is disbursed as provided in Section 517.141, Florida Statutes, to a person who is adjudged by a court of competent jurisdiction to have suffered monetary damages as a result of a dealer, investment advisor, or associated person having violated Sections 517.07 or 517.301, Florida Statutes.

**STATEMENT OF FACTS**

1. Under the provisions of the Florida Securities and Investor Protection Act (the "Act"), the Department is charged with the responsibility and duty of administering the fund, which includes the duty to approve or deny applications for payment from the Fund, as set forth in Section 517.141(3)(a), Florida Statutes.
2. At all times material hereto, Gerald P. Hirsch ("Hirsch") was registered pursuant to Chapter 517, Florida Statutes.
3. At all times material hereto, Churchill Securities, Inc., ("CSI") was registered pursuant to Chapter 517, Florida Statutes.

4. Churchill Mortgage Investment Corporation ("CMIC") has never been registered with the Department as a dealer, investment adviser or associated person.
5. On or about July 28, 1997, the Department received a letter from the Claimants seeking payment from the Fund for acts committed by Gerald P. Hirsch, Churchill Securities, Inc. and Churchill Mortgage Investment Corporation. Attached to the letter were:
  - a. Copies of \$50,100 worth of mortgage note certificates held by the Claimants; and
  - b. Copies of pages 391 and 392 of the Second Report of Receiver Howard E. Heiss, filed in Securities and Exchange Commission v. Churchill Securities Inc., Churchill Mortgage Investment Corp., and Gerald P. Hirsch, 93 CIV 7486 (CBM), which states that Mr. Heiss is receiver for Churchill Mortgage Investment Corporation.
6. On or about August 19, 1997, the Department received a second letter from Claimants. Attached to the letter were:
  - a. Copies of various orders pertaining to the Chapter 7 Bankruptcy of Churchill Mortgage Investment Corporation, Case No. 97 B 20967 (ASH).
7. On or about October 7, 1997, the Department send the Claimants a request for additional information demonstrating that Gerald P. Hirsch and/or Churchill Securities, Inc., have filed for bankruptcy, or are the subject of a receivership, and documentation that you have filed a proof of claim in such proceeding.
8. On or about September 3, 1999, the Department received a letter from Claimants stating the Mr. Hirsch has pled guilty to the charges of fraud and is currently awaiting sentencing in federal court. In addition, the bankruptcy court has merged the assets and liabilities of all the various Churchill entities, thereby treating Churchill Securities, Inc. and Churchill Mortgage Investment Corporation as one entity.

**CONCLUSIONS OF LAW**

9. The requirements for perfecting a claim to the Fund are found in Sections 517.131 and 517.141, Florida Statutes.
10. Based upon the foregoing Statement of Facts, the Department concludes that the Claimants have satisfied the requirements in Section 517.131, Florida Statutes, in that:
  - a. The Department has waived the requirements of paragraphs (a) and (b) of Section 517.131(2), Florida Statutes, as the Claimants have demonstrated that Churchill Securities, Inc., and Churchill Mortgage Investment Corporation were the subject of proceedings in which a receiver was appointed, and that all debts were either partially paid off or extinguished;
  - b. Respondents actions in regards to Claimants' money amount to a violation of Section 517.301, Florida Statutes;
  - c. At all times material hereto, Churchill Securities, Inc. and Hirsch were licensed under Chapter 517, Florida Statutes;
  - d. Claimants have not recovered any amounts from the Respondents, or any other source in satisfaction of these damages; and

e. The act for which Claimants' seeks recovery occurred after January 1, 1979.

11. Claimants are limited to recovering the amount equal to the unsatisfied portion of their judgement or \$10,000, whichever is less, as set forth in Section 517.141(1), Florida Statutes.

12. The total claims may not exceed \$100,000, and all claims will be prorated based upon the ratio that the person's claim bears to the total claims filed, as set forth in Section 517.141(2), Florida Statutes.

13. Section 517.141(3), Florida Statutes, provides that no payment from the Fund shall be made until 2 years after the first claim has been determined by the Department to be eligible for payment from the Fund. This subsection further provides that any additional claims or potential claims filed with or approved by the Department during the two year period shall also be considered by the Department and provision made for further prorations concerning such additional claims, if any, two years hence.

14. It is the conclusion of the Department that no payment shall be made in connection with the Karp's claim until expiration of the two-year time period on September 3, 2001.

**PROPOSED FINAL ORDER**

Upon due consideration of the factual statement set forth above and the law applicable thereto, NOTICE is hereby given that the Department intends to and will issue a Final Order substantially as follows, subject only to the Notice of Rights attached hereto and made a part hereof:

1. The Department hereby grants the claim of Arnold and Roberta Karp.
2. No payment from the Fund shall be made until the expiration of the two-year statutory time period on September 3, 2001.
3. Upon expiration of such period, provided that no further claims are duly received or approved by final order by the Department alleging violations of the Act by Respondents and subject to further proration and limitation as may be required by section 517.141(3),(4), Florida Statutes, the Department shall pay Arnold and Roberta Karp the amount of up to \$10,000 from the Fund.
4. Arnold and Roberta Karp shall assign any right, title, and interest in the debt to the extent of and prior to any payment by the Department from the Fund.

**NOTICE OF RIGHTS**

Notice is hereby given that Respondents may request a hearing on the Notice of Intent to enter a Final Order Granting Recovery from the Securities Guaranty Fund to be conducted in accordance with the provisions of Section 120.57, Florida Statutes. Requests for such a hearing must comply with the provisions of Florida Administrative Code 28-106.201 and must be filed with: Clerk, Office of the Comptroller, Department of Banking and Finance, Legal Section, 101 East Gaines Street, The Fletcher Building, Room 526, Tallahassee, Florida 32399-0350, within twenty-one (21) days after

Respondents receive a copy of this Notice of Intent to enter a Final Order Granting Recovery from the Securities Guaranty Fund and Notice of Rights, otherwise Respondents shall be deemed to have waived all rights to such hearing. Should Respondents request such a hearing, they are further advised that at such hearing they will have the right to offer testimony, either written or oral; to call and cross-examine witnesses; and to have subpoena and subpoenas duces tecum issued on their behalf.

Mark A. Graves, Assistant General Counsel, Office of the Comptroller, 101 East Gaines Street, The Fletcher Building, Suite 526, Tallahassee, Florida 32399-0350, (850)410-9896

Copies furnished to: Don Saxon, Director, Division of Securities and Finance, Jo Schultz, Chief Counsel, Office of the Comptroller

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the foregoing Notice of Intent to enter a Final Order Granting Recovery from the Securities Guaranty Fund and Notice of Rights were duly sent by U.S. Certified Mail, Return Receipt Requested, to all of the following: Arnold and Roberta Karp, 722 Dolphin Head Lane, Ormond Beach, Florida 32174; Gerald P. Hirsch, 15 Pond Meadow Road, Croton-On-Hudson, New York, 10520; Churchill Securities, Inc., 233 Lafayette Avenue, Suffern, New York 10901; and Churchill Mortgage Investment Corporation, 381 Dobbs Ferry Road, White Plains, New York 10607-1902, this \_\_\_\_\_ day of December, 1999.

Mark A. Graves  
Assistant General Counsel

**NOTICE OF FILINGS**

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following application. Comments may be submitted to: 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., January 28, 2000):

**EXPANDED FIELD OF MEMBERSHIP**

Name and Address of Applicant: FSH Employees Credit Union, Post Office Box 835, Chattahoochee, Florida 32324-0835

Expansion Includes: All members of the Mt. Pleasant Volunteer Fire Department Association; All members of the Wetumpka Volunteer Fire Department Association; employees and all of the Haven of Rest Rescue Mission.

Received: December 21, 1999  
Correspondent and Telephone Number: William C. Enfinger,  
President/CEO, (850)663-2404.

**DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**

This is to give notice that on January 20, 2000, L. Earl Peterson, Director of the Division of Forestry; Dr. Allen Egbert, Executive Director of the Fish and Wildlife Conservation Commission; and Bob Ballard, Deputy Secretary of the Department of Environmental Protection, plan to visit and discuss sites on Withlacoochee Forestry Center that may appear on future agendas of the Land Acquisition and Management Advisory Council (LAMAS).

**DEPARTMENT OF COMMUNITY AFFAIRS**

FINAL ORDER NO. DCA99-OR-374  
IN RE: MONROE COUNTY LAND  
DEVELOPMENT REGULATION ADOPTED  
BY ORDINANCE NO. 040-1999  
(Land Use District Map Change, Sombrero Country Club)

**FINAL ORDER APPROVING LAND DEVELOPMENT REGULATIONS**

The Department of Community Affairs (Department) hereby issues its Final Order pursuant to Sections 380.05(6) and 380.0552(9), Florida Statutes (1999) (Fla. Stat.), which require the Department to enter a Final Order approving or rejecting Monroe County land development regulations.

**FINDINGS OF FACT**

1. Monroe County is a "local government" within the Florida Keys Area of Critical State Concern. Section 380.0552, Fla. Stat. (1997).
2. The Department has received for review Monroe County Ordinance 040-1999, which was adopted by the County Commission on September 8, 1999. The Ordinance adopts a land development regulation changing the land use district map designations (zoning) on Parcels 3, 7, 8 and 9 of Sombrero Properties, Boot Key, PB5-101, real estate identification numbers 00355210, 00355330, 00355340 and 00355350, from Sub Urban Residential (SR) and Sparsely Settled (SS) to Park and Refuge (PR).
3. The Department has reviewed Ordinance 040-1999 for consistency with and compliance with the Principles for Guiding Development of the Florida Keys Area of Critical State Concern.

4. The SUR and SS land use district map designations were assigned to the subject property upon adoption of the County's 1986 comprehensive plan. The purpose of the Recreation future land use category in the Monroe County Year 2010 Comprehensive Plan is to provide for public and private activity-based and resource-based recreational facilities. The subject property is currently used as a country club with an 18-hole golf course and four tennis courts, making the current Recreation (R) future land use map (FLUM) category most appropriate for the site. The land use district map designation corresponding to the R FLUM designation is Park and Refuge (PR).

**CONCLUSIONS OF LAW**

5. Section 380.031(8), Fla. Stat., defines "land development regulation" as including local zoning, subdivision, building and other regulations controlling the development of land. The regulations contained in Monroe County Ordinance No. 040-1999 are "land development regulations."

6. The Department is required to approve or reject land development regulations adopted in an Area of Critical State Concern in a final order. Section 380.05(6), Fla. Stat. The Department's approval or rejection must be based upon whether the regulations are consistent with the Principles For Guiding Development as a whole. Section 380.0552(9), Fla. Stat.

7. The land development regulations contained in Ordinance 040-1999 are consistent with the Principles for Guiding Development for the Florida Keys Area of Critical State Concern, specifically, Principle (a), in that the regulations strengthen the County's ability for managing land use and development, and Principle (h)(7), in that they protect the value of existing major recreational facilities. The land development regulations in Ordinance 040-1999 have little or no impact on the remaining Principles.

8. The land development regulations adopted by Ordinance 040-1999 are consistent with the Principles for Guiding Development for the Florida Keys Area of Critical State Concern as a whole.

WHEREFORE, IT IS ORDERED that the land development regulations adopted by Monroe County Ordinance 040-1999 are consistent with the Principles for Guiding Development as a whole and are therefore APPROVED. This Order becomes effective twenty-one (21) days after publication in the Florida Administrative Weekly unless a petition is filed as described below.

DONE AND ORDERED this \_\_\_\_\_ day of December, 1999, in Tallahassee, Florida.

/s/ J. Thomas Beck /

J. THOMAS BECK, Director  
Division of Community Planning  
Department of Community Affairs  
2555 Shumard Oak Boulevard  
Tallahassee, FL 32399-2100

NOTICE OF RIGHTS

ANY PERSON WHOSE SUBSTANTIAL INTERESTS ARE AFFECTED BY THIS ORDER HAS THE OPPORTUNITY FOR AN ADMINISTRATIVE PROCEEDING PURSUANT TO SECTION 120.569, FLORIDA STATUTES, REGARDING THE AGENCY'S ACTION. DEPENDING UPON WHETHER YOU ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT IN YOUR PETITION REQUESTING AN ADMINISTRATIVE PROCEEDING, YOU ARE ENTITLED TO EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING.

IF YOUR PETITION FOR ADMINISTRATIVE PROCEEDING DOES NOT ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT CONTAINED IN THE DEPARTMENT'S ACTION, THEN THE ADMINISTRATIVE PROCEEDING WILL BE AN INFORMAL ONE, CONDUCTED PURSUANT TO SECTIONS 120.569 AND 120.57(2), FLORIDA STATUTES AND CHAPTER 28-106, PARTS I AND III, FLORIDA ADMINISTRATIVE CODE. IN AN INFORMAL ADMINISTRATIVE PROCEEDING, YOU MAY BE REPRESENTED BY COUNSEL OR BY A QUALIFIED REPRESENTATIVE, AND YOU MAY PRESENT WRITTEN OR ORAL EVIDENCE IN OPPOSITION TO THE DEPARTMENT'S ACTION OR REFUSAL TO ACT; OR YOU MAY EXERCISE THE OPTION TO PRESENT A WRITTEN STATEMENT CHALLENGING THE GROUNDS UPON WHICH THE DEPARTMENT HAS CHOSEN TO JUSTIFY ITS ACTION OR INACTION.

IF YOU DISPUTE ANY ISSUE OF MATERIAL FACT STATED IN THE AGENCY ACTION, THEN YOU MAY FILE A PETITION REQUESTING A FORMAL ADMINISTRATIVE HEARING BEFORE AN ADMINISTRATIVE LAW JUDGE OF THE DIVISION OF ADMINISTRATIVE HEARINGS, PURSUANT TO SECTIONS 120.569 AND 120.57(1), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND II, FLORIDA ADMINISTRATIVE CODE. AT A FORMAL ADMINISTRATIVE HEARING, YOU MAY BE REPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE, AND YOU WILL HAVE THE OPPORTUNITY TO PRESENT EVIDENCE AND ARGUMENT ON ALL THE ISSUES INVOLVED, TO CONDUCT CROSS-EXAMINATION AND SUBMIT REBUTTAL EVIDENCE, TO SUBMIT PROPOSED FINDINGS OF FACT AND ORDERS, AND TO FILE EXCEPTIONS TO ANY RECOMMENDED ORDER.

IF YOU DESIRE EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING, YOU MUST FILE WITH THE AGENCY CLERK OF THE DEPARTMENT OF COMMUNITY AFFAIRS A WRITTEN PLEADING ENTITLED, "PETITION FOR ADMINISTRATIVE PROCEEDINGS" WITHIN TWENTY-ONE (21)

CALENDAR DAYS OF PUBLICATION OF THIS NOTICE. A PETITION IS FILED WHEN IT IS RECEIVED BY THE AGENCY CLERK, IN THE DEPARTMENT'S OFFICE OF GENERAL COUNSEL, 2555 SHUMARD OAK BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100.

THE PETITION MUST MEET THE FILING REQUIREMENTS IN RULE 28-106.104(2), FLORIDA ADMINISTRATIVE CODE. IF AN INFORMAL PROCEEDING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.301, FLORIDA ADMINISTRATIVE CODE. IF A FORMAL HEARING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.201(2), FLORIDA ADMINISTRATIVE CODE.

A PERSON WHO HAS FILED A PETITION MAY REQUEST MEDIATION. A REQUEST FOR MEDIATION MUST INCLUDE THE INFORMATION REQUIRED BY RULE 28-106.402, FLORIDA ADMINISTRATIVE CODE. CHOOSING MEDIATION DOES NOT AFFECT THE RIGHT TO AN ADMINISTRATIVE HEARING.

MEDIATION UNDER SECTION 120.573, FLORIDA STATUTES, IS NOT AVAILABLE WITH RESPECT TO THE ISSUES RESOLVED BY THIS ORDER.

YOU WAIVE THE RIGHT TO AN INFORMAL ADMINISTRATIVE PROCEEDING OR A FORMAL HEARING IF YOU DO NOT FILE A PETITION WITH THE AGENCY CLERK WITHIN TWENTY-ONE (21) CALENDAR DAYS OF PUBLICATION OF THIS FINAL ORDER.

FINAL ORDER NO. DCA99-OR-375  
IN RE: MONROE COUNTY LAND  
DEVELOPMENT REGULATION ADOPTED  
BY ORDINANCE NO. 041-1999

(Land Use District Map Change, Card Sound Golf Course, Ocean Reef)

FINAL ORDER APPROVING LAND DEVELOPMENT REGULATIONS

The Department of Community Affairs, (Department) hereby issues its Final Order pursuant to Sections 380.05(6) and 380.0552(9), Florida Statutes (1999) (Fla. Stat.), which require the Department to enter a Final Order approving or rejecting Monroe County land development regulations.

FINDINGS OF FACT

1. Monroe County is a "local government" within the Florida Keys Area of Critical State Concern. Section 380.0552, Fla. Stat. (1997).
2. The Department has received for review Monroe County Ordinance 041-1999, which was adopted by the County Commission on September 15, 1999. The Ordinance adopts



land development regulations changing the land use district map designation (zoning) on certain real property known as Section 6, Township 59S, Range 41E, and Section 7, Township 59S, Ranges 40 and 41E, as more fully described in the Ordinance, from Sparsely Settled (SS) to Park and Refuge (PR).

3. The Department has reviewed Ordinance 041-1999 for consistency with and compliance with the Principles for Guiding Development for the Florida Keys Area of Critical State Concern.

4. The subject property is designated Recreation (R) on the Future Land Use Map (FLUM) in the County's Year 2010 Comprehensive Plan. The primary purpose of the Recreation future land use category is to provide for public and private activity-based and resource-based recreational facilities. Further, Policy 101.4.21 of the Comprehensive Plan provides that all properties with the FLUM category R shall have the corresponding land use district map designation of Park and Refuge (PR). The land development regulations adopted by Ordinance 041-1999 will apply the required land use district map designation.

5. The subject property is used as a country club with an 18-hole golf course and Clubhouse, making the current Recreation (R) future land use map (FLUM) category most appropriate for the site. The SS land use district map designation is inconsistent with the FLUM designation in the Comprehensive Plan and does not allow recreational uses. The requested change to PR is consistent with the properties' FLUM designation and private recreational use.

#### CONCLUSIONS OF LAW

6. Section 380.031(8), Fla. Stat., defines "land development regulation" as including local zoning, subdivision, building and other regulations controlling the development of land. The regulations contained in Monroe County Ordinance No. 041-1999 are "land development regulations."

7. The Department is required to approve or reject land development regulations adopted in an Area of Critical State Concern in a final order. Section 380.05(6), Fla. Stat. The Department's approval or rejection must be based upon whether the regulations are consistent with the Principles For Guiding Development as a whole Section 380.0552(9), Fla. Stat.

8. The land development regulations contained in Ordinance 041-1999 are consistent with the Principles for Guiding Development for the Florida Keys Area of Critical State Concern, specifically, Principle (a), in that the regulations strengthen the County's ability for managing land use and development, and Principle (h)(7), in that they protect the value of existing major recreational facilities. The land development regulations in Ordinance 041-1999 have little or no impact on the remaining Principles.

9. The land development regulations adopted by Ordinance 041-1999 are consistent with the Principles for Guiding Development for the Florida Keys Area of Critical State Concern as a whole.

WHEREFORE, IT IS ORDERED that the land development regulations adopted by Monroe County Ordinance 041-1999 are consistent with the Principles for Guiding Development as a whole and are therefore APPROVED. This Order becomes effective twenty-one (21) days after publication in the Florida Administrative Weekly unless a petition is filed as described below.

DONE AND ORDERED this \_\_\_\_\_ day of December, 1999, in Tallahassee, Florida.

/s/ J. Thomas Beck/

J. THOMAS BECK, Director  
Division of Community Planning  
Department of Community Affairs  
2555 Shumard Oak Boulevard  
Tallahassee, FL 32399-2100

#### NOTICE OF RIGHTS

ANY PERSON WHOSE SUBSTANTIAL INTERESTS ARE AFFECTED BY THIS ORDER HAS THE OPPORTUNITY FOR AN ADMINISTRATIVE PROCEEDING PURSUANT TO SECTION 120.569, FLORIDA STATUTES, REGARDING THE AGENCY'S ACTION. DEPENDING UPON WHETHER YOU ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT IN YOUR PETITION REQUESTING AN ADMINISTRATIVE PROCEEDING, YOU ARE ENTITLED TO EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING.

IF YOUR PETITION FOR ADMINISTRATIVE PROCEEDING DOES NOT ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT CONTAINED IN THE DEPARTMENT'S ACTION, THEN THE ADMINISTRATIVE PROCEEDING WILL BE AN INFORMAL ONE, CONDUCTED PURSUANT TO SECTIONS 120.569 AND 120.57(2), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND III, FLORIDA ADMINISTRATIVE CODE. IN AN INFORMAL ADMINISTRATIVE PROCEEDING, YOU MAY BE REPRESENTED BY COUNSEL OR BY A QUALIFIED REPRESENTATIVE, AND YOU MAY PRESENT WRITTEN OR ORAL EVIDENCE IN OPPOSITION TO THE DEPARTMENT'S ACTION OR REFUSAL TO ACT; OR YOU MAY EXERCISE THE OPTION TO PRESENT A WRITTEN STATEMENT CHALLENGING THE GROUNDS UPON WHICH THE DEPARTMENT HAS CHOSEN TO JUSTIFY ITS ACTION OR INACTION.

IF YOU DISPUTE ANY ISSUE OF MATERIAL FACT STATED IN THE AGENCY ACTION, THEN YOU MAY FILE A PETITION REQUESTING A FORMAL ADMINISTRATIVE HEARING BEFORE AN ADMINISTRATIVE LAW JUDGE OF THE DIVISION OF

ADMINISTRATIVE HEARINGS, PURSUANT TO SECTIONS 120.569 AND 120.57(1), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND II, FLORIDA ADMINISTRATIVE CODE. AT A FORMAL ADMINISTRATIVE HEARING, YOU MAY BE REPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE, AND YOU WILL HAVE THE OPPORTUNITY TO PRESENT EVIDENCE AND ARGUMENT ON ALL THE ISSUES INVOLVED, TO CONDUCT CROSS-EXAMINATION AND SUBMIT REBUTTAL EVIDENCE, TO SUBMIT PROPOSED FINDINGS OF FACT AND ORDERS, AND TO FILE EXCEPTIONS TO ANY RECOMMENDED ORDER.

IF YOU DESIRE EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING, YOU MUST FILE WITH THE AGENCY CLERK OF THE DEPARTMENT OF COMMUNITY AFFAIRS A WRITTEN PLEADING ENTITLED, "PETITION FOR ADMINISTRATIVE PROCEEDINGS" WITHIN TWENTY-ONE (21) CALENDAR DAYS OF PUBLICATION OF THIS NOTICE. A PETITION IS FILED WHEN IT IS RECEIVED BY THE AGENCY CLERK, IN THE DEPARTMENT'S OFFICE OF GENERAL COUNSEL, 2555 SHUMARD OAK BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100.

THE PETITION MUST MEET THE FILING REQUIREMENTS IN RULE 28-106.104(2), FLORIDA ADMINISTRATIVE CODE. IF AN INFORMAL PROCEEDING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.301, FLORIDA ADMINISTRATIVE CODE. IF A FORMAL HEARING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.201(2), FLORIDA ADMINISTRATIVE CODE.

A PERSON WHO HAS FILED A PETITION MAY REQUEST MEDIATION. A REQUEST FOR MEDIATION MUST INCLUDE THE INFORMATION REQUIRED BY RULE 28-106.402, FLORIDA ADMINISTRATIVE CODE. CHOOSING MEDIATION DOES NOT AFFECT THE RIGHT TO AN ADMINISTRATIVE HEARING.

MEDIATION UNDER SECTION 120.573, FLORIDA STATUTES, IS NOT AVAILABLE WITH RESPECT TO THE ISSUES RESOLVED BY THIS ORDER.

YOU WAIVE THE RIGHT TO AN INFORMAL ADMINISTRATIVE PROCEEDING OR A FORMAL HEARING IF YOU DO NOT FILE A PETITION WITH THE

AGENCY CLERK WITHIN TWENTY-ONE (21) CALENDAR DAYS OF PUBLICATION OF THIS FINAL ORDER.

**DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES**

Notice of Publication for the Relocation of a Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Subaru of America, Inc., intends to allow the relocation of Classic Subaru, Inc. d/b/a Classic Subaru, as a dealership for the sale of Subaru vehicles, from its present location: 5474 South Orange Blossom Trail, Orlando, Florida 32839, to a proposed location: 6239 South Orange Blossom Trail, Orlando (Orange County), Florida 32839, on or after December 27, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Classic Subaru, Inc. are: dealer operator: Juliette Holler and Julie Humphries, 6239 South Orange Blossom Trail, Orlando, FL 32839; principal investor(s): Juliette Holler and Julie Humphries, 6239 South Orange Blossom Trail, Orlando, FL 32839. The notice indicates an intent to relocate the franchise in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Eric G. Swanson, Regional Dealer Development Operations Manager, 220 The Bluffs, Austell, GA 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 relocation 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, General Motors Corporation, intends to allow the establishment of Jim Rathmann Chevrolet, as a dealership for the sale of Chevrolet, at 1450 Executive Circle, N. E., Palm Bay (Brevard County), Florida, (2/3 mile west of location published 6/25/99), on or after January 1, 2001.

The name and address of the dealer operator(s) and principal investor(s) of Jim Rathmann Chevrolet are: dealer operator: Glenn S. Sandler, 208 Waterbury Lane, Indian Harbor Beach, FL 32937; principal investor(s): Glenn S. Sandler, 208 Waterbury Lane, Indian Harbor Beach, FL 32937 and James T. Rathmann, 6855 S. Tropical Trail, Merritt Island, FL 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: Ms. Judy Kelleher, Market Area Manager, General Motors Corporation, Dealer Contractual Group, 100 Renaissance Center, Mail Code 482-A07-C66, Detroit, MI 48265-1000.

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.

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Notice of Publication for the Relocation of a  
Franchise Motor Vehicle Dealer in a County of Less  
than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Ford Motor Company, intends to allow the relocation of Key Ford, Inc., as a dealership for the sale of Ford cars and light trucks, from its present location: 705-707 New Warrington Road, Pensacola, Florida, to a proposed location at property in Santa Rosa County, Florida, which is approximately 1300 ft. east of the intersection of Highway 98 and Gondlier Boulevard, whose legal description is as follows:

Legal Description: begin at the intersection of the North line of Government lot 5, Section 36, Township 2, South, Range 29, West, Santa Rosa County, Florida, with the Southeasterly right-of-way line of U.S. Highway 98 (160 R/W); thence North 89 degrees 56'17" East along said North line for a distance of 848.63 feet to a Concrete Monument 1035; thence North 00 degrees 31'52" West for a distance of 946.99 feet to the aforesaid Southeasterly right-of-way line of U.S. Highway 98 said point being on the arc of a circular curve concave to the Southeast having a radius of 5629.65 feet and a delta angle of 01degrees 33'30"; thence Southwesterly along the arc of said curve and right-of-way line for an arc distance of 153.12 feet (chord=153.12, chord bearing =South 42 degrees 13'39" West) to the point of tangency of said curve; thence South 41 degrees 26'54" West along said right-of-way line for a distance of 1113.30 feet to the Point of Beginning. All lying and being in Section 36, Township 2, South, Range 29, West, Santa Rosa County, Florida and containing 9.25 acres, more or less., on or after January 1, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Key Ford, Inc., dealer operator: Mr. Byron Basham, 6397 Pensacola Boulevard, Pensacola, Florida 32505; principal investor(s): Group 1 Automotive, Inc., B. B. Hollingsworth, Jr., 950 Echo Lance, Ste. 350, Houston, TX 77024.

The notice indicates an intent to relocate the franchise in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Lance Rabun, Market Representation Manager, Ford Motor Corporation, P. O. Box 945400, Maitland, FL 32794-5400.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the relocation of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

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**AGENCY FOR HEALTH CARE ADMINISTRATION**

On December 15, 1999, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an order of emergency Suspension with regard to the license of Darrell Weatherly, D.O.: license number OS 0006847. This emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 455.255(8) and 120.60(8), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On, December 21, 1999, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an Order of Emergency SUSPENSION with regard to the license of Michael Patrick Baker license number RN 1736602. Michael Patrick Baker's last known address is: 223 East Avenue, Panama City, FL 32401-6142. This Emergency Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant Sections 455.621(8) and 120.60(8), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On, December 21, 1999, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an Order of Emergency SUSPENSION with regard to the license of Megan Jane Beard license number PN 222651. Megan Jane Beard's last known

address is: 110 Landover Drive, Sebastian, FL 32958. This Emergency Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant Sections 455.621(8) and 120.60(8), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On, December 21, 1999, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an Order of Emergency SUSPENSION with regard to the license of Polly Ellen Davis license number RN 3219912. Polly Ellen Davis's last known address is: 3139 Old Dixie Hwy., Ft. Pierce, FL 34946. This Emergency Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant Sections 455.621(8) and 120.60(8), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

**DEPARTMENT OF ENVIRONMENTAL PROTECTION**

The Department of Environmental Protection will accept Fiscal Year 1999-2000 grant applications for the Land and Water Conservation Fund Program (LWCF) as follows:

APPLICATION SUBMISSION PERIOD: February 7, 2000 – March 7, 2000

Applications must be postmarked before or on the last date of the program application period.

ELIGIBLE APPLICANTS: All county governments and incorporated municipalities of the State of Florida and other legally constituted local governmental entities with the legal responsibilities for the provision of outdoor recreation sites and facilities for the use and benefit of the public.

MAXIMUM GRANT REQUEST: The maximum grant request may not exceed \$100,000.00 and shall be matched on a fifty percent (program/grantee) matching basis.

APPLICATION INFORMATION: LWCF application packets may be obtained from the Department of Environmental Protection, Division of Recreation and Parks, Bureau of Design and Recreation Services, Mail Station #585, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, Telephone (850)488-7896, Suncom 278-7896, Fax (850)488-3665, Suncom 278-3665

Applications should be made in accordance with the draft LWCF rule.

PROGRAM DESCRIPTION: LWCF is a competitive matching grant program which provides financial assistance to local governmental entities for development or acquisition of land for public outdoor recreational purposes. Congress has approved funding for the LWCF program for the first time since Fiscal Year 1994-95. Florida's estimated apportionment is \$1,704,936.

**DEPARTMENT OF HEALTH**

**NOTICE OF THE AVAILABILITY OF THE FLORIDA EMERGENCY MEDICAL SERVICES (EMS) MATCHING GRANT PROGRAM APPLICATION PACKAGE**

NAME OF AGENCY: Department of Health (DOH)

GRANT TITLE: Florida Emergency Medical Services Matching Grant

PURPOSE AND EFFECT: DOH is mandated by Chapter 401, Part II, Florida Statutes, F.S., to provide grants for prehospital EMS in Florida.

ELIGIBILITY: Agencies eligible to apply are local agencies and public and private entities involved in emergency medical services systems.

MATCHING REQUIREMENT: Applicants must provide twenty-five percent of the costs of approved projects and the state will provide seventy-five percent.

AUTHORITY: Section 401.113(2)(b), F.S.

**SPECIAL CONDITIONS:**

Number of Copies of Applications: For applications of \$90,000 or more, submit an original and 16 copies. For applications of less than \$90,000, submit an original and 8 copies.

Advance Payment: The state will make advance payment for approved grant projects to non profit organizations that have been in continuous operation for the year prior to the application deadline and have complied with all written requests from the Bureau of EMS for any previous state grant awards. All other organizations will receive state grant funds for approved projects on a cost-reimbursement basis.

Right To Protest: Twenty-one days after this advertisement applicants waive any right to challenge or protest any special condition pursuant to chapter 120, F.S.

TO OBTAIN AN APPLICATION PACKAGE: Application packages may be requested by telephone, facsimile transmission (fax), in-person, or by mail. The official application package contains a copy of this notice, an application manual, and a cover letter from the department. The application submitted to the Bureau of EMS must be the official package. Reproductions of the original that are not identical (including format) will be returned to the applicant without being reviewed. Telephone, (850)245-4440, ask for a matching grant staff person.

Fax (850)488-2512 or (850)487-2911, mark the fax: Matching Grants.

Mail requests for application packages and send completed applications to the following address: Bureau of Emergency Medical Services, Department of Health, 2020 Capital Circle, S. E., Bin #C18, Tallahassee, Florida 32399-1738

Pick up application packages or deliver completed applications to the following address: Bureau of Emergency Medical Services, Department of Health, 3rd Floor, 4025 Esplanade Way, Tallahassee, Florida.

DEADLINE: Completed original applications and the required number of copies must be received by the Bureau of Emergency Medical Services no later than 5:00 p.m., Eastern Standard Time, March 9, 2000. Note that this is not a postmark time and date. Applications received after the deadline, regardless of postmark, will not be rated or considered for funding.

RIGHT TO REJECT: DOH reserves the right to reject any and all applications in the best interest of the state.

CONTACT PERSONS: Ed Wilson, Ed\_Wilson@doh.state.fl.us, or Alan Van Lewen, Alan\_Vanlewen@doh.state.fl.us; Telephone (850)245-4444, Extension 2737 or 2734.

P.O. X00699

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**Section XIII**  
**Index to Rules Filed During Preceding Week**

RULES FILED BETWEEN December 21, 1999  
 and December 27, 1999

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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**DEPARTMENT OF EDUCATION**  
**University of Florida**

6C1-1.0062	12/23/99	1/12/00	Newspaper	
6C1-1.201	12/23/99	1/12/00	Newspaper	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
6C1-3.025	12/23/99	1/12/00	Newspaper	
6C1-3.048	12/23/99	1/12/00	Newspaper	
6C1-7.019	12/23/99	1/12/00	Newspaper	

**DEPARTMENT OF CORRECTIONS**

33-504.201	12/23/99	1/12/00	25/36	25/46
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**AGENCY FOR HEALTH CARE ADMINISTRATION**  
**Medicaid Program Office**

59G-6.010	12/22/99	1/11/00	25/46	
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Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.

**DEPARTMENT OF MANAGEMENT SERVICES**

**Selected Exempt Service**

60M-1.009	12/22/99	1/11/00	25/45	
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**Senior Management Service**

60N-1.008	12/22/99	1/11/00	25/45	
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**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Architecture and Interior Design**

61G1-24.002	12/22/99	1/11/00	25/33	25/46
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**DEPARTMENT OF HEALTH**

**Board of Clinical Social Work**

64B4-3.003	12/22/99	1/11/00	25/45	
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**Section XIV  
List of Rules Affected**

This "List of Rules Affected" is a cumulative list of all rules which have been proposed but not filed for adoption. Beginning with the February 2, 1996 issue, the list will be published monthly for the period covering the last eight weeks.

- w - Signifies Withdrawal of Proposed Rule(s)
- c - Rule Challenge Filed
- v - Rule Declared Valid
- x - Rule Declared Invalid
- d - Rule Challenge Dismissed
- dw - Dismissed Upon Withdrawal

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
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**STATE**

1-10.001	25/49		
1B-2.011	25/48		
1B-6.001	22/18		
1C-3.100	25/46		
1C-3.116	25/46		
1C-3.144	25/34		25/47
1N-1.001	25/49		
1N-1.002	25/49		
1N-1.003	25/49		
1N-1.004	25/49		
1N-1.005	25/49		
1N-2.001	25/49		
1P-1.009	25/43		

**LEGAL AFFAIRS**

2-11.001	21/30c		
2-11.002	21/30c		
2-11.003	21/30c		
2-11.004	21/30c		
2-11.006	21/30c		
2-11.007	21/30c		
2-34.001	25/39		25/49
2-34.004	25/39		25/49
2-34.005	25/39		25/49
2-34.006	25/39		25/49
2-34.007	25/39		25/49
2-34.008	25/39		25/49
2A-2.002	25/49		
2A-3.002	25/49		
2B-1.003	25/49		

**BANKING AND FINANCE**

3A-68.005	20/40		
3C-1.022	21/25		
3C-100.03852	25/47		
3C-560.106		23/30	
3C-560.607	23/12		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
3D-20.0021	25/44		25/52
3D-30.0051	22/43c		
3D-30.0052	22/43c		
3D-30.0053	22/43c		
3D-30.0054	22/43c		
3D-30.0055	22/48c		
	23/20c		
	24/53		
3D-30.025	25/12		
3D-30.026	25/12		
3D-40.001	25/37		25/48
3D-40.020	25/37		25/48
3D-40.031	25/37		25/48
3D-40.043	25/37		25/48
3D-40.051	25/37		25/48
3D-40.053	25/37		25/48
3D-40.058	25/37		25/48
3D-40.077	25/37		25/48
3D-40.099	22/29c		
	25/37		25/48
3D-40.100	22/29c		
	25/37		25/48
3D-40.101	22/29c		
3D-40.105	22/29c		
	25/37		25/48
3D-40.106	22/29c		
3D-40.156	25/37		25/48
3D-40.160	25/37		25/48
3D-40.165	25/37		25/48
3D-40.170	25/37		25/48
3D-40.177	25/37		25/48
3D-40.200	25/37		25/48
3D-40.201	22/29c		
3D-40.202	22/29c		
3D-40.205	25/37		25/48
3D-40.210	22/29c		
	25/37		25/48
3D-40.220	25/37		25/48
3D-40.225	25/37		25/48
3D-40.240	25/37		25/48
3D-40.245	25/37		25/48
3D-40.265	25/37		25/48
3D-40.270	25/37		25/48
3D-40.280	25/37		25/48
3D-40.285	25/37		25/48
3D-40.290	22/29c		
	25/37		25/48
3D-50.001	25/37		25/48
3D-50.055	25/37		25/48
3D-50.058	25/37		25/48
3D-50.070	25/37		25/48
3D-50.085	25/39		25/46
3D-60.060	25/37		25/48
3D-60.065	25/37		25/48
3D-60.070	25/37		25/48
3D-70.050	25/37		25/48
3D-70.055	25/37		25/48

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
3D-70.060	25/37		25/48	4-149.007	23/45		
3D-80.015	25/37		25/48		24/46		
3D-80.050	25/37		25/48	4-149.008	23/45		
3D-80.060	25/37		25/48		24/46		
3D-160.030	25/37		25/52	4-149.009	23/45		
3D-160.031	25/37	25/47	25/52		24/46		
3E-200.001(7)(a)(b)	20/8c			4-149.010	23/45		
3E-600.013	25/47				24/46		
3E-600.0131	25/47			4-149.020	23/45		
3E-600.014	25/47				24/46		
3F-5.0015	21/2c			4-149.021	20/49c		
3F-5.0016	21/2c				23/45		
3F-6.002	25/35				24/46		
3F-6.005	25/35			4-149.022	23/45		
3F-6.0053	25/35				24/46		
3F-6.0055	25/35			4-149.023	23/45		
3F-8.005		21/41			24/46		
	21/39c			4-149.024	23/45		
	22/51	23/9			24/46		
3F-8.007	25/31			4-149.030	23/45		
3F-13.001	25/32				24/46		
3F-13.002	25/32			4-149.031	23/45		
3F-13.003	25/32				24/46		
3F-13.004	25/32			4-149.032	23/45		
					24/46		
	INSURANCE			4-149.033	23/45		
					24/46		
4-121.035	21/5c			4-149.034	23/45		
4-123.002	25/33				24/46		
4-127.001	25/42			4-149.035	23/45		
4-127.002	25/42				24/46		
4-127.003	25/42			4-149.037	23/45		
4-137.001	25/35		25/47		24/46		
4-138.001	25/35		25/47	4-149.038	23/45		
4-138.044	25/35		25/47		24/46		
4-141.020	20/11c			4-149.039	23/45		
	20/11c				24/46		
4-141.021	20/11c			4-149.040	23/45		
	20/11c				24/46		
	20/11c			4-149.041	23/45		
4-149	24/3c				24/46		
	24/3c			4-149.043	23/45		
	24/28c				24/46		
4-149.001	23/45			4-149.051	23/45		
	24/46				24/46		
4-149.002	23/45			4-149.052	23/45		
	24/46				24/46		
4-149.003	23/45			4-149.053	23/45		
	24/46				24/46		
4-149.004	23/45			4-149.101	23/45	24/31	
	24/46				24/3c		
4-149.005	23/45				24/3c		
	24/46				24/46		
4-149.006	23/45						
	24/46						

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-149.102	23/45 24/3c 24/3c 24/46	24/31		4-149.120	23/45 24/3c 24/3c 24/46	24/31	
4-149.103	23/45 24/3c 24/3c 24/46	24/31		4-149.121	23/45 24/3c 24/3c 24/46	24/31	
4-149.104	23/45 24/3c 24/3c 24/46	24/31		4-149.122	23/45 24/3c 24/3c 24/46	24/31	
4-149.105	23/45 24/3c 24/3c 24/46	24/31		4-149.123	23/45 24/3c 24/3c 24/46	24/31	
4-149.106	23/45 24/3c 24/3c 24/46	24/31		4-149.124	24/3c		
4-149.107	23/45 24/3c 24/3c 24/46	24/31		4-149.125	24/3c		
4-149.108	23/45 24/3c 24/3c 24/46	24/31		4-149.126	24/3c		
4-149.109	23/45 24/3c 24/3c 24/46	24/31		4-149.127	24/3c		
4-149.110	23/45 24/3c 24/3c 24/46	24/31		4-149.128	24/3c		
4-149.1105	23/45 24/3c	24/31		4-149.129	24/3c		
4-149.111	23/45 24/3c 24/3c 24/46	24/31		4-149.130	23/45 24/3c 24/3c 24/46	24/31	
4-149.112	23/45 24/3c 24/3c 24/46	24/31		4-149.131	23/45 24/3c 24/46	24/31	
4-149.113	24/3c 24/3c			4-149.132	23/45 24/3c 24/46	24/31	
4-149.114	24/3c			4-149.1325	24/20	24/20	
4-149.115	24/3c			4-149.133	23/45 24/3c 24/3c 24/46	24/31	
4-149.116	24/3c			4-149.150	23/45	24/31	
4-149.117	24/3c			4-149.151	23/45 24/46	24/31	
4-149.118	24/3c			4-149.152	23/45	24/20 24/31	
4-149.119	24/3c			4-149.190	24/46 23/45 24/3c 24/46		
				4-149.200	25/36		
				4-149.201	25/36		
				4-149.202	25/36		
				4-149.203	25/36		
				4-149.204	25/36		
				4-149.205	25/36		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-149.206	25/36			4-154.512	23/52c		
4-149.207	25/36			4-154.520	24/3c		
4-150.002	24/30	25/8	25/52		24/49	25/8	25/47w
4-150.003	24/30	25/8	25/52		25/5c		
		25/46	25/52		25/5c		
	25/28	25/41	25/46w		25/5c		
4-150.005	24/30	25/8	25/52	4-157.001	23/10	23/42	
4-150.006	24/30		25/52	4-157.002	23/10	23/42	
4-150.013	24/30	25/8	25/52	4-157.002(2)	23/19c		
4-150.016	24/30	25/8	25/52	4-157.004	23/10	23/42	
4-150.017	24/30		25/52	4-157.004(2)(b)	23/19c		
4-150.018	24/30		25/52	4-157.004(4)	23/19c		
4-150.019	24/30		25/52	4-157.017	23/10	23/42	
4-150.102		22/10	25/52	4-157.022	23/10	23/42	
	24/30	25/8	25/52	4-157.022(1)(b)	23/19c		
4-150.103		22/10	25/52	4-157.022(1),(2)(c),(4)	23/52c		
	24/30	25/8	25/52	4-157.022(2)	23/19c		
		25/46	25/52	4-157.022(3)	23/19c		
	25/28	25/41	25/46w	4-157.022(4)	23/19c		
4-150.105		22/10	25/52	4-157.022(5)	23/19c		
	24/30	25/8	25/52	4-157.023	23/10	23/42	
4-150.106		22/10	25/52	4-157.023(1)(b)	23/52c		
	24/30	25/8	25/52	4-166.031	25/33		
4-150.107		22/10		4-170.016	22/36c		
4-150.114		22/10	25/52	4-170.0165	22/36c		
	24/30	25/8	25/52	4-175.011	20/8c		
4-150.118	24/30		25/52		20/20c		
4-150.119	20/43	21/38		4-175.013	21/5c		
		22/10	25/52	4-176.022	25/33		
	24/30		25/52	4-190.030	24/44	24/51	
4-150.120		22/10	25/52	4-190.031	24/44		
	24/30		25/52	4-190.035	24/44		
4-150.202	24/30	25/8	25/52	4-190.036	24/44		
4-150.203	24/30	25/8	25/52	4-190.037	24/44		
		25/46	25/52	4-190.038	24/44		
	25/28	25/41	25/46w	4-190.039	24/44		
4-150.205	24/30		25/52	4-190.056	24/44		
4-150.213	24/30	25/8	25/52	4-190.057	24/44		
4-150.215	24/30		25/52	4-190.058	24/44		
4-150.216	24/30			4-190.059	24/44		
4-150.217	24/30		25/52	4-190.0591	24/44		
4-150.218	24/30		25/52	4-190.060	24/44		
4-154.101	24/45			4-190.061	24/44		
4-154.102	24/45			4-190.062	24/44		
4-154.104	24/45			4-190.063	24/44		
4-154.108	24/45			4-190.064	24/44		
4-154.109	24/45			4-190.065	24/44		
4-154.110	24/45			4-190.066	24/44	24/51	
4-154.111	24/45			4-190.067	24/44		
4-154.112	24/45			4-190.068	24/44		
4-154.113	24/45			4-190.069	24/44		
4-154.114	23/52c			4-190.071	24/44		
4-154.115	24/45			4-190.072	24/44		
4-154.116	24/45			4-190.073	24/44		
4-154.410	23/52c			4-190.074	24/44		

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4-192.023	18/17c			4-196.030(5),			
4-192.038	18/17c			(8)(b)(d)(e)	20/43c		
4-192.053	18/17c			4-196.031	20/43c		
4-192.058	18/17c			4-196.032	20/43c		
4-196.001	20/43c			4-196.033	20/43c		
	20/43c			4-196.034	20/43c		
	20/49c			4-196.035	20/43c		
4-196.002	20/43c				20/49c		
	20/43c			4-196.036	20/43c		
	20/43c			4-196.037	20/43c		
	20/49c			4-196.038	20/43c		
4-196.003	20/43c			4-196.039	20/43c		
	20/43c			4-196.040	20/43c		
	20/49c				20/43c		
4-196.004	20/43c				20/49c		
4-196.005	20/43c			4-211.031(21)(e),			
4-196.006	20/43c			(24)-(27)	25/33c		
	20/49c				25/34c		
4-196.007	20/43c			4-211.050	25/33c		
	20/49c			4-211.060	25/33c		
4-196.008	20/43c			4-213.050	19/30c		
4-196.009	20/43c			4-213.080	19/30c		
	20/49c			4-213.090	19/30c		
4-196.009(2)	20/43c			4-213.100	19/30c		
4-196.010	20/43c			4-213.120	19/30c		
	20/43c			4-220.051(4)(h)(6)	25/23c		
	20/49c			4-220.201(4)(f)	25/23c		
4-196.011	20/43c			4-220.2021(5)(a)	25/23c		
4-196.012	20/43c			4-223.001	18/31c		
4-196.013	20/43c				18/31c		
4-196.014	20/43c				18/31c		
4-196.015	20/43c				18/31c		
4-196.016	20/43c				18/31c		
4-196.017	20/43c				18/31c		
4-196.018	20/43c				18/31c		
4-196.019	20/43c			4-223.002	18/31c		
4-196.020	20/43c				18/31c		
4-196.021	20/43c				18/31c		
4-196.022	20/43c				18/31c		
4-196.023	20/43c				18/31c		
4-196.024	20/43c				18/31c		
	20/43c				18/31c		
	20/43c			4-223.003	18/31c		
	20/43c				18/31c		
4-196.025	20/43c				18/31c		
4-196.026	20/43c				18/31c		
4-196.027	20/43c				18/31c		
4-196.028	20/43c				18/31c		
	20/43c				18/31c		
	20/43c			4-223.004	18/31c		
	20/49c				18/31c		
4-196.029	20/43c				18/31c		
4-196.030	20/43c				18/31c		
	20/43c				18/31c		
	20/49c				18/31c		



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5C-3.013	21/7			6A-1.0011	20/34		
5C-3.014	21/7			6A-1.0014	25/32		
5C-3.015	21/7			6A-1.0761	24/17		
5C-4.001	25/33		25/50w	6A-1.0996	25/27	25/34	
5C-4.002	25/33		25/50w	6A-1.09981	25/45	25/51	
5C-4.003	25/33		25/50w	6A-3.075	20/38		
5C-4.005	25/33		25/50w	6A-4.0006(2)(b),(3)(c)	23/4c		
5C-25.001	25/40		26/1w	6A-4.006(2)(b),(3)(c)	24/28c		
5C-25.002	25/40		26/1w		25/5c		
5C-25.003	25/40		26/1w	6A-4.0161	24/17		
5C-25.004	25/40		26/1w	6A-4.01761	24/28c		
5D-1.003	21/38				25/5c		
5D-1.0061	21/13			6A-6.03012(5)(6)	25/5c		
5F-2.016	25/49			6A-6.03030	19/40		
5F-8.012	25/51			6A-6.03031	19/40		
5F-11.047	25/29c			6A-6.05281	26/1		
5H-1.001	22/11c			6A-6.0571	25/45		
	22/11c			6A-6.080	16/30		
	22/11c			6A-7.0321	20/34		
	22/12c			6A-7.042	25/27	25/34	
	22/12c			6A-10.024	25/38		25/49
	22/12c			6A-10.0243	19/36	19/42	
5H-12.001	21/10			6A-14.030	25/42		25/51
5H-24.001	25/28		25/48	6A-14.0301	25/45		
5H-24.002	25/28		25/48	6A-14.072	25/51		
5H-24.003	25/28		25/48	6A-16.006	19/36	19/42	
5H-24.004	25/28		25/48	6A-16.008	19/36	19/42	
5H-24.005	25/28	25/40	25/48	6A-16.009	19/36	19/42	
5H-24.006	25/28	25/40	25/48	6A-16.016	19/36	19/42	
5H-24.007	25/28	25/40	25/48	6A-20.05281	26/1		
5H-24.008	25/28	25/40	25/48	6A-20.111	26/1		
5I-3.004	21/11			6C-6.001	25/51		
5I-4.008	20/47			6C-6.002	25/51		
5I-4.009	20/47			6C-6.003	25/51		
5I-4.010	20/47			6C-8.007	21/33		
5J-3.005	19/48			6C-8.009	25/24	25/30	25/47
5J-3.006	19/48					25/39	25/47
5J-9.006	19/26			6C-14.005	24/43		
5K-4.002	25/35		25/45	6C1-1.0062	Newspaper		26/1
5L-2.001	25/30	25/48	25/48	6C1-1.201	Newspaper		26/1
5L-2.002	25/30	25/48	25/48	6C1-3.025	Newspaper		26/1
5L-2.003	25/30	25/48	25/48	6C1-3.048	Newspaper		26/1
5L-2.004	25/30	25/48	25/48	6C1-7.019	Newspaper		26/1
5L-2.005	25/30	25/40	25/48	6C2-5.0021	20/47c		
		25/48	25/48	6C10-5.019	Newspaper		25/49
5L-2.006	25/30	25/40	25/48	6D-3.003	21/35		
		25/48	25/48	6D-13.001	24/33		
5L-2.007	25/30	25/40	25/48	6E-1.003	24/42		25/51w
		25/48	25/48		25/52		
5L-2.008	25/30	25/48	25/48	6E-1.0031	24/42		25/51w
					25/52		
	EDUCATION			6E-1.0032	24/42		25/51w
					25/52		
6-1.0996	25/46			6E-1.0034	24/42		25/51w
6-2.001	25/38	25/47	25/52		25/52		
6-7.042	25/46						

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6E-1.0035	24/42		25/51w	9B-55.014	25/47		
	25/52			9B-55.015	25/47		
6E-1.0045	24/42		25/51w	9B-65.001	25/47		
	25/52			9B-65.003	25/47		
6E-2.001	25/52			9B-65.005	25/47		
6E-2.002	25/52			9B-65.007	25/47		
6E-2.004	25/52			9B-65.009	25/47		
6E-2.008	24/42		25/51w	9B-65.011	25/47		
	25/52			9B-65.013	25/47		
6E-2.009	25/52			9B-65.015	25/47		
6E-2.010	25/52			9B-65.017	25/47		
6H-1.004	15/41			9B-65.019	25/47		
6H-1.014	25/43			9I-29.001	18/49		
6H-1.015	25/43			9I-29.0085	18/49		
6H-1.016	25/43			9I-29.0086	18/49		
6H-1.020	25/43			9I-31.005	16/35		
6H-1.021	24/32			9I-31.011	16/35		
	25/43			9I-34.009	19/22	19/29	
6H-1.030	25/38			9I-35.006	19/31	19/43	
6H-1.031	24/32			9I-38.002	23/46	24/7	
	25/43			9I-38.0025	23/46	24/7	
6H-1.032	25/43			9I-38.003	23/46	24/7	
				9I-38.004	23/46	24/7	
				9I-38.005	23/46	24/7	
				9I-38.006	23/46	24/7	
				9I-38.007	23/46	24/7	
				9I-38.008	23/46	24/7	
				9I-38.009	23/46	24/7	
				9I-38.010	23/46	24/7	
				9I-38.011	23/46	24/7	
				9I-38.012	23/46	24/7	
				9I-38.013	23/46	24/7	
				9I-38.014	23/46	24/7	
				9I-38.0145	23/46	24/7	
				9I-38.015	23/46	24/7	
				9I-38.016	23/46	24/7	
				9I-38.065	23/46	24/7	
				9I-44.001	23/47	24/7	
				9I-44.002	23/47	24/7	
				9I-44.003	23/47	24/7	
				9I-44.004	23/47	24/7	
				9I-44.005	23/47	24/7	
				9I-44.006	23/47	24/7	
				9I-44.007	23/47	24/7	
				9I-44.008	23/47	24/7	
				9I-44.009	23/47	24/7	
				9I-44.010	23/47	24/7	
				9I-44.011	23/47	24/7	
				9I-45.006	21/17		
				9I-47.035	23/25		
				9J-5.0055	18/40		
				9J-8.004	22/39		
				9J-8.006	22/39		
				9J-9.011	21/39c		
				9J-9.012	21/39c		
COMMUNITY AFFAIRS							
9B-14.001	25/36		25/48				
9B-14.003	25/36		25/48				
9B-14.005	25/36		25/48				
9B-14.006	25/36		25/48				
9B-14.007	25/36		25/48				
9B-14.009	25/36		25/48				
9B-14.011	25/36		25/48				
9B-14.018	25/36		25/48				
9B-14.019	25/36		25/48				
9B-14.020	25/36		25/48				
9B-14.0201	25/36		25/48				
9B-14.021	25/36		25/48				
9B-14.022	25/36		25/48				
9B-14.023	25/36		25/48				
9B-14.024	25/36		25/48				
9B-14.025	25/36		25/48				
9B-14.026	25/36		25/48				
9B-43.005	21/7c						
9B-43.011	21/43	22/46					
9B-43.014	22/38						
9B-55.001	25/47						
9B-55.004	25/47						
9B-55.005	25/47						
9B-55.006	25/47						
9B-55.007	25/47						
9B-55.008	25/47						
9B-55.009	25/47						
9B-55.010	25/47						
9B-55.011	25/47						
9B-55.012	25/47						
9B-55.013	25/47						



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9J-14.017	19/44c			10D-5.118	19/22		
9J-14.027	21/13	22/42		10D-5.119	19/22		
	25/43c			10D-5.120	19/22		
9J-41.003	20/47			10D-6	20/39c		
					22/12c		
HEALTH AND REHABILITATIVE SERVICES				10D-6.041(11)	20/11c		
10-5.011(1)(o)	16/4			10D-6.046(7)(a)(b)(e)	20/11c		
10-5.011(1)(p)	16/4			10D-6.046(7)(f)2.	20/11c		
10-5.011(1)(v)	15/46c			10D-6.0471(1)(a)	20/11c		
10-23.006	22/2			10D-6.048(5)	20/11c		
10-23.010	22/2			10D-13.0293	19/4		
10-23.011	22/2			10D-41.072	15/14		
10-24.001	22/2			10D-41.076	15/14		
10-24.002	22/2			10D-42.023	19/19		
10A-5	21/5c			10D-42.024	19/19		
10CER92-4		19/13		10D-42.025	19/19		
		19/25		10D-42.026	19/19		
		19/38		10D-42.027	19/19		
		19/52		10D-42.028	19/19		
10C-1.113	18/6			10D-42.029	19/19		
10C-1.601	20/26			10D-42.030	19/19		
10C-7.042	18/21	20/2		10D-42.031	19/19		
10C-7.0529	19/18			10D-42.032	19/19		
10C-7.069	19/18			10D-42.033	19/19		
10C-8.011-.304	23/7c			10D-45	22/12c		
10C-8.303	22/35			10D-45.049	22/6		
10C-25.016	20/20			10D-72.016	15/12	15/12	
10C-32.002	20/48			10D-105.001	16/50	17/7	
10C-32.200	20/48			10D-105.002	17/3c		
10D-5.092	19/22				17/3c		
10D-5.093	19/22			10D-105.003	17/3c		
10D-5.094	19/22				17/3c		
10D-5.095	19/22			10D-105.004	17/3c		
10D-5.096	19/22			10D-105.007	17/3c		
10D-5.097	19/22			10D-111.002	17/18		
10D-5.098	19/22			10D-112.007	20/49		
10D-5.099	19/22			10D-115.001	22/8		
10D-5.100	19/22			10D-125.005	20/13	20/34	
10D-5.101	19/22			10J-8.014	20/26c		
10D-5.102	19/22				20/29c		
10D-5.103	19/22			10L-12.002	23/7		
10D-5.104	19/22			10M-1.003	18/12		
10D-5.105	19/22			10M-9.001	22/1		
10D-5.106	19/22			10M-9.026	22/1		
10D-5.107	19/22			10M-9.045	22/1		
10D-5.108	19/22			10M-29.001	19/27		
10D-5.109	19/22			10P-4.250	19/31c		
10D-5.110	19/22			10P-4.250(10)	19/28c		
10D-5.111	19/22			10P-4.250(11)	19/28c		
10D-5.112	19/22			10P-4.250(4)	19/28c		
10D-5.113	19/22			10Q-5.022	19/41		
10D-5.114	19/22						
10D-5.115	19/22			LAW ENFORCEMENT			
10D-5.116	19/22			11B-18.004	18/40		
10D-5.117	19/22			11B-18.0051	18/40		



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14-46.001	22/25c			17-296.601	20/24c		
	22/39c			17-296.604	20/16	20/23	
14-60.011	20/12				20/24c		
14-66.001	25/29			17-312	20/26c		
14-66.002	25/29				20/26c		
14-66.003	25/29			17-330	20/26c		
14-66.004	25/29				20/26c		
14-66.005	25/29			17-330.100(1),(2),(3)	20/24c		
14-66.006	25/29			17-330.200(3)(a)			
14-66.007	25/29	25/40		(b)(c)(e)	20/24c		
14-66.008	25/29			17-331	20/26c		
14-66.009	25/29			17-341	20/26c		
14-66.010	25/29				20/26c		
14-66.011	25/29			17-343.050	20/29c		
14-66.012	25/29			17-503.420	16/15		
14-78	25/21c			17-503.430	16/15		
14-79.006	26/1			17-503.500	16/15		
14-96	21/2c			17-503.850	17/33		
14-101.001	25/42		25/49	17-525.900	18/35		
14-101.002	25/42		25/49	17-604.550	18/8		
14-101.003	25/42		25/49	17-620.810	20/28	20/38	
14-101.004	25/42		25/49	17-625.700	20/28	20/45	
				17-660.300	15/50	16/8	
HIGHWAY SAFETY AND MOTOR VEHICLES				17-671.100	15/32		
				17-671.200	15/32		
15-3.001	21/47c				19/47		
15A-8.0081	21/43	22/7		17-671.300	15/32		
		22/11		17-671.310	15/32		
15A-10	22/2c			17-701	20/13c		
	22/2c				20/15c		
15A-10.005(1)	22/2c			17-701.200	19/33	19/37	
15A-10.017	19/43			17-701.210	19/33	19/37	
15A-10.027(8)	22/2c			17-701.220	19/33	19/37	
15A-10.034(4)	22/2c			17-701.300	19/33	19/37	
15C-7.005	20/40c			17-701.320	19/33	19/37	
	20/40c			17-701.330	19/33	19/37	
15C-15.001	22/52	23/11		17-701.340	19/33	19/37	
				17-701.400	19/33	19/37	
NATURAL RESOURCES				17-701.420	19/33	19/37	
				17-701.500	19/33	19/37	
16B-33.0052	19/41c			17-701.510	19/33	19/37	
	19/41c			17-701.520	19/33	19/37	
ENVIRONMENTAL REGULATION				17-701.600	19/33	19/37	
				17-701.610	19/33	19/37	
17-2.100	18/26			17-701.620	19/33	19/37	
17-3	15/14c			17-701.630	19/33	19/37	
17-4	15/14c			17-701.640	19/33	19/37	
17-4.246	15/14c			17-703.300	20/17		
17-17.701	20/15c			17-703.500	16/33		
17-29.080	20/21	21/22		17-703.510	20/17		
17-40	19/49c			17-703.600	20/17		
17-111.060	15/34			17-703.610	20/17		
17-213.420	19/33	19/41		17-710.300	15/42		
17-257	19/50c			17-710.420	15/42		
17-296.200(97)	20/24c			17-710.440	15/42		

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17-773.200	17/39	17/46		20-114.003	25/30		25/45w
17-773.900	17/39	17/46		20-114.004	25/30		25/45w
BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST				20-114.005	25/30		25/45w
				20-114.006	25/30		25/45w
				PROFESSIONAL REGULATION			
18-4.001	22/1			21-6.017	17/45		
18-21.004	25/48	25/50		21-12.025	21/31		
18-21.019	24/15			21-15.009	12/45		
18-23.001	20/14	20/27		21-17.001	15/47		
18-23.004	20/14	20/27		21B-11.0017	19/31c		
18-23.005	20/14	20/27			19/31c		
18-23.006	20/14	20/27		21G-17.011	18/43c		
STATE BOARD OF ADMINISTRATION				21M-49.002	19/6c		
19-8.010	20/13c			21M-50.002	19/6c		
19-8.011	25/47		25/51w	21M-50.003	19/6c		
19B-4.001	25/47			21M-50.007	18/53	20/24	
19B-4.002	25/47				19/6c		
19B-5.001	25/47			21M-50.009	19/6c		
19B-6.001	22/13			21P-16.003	18/14		
	25/47			FLORIDA PAROLE COMMISSION			
19B-8.001	25/47			23-15.050	25/39		25/51
CITRUS				23-23.011	20/8		
20-34.007	21/24			PUBLIC SERVICE COMMISSION			
20-35.005	21/24			25-4.141	24/53		
20-39.014	22/20			25-4.202	24/53		
20-42.001	18/20			25-4.300	25/13	25/48	
20-48.001	25/35			25-4.301	25/13	25/48	
20-48.002	25/35			25-4.302	25/13	25/48	
20-48.003	25/35			25-6.002	24/53		
20-48.004	25/35	25/45		25-6.043	24/53		
		25/51		25-6.0438	24/53		
20-48.005	25/35	25/45		25-6.049	25/42		
		25/51		25-14.003	15/52		
20-48.006	25/35	25/45		25-17.087	24/53		
		25/51		25-21.022	18/24		
20-48.007	25/35			25-22.036(3)	25/45c		
20-48.008	25/35	25/45		25-24.555	24/53		
20-48.009	25/35			25-30.010	24/53		
20-48.010	25/35			25-30.011	24/53		
20-64.020	25/49			25-30.060	22/38		
	25/49			25-30.110	25/41		25/49
20-64.024	20/29c			25-30.431	22/31	23/27	25/49
20-94.006	15/41	15/48				25/43	25/49
20-104.001	21/32			25-30.436	24/53		
20-104.002	21/32			25-30.450	24/53		
20-111.001	25/49			25-30.455	24/53		
20-111.003	25/49			25-30.456	24/53		
20-111.007	25/49			25-30.570	24/53		
20-111.008	25/49			25-30.580	24/53		
20-114.001	25/30		25/45w	25-160.031	25/37		
20-114.002	25/30		25/45w				

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<b>EXECUTIVE OFFICE OF THE GOVERNOR</b>				28-24.036	19/40	19/43	
				28-24.037	19/40		
27E-4.001	20/11			<b>REGIONAL PLANNING COUNCILS</b>			
27E-4.002	20/11			29F-2.101	25/31		25/46
27E-4.003	20/11			29F-2.102	25/31		25/46
27E-4.004	20/11			29F-2.103	25/31		25/46
27E-4.005	20/11			29F-2.104	25/31		25/46
27E-4.006	20/11			29F-2.105	25/31		25/46
27E-4.007	20/11			29F-3.101	25/31		25/48
27E-4.008	20/11			29F-3.102	25/31		25/48
<b>ADMINISTRATION COMMISSION</b>				29F-3.103	25/31		25/48
28-5.201	22/2c			29F-3.104	25/31		25/48
28-22.101	25/41			29F-3.105	25/31		25/48
28-22.102	25/41			29F-3.106	25/31		25/48
28-22.103	25/41			29F-3.107	25/31		25/48
28-22.104	25/41			29F-3.108	25/31		25/48
28-22.105	25/41			29F-3.109	25/31		25/48
28-22.106	25/41			29F-3.110	25/31	25/41	25/48
28-22.107	25/41			29F-3.111	25/31		25/48
28-22.108	25/41			29F-3.112	25/31		25/48
28-22.109	25/41			29F-3.113	25/31		25/48
28-22.110	25/41			29F-3.114	25/31		25/48
28-22.111	25/41			29F-3.115	25/31		25/48
28-22.112	25/41			<b>LOXAHATCHEE RIVER ENVIRONMENTAL CONTROL DISTRICT</b>			
28-22.113	25/41			31-16	20/8c		
28-22.114	25/41				20/8c		
28-22.115	25/41				20/8c		
28-22.116	25/41			<b>CORRECTIONS</b>			
28-22.117	25/41			33-2.001	23/25		
28-22.121	25/41			33-3.004(3)(d)	24/8c		
28-22.122	25/41				24/8c		
28-22.123	25/41				24/8c		
28-22.124	25/41			33-3.004(3)(d),(15)	24/7c		
28-22.125	25/41			33-3.005(8)(b)	24/7c		
28-22.126	25/41			33-3.0051	24/18		
28-22.127	25/41			33-3.0081	25/35	25/43	
28-22.128	25/41			33-3.0082	25/35	25/43	
28-22.129	25/41			33-3.0084	25/35	25/43	
28-22.130	25/41			33-3.0085	25/35	25/43	
28-22.131	25/41			33-3.015	21/43		
28-22.132	25/41			33-3.018	17/14		
28-22.301	25/41			33-5.001	22/23c		
28-22.302	25/41				22/23c		
28-22.303	25/41			33-5.002	22/23c		
28-22.304	25/41			33-5.003	22/23c		
28-22.305	25/41			33-5.004	22/23c		
28-22.307	25/41			33-5.005	22/23c		
28-22.308	25/41			33-5.006	22/23c		
28-22.309	25/41			33-5.007	22/23c		
28-22.310	25/41						
28-24.029	19/40	19/43					
28-24.030	19/40	19/43					
28-24.031	19/40	19/43					
28-24.032	19/40	19/43					

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33-5.008	22/23c 24/18			33-602.224	25/46		
33-5.009	22/23c			33-602.401	25/40		25/50
33-5.010	22/23c			33-602.402	25/40		25/50
33-5.011	22/23c 22/23c			33-602.403	25/40		25/50
33-5.012	22/23c			<b>COMMISSION ON ETHICS</b>			
33-5.013	22/23c			34-5.001	24/18		
33-5.014	22/23c 22/23c			34-5.026	24/19		
33-6.005	23/34			34-7.010	25/38	25/44	25/49
33-6.006	24/18				25/40		25/51
33-8.0142	19/43			<b>LABOR AND EMPLOYMENT SECURITY</b>			
33-11.0065	24/18			38E-106.401	24/1		
33-15.001	22/23c			38F-6.007	24/47	25/4	
33-15.002	22/23c			38F-6.008	24/47	25/4	
33-15.003	22/23c					25/48	
33-15.004	22/23c			38F-6.009	24/47	25/4	
33-22.003	17/12					25/48	
33-22.009	17/12			38F-6.012	24/47	25/4	
33-22.011	17/12					25/48	
33-25.031	20/11c			38F-6.014	24/47	25/4	
33-32.021	19/5			38F-6.015	24/47	25/4	
33-32.022	19/5			38F-8.055	22/4		
33-38.001	25/35	25/43		38F-55.001	25/49		
33-38.003	25/35	25/43		38F-55.011	25/49		
33-38.005	25/35	25/43		38I-60.200	20/7		
33-38.006	25/35	25/43		38J-1.002	23/46c		
33-38.009	25/35	25/43			26/1		
33-38.010	25/35	25/43		38J-1.002(7),(8),(9)	24/10c		
33-38.011	25/35	25/43		38J-1.003	23/46c		
33-38.012	25/35	25/43			26/1		
33-203.201	26/1			38J-1.003(2)	24/10c		
33-208.101	25/51			38J-1.004	23/46c		
33-401.401	25/46				26/1		
33-501.401	25/43	25/49		38J-1.004(1)	24/10c		
33-504.201	25/36	25/46	26/1	38J-1.005	23/46c		
33-601.602	25/44		25/47w		26/1		
33-601.801	25/35	25/43	25/50w	38J-1.005(1)(b),			
33-601.803	25/35	25/43	25/50w	(3)(a)(d)	24/10c		
33-601.805	25/35	25/43	25/50w	38J-1.005(5)	24/10c		
33-601.806	25/35	25/43	25/50w	38J-1.006	23/46c		
33-601.809	25/35	25/43	25/50w		26/1		
33-601.810	25/35	25/43	25/50w	38J-1.006(2)	24/10c		
33-601.811	25/35	25/43	25/50w	38J-1.007	23/46c		
33-601.812	25/35	25/43	25/50w		26/1		
33-602.203	25/44	22/52		38J-1.007(1)	24/10c		
33-602.204	25/43			38J-1.008	26/1		
33-602.2045	25/43	25/50		38J-1.009	26/1		
33-602.205	25/45	25/50		38K-1.0045	23/27		
33-602.210	25/44	25/50		<b>GAME AND FRESH WATER FISH COMMISSION</b>			
33-602.220	25/35	25/43	25/50w	39-25.0031	19/48c		
33-602.221	25/35	25/43	25/50w	39-25.004	19/48c		
33-602.222	25/35	25/43	25/50w	39-25.031	20/11c		
33-602.223	25/35	25/43	25/50w				

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39-27.005	19/33c			40C-41.063	23/12c		
	19/33c				23/12c		
39-27.005(26)(27)	19/33c			40C-42	20/26c		
WATER MANAGEMENT DISTRICTS				40C-43	20/26c		
40A-1.004	25/50				20/26c		
40A-1.1003	25/50			40C-44	20/26c		
40A-1.1010	25/50				20/26c		
40A-1.1020	25/50			40C-400	20/26c		
40A-1.2025	25/50				20/26c		
40A-1.203	25/50			40C-400.201	21/48	21/48	
40A-1.208	25/50			40D-0.201	20/3		
40A-1.510	25/50			40D-1.002	25/40		25/47
40A-1.511	25/50			40D-1.202	19/36	19/42	
40A-3.461	25/50			40D-1.602	20/29c		
40A-4.101	25/50				25/48		
40A-6.011	25/50			40D-1.659	25/40		25/47
40A-6.371	25/50			40D-2	20/44c		
40B-1	20/26c				20/44c		
	20/26c				20/44c		
40B-4	20/26c				20/44c		
	20/26c				20/44c		
40B-400	20/26c				20/44c		
	20/26c				20/44c		
40C-1	20/26c				20/44c		
	20/26c				20/47c		
	21/47c				20/47c		
40C-1.004	25/44	25/47	25/52		20/47c		
40C-1.181	20/18				20/47c		
40C-2	21/47c				20/47c		
40C-2.101	25/5c				20/47c		
40C-3.035	25/42	25/47	25/52		20/47c		
40C-4	20/26c				20/47c		
	20/26c				20/47c		
40C-4.051	24/52				20/47c		
40C-4.051(12)(b)	25/12c				20/47c		
40C-4.091	24/52	25/8			20/47c		
	25/12c				20/47c		
40C-6	20/26c				21/5c		
	20/26c				21/5c		
40C-20	21/47c				21/5c		
40C-22	21/47c				21/5c		
40C-40	20/26c				21/5c		
	20/26c				21/5c		
40C-41.011	23/12c				21/5c		
	23/12c				21/5c		
40C-41.023	23/12c				21/5c		
	23/12c				21/5c		
40C-41.033	23/12c				21/5c		
	23/12c				21/26c		
40C-41.043	23/12c				25/45c		
	23/12c						
40C-41.051	23/12c			40D-2.031	20/48		
	23/12c			40D-2.041	20/48		

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40D-2.091	20/44c 20/48	20/52 21/13 21/15 21/17 21/44 24/7	25/47 25/47 25/47 25/47	40D-8.605 40D-8.611 40D-8.613 40D-8.616 40D-8.621 40D-8.623 40D-8.624	24/48 24/48 24/48 24/48 24/48 24/48 23/38 24/48	24/48	
	22/48 24/48 25/40	25/48	25/47	40D-8.6240 40D-8.626 40D-8.628	23/38 24/48 20/47c	24/48 25/48	
40D-2.101	20/48				20/47c		
40D-2.301	22/48 24/48				20/47c 20/47c		
40D-2.321	20/48				20/47c		
40D-2.331	20/48				20/47c		
40D-2.381	20/48				20/47c		
40D-2.501	20/48				20/47c		
40D-2.601	20/44c 20/48				20/47c 20/47c		
40D-2.621	20/44c 20/48				20/47c 20/47c		
40D-2.628	20/44c				20/47c		
40D-2.801	20/44c 20/48	21/44 24/7			20/47c 21/5c 21/5c		
40D-4	25/45c				21/21c		
40D-4.041	20/24c				21/21c		
40D-4.042	20/24c 25/48				21/21c 21/21c		
40D-4.051	20/24c			40D-8.628(1)	21/12c		
40D-4.091	20/24c 20/24c 22/48 24/36 24/48 25/3	24/53		40D-45.341 40D-80.011 40D-80.073 40D-80.073(5)(6)(7) 40E-1	19/42 24/48 24/48 25/10 25/45c 20/24c	20/3 25/15	
40D-4.201	21/22				20/26c		
40D-4.301	20/24c 20/24c				20/26c 20/26c		
40D-4.381	20/24c				20/26c		
40D-6.521	24/50			40E-1.510	20/18	21/36	
40D-8	20/44c 20/44c 20/44c 20/44c 21/5c 21/5c 21/5c 25/45c			40E-1.603 40E-1.606 40E-1.607 40E-1.6105 40E-1.612 40E-1.614 40E-1.659	19/4c 19/4c 19/43 19/4c 20/18 20/18 19/4c 25/18	21/36 21/36	
40D-8.011	24/48			40E-4	20/24c		
40D-8.021	24/48	25/48			20/26c		
40D-8.031	24/48				20/26c		
40D-8.041	21/5c 25/10				20/26c 20/26c		
40D-8.603	24/48			40E-4.091	25/18		





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53ER99-37			25/39	59-1.047	25/38		25/50
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53ER99-40			25/49	59A-3.078	20/47c		
53ER99-41			25/37	59A-3.081	25/21	25/39	25/50
53ER99-42			25/44		25/26c		
53ER99-43			25/37		25/26c		
53ER99-44			25/39		25/38		25/47
53ER99-46			25/43	59A-3.170	21/20		
53ER99-47			25/41	59A-3.180	21/3		
53ER99-48			25/40	59A-3.202	21/12c		
53ER99-49			25/42	59A-3.2055	22/52	23/10	
53ER99-50			25/44	59A-4.1295	20/1c		
53ER99-51			25/44	59A-5.001	21/26c		
53ER99-52			25/45	59A-5.002	21/26c		
53ER99-53			25/45	59A-5.003	21/26c		
53ER99-54			25/45	59A-5.004	21/26c		
53ER99-55			25/45	59A-5.005	21/26c		
53ER99-56			25/48	59A-5.006	21/26c		
53ER99-57			25/47	59A-5.007	21/26c		
53ER99-58			25/52	59A-5.008	21/26c		
53ER99-59			25/52		21/26c		
53ER99-60			25/52	59A-5.009	21/26c		
53ER99-61			25/47		21/26c		
53ER99-62			25/47	59A-5.010	21/26c		
53ER99-63			25/49	59A-5.011	21/26c		
53ER99-64			26/1	59A-5.012	21/26c		
53ER99-65			26/1	59A-5.013	21/26c		
53ER99-66			25/51	59A-5.014	21/26c		
53-1.005	25/52			59A-5.015	21/26c		
53-19.003	25/43		25/52	59A-5.016	21/26c		
53-19.0035	25/43			59A-5.017	21/26c		
53-28.003	25/38		25/47	59A-5.018	21/26c		
53-29.003	25/38		25/47	59A-5.019	21/26c		
53-32.001	25/39			59A-7.014	20/22		25/45
53-32.002	25/39			59A-7.020	20/25		
53-32.003	25/39			59A-7.034	21/45c		
53-32.004	25/39			59A-7.035	21/45c		
53-32.005	25/39			59A-8.002	25/38	25/47	
53-32.006	25/39	25/51		59A-8.0025	25/38		
53B-20.001	25/47			59A-8.003	25/38	25/47	
53B-20.002	25/47			59A-8.004	25/38		
53B-20.003	25/47			59A-8.007	25/38		
				59A-8.008	25/38		
				59A-8.0086	25/38		
				59A-8.0095	25/38	25/47	
				59A-8.0185	25/38	25/47	
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				59A-8.020	25/38	25/47	
				59A-8.0215	25/38	25/47	
				59A-8.0218	25/38	25/47	
				59A-8.022	25/38	25/47	
				59A-8.024	25/38	25/47	
						25/48	
				59A-8.0245	25/38	25/47	
				59A-24.005	25/50		
59-1.021	22/2c						
59-1.045	25/38		25/50				

ELDER AFFAIRS

AGENCY FOR HEALTH CARE ADMINISTRATION

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59A-24.006	25/50			59C-1.036(2)(i)	22/48c		
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59AA-2.002	22/48c			59C-1.044	19/44c		
59AA-2.003	22/48c				19/44c		
59AA-3.001	22/48c				19/44c		
59AA-10.001	22/48c				19/44c		
59AA-17.004	21/46			59D-1.004(4)	19/47c		
59B-7.020	19/30			59D-1.004(5)	19/47c		
59B-7.021	19/30			59D-1.007(1)(d)	19/47c		
59B-7.022	19/30			59D-2.003(10)(b)	19/48c		
59B-7.022(5)	19/36c			59D-2.003(12)	19/48c		
59B-7.023	19/30			59D-2.003(15)	19/48c		
59B-7.024	19/30			59D-2.003(16)	19/48c		
59B-7.024(1)	19/36c			59D-2.011(1)(2)	19/48c		
59B-7.025	19/30			59E-1.001	20/27		
59B-7.026	19/30			59E-1.002	20/27		
59B-7.027	19/30			59E-1.003	20/27		
	19/36c			59E-1.004	20/27		
59B-7.028	19/30			59E-1.005	20/27		
59B-7.029	19/30			59E-1.006	20/27		
59B-9.015	25/43		25/52	59E-1.007	20/27		
59B-9.021	25/43		25/52	59E-7.012	25/43		25/52
59B-10.050	21/45c			59E-7.201	19/50c		
59B-10.051	21/45c			59E-7.202	19/50c		
59B-10.052	21/45c			59E-7.203	19/50c		
59B-10.053	21/45c			59E-7.204	19/50c		
59B-10.054	21/45c			59E-7.205	19/50c		
59B-10.055	21/45c			59E-7.206	19/50c		
59B-10.056	21/45c			59E-7.207	19/50c		
59B-10.057	21/45c			59E-7.208	19/50c		
59C-1.031	23/8c			59EE-1.001	22/29c		
	23/8c				22/29c		
	23/8c				22/39c		
59C-1.033(7)(c)	25/45c				22/39c		
59C-1.036	22/48c			59F-1.002	20/33		
	22/48c			59F-1.005(2),(3),(4)	20/43c		
	22/48c			59G-3.010	24/7		
	22/48c			59G-4.035	25/35		25/46
	22/48c			59G-4.055	21/39	21/45	
	22/48c			59G-4.070	25/21c		
	22/48c			59G-4.101	25/25c		
	22/48c			59G-4.140	20/29c		
	23/12c			59G-4.150(4)(b)4.	22/2c		
	23/12c			59G-4.160	25/30		
	23/12c			59G-4.190	25/48		
	23/12c			59G-4.197	25/41	25/52	
	23/12c			59G-4.200	20/30c		
	23/12c			59G-4.240	25/48		
	23/12c			59G-4.260	25/41	25/52	
	23/12c			59G-5.020	23/12c		
	23/12c				25/39		25/52
	24/3c			59G-6.010	20/49c		
	24/3c				20/49c		
	24/3c				21/33c		
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59G-6.020	22/2c			MANAGEMENT SERVICES			
59G-7.056	22/34c			60A-1.001	25/40		25/51
59G-8.100	21/45c			60A-1.002	25/40		25/51
59M-3.001	22/11c			60A-1.006	25/40		25/51
	22/11c			60A-1.007	25/40		25/51
59M-3.005	21/25			60A-1.008	25/40	25/46	25/51
59O-2	22/42c			60A-1.009	25/40		25/51
59O-2.002	20/47c			60A-1.010	25/40		25/51
	22/34	24/49		60A-1.013	25/40		25/51
59O-2.002(7)	20/47c			60A-1.015	25/40		25/51
59O-2.003	22/34	24/49		60A-1.016	25/40		25/51
59O-3	22/42c			60A-1.018	25/40		25/51
59O-3.002	22/34	24/49		60D-13.006	24/6c		
59O-3.003	20/47c			60K-3.004	25/44		
59O-5	22/42c			60K-3.005	25/44		
59O-5.001(1)(b),				60K-3.006	25/44		
(2)(a)2.(b)	20/47c			60K-3.007	25/44		
59O-5.002	22/42c			60K-3.0071	25/44		
59O-5.003	22/42c			60K-3.0072	25/44		
59O-5.004	22/42c			60K-3.009	25/44		
59O-5.006	20/47c			60K-3.0091	25/44		
	20/47c			60K-3.0092	25/44		
59O-7	22/42c			60K-3.0094	25/44		
59O-9	22/42c			60K-3.011	25/44		
59O-9.002	20/47c			60K-4.001	25/44		
59O-9.002(4)	20/47c			60K-4.002	25/44		
59O-9.003	22/34	24/48		60K-4.0021	25/44		
59O-9.004	20/47c			60K-4.003	25/44		
59O-9.004(7)	20/47c			60K-4.00311	25/44		
59O-10	22/42c			60K-4.0032	25/44		
59O-10.004	20/47c			60K-4.00321	25/44		
59O-10.005	22/42c			60K-4.0034	25/44		
59O-13.006	20/47c			60K-4.004	25/44		
	20/47c			60K-4.006	25/44		
59P-31.006	22/36c			60K-4.007	25/44		
	22/36c			60K-4.008	25/44		
59Q-9.002	20/39			60K-4.0081	25/44		
59R-9.012	20/39c			60K-4.009	25/44		
59R-62.010	21/5			60K-4.010	25/44		
59R-62.040	21/5			60K-5.032	25/39		25/46
59T-11.013	23/22	23/35		60M-1.009	25/45		26/1
59T-14.004	23/22	23/35		60N-1.008	25/45		26/1
59T-15.002	23/22	23/35		60Q-2.004	21/5c		
59T-16.001	23/22	23/35			22/25c		
59T-16.002	23/22	23/35			25/28c		
59U-11.019	20/51	21/7		60S-2.004	25/45		25/51
59U-14.002	23/24	23/35		60S-2.006	25/45		25/51
59U-16.002	23/14c			60S-3.011	25/45		25/51
59V-3.007	20/34	20/48		60S-9.001	25/46		
	20/40c			60T-25.001	18/41	18/44	
59X-28.150	21/2c			60T-25.002	18/41	18/44	
59Y-5.001	23/11			60U-1.006	25/46		
				60V-1.007	25/46		
				60Y-1.001	25/51		

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60Z-1.001	25/49				20/44c		
60Z-1.002	25/49			61B-31.002	23/2		
60Z-1.003	25/49			61B-32	20/26c		
60Z-1.004	25/49			61B-32.001	21/30		
60Z-1.005	25/49			61B-32.002(1)	21/12c		
60Z-1.006	25/49			61B-37.001		20/31	
60Z-1.007	25/49				25/46		
60Z-1.008	25/49			61B-37.002	25/46		
60Z-1.009	25/49			61B-37.004	25/46		
60Z-1.010	25/49			61B-39.001	22/33		
60Z-1.011	25/49			61B-39.002	22/33		
60Z-1.012	25/49			61B-50.114	22/46		
60Z-1.013	25/49			61B16-26.606	23/50		
60Z-1.014	25/49			61C-1.002	22/23	22/36	
60Z-1.015	25/49			61C-3.002	22/23	22/36	
60Z-1.016	25/49			61C-76.0061	21/35		
60Z-1.017	25/49			61C-76.0062	21/35		
60Z-1.018	25/49			61D-2.001	22/12c		
60Z-1.019	25/49			61D-2.002	22/11c		
60Z-1.020	25/49				22/12c		
60Z-1.021	25/49			61D-2.003	22/12c		
60Z-1.022	25/49			61D-2.004	22/12c		
60Z-1.023	25/49			61D-2.005	22/12c		
60Z-1.024	25/49			61D-2.008	22/12c		
60Z-1.025	25/49			61D-2.013	22/12c		
60Z-2.001	25/49			61D-2.014	22/12c		
60Z-2.002	25/49			61D-2.015	22/12c		
60Z-2.003	25/49			61D-2.020	22/12c		
60Z-2.004	25/49			61D-3.001	22/12c		
60Z-2.005	25/49			61D-3.002	22/12c		
60Z-2.006	25/49			61D-3.003	22/12c		
60Z-2.007	25/49				23/36	23/44	
60Z-2.008	25/49			61D-3.004	22/12c		
60Z-2.009	25/49				23/36	23/44	
60Z-2.010	25/49			61D-4.001	22/11c		
60Z-2.011	25/49			61D-4.002(1)	22/11c		
60Z-2.012	25/49			61D-5.001	22/12c		
60Z-2.013	25/49			61D-5.003	22/12c		
60Z-2.014	25/49			61D-5.007	22/12c		
60Z-2.015	25/49			61D-6	22/11c		
60Z-2.016	25/49			61D-6.004	22/12c		
				61D-6.005	22/12c		
				61D-6.008	22/12c		
				61D-6.009	22/12c		
				61D-7	22/11c		
					22/25c		
				61D-7.001(1)	22/11c		
				61D-7.002	22/12c		
				61D-7.020	22/12c		
				61D-7.020(13)(a)(b)	22/11c		
				61D-7.021	22/12c		
				61D-7.022	22/12c		
				61D-7.022(5)(b)2.	22/11c		
				61D-7.023	22/12c		
				61D-7.024	22/12c		
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61-25.004	22/12c						
61A-4.0271	22/47						
61B-29	20/26c						
61B-29.001	20/26c						
61B-29.001(5)	20/26c						
61B-30	20/26c						
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61D-8	22/11c			61G5-32.001	25/40		
	22/25c			61G6-5.0035	25/44		
61D-8.001	22/12c			61G6-6.001	25/46		
61D-8.001(1)	22/11c			61G6-7.001	25/46		
61D-8.002	22/12c			61G6-7.006	22/51	23/6	
61D-8.003	22/11c					23/19	
61D-8.005	22/12c					23/31	
61D-9	22/11c					23/49	
	22/25c			61G7-5.001(4)	19/44c		
61D-9.001	22/12c			61G8-14.010	25/37	25/52	
61D-9.001(1)	22/11c			61G8-17.0045	25/37		25/52w
61D-9.003	22/12c				25/52		
61D-9.004	22/12c			61G8-21.001	25/37	25/52	
61D-9.005	22/12c			61G8-21.0015	25/37		25/45
61D-11.010	24/3			61G8-21.004	25/37		25/45
61E1-3.001	25/33			61G8-22.001	25/37	25/52	
61E8-2.004	19/46c			61G8-22.003	25/37		25/45
61F3-8.002	20/27	20/32		61G8-23.001	25/37		25/45
61F5-16.001	19/44c			61G8-23.003	25/37		25/45
61F5-17.015	20/9c			61G8-23.004	25/37	25/52	
61F6-27.003(3)	19/41c			61G8-31.001	25/37		
61F6-34.001	20/7			61G10-11.001	24/24	21/50	
61F6-50.007	18/53	20/24		61G10-11.002	24/24	25/10	25/49w
61F8-3.001	20/3c			61G10-11.003	24/24	25/10	25/49w
	20/3c			61G10-11.004	24/24	25/10	25/51
	20/3c			61G10-11.007	24/24		25/51
61F8-3.003	20/3c			61G10-11.009	24/24		25/51
	20/3c			61G10-11.010	24/24		25/51
61F8-3.008	20/3c			61G10-14.003	24/24		25/47w
	20/3c			61G11-25.001	20/22		
	20/3c			61G14-10.0015	25/51		
61F9-6.0035	19/36			61G14-11.001	25/31	25/44	25/52
61F9-6.011	19/36					25/46	25/52
61F9-6.013	19/36			61G14-20.001	25/31	25/44	25/52
61F14-3.016	19/36			61G14-20.002	25/31		25/52
61G1-24.002	25/33	25/46	26/1	61G15-18.011	25/37	25/44	25/50
61G2-3.005	21/33			61G15-18.013	25/47		
61G2-3.0055	23/38	24/6		61G15-23.002	25/47		
61G2-4.001	21/29			61G16-1.0071	25/42		
61G3-19.011	25/31			61G16-2.001	23/12		
61G4-12.006	25/43	25/49		61G16-2.005	25/42		
61G4-12.009	25/43			61G16-3.001	25/22	25/38	25/46
61G4-12.010	25/39		25/47	61G16-5.003	21/43	21/50	
61G4-15.027	25/30	25/47		61G17-1.006	21/6		
61G4-15.028	25/30	25/47		61G17-7.001	25/38		25/49
61G4-15.029	25/30	25/47		61G17-7.0025	25/38	25/49	
61G4-15.030	25/43			61G19-9.001	25/42		25/52
61G4-17.001	19/29			61H1-54.002	21/29		
61G4-18.001	25/43			61J1-2.001	25/33		25/45
	25/47			61J1-4.004	25/33		25/45
61G4-18.011	19/38			61J1-4.008	25/33		25/45
61G4-18.012	19/38			61J1-6.001	25/33	25/43	25/48
61G5-20.004	25/40			61J2-1.011	25/45	25/52	
61G5-24.019	25/40		25/50	61J2-1.013	25/45		
61G5-31.004	25/40		25/50	61J2-1.016	25/45		



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62-343.130	21/22			62-620.100	22/11c		
62-343.140	21/22				22/12c		
62-343.900	21/22				25/51		
62-520.100	22/11c			62-620.325	22/11c		
62-524.400	20/45				22/12c		
62-528	21/6c			62-620.330	22/11c		
	21/6c			62-620.335	22/11c		
62-550.200	22/11c			62-620.370(7)	25/45c		
62-550.310	20/47			62-620.400	22/11c		
62-550.730	20/19			62-620.410	22/11c		
62-551	22/12c			62-620.412	22/11c		
	22/42c			62-620.420	22/11c		
62-551.200	22/11c			62-620.425	22/11c		
62-555	22/12c			62-620.435	22/11c		
	22/42c			62-620.440	22/11c		
62-560	22/12c			62-620.445	22/11c		
	22/42c			62-620.450	22/11c		
62-561.100	24/52			62-620.455	22/11c		
62-600	22/12c			62-620.460	22/11c		
	22/42c			62-620.510	22/11c		
62-601	22/12c			62-620.511	22/11c		
	22/42c			62-620.512	22/11c		
62-602.200	25/37	25/46	25/51	62-620.515	22/11c		
62-602.250	25/37		25/51	62-620.550	22/11c		
62-602.300	25/37	25/46	25/51	62-620.610	22/11c		
62-602.350	25/37		25/51	62-620.620	22/11c		
62-602.400	25/37	25/46	25/51	62-620.800	22/11c		
62-602.450	25/37		25/51	62-620.810	22/11c		
62-602.500	25/37		25/51	62-620.820	22/11c		
62-602.530	25/37		25/51	62-621	22/12c		
62-602.550	25/37	25/46	25/51		22/42c		
62-602.560	25/37		25/51	62-621.200	21/52		
62-602.570	25/37		25/51	62-621.250	25/51		
62-602.580	25/37		25/51	62-621.300	25/51		
62-602.600	25/37	25/46	25/51	62-621.700	25/51		
62-602.650	25/37		25/51	62-650	22/12c		
62-602.660	25/46	25/46	25/51		22/42c		
62-602.700	25/37	25/46	25/51	62-650.120	22/11c		
62-602.710	25/37	25/46	25/51	62-660	22/12c		
62-602.720	25/37		25/51		22/42c		
62-602.750	25/37		25/51	62-660.300	22/11c		
62-602.800	25/37		25/51	62-670	22/12c		
62-602.850	25/37	25/46	25/51		22/42c		
62-602.870	25/37		25/51	62-671	22/12c		
62-602.900	25/37		25/51		22/42c		
62-603	22/12c			62-673	22/12c		
	22/42c				22/42c		
62-604	22/12c				22/42c		
	22/42c			62-701	22/12c		
62-610	25/5c				22/42c		
62-610.814	24/52			62-701.720	22/11c		
62-611	22/12c			62-702	22/12c		
	22/42c				22/42c		
62-620	22/12c			62-703	22/12c		
	22/42c				22/42c		



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62-704	22/12c 22/42c			62-761	22/12c 22/42c		
62-707	22/12c 22/42c				24/22c		
62-707.500	22/30			62-761.891	24/14		
62-709	22/12c 22/42c			62-762	22/12c 22/42c		
62-710	21/18c 22/12c 22/42c			62-767	22/12c 22/42c		
62-711	22/12c 22/42c			62-770	22/12c 22/42c		
62-711.300	25/51			62-771	22/12c 22/42c		
62-711.400	25/51			62-771.300	21/52		
62-711.500	25/51			62-773.350(9),(10)	22/42c		
62-711.520	25/51			62-775	22/12c 22/42c		
62-711.530	25/51			62-775.100	22/23c		
62-711.540	25/51			62-775.400	22/23c		
62-711.550	25/51			62-775.410	22/23c		
62-711.700	25/51			62-775.500	21/52	22/15	
62-711.801	25/51			62-788.400	25/5		
62-712.100	21/34			62B-33.002	22/25c		
62-712.200	21/34			62B-33.005	22/25c		
62-712.300	21/34			62B-33.0051	22/25c		
62-712.400	21/34			62B-49	21/34c		
62-712.410	21/34			62B-54.001	25/45		
62-712.420	21/34			62B-54.002	25/45		
62-712.430	21/34			62B-54.003	25/45		
62-712.440	21/34			62B-54.004	25/45		
62-712.450	21/34			62D-2.013	25/37	25/43	25/49
62-712.460	21/34			62D-2.014	21/52 25/37	22/13	
62-712.500	21/34						25/49
62-712.800	21/34			62N-3.002	21/43		
62-712.810	21/34			62N-22.005	24/33	25/15	25/47
62-712.900	21/34				24/45c		
62-722	22/12c 22/42c			62N-22.005(1), (2),(3),(5)	24/45c		
62-723	22/12c 22/42c			62N-22.023	23/2c		
62-728	22/11c			62N-36.004	21/43		
62-730.020	25/36			62Q-16.001	25/44		
62-730.021	25/36			62Q-16.002	25/44		
62-730.030	25/36			62Q-16.004	25/44		
62-730.050	23/7			62Q-16.005	25/44		
62-730.160	25/36			62Q-16.006	25/44		
62-730.170	25/36			62Q-16.007	25/44		
62-730.180	25/36			62Q-16.009	25/44		
62-730.181	25/36			62Q-16.010	25/44		
62-730.183	25/36			62Q-16.301	25/44		
62-730.184	25/36			62R-7.002	21/17		
62-730.185	25/36			62R-7.010	23/34		
62-730.220	25/36			62R-7.020	21/17		
62-737.400	25/41	25/48		62R-7.022	21/17		
62-737.840	25/41			62R-7.025	21/17		
62-740	21/45c			62R-7.026	21/17		
				62R-7.028	21/17 22/47		



Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
64B16-28.140	24/38			64E-6.004	25/48		
64B16-28.820	26/1			64E-6.005	25/48		
64B-16-30.001	26/1			64E-6.006	25/48		
64B16-30.003	26/1			64E-6.007	25/48		
64B18-23.001	25/27			64E-6.008	25/48		
64B18-24.001	25/50			64E-6.009	25/48		
64B19-11.0035	25/45			64E-6.010	25/48		
64B19-12.0041	25/45			64E-6.013	25/48		
64B19-13.0015	25/45			64E-6.014	25/48		
64B20-2.002	25/45			64E-6.015	25/48		
64B20-2.004	25/43			64E-6.0151	25/48		
64B20-3.011	25/43		25/52	64E-6.017	25/48		
64B20-6.001	25/43		25/52	64E-6.018	25/48		
64B20-6.002	25/43		25/52	64E-6.0181	25/48		
64C-13.018	24/22			64E-6.0182	25/48		
64D-3.006		24/33		64E-6.021	25/48		
		24/38		64E-6.025	25/48		
64E-1	25/5c			64E-6.028	25/48		
64E-1.001	25/51			64E-6.029	25/48		
64E-1.0015	25/51			64E-6.030	25/48		
64E-1.002	25/51			64E-8.001	25/39		
64E-1.003	25/51			64E-8.002	25/39		
64E-1.004	25/51			64E-8.003	25/39		
64E-1.005	25/51			64E-8.004	25/39		
64E-1.006	25/51			64E-8.006	25/39	25/47	
64E-1.007	25/51			64E-8.009	25/39	25/47	
64E-1.100	25/51			64E-8.012	25/39	25/47	
64E-1.101	25/51			64E-9.003	25/47		
64E-1.102	25/51			64E-19.001	25/38	25/47	
64E-1.103	25/51			64E-19.002	25/38	25/47	
64E-1.104	25/51			64E-19.003	25/38	25/47	
64E-1.105	25/51			64E-19.004	25/38	25/47	
64E-1.106	25/51			64E-19.005	25/38	25/47	
64E-1.107	25/51			64E-19.006	25/38	25/47	
64E-1.108	25/51			64E-19.007	25/38	25/47	
64E-1.109	25/51			64E-19.008	25/38	25/47	
64E-1.110	25/51			64E-20.002	25/49		
64E-2.001	25/44			64E-20.003	25/49		
64E-2.003	25/44			64E-20.004	25/49		
64E-2.004	25/44			64E-20.005	25/49		
64E-2.013	25/44	26/1					
64E-2.015	25/44						
64E-2.017	25/44						
64E-2.0175	25/44			65A-1.400	25/21c		
64E-2.023	25/44			65A-1.519	25/39	26/1	
64E-2.024	25/44	26/1		65A-1.705	25/31		25/46
64E-2.025	25/44			65A-1.716	25/36		25/48
64E-2.026	25/44			65A-1.725	25/38		
64E-2.027	25/44			65A-1.900	25/19	25/37	
64E-2.028	25/44					25/44	
64E-2.029	25/44			65A-2.022	25/41		
64E-2.031	25/44	26/1		65A-2.024	25/41		
64E-2.034	25/44			65A-2.031	25/41		
64E-6.001	25/48			65A-2.032	25/41		
64E-6.002	25/48			65A-2.033	25/41		
64E-6.003	25/48			65A-2.034	25/41		

CHILDREN AND FAMILY SERVICES

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
65A-2.035	25/41			67-32.008	25/35		25/51
65A-2.036	25/41			67-32.009	24/28		
65A-4.201(3)	24/19c			67-32.010	25/35	25/45	25/51
65A-4.206	25/46			67-32.011	25/35	25/45	25/51
65A-4.213	25/32			67-37.002	25/37	25/45	25/50
65A-4.216	25/32			67-37.003	25/37		25/50
65A-33.001	25/43	26/1		67-37.004	25/37		25/50
65A-33.003	25/43			67-37.005	25/37		25/50
65A-33.004	25/43			67-37.006	25/37		25/50
65A-33.005	25/43			67-37.007	25/37	25/45	25/50
65A-33.006	25/43			67-37.008	25/37		25/50
65A-33.007	25/43			67-37.009	25/37		25/50
65A-33.008	25/43			67-37.010	25/37		25/50
65A-33.011	25/43			67-37.011	25/37		25/50
65C-6.001	25/47				25/37		
65C-6.002	25/47			67-37.013	25/37		25/50
65C-6.003	25/47			67-37.014	25/37		25/50
65C-6.004	25/47			67-37.015	25/37	25/45	25/50
65C-6.006	25/47			67-37.016	25/37	25/45	25/50
65C-6.007	25/47			67-37.017	25/37		25/50
65C-20.009	25/41			67-37.018	25/37		25/50
65C-20.011	25/41			67-43.005	25/33c		
65C-20.013	25/41			67-45.001	25/38	25/45	25/50
65C-21.001	23/20			67-45.002	25/38	25/45	25/50
65C-22.001	25/41			67-45.003	25/38	25/45	25/50
65C-22.003	25/41			67-45.004	25/38		25/50
65C-22.005	25/41			67-45.006	25/38	25/45	25/50
65C-22.006	25/41			67-46.001	25/38	25/45	25/50
65C-25.001	25/41			67-46.002	25/38	25/45	25/50
65C-25.002	25/41			67-46.003	25/38	25/45	25/50
65C-25.003	25/41			67-46.006	25/38		25/50
65C-25.004	25/41			67-47.010		24/36	25/50
65C-25.005	25/41				25/30	25/45	25/50
65C-25.006	25/41			67-47.020	25/30	25/45	25/50
65C-25.007	25/41			67-47.035	25/30		25/50
65C-25.008	25/41			67-47.040	25/30		25/50
				67-47.050	25/30		25/50
				67-47.060		24/36	25/50
					25/30	25/45	25/50
				67-47.070		24/36	25/50
					25/30		25/50
				67-47.080		24/36	25/50
					25/30		25/50
				67-47.090		24/36	25/50
					25/30		25/50
				67-47.100		24/36	25/50
					25/30		25/50
				67-47.110	25/30	25/45	25/50
				67-47.120		24/36	25/50
					25/30		25/50
				67-47.130	25/30		25/50
				67-47.140	25/30		25/50
				67-47.150		24/36	25/50
					25/30		25/50
				67-47.160	25/30		25/50

NAVIGATION DISTRICTS

FLORIDA HOUSING FINANCE CORPORATION

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
67-48.001	25/35			68A-15.063	25/35		25/45
67-48.002	25/35	25/45		68A-15.064	25/35		25/45
		25/50		68A-15.065	25/35	25/43	25/50
67-48.003	25/35	25/45		68A-25.002	25/52		
67-48.004	25/35	25/45		68A-25.006	25/35		25/45
67-48.005	25/33c			68B-4.002	25/35	25/42	25/47
	25/35	25/45		68B-4.0081	25/35	25/42	25/47
67-48.006	25/35	25/45		68B-6.003	25/35	25/42	25/47
67-48.007	25/35	25/45		68B-13.0015	25/48		
67-48.008	25/35			68B-13.002	25/48		
67-48.009	25/35	25/45		68B-13.005	25/48		
67-48.0095	25/35	25/45		68B-13.006	25/48		
67-48.010	25/35	25/45		68B-13.007	25/48		
67-48.0105	25/35			68B-13.008	25/48		
67-48.012	25/35	25/45		68B-13.009	25/48		
67-48.013	25/35	25/45		68B-13.010	25/48		
67-48.014	25/35			68B-13.011	25/48		
67-48.015	25/35			68B-14.001	25/35	25/43	25/48
67-48.017	25/35			68B-14.002	25/35	25/43	25/48
67-48.018	25/35			68B-14.0035	25/35	25/43	25/48
67-48.019	25/35			68B-14.0036	25/35	25/43	25/48
67-48.020	25/35	25/45			25/48		
67-48.0205	25/35			68B-14.0038	25/44		25/51
67-48.021	25/35	25/45		68B-14.0045	25/35	25/43	25/48
67-48.022	25/35	25/45			25/48		
67-48.023	25/35	25/45		68B-31.005	25/35	25/42	25/47
67-48.025	25/35			68B-31.006	25/35	25/42	25/47
67-48.026	25/35	25/45		68B-31.007	25/35	25/42	25/47
67-48.027	25/35	25/45			25/35	25/42	25/47
67-48.028	25/35	25/45		68B-31.008	25/35	25/42	25/47
67-48.029	25/35	25/45		68B-31.009	25/35	25/42	25/47
67-48.030	25/35			68B-31.0135	25/35	25/42	25/47
67-48.031	25/35	25/45		68B-39.004	25/52		
67-48.032	25/35			68B-39.0047	25/35	25/42	25/47
				68B-40.001	25/35	25/43	25/48
<b>FISH AND WILDLIFE CONSERVATION COMMISSION</b>							
68AER99-1			25/52	68B-40.002	25/35	25/43	25/48
68A-12.007	25/35	25/43	25/48	68B-40.003	25/35	25/43	25/48
68A-14.001	25/35	25/44	25/50	68B-40.004	25/35	25/43	25/48
68A-15.005	25/35	25/43	25/48	68B-40.005	25/35	25/43	25/48
68A-15.006	25/35	25/43	25/48	68B-46.001	25/52		
68A-15.061	25/35	25/43	25/48	68B-46.002	25/52		
	25/52			68C-22.005	24/33	25/15	25/47
68A-15.062	25/35	25/43	25/48				