Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF CORRECTIONS

RULE TITLES:

Food Services – Definitions

Food Services – Standards of Operation

Control of Food Services Equipment

PURPOSE AND EFFECT: The purpose and effect of the proposed rules is to provide clarification of food services procedures such as the serving of holiday meals, the maintenance of sanitation in food preparation areas, the

proposed rules is to provide clarification of food services procedures such as the serving of holiday meals, the maintenance of sanitation in food preparation areas, the maintenance of equipment, the handling of sensitive food items, and the provision of therapeutic diets. The proposed rules also provide correct food services staff titles and incorporate by reference forms utilized in conjunction with food services operations.

SUBJECT AREA TO BE ADDRESSED: Food Services.

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., March 29, 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:

33-204.002 Food Services – Definitions.

For the purposes of this Chapter:

- (1) "Master menu" means the menu which is designed to be served at all <u>facilities institutions</u> to provide uniformity in items served to each inmate. The master menu shall be prepared under the direction of the department's master menu committee. It should be certified nutritionally adequate as determined by a licensed registered dietitian. The master menu shall provide all Recommended Dietary Allowances as established by the Food and Nutrition Board of the National Academy of Sciences.
- (2) "Therapeutic diet" means a diet that is prescribed for medical reasons and is designed to meet the requirements of a given medical condition. Therapeutic diets are planned, prepared and served modifying the regular menus as little as

needed in order to avoid unjustified budgetary and operational burdens while reasonably accommodating individual therapeutic and nutritional needs. All menus for therapeutic diets shall be planned, analyzed and certified for nutritional adequacy nutritionally adequate by a licensed registered dietitian.

- (3) No change.
- (4) "Master Menu Committee" consists of the central office's Bureau of Food Services staff as designated by the bureau chief, the public health nutrition program manager, the field food service coordinators, and the field public health nutrition consultants regional food service operations and management consultants, the regional public health nutrition consultants and central office food service staff which includes the bureau chief and the central office dietitian. The chief of has the authority to invite other staff.

Specific Authority 20.315, 944.09 FS. Law Implemented 20.315, 944.09 FS. History–New 1-18-89, Amended 7-21-97, Formerly 33-30.002, Amended

33-204.003 Food Services – Standards of Operation.

- (1) General. Inmates in general population shall receive three meals per day, of which at least two shall be hot meals. The meals shall be provided at regular meal times during each 24-hour period, with a period of no more than 14 hours between the end of the evening meal and the beginning of the morning meal, weather and security permitting. The warden or work release center major shall be allowed to authorize an altered meal schedule of two meals for approved holidays listed in the master menu manual, but both must be hot meals. Holiday substitutions that deviate from the master menu must be approved in advance by the food service coordinator. An altered holiday meal schedule for the rapeutic diets may only be implemented if the chief health officer is on duty on the day that the alternate schedule is to be served. An alternate meal schedule for therapeutic diets shall provide regular meal times during each 24-hour period with no more than 14 hours between the end of the evening and the beginning of the morning meal.
 - (2) No change.
- (3) Menus. The Recommended Dietary Allowances of the National Research Council National Academy of Sciences shall serve as the standard for the preparation of menus and the evaluation of menus served. The Recommended Dietary Allowances of the National Research Council are hereby incorporated by reference. A copy of the Recommended Dietary Allowances may be obtained from the Bureau of Food Services, Office of Administration, 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 January 18, 1989.
- (a) The master menus prepared by the master menu committee shall be used by all institutions and facilities within the department. The master menus shall be reviewed at least

annually by the department's master menu committee to determine the need for adjustments based upon <u>cost</u>, nutritional value, equipment capabilities, product availability, cost and staff determined inmate preferences.

- (b) through (d) No change.
- (4) Sanitation.
- (a) All food service areas shall meet the standards of the State Sanitary Code, Department of Health, chapter 64E-11, Florida Administrative Code. <u>Food and beverages shall not be consumed in food preparation areas.</u>
 - (b) No change.
- (c) The individual responsible for food service at the institution or facility shall be assigned by the warden, report to the warden or his designee, and shall be responsible for the following:
 - 1. through 2. No change.
- 3. Daily inspection of the food service areas, including the recording of the temperatures of coolers, freezers, dishwashers, and hot tap water on the Master Menu Production Log, Form DC2-404. Form DC2-404 is hereby incorporated by reference. A copy of this form is available from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. Requests for forms to be mailed must be accompanied by a self-addressed stamped envelope. The effective date of this form is
 - (d) No change.
- (5) Maintenance of Equipment. The person responsible for food service at each institution or facility shall, with the participation of the person in charge of after consultation with the maintenance department, prepare a schedule for periodic, preventative maintenance of the physical plant and equipment. The preventative maintenance program for equipment shall include inspection, lubrication, replacement of parts as necessary, and any other maintenance to extend equipment life as suggested by manufacturer's instructions. The person responsible for food service shall monitor the program to ensure that preventative maintenance is performed. He or she will also ensure that equipment is utilized properly, abuse of equipment is minimized, and that sanitation standards are maintained. It will be the responsibility of the person in charge of maintenance to ensure that the preventative maintenance program operates effectively. He or she will maintain a file on each piece of major equipment denoting when and what was done and at what cost.
 - (6) No change.
- (7) Therapeutic Diets. Therapeutic diets for medical or dental reasons shall be provided as ordered by a physician, clinical associate (physicians assistant, advanced registered nurse practitioner) or dentist. All orders for therapeutic diets shall be in writing utilizing the Diet Prescription/Order, Form DC4-728. A copy of this form is available from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. Requests

for forms to be mailed must be accompanied by a self-addressed stamped envelope. The effective date of this form is

Non-standard modified diets shall be approved by the public health nutrition program manager and the regional medical executive director. Therapeutic diets shall be served for a maximum of 90 days. Diets extending for periods longer than 90 days shall require a new diet order from the attending physician, clinical associate (physicians assistant or advanced registered nurse practitioner) or dentist. Diet prescription orders must be received in food services prior to the expiration of the current prescription to avoid interruption of the modified diet. The Bureau of Food Services shall be responsible for providing training and consultation to health and food service personnel regarding therapeutic diets.

(8) Religious Diets. The alternate entree program is designed to meet the needs of inmates whose religions require a pork-free, lacto-ovo, or lacto-vegetarian, or vegan diets. The vegan (strict vegetarian) meal pattern meets the religious requirements of inmates who must avoid all animal products.

Specific Authority 20.315, 944.09 FS. Law Implemented 20.315, 944.09 FS. History–New 1-18-89, Amended 7-21-97, Formerly 33-30.003, Amended

- 33-204.004 Control of Food Service Equipment.
- (1) through (3) No change.
- (4) Special attention shall be given to the control of sensitive food items such as yeast, mace, nutmeg, fruits and fruit juices. Food items are considered sensitive when they can be utilized to produce contraband, either individually or in combination with other products, they can be used to assault staff or inmates, or they can be used to aid in an escape. Inmates using yeast in food preparation shall be closely supervised until the yeast is thoroughly incorporated as an ingredient in the item being prepared.

Specific Authority 20.315, 944.09 FS. Law Implemented 20.315, 944.09 FS. History–New 1-18-89, Formerly 33-30.004, <u>Amended</u>.

DEPARTMENT OF MANAGEMENT SERVICES

Division of Administrative Hearings

RULE CHAPTER TITLE: RULE CHAPTER NO.: Medical Malpractice Arbitration 60Q-3

PURPOSE AND EFFECT: This is a substantial amendment to this rule chapter. The purpose is to make the process less cumbersome for litigants, resulting in reduced costs.

SUBJECT AREA TO BE ADDRESSED: Entire rule chapter. SPECIFIC AUTHORITY: 766.207(9) FS.

LAW IMPLEMENTED: 766.207(9) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Judge Linda M. Rigot

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE CHAPTER TITLE: **RULE CHAPTER NO.:** Florida Elevator Safety Code 61C-5 **RULE NOS.:** RULE TITLES:

Elevators, Dumbwaiters, Escalators, Moving Walks, Manlifts, Inclined and Vertical

Wheelchair Lifts and Inclined

Stairway Chairlifts 61C-5.001 **Bulletin Boards** 61C-5.004 Alterations to Electric and Hydraulic Elevators

and Escalators 61C-5.011 Service Maintenance Contracts 61C-5.013

PURPOSE AND EFFECT: Revision of Chapter 61C-5 which covers the adoption of elevator safety codes have been changed to reflect the more current editions available.

SUBJECT AREAS TO BE ADDRESSED: The area to be discussed is the adoption of the most recent elevator safety codes and changes in some of the adopted codes.

SPECIFIC AUTHORITY: 399.02 FS.

LAW IMPLEMENTED: 399.01, 399.02 FS.

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

TIME AND DATE: 11:00 a.m., March 21, 2000

PLACE: Secretary's Conference Room, Room 259, The Johns Building, 725 South Bronough Street, Tallahassee, Florida

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 agency at least 48 hours before the hearing by contacting Cathy White, Bureau Chief, at (850)488-9097. If you are hearing or speech impaired please contact the agency by calling 1(800)955-8771 (TDD)

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Cathy White, Bureau Chief, Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, Northwood Centre, 1940 North Monroe Street, Tallahassee, FL 32399-1012; Telephone: (850)488-9097

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

- 61C-5.001 Elevators, Dumbwaiters, Escalators, Moving Walks, Manlifts, Inclined and Vertical Wheelchair Lifts and Inclined Stairway Chairlifts.
- (1) American National Standard Safety Code for elevators and escalators, ASME A17.1, 1996 1993 edition, effective 8 1 96 and ASME A17.1a, 1997 1994 addenda, effective 8 1 96, and ASME A17.1b, 1998 1995 addenda, effective _____ 8-1-96.
- (2)(a) American National Standard Inspectors Manual for Electric Elevators and Escalators, ASME/ANSI A17.2.1, 1996 1988 edition, and including ASME/ANSI A17.2.1a, 1997 1989 Addenda and ASME/ANSI A17.2.1b, 1998 1990 Addenda.
- (b) American National Standard Inspectors Manual for Hydraulic Elevators ASME A17.2.2, 1997 edition including ASME A17.2.2a, 1998 Addenda.
- (c) American National Standard Inspectors Manual for Escalators and Moving Walks, ASME A17.2.3, 1998 edition.
- (3) American National Standard Safety Code for Manlifts, ASME ANSI/ A90.1, 1992 1976 edition.
- (4) National Fire Protection Association, NFPA-70, National Electrical Code, 1999 1996 edition.
 - (5) through (6) No change.
- (7) The following rules of ASME A17.1, are hereby amended to read as follows:
- (a) Rule 211.9e is added, and reads as follows: Each car in a multicar group shall be sequentially numbered from left to right, as viewed from the elevator lobby. Rule 111.10 Access to Hoistways for Emergency Purposes. Hoistway door unlocking devices conforming to Rules 111.9c(1) and (3) shall be provided for all hoist way doors.
 - (b) No change.
- (c) Rule 211.8 Switch Keys, of ASME A17.1, is amended to read as follows: The switches required by Rule 211.2 through 211.5, for all elevators in a building, must be operable by the same keys. This key must not operate any other switch and shall not be part of a building master key system. There must be a key for the designated level switch and for each elevator in the group. These keys must be kept on the premises at all times in a location readily accessible to authorized personnel, and state elevator inspectors, but not where the key is available to the general public. NOTE: (RULE 211.8): Local authorities may specify a uniform keyed lock box to contain the necessary keys.
- (d) Rule 805.2d is added, and 805.1a Starting Switch of ASME A17.1, is amended to reads as follows: Starting switches must be of the key-operated type and must be located so that the escalator steps are within sight. Automatic starting by any means is prohibited. The key for the starting switches

must be kept on the premises at all times in a location readily available to authorized personnel and state elevator inspectors, but not where the key is available to the general public.

- (e) No change.
- (8) Specifically excluded from ASME A17.1, <u>1996</u> 1993 edition and supplements are:
 - (a) through (d) No change.

61C-5.004 Bulletin Boards.

- (1) through (6) No change.
- (7) The bottom of the bulletin boards shall not be less than 4 5 feet above the cab floor, and no less than three inches above a handrail. and the The total area shall not exceed 4 square feet.

Specific Authority 399.02 FS. Law Implemented 399.02(2) History–New 5-14-79, Amended 8-1-82, Formerly 7C-5.04, Amended 10-31-88, 4-11-91, Formerly 7C-5.004, Amended 2-2-94, _______.

61C-5.011 Alterations to Electric and Hydraulic Elevators and Escalators.

In addition to the alterations set forth in Rule 1003.3 and Rule 1006.3, ASME A17.1, 1996 1993, the following alterations require, in addition to a construction permit, that inspections and tests be performed to determine conformance with the ASME A17.1, 1996 1993, rules cited below:

- (a) through (g) No change.
- (2) The following alterations require, in addition to a construction permit, that inspections be performed to determine conformance with the ASME A17.1, 1996 1993, rule cited below:
 - (a) through (d) No change.
 - (e) Car Leveling device (addition of) and (trucking device) 1202.12b 1202.4a 1203.8b
 - (f) through (x) No change.

Specific Authority 399.02 FS. Law Implemented 399.02 FS. History–New 2-11-92, Formerly 7C-5.0011, Amended 8-1-96,______.

61C-5.013 Service Maintenance Contracts.

- (1) No change.
- (a) Registered elevator companies that enter into service maintenance contracts with elevator owners must follow the procedures within the scope of ASME/ANSI A17.2.1, A17.2.2, and A17.2.3, Inspectors Manuals, and latest Addendas, Part I, H, HI and IV, for its routine examinations of elevators;
 - (b) through (2) No change.

Specific Authority 399.02 FS. Law Implemented 399.01 FS. History–New 2-2-94, Amended ______.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

RULE TITLE: RULE NO.: Duplicate License or Registration Fee 61G3-20.012

PURPOSE AND EFFECT: The Board proposes the development to change the duplicate license or registration fee from \$20.00 to \$25.00.

SUBJECT AREA TO BE ADDRESSED: Duplicate License or Registration Fee.

SPECIFIC AUTHORITY: 476.192(1)(d) FS.

LAW IMPLEMENTED: 476.192(1)(d) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Julie Baker, Executive Director, Barbers' Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G3-20.012 Duplicate License or Registration Fee.

The fee for the issuance of a duplicate license or registration shall be twenty <u>five</u> dollars (\$250.00).

Specific Authority 476.192(1)(d) FS. Law Implemented 476.192(1)(d) FS. History–New 7-16-80, Formerly 21C-20.12, Amended 12-23-90, Formerly 21C-20.012, Amended ______.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE TITLE: RULE NO.:

Post-licensing Education for Active and Inactive

Broker and Salesperson Licensees 61J2-3.020 PURPOSE AND EFFECT: The purpose and effect is to allow real estate licensees, who fail the post-licensing end of course examination, to retake the examination once prior to requiring them to retake the post-licensing course.

SUBJECT AREA TO BE ADDRESSED: Requirements for broker, broker-salesperson and salesperson licensees who fail the Commission prescribed end of course examination and choose to retake the examination.

SPECIFIC AUTHORITY: 475.05, 475.17 FS.

LAW IMPLEMENTED: 475.04, 475.17, 475.182 FS.

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

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

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

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

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61J2-3.020 Post-licensing Education for Active and Inactive Broker and Salesperson Licensees.

- (1) through (7) No change.
- (8)(a) Students failing a post-licensing education course examination must wait at least 30 days from the date of the original examination to again take the end of course examination. Within one year of the original end of course examination, a student may retake the prescribed end of course examination a maximum of one time. Otherwise, students failing the Commission prescribed end of course examination must repeat the Commission prescribed course prior to being eligible to again take the end of course examination repeat the Commission prescribed or approved course prior to being eligible to again take the end of course examination. Students retaking the end of course examination must be administered a different form of the end of course examination.
- (b) Make-up classes to enable a student to take the <u>prescribed end of</u> course examination, which are due to student or family illness, may not extend more than 30 days beyond the class scheduled <u>end of course</u> examination. <u>Make-up Make up</u> classes must be the classes missed by the student and must consist of the original <u>Commission prescribed</u> course material.
 - (9) through (10) No change.

Specific Authority 475.05, 475.17 FS. Law Implemented 475.04, 475.17, 475.182 FS. History–New 1-1-89, Amended 1-4-90, 6-28-93, Formerly 21V-3.020, Amended 8-2-95, 12-30-97, 2-24-00,______.

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE TITLE: RULE NO.: Formulary 64B15-6.0038

PURPOSE AND EFFECT: The Board proposes additions to the Physician Assistant formulary in response to the recommendations of the Formulary Committee.

SUBJECT AREA TO BE ADDRESSED: The Physician Assistant formulary.

SPECIFIC AUTHORITY: 458.347, 459.022(4)(e) FS.

LAW IMPLEMENTED: 459.022(4)(e) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: William Buckhalt, Executive Director, Board of Osteopathic Medicine/MQA, 2020 Capital Circle, S. E., Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B15-6.0038 Formulary.

THE APPROVED FORMULARY FOR THE WRITING OF PRESCRIPTIONS BY PHYSICIAN ASSISTANTS APPROVED TO PRESCRIBE MEDICINAL DRUGS UNDER THE PROVISIONS OF SECTIONS 458.347(4)(e) AND 459.022(4)(e), FLORIDA STATUTES:

- (1) through (2) No change.
- (3) Formulary.
- (a) No change.
- (b) Subject to the requirements of this subsection, Sections 458.347 and 459.022, F.S., and the rules enacted thereunder, only the following drugs may be delegated by a Supervising Physician to a Physician Assistant to prescribe. Medicinal drugs not specifically included in this formulary are excluded. Excluded medicinal drugs may not be prescribed, regardless of whether they are in a pure form or in combination with a drug included in this formulary.
 - 1. through 154. No change.
 - 155. Cyclosporine Microemulsion
- 155. through 327. renumbered 156. through 328. No change.
 - 329. Latanoprost
- 328. through 443. renumbered 330. through 445. No change.
 - 446. Oseltamivir phosphate
- 444. through 466. renumbered 447. through 469. No change.
 - 470. Perindopril Erbumine
- 467 through 478. renumbered 471. through 482. No change.
 - 483. Pioglitazone Hydrochloride
- 479. through 492. renumbered 484. through 497. No change.
 - 498. Pramipexole
- 493. through 520. renumbered 499. through 526. No change.
 - 527. Rabeprazole Sodium
- 521. through 596. renumbered 528. through 603. No change.
 - 604. Tolterodine Tartrate
 - 605. Topiramate

597. through 634. renumbered 606. through 643. No change.

644. Zanamivir

635. through 638. renumbered 645. through 648. No change.

Specific Authority 458.347, 459.022(4)(e) FS. Law Implemented 459.022(4)(e) FS. History–New 3-12-94, Formerly 61F9-6.0038, Amended 11-30-94, 4-17-95, 8-27-95, 11-13-96, Formerly 59W-6.0038, Amended 5-12-98, 3-10-99, _______.

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE CHAPTER TITLE: Spiny Lobster (Crawfish) and Slipper Lobster

RULE TITLE: RULE NO.: Trap Reduction Schedule 68B-24.009

PURPOSE AND EFFECT: The purpose of this rule development effort is to postpone until the 2001-2002 license year the scheduled 10% reduction in spiny lobster traps and trap certificates. Without this rule change, the ten percent reduction would take place in the coming spiny lobster season, which begins in August of this year. The effect of this effort will be to allow commercial lobster harvest in the 2000-2001 season, using the same number of traps as used in the 1999-2000 season, while providing an additional year to evaluate the economic and biological impact of the trap reduction program.

SUBJECT AREA TO BE ADDRESSED: Spiny Lobster Trap Reduction Program.

SPECIFIC AUTHORITY: Art. IV, Sec. 9, Florida Constitution.

LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. THE FISH AND WILDLIFE CONSERVATION COMMISSION WILL CONDUCT A RULE DEVELOPMENT WORKSHOP AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 9:00 a.m., or as soon thereafter as the item can be heard, March 31, 2000

PLACE: Henry W. MacMillian National Guard Armory, 1225 Easterwood Drive, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 calendar days before the workshop/meeting by contacting: Andrena Knicely, (850)487-1406. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Dr. Russell Nelson, Executive Director, Marine Fisheries Commission, 2540 Executive Center Circle, West, Suite 106, Tallahassee, Florida 32301, (850)487-0554

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

68B-24.009 Trap Reduction Schedule.

- (1) Beginning with the 1997-1998 license year, the maximum number of lobster trap certificates issued each season by the Commission pursuant to Section 370.142, Florida Statutes, shall be reduced each season by the percentage specified in this subsection from the total issued for the immediately previous season. These reductions shall apply to all lobster trap certificate holders.
- (a) For the license year 1997-1998, the reduction shall be 0 percent.
- (b) For the license year 1998-1999, the reduction shall be 10 percent.
- (c) For the license year 1999-2000, the reduction shall be 0 percent.
- (d) For the license year 2000-2001, the reduction shall be $\underline{0}$ 10 percent.
- (e) For the license year 2001-2002, the reduction shall be 10 percent.
- (2) It is the intention of the Fish and Wildlife Conservation Commission to annually review and evaluate the impact of the trap reduction schedule on the spiny lobster fishery. Should it become necessary to suspend, reverse, or extend the reduction schedule, the Commission shall initiate rulemaking to amend subsection (1) of this rule.

Specific Authority Art IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History–New 3-1-92, Amended 6-1-94, 6-3-96, 3-5-97, Formerly 46-24.009, Amended ______.

Section II Proposed Rules

DEPARTMENT OF INSURANCE

Division of Insurer Services

RULE CHAPTER TITLE:
Florida Birth-Related Neurological
RULE TITLE:
Medical Panel Advisory Review

RULE CHAPTER NO.:
4J-6
RULE CHAPTER NO.:
4J-6
4J-6.001

PURPOSE AND EFFECT: Section 766.308(2), Florida Statutes, requires that the Department of Insurance develop a plan which provides procedures for the medical advisory panel to review NICA claims. The statute further requires that the Department obtain input from the Department of Health regarding any proposed rules. Input from the Division of Medical Quality Assurance and the Children's Medical Service Program was also obtained. The amendment will provide the procedures as required by section 766.308(2), Florida Statutes.

SUMMARY: The establishment of procedures for the medical advisory committee to review NICA claims.

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

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

SPECIFIC AUTHORITY: 624.308(1), 766.308(2) FS.

LAW IMPLEMENTED: 766.301-.316 FS.

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

TIME AND DATE: 9:00 a.m., April 4, 2000

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Eugenia Tyus, Senior Management Analyst II, Division of Insurer Services, Department of Insurance.

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

THE FULL TEXT OF THE PROPOSED RULE IS:

4J-6.001 Medical Panel Advisory Review.

- (1) Purpose. This rule provides the method and procedure for the medical advisory panel review required by Section 766.308, Florida Statutes. This procedure was developed in coordination with the Department of Health to determine compensability of claims filed against the Florida Birth-Related Neurological Injury Compensation Association.
- (2) Definitions. In its review of claims made pursuant to the provisions of the Florida Birth-Related Neurological Compensation Plan, the medical advisory panel shall employ the following definitions, in addition to the definitions in Section 766.302, Florida Statutes:
- (a) "Association" means the Florida Birth-Related Neurological Injury Compensation Plan.
- (b) "Brain" means that portion of the cerebro-spinal axis which is contained within the cavity of the cranium and which consists of five major parts identified as the cerebrum, the cerebellum, the pons Varolii, the medulla oblongata, and the midbrain.
- (c) "Spinal Cord" means an ovoid column of nervous tissue extending from the medulla oblongata to the second lumbar vertebra in the spinal canal.
- (d) "Delivery" is the moment when the fetus is expelled from the vaginal canal or mechanically removed from the uterus.

- (e) "Labor" is that period of time commencing with the onset of increasingly painful uterine contractions of sufficient frequency, intensity, and duration to bring about readily demonstrable effacement and dilation of the cervix in conjunction with the progressive descent of the fetus.
- (f) "Permanent and substantial mental and physical impairment" means a neurological injury caused by oxygen deprivation or mechanical injury during labor, delivery or resuscitation in the immediate post-delivery period in a hospital which leaves the infant both mentally and physically impaired.
- 1. The neurological impairment must be permanent and substantial. For a neurological injury to be permanent, it must be determined that the neurological injury will exist throughout the life of the affected infant within a reasonable degree of medical probability.
- 2. For a physical neurological impairment to be substantial, the infant must exhibit a physical impairment to the extent that the infant's ability to ambulate, speak and engage in physical activities of daily living such as toileting and feeding, are either severely impaired or non-existent. For a mental neurological impairment to be substantial, the infant must exhibit a severe mental impairment such that the infant has or would score, within a reasonable degree of medical probability 50 or below on the mental component of the Bayley Scales of Infant Development (between ages 12-24 months) or the Stanford Binet Intelligence Test (between ages 4-5).
- (3) A medical advisory panel appointed by the Insurance Commissioner in accordance with Section 766.308, Florida Statutes, shall review each claim for which a review is requested by any party for the purpose of making a non-binding recommendation regarding the claim.
- (4) The medical advisory panel shall elect a panel member as chairperson. The chairperson shall delegate the various administrative duties required for the operation of the medical advisory panel, and when necessary, shall convene the medical advisory panel for the purpose of conducting the business of the medical advisory panel.
- (5) Each medical advisory panel member shall be provided a complete copy of each claim submitted for review and shall consider therewith all relevant written information submitted by the Association which relates to the issue of whether or not the injury under review is a birth-related neurological injury within the meaning of Section 766.302(2), Florida Statutes.
- (6) The medical advisory panel may request the Administrative Law Judge to order the production of additional information or records from any health care provider who has provided treatment to the infant or obstetrical care to the mother and, if necessary, may further request that the injured infant be examined by a physician or other professional selected by the medical advisory panel.

- (7) As to each claim reviewed by the medical advisory panel, one member shall be designated by the chairperson to prepare a written report and recommendation (report) which reflects the evaluation of the medical advisory panel as to the causation and compensability of the claim. That report shall be filed with the Division of Administrative Hearings no later than 10 days prior to the date set for hearing.
- (8) The member who prepares the report shall be available to testify in the event that the Administrative Law Judge requests the presence of the medical advisory panel member at the hearing on a reviewed claims.
- (9) The report shall be approved by a majority of the medical advisory panel. The report shall contain the style of the case as established by the Division of Administrative Hearings and at a minimum shall identify the names, addresses and phone numbers of the panel members who participated in the review of the claim, a description of the findings of the panel and a recommendation of whether the claim should be accepted or denied. The report shall be signed by the panel member who prepared the report. The Association shall be responsible for the reasonable costs associated with the preparation and filing of the report.

Specific Authority 624.308, 766.308(2) FS. Law Implemented 766.301-.316 FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Eugenia Tyus, Senior Management Analyst II, Department of Insurance

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Belinda Miller, Division Director, Department if Insurance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 16, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 13, 1999

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Animal Industry

RULE CHAPTER TITLE:

Disease Vector Contro

RULE TITLES:

Definitions

SC-26.001

Restrictions on Importation of Animals

Animals from Outside the Continental United

States Where a Foreign Animal Disease or

Vector is Present 5C-26.003 Materials 5C-26.004

PURPOSE AND EFFECT: The purpose and effect of the rule is to require certification of non-exposure to vector diseases of livestock and domestic animals to prevent a viable threat to cattle, deer and other ruminant animals in the state.

SUMMARY: This rule provides for the methods of control of vectors to prevent a disease threat to livestock, domestic animal and the general public.

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

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

SPECIFIC AUTHORITY: 570.07(21),(23), 585.08(2)(a) FS. LAW IMPLEMENTED: 585.08(1), 585.145 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., March 31, 2000

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Joe W. Kight, Assistant Division Director, Division of Animal Industry, 407 S. Calhoun Street, Room 321, Tallahassee, Florida 32399-0800, (850)410-0900, Fax (850)410-0915

THE FULL TEXT OF THE PROPOSED RULES IS:

5C-26.001 Definitions.

- (1) Captive wild species. Any non-domestic species of animal confined by man-made boundaries.
- (2) Cattle. Cattle shall include any bull, steer, ox, cow, heifer, calf, or any other bovine animal.
- (3) Department. The Florida Department of Agriculture and Consumer Services.
- (4) Division. The Division of Animal Industry of the Florida Department of Agriculture and Consumer Services.
- (5) Domestic Animal. Any equine or bovine animal, goat, sheep, swine, domestic cat, dog, poultry, ostrich, rhea or emu, or other domesticated beast or bird. The term "animal" shall include wild or game animals whenever necessary to effectively control or eradicate dangerous transmissible diseases or pests which threaten the agricultural interests of the state.
- (6) Domesticated Fowl. Any member of the Class Aves that is propagated or maintained under control of a person for commercial, exhibition or breeding purposes, or as pets.
 - (7) Horses. Any horse, mule, ass, zebra or other Equidae.
- (8) Licensed Veterinarian. Any veterinarian who has a current license with the Florida Board of Veterinary Medicine.
- (9) Livestock. Any grazing animals, such as cattle, horses, sheep, swine, goats, Cervidae and other hoofed animals and ratites which are raised for private use or commercial purposes.

(10) Official Certificate of Veterinary Inspection (OCVI). An official form recognized by the Division for the purpose of certifying the identification, test requirements, and health of specific animals for movement, exhibition, and other designated purposes for the species of animal.

(11) Ratites. Ostriches, emus, and rheas.

(12) Vector. Any invertebrate that is capable of transmitting disease causing organisms.

<u>Specific Authority 570.07(21),(23), 585.08(2)(a) FS. Law Implemented 585.08(1), 585.145 FS. History–New</u>.

5C-26.002 Restrictions on Importation of Animals.

The Official Certificate of Veterinary Inspection (OCVI) for reptiles, amphibians, Camelidae, antelopes, and captive wild species entering the state must contain a statement by the issuing veterinarian that the animals identified on the OCVI are free of signs of infectious or communicable disease and the vectors of any infectious or communicable disease. Any animal or container of animals, inadvertently shipped from within the continental United States to Florida without an accompanying OCVI must be isolated from all other animals on the premises until they can be inspected by a licensed and accredited veterinarian and an OCVI issued with a statement that the animals identified on the OCVI are free of signs of infectious or communicable disease and the vectors of any infectious or communicable disease.

Specific Authority 570.07(21),(23), 585.08(2)(a) FS. Law Implemented 585.08(1), 585.145 FS. History-New

5C-26.003 Animals from Outside the Continental United States Where a Foreign Animal Disease or Vector is Present.

- (1) All animals imported from outside the continental United States where a Foreign Animal Disease or vector is present must have a prior permission number recorded on the accompanying OCVI.
- (2) All animals intended for importation into or through the State of Florida from outside the continental United States shall be accompanied by an OCVI issued in accordance with this rule, showing that the veterinarian issuing the OCVI inspected the animals at the time of movement to the port of entry and found them free from any vector and any evidence of a communicable animal disease and that, as far as it has been possible to determine, they have not been exposed to any communicable animal disease or vector during the 60 days immediately preceding their movement to the port of entry.
- (3) All animals offered for entry into or through the State of Florida from outside the continental United States where a Foreign Animal Disease is endemic shall be subject to inspection at the port of entry, and all such animals found to be free from communicable animal disease and vectors and not to have been exposed thereto, shall be admitted into the United States subject to the other applicable provisions of this rule. Animals found to be infected with or have been exposed to a communicable animal disease, or infested with any vector,

shall be quarantined until such time that they have been inspected, treated and deemed to be free of communicable animal disease and/or vectors.

Specific Authority 570.07(21),(23), 585.08(2)(a) FS. Law Implemented 585.08(1), 585.145 FS. History-New _

5C-26.004 Materials.

9 CFR §§ 145 and 147 (1999) and 9 CFR §§ 160-162 (1999) are hereby incorporated by reference. Copies may be obtained from the United States Government Printing Office, Superintendent of Documents, Mail Stop SSOP, Washington, D.C. 20402-9328.

<u>Specific Authority 570.07(21),(23), 585.08(2)(a) FS. Law Implemented 585.08(1), 585.145 FS. History–New</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Joe W. Kight, Assistant Director, Division of Animal Industry, 407 S. Calhoun St., Rm 321, Tallahassee, FL 32399-0800, (850)410-0900, Fax (850)410-0915

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Dr. Leroy M. Coffman, Dir., Div. Of Animal Industry, 407 S. Calhoun St., Rm 330, Tallahassee, FL 32399-0800, (850)410-0900, Fax (850)410-0915

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 15, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 11, 2000

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Standards

RULE TITLES: **RULE NOS.:**

Standards of National Fire Protection

Association Adopted 5F-11.002 Installation of Containers on Roofs of Buildings 5F-11.028 PURPOSE AND EFFECT: The purpose of the rule revision is to adopt the 1999 edition of National Fire Protection Association Standard (NFPA) No. 54, American National Standard National Fuel Gas Code. Additionally, this rule revision prohibits installation of containers on roofs of buildings allowed by NFPA 58, 1998 edition, enhancing safety and addressing concerns of industry and fire department personnel.

SUMMARY: The proposed rule specifies that NFPA No. 54, American National Standard National Fuel Gas Code, 1999 Edition as the accepted standard for this state. It also removes provisions for the installation of containers on roofs of buildings.

FEDERAL STANDARDS STATEMENT: This rule does not conflict with existing federal standards.

STATEMENT SUMMARY OF 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: 527.06 FS.

LAWS IMPLEMENTED: 527.06 FS.

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 RULES IS: Vicki O'Neil, Bureau Chief, Bureau of Liquefied Petroleum Gas Inspection, 3125 Conner Blvd., Suite N, Tallahassee, Florida 32399-1650, (850)921-8001

THE FULL TEXT OF THE PROPOSED RULES IS:

PART I – GENERAL

5F-11.002 Standards of National Fire Protection Association Adopted.

- (1) The standards of the National Fire Protection Association for the storage and handling of liquefied petroleum gases as published in NFPA No. 58, LP-Gas Code,1998 edition, and for gas appliances and gas piping as published in NFPA No. 54, American National Standard National Fuel Gas Code, 1996 1999 edition, shall be the accepted standards for this state, subject to such additions and exceptions as are set forth in these rules. Reference to NFPA 58 and NFPA 54 in these rules shall be to the most recent edition as adopted herein.
- (d) Section 3-2.5 of NFPA 58, 1998 edition, titled "Installation of Containers on Roofs," is hereby excluded from adoption.

Specific Authority 527.06 FS. Law Implemented 527.06 FS. History–New 8-7-80, Formerly 4A-1.01, Amended 7-18-85, Formerly 4B-1.01, Amended 10-8-86, 2-6-90, 8-9-92, Formerly 4B-1.001, Amended 7-20-95, 7-23-97,

PART III - CONTAINERS

5F-11.028 Installation of Containers on Roofs of Buildings.

Installation of containers on roofs of buildings as referenced in NFPA 58, Section 3-5.2 is prohibited. In addition to the requirements of Section 3-2.5, NFPA 58, the following shall apply to all proposed installations of containers on roofs of buildings:

(1) Site plans shall be submitted for approval to the Bureau of Liquefied Petroleum Gas, indicating the type of building construction, location and size of container(s), location of any building openings, location of any equipment to be installed or existing on the roof; construction of the container fill line and any other pertinent information.

- (2) The proposed installation must be reviewed and approved by the Bureau of Liquefied Petroleum Gas and local building and fire officials or other such authority having jurisdiction.
- (3) The gas supplier shall submit to the Bureau documentation of training as required by Section 1-5, NFPA 58, and written filling procedures for personnel involved in the filling of containers on roofs.
- (4) Approval of rooftop installations shall be based on the requirements of Chapter 527, Florida Statutes, this rule chapter, and NFPA 58.

Specific Authority 527.06 FS. Law Implemented 527.06, 527.062 FS. History–New 6-8-99, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Vicki O'Neil, Bureau Chief, Bureau of Liquefied Petroleum Gas Inspection, Division of Standards

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 1, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 28, 2000

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE CHAPTER TITLE:
Anti-Drug Abuse Act of 1988
RULE TITLES:
Application and Award Procedures
Forms and Instructions

RULE CHAPTER NO.:

9B-61
RULE CHAPTER NO.:
RULE CHAPTER NO.:
9B-61
9B-61
9B-61.009

PURPOSE, EFFECT AND SUMMARY: The purpose and effect is to change the number of copies to two originals of the completed grant application package to be submitted; to update the application; to correct the mailing address to ensure that grant applications are mailed to the proper authority; and to provide the correct area code for the contact telephone number. SUMMARY OF STATEMENT OF ESTIMATED

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 regulatory alternative, must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 120.53(1), 163.03(3) FS.

LAW IMPLEMENTED: 163.03(3) 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: 8:00 a.m. – 10:00 a.m., April 3, 2000

PLACE: The Randall Kelley Training Center, Third Floor, Room 305, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Clayton Wilder, Community Program Administrator, Division of Housing and Community Development, Bureau of Community Assistance, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

THE FULL TEXT OF THE PROPOSED RULES IS:

9B-61.008 Application and Award Procedures.

- (1) through (2)(c) No change.
- (d) Applicants who submit proposals to the Department for consideration shall submit two three originals and three eopies of the completed application package, Subgrant Application for Anti-Drug Abuse Act Funds (Edward Byrne Memorial State and Local Law Enforcement Assistance Formula Grant Program), BCA-CJ DCA-NA Form 1, effective 2-7-95, as incorporated herein by this reference.
 - (e) No change.

Specific Authority 120.53(1), 163.03(3) FS. Law Implemented 163.03(3) FS. History-New 2-6-90, Amended 2-7-95, Formerly 9G-16.008, Amended

9B-61.009 Forms and Instructions.

Copies of the materials and forms incorporated by reference herein may be obtained by writing or calling: Community Program Administrator Bureau Chief, BCA, Department of Community Affairs, 2555 Shumard Oak Boulevard 2740 Centerview Drive. Tallahassee. Florida 32399-2100. Telephone: 850904/488-8016.

Specific Authority 120.53(1), 163.03(3) FS. Law Implemented 163.03(3) FS. History-New 2-6-90, Amended 2-7-95, Formerly 9G-16.009, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Clayton Wilder, Community Program Administrator; Division of Housing and Community Development, Criminal Justice Section, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Thomas A. Pierce, Director, Division of Housing and Community Development, Department of Community Affairs

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 16, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 30, 1999

Any person requiring special accommodations at the hearing because of a disability or physical impairment should contact Clayton Wilder, Community Program Administrator, Division of Housing and Community Development, Criminal Justice Section, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-8016 (Suncom 278-8016), at least seven days before the date of the hearing. If you are hearing or speech impaired, please contact the Department of Community

Affairs using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE TITLE: RULE NO.: Sales of Coins, Currency, or Bullion 12A-1.0371 PURPOSE AND EFFECT: The purpose of the proposed substantial rewording of Rule 12A-1.0371, FAC., is to implement the changes to ss. 212.05(1)(k) and 212.08(7)(ddd), F.S., made by the 1999 Legislature, regarding the sale of coins, currency, and bullion. The effect of this proposed substantial rewording will be to provide the public current guidelines regarding the sales tax imposed on the sale of coins, currency, and bullion.

SUMMARY: The proposed substantial rewording of Rule 12A-1.0371, FAC., provides that the sale of U.S. legal tender is exempt regardless of its selling price. The terms "legal tender," "bullion," and "single transaction" are defined for purposes of the rule. The proposed amendments provide that the sale of coins or currency, in a single transaction, is exempt when the sales price charged for coins or currency that are not legal tender of the United States or legal tender of another country sold at its face value exceeds \$500. The sale of gold, silver, or platinum bullion, or a combination thereof, in a single transaction, is exempt when the total sales price of the bullion exceeds \$500. Examples of such transactions are provided in the proposed substantial rewording.

The proposed substantial rewording provides that no tax is due on the exchange of coins and currency in circulation in, and the legal tender of, a nation in exchange for the same of another nation when the exchange is solely for use as legal tender and the rate of exchange is based on the value of each nation's coins or currency as a medium of exchange.

The proposed substantial rewording of the rule also provides that dealers of coins, currency, or bullion must maintain proper documentation until tax imposed by Chapter 212, F.S., may no longer be determined and assessed under s. 95.091(3), F.S. The documentation to be maintained is described.

OF **STATEMENT** OF **SUMMARY ESTIMATED** REGULATORY COST: Since this proposed rule only implements statutory provisions, no new regulatory costs are being created. Therefore, no statement of estimated regulatory costs has been prepared.

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

SPECIFIC AUTHORITY: 212.17(6), 212.18(2), 213.06(1) FS. LAW IMPLEMENTED: 212.02(19), 212.05(1)(k), 212.08(7)(ddd) FS.

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

TIME AND DATE: 10:00 a.m., April 4, 2000

PLACE: Room 435, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida 32399-0100

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Robert D. Heyde, Senior Attorney, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, or by telephone at (850)922-4714

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any proceeding before the Technical Assistance and Dispute Resolution Office is asked to advise the Department at least five (5) calendar days before such proceeding by contacting: Jamie Phillips, (850)488-0717. If you are hearing or speech-impaired, please contact the Department by calling 1(800)DOR-TDD1 (1(800)367-8331).

THE FULL TEXT OF THE PROPOSED RULE IS:

(Substantial Rewording of Rule 12A-1.0371 follows. See Florida Administrative Code for present text.)

12A-1.0371 Sales of Coins, or Currency, or Bullion.

- (1)(a) The sale, use, consumption, or storage for use in this state of any coin or currency, whether in circulation or not, is subject to tax unless:
- 1. The coin or currency is legal tender of the United States; or
- 2. The coin or currency is legal tender of a country other than the United States, and the coin or currency is sold at its face value.
- (b) For purposes of this rule, "legal tender" means coins or currency that, at the time of the sale transaction, a creditor would be required to accept in payment of a debt.
 - (c) Examples:
- 1. United States Olympic Coin Sets and United States Double Eagles are legal tender of the United States, and their sale is not taxable.
- 2. Ancient Roman coins, medieval English coins, and Confederate money are no longer legal tender in any country, and their sale is taxable.
- 3. A coin dealer sells a 1983 British pound, composed of nickel and brass, for a price in U.S. currency that exceeds the current exchange rate. The sale is taxable.
- 4. A retail sale of a gold Krugerrand is taxable, even though it may be legal tender in the Republic of South Africa, because it has no face value and is sold based upon its precious metal content.
- (2) The sale, use, consumption, or storage for use in this state of bullion is subject to tax. For purposes of this rule, "bullion" means gold, silver, or platinum in the form of bars, ingots, or plates, normally sold by weight. Finished goods,

such as coins and jewelry, are not bullion. Sales of commodity contracts of bullion are not subject to tax unless delivery of the commodity is taken in Florida.

- (3)(a)1. The sale of coins or currency, in a single transaction, is exempt when the sales price charged for coins or currency that are not legal tender of the United States or legal tender of another country sold at its face value exceeds \$500.
- 2. Example: In one transaction, an investor purchases one United States \$40 coin, called a gold double eagle, for \$295, one Krugerrand for \$295, and one one-ounce gold ingot for \$295. Because the gold double eagle is United States legal tender, its sale is not subject to tax. The sale of the gold ingot is not a taxable sale of coins or currency, but is a taxable sale of bullion. The sale of the Krugerrand is a taxable sale of coins or currency. Because the portion of the sales price charged for taxable coins or currency is \$295, the transaction does not qualify for exemption and the sale of the Krugerrand and the ingot is taxable.
- (b)1. The sale of gold, silver, or platinum bullion, or any combination thereof, in a single transaction, is exempt when the total sales price of such bullion exceeds \$500.
- 2. Example: An investor purchases two one-ounce gold ingots and one one-ounce platinum ingot in one transaction for \$1020. The sale is exempt, because the sales price of the bullion exceeds \$500.
- (c) For purposes of this rule, a "single transaction" has the same meaning as the term "single sale," described in Rule 12A-1.003, F.A.C.
- (4) Jewelry or other objects made or fabricated by incorporating or using coins, currency, or bullion are subject to tax. Tax is due on the total sales price of the jewelry or other objects, without deduction or credit for the price or value of the coins, currency, or bullion.
- (5) When coins or currency that are in circulation in, and the legal tender of, a nation are exchanged for coins or currency in circulation in, and legal tender of, another nation, no tax is due when the coins or currency are exchanged solely for use as legal tender and the rate of the exchange is based on the value of each nation's coins or currency as a medium of exchange.
- (6) The dealer must maintain proper documentation to exempt, in whole or in part, the sale of coins, currency, or bullion until tax imposed by Chapter 212, F.S., may no longer be determined and assessed under s. 95.091(3), F.S. Failure to maintain and preserve proper documentation will subject the entire transaction to tax. Proper documentation, in the case of a transaction involving coins or currency, will describe the country, issue, grade, denomination, face value, and sales price of each item of coin or currency and additional information to clearly identify each coin or currency. In the case of a transaction involving bullion, proper documentation will describe the metal, quantity, form (such as bars or ingots), and sales price of each item of bullion.

Specific Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(19), 212.05(1)(k)(l), 212.054(2)(a), 212.08(7)(ddd) FS. History–New 3-17-93, Amended 10-17-94,

NAME OF PERSON ORIGINATING PROPOSED RULE: Robert D. Heyde, Senior Attorney, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, or by telephone at (850)922-4714

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Charles Strausser, Revenue Program Administrator II, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone number (850)922-4746

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 28, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: The proposed rule was noticed for a Rule Development Workshop in the Florida Administrative Weekly on December 23, 1999 (Vol. 25, No. 51, pp. 5778-5780). The workshop was held on January 31, 2000. No one attended the rule development workshop and no one submitted written comments.

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE: **RULE CHAPTER NO.:** Incorporation by Reference 14-15

RULE TITLE: RULE NO.:

Manual on Uniform Traffic Control Devices 14-15.010 PURPOSE AND EFFECT: This is a fast track amendment to Rule 14-15.010, F.A.C., to adopt Revision 7 to the Manual on Uniform Traffic Control Devices, under the provisions of Section 120.54(6), Florida Statutes.

SUMMARY: Revision 7 to the Manual on Uniform Traffic Control Devices is being adopted under the provisions of Section 120.54(6), Florida Statutes.

SPECIFIC AUTHORITY: 316.0745(1), 334.044(2), 335.18(2) FS.

LAW IMPLEMENTED: 316.0745(2),(3),(7), 335.09, 335.14, 339.05 FS.

THIS RULEMAKING IS UNDERTAKEN PURSUANT TO SECTION 120.54(6), FLORIDA STATUTES.

WRITTEN COMMENTS MAY BE SUBMITTED WITHIN 14 DAYS OF THE DATE OF THIS NOTICE TO: 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.

SUBSTANTIALLY AFFECTED PERSONS MAY WITHIN 14 DAYS OF THE DATE OF THIS NOTICE, FILE AN OBJECTION TO THIS RULEMAKING WITH THE AGENCY. THE OBJECTION SHALL SPECIFY THE

PORTIONS OF THE PROPOSED RULE TO WHICH THE PERSON OBJECTS AND THE SPECIFIC REASONS FOR THE OBJECTION.

THE FULL TEXT OF THE PROPOSED RULE IS:

14-15.010 Manual on Uniform Traffic Control Devices.

The Federal Highway Administration Manual on Uniform Traffic Control Devices, 1988 Edition, as amended by Federal Highway Administration Revision 1, dated January 17, 1990; Revision 2, dated March 17, 1992; Part VI, Standards and Guides for Traffic Controls for Street and Highway Construction, Maintenance, Utility, and Incident Management Operations, Revision 3, dated September 3, 1993;-Revision 4, dated November 1, 1994; Revision 4a (editorial revisions/clarifications); Revision 5, dated December 24, 1996; and Revision 6, dated June 1998, and Revision 7, dated January 3, 2000, is hereby incorporated by this rule and made a part of the rules of the Department of Transportation. This is a federal document for sale by the Superintendent of Documents, U. S. Government Printing Office, Superintendent of Documents, Mail Stop: SSOP Washington, D. C. 20402-9328; Publication No. FHWA-SA-89-006 HTO-21/2-29(15M)P. Copies are available for review at the Department of Transportation locations listed in rule 14-1.006, Florida Administrative Code. A certified copy has been filed with the Department of State.

Specific Authority 316.0745(1), 334.044(2), 335.18(2) FS. Law Implemented 316.0745(2),(3),(7), 335.09, 335.14, 339.05 FS. History–New 7-15-79, Amended 1-8-81, 8-15-85, Formerly 14-15.10, Amended 11-29-89, 4-25-95,

STATE BOARD OF ADMINISTRATION

Florida Prepaid College Board

RULE TITLE: RULE NO.: 19B-4.001 Application

PURPOSE AND EFFECT: To provide that applications for advanced payment contracts may be submitted by a purchaser pursuant to a court order at any time.

SUMMARY: This rule change allows applications for advanced payment contracts to be submitted by purchasers pursuant to a court order at any time.

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

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

SPECIFIC AUTHORITY: 240.551(7)(a) FS.

LAW IMPLEMENTED: 240.551 FS.

IF REOUESTED 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: 2:00 p.m., April 3, 2000

PLACE: Suite 210, Hermitage Building, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Thomas J. Wallace, Executive Director, 1801 Hermitage Boulevard, Suite 210, Tallahassee, Florida 32308, telephone (850)488-8514

THE FULL TEXT OF THE PROPOSED RULE IS:

19B-4.001 Application.

These rules apply to purchasers of advance payment contracts for the prepayment of postsecondary registration and/or dormitory residency fees. The application period shall commence and terminate on dates set annually by the Board and published in the Florida Administrative Weekly. Applications for advance payment contracts purchased through the Board's direct support organization, the Florida Prepaid College Foundation, Inc., or for purchasers participating in employer participation programs or by purchasers pursuant to a court order may be submitted to the Board at any time. After acceptance by the Board of the purchaser's application, a participation and payment schedule and master covenant shall be mailed to the purchaser. The advance payment contract shall be comprised of the application, master covenant, and participation and payment schedule. The Florida Prepaid College Program Application, Form No. FPCP 99-1 is hereby incorporated by reference and may be obtained by calling 1(800)552-GRAD (4723) (prompt 1). The effective date of the form is October 18, 1999. The Florida Prepaid College Program Master Covenant, Form No. FPCP 99-2, is hereby incorporated by reference with an effective date of October 18, 1999.

Specific Authority 240.551(7)(a) FS. Law Implemented 240.551 FS. History–New 3-29-89, Amended 2-6-90, 3-19-92, 12-5-93, 5-31-95, 6-20-96, 10-20-96, 12-16-97, 2-18-99, 6-6-99, 2-9-2000, Formerly 4G-4.001, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Prepaid College Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Prepaid College Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 2, 1999.

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 25, 2000

DEPARTMENT OF CITRUS

RULE CHAPTER TITLE:
Monthly Reports by Citrus
Fruit Dealers

RULE TITLES:
Quantity of Fruit Handled
Processed Product Report

RULE CHAPTER NO.:
RULE CHAPTER NO.:
RULE CHAPTER NO.:
PROLE CHAPTER NO.:
RULE CHAPTER NO.:
20-3.001

PURPOSE AND EFFECT: Would add a new rule section codifying reporting procedures followed by registered citrus processing plants.

SUMMARY: Codifies reporting procedures followed by registered citrus processing plants.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of 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.

SPECIFIC AUTHORITY: 601.10(1),(7),(8), 601.15(1), (2),(4),(10), 601.155(7), 601.28(4), 601.69, 601.01 FS.

LAW IMPLEMENTED: 601.10(8), 601.15(1), 601.155(7), 601.69 FS.

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

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

PLACE: Southwest Florida Research & Education Center, 2686 SR 29N, Immokalee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Joan B. Martin, Administrative Assistant, Legal Department, Florida Department of Citrus, P. O. Box 148, Lakeland, Florida 33802-0148

THE FULL TEXT OF THE PROPOSED RULES IS:

20-3.001 Quantity of Fruit Handled.

All citrus fruit dealers shall report to the Division of Fruit and Vegetables Inspection on the first day of each month on form DACS-07050 Rev. 8/99 FDOACS #2, 10-1-88, furnished by the Division of Fruit and Vegetables Inspection and incorporated by reference herein, the quantity of citrus fruit, in terms of standard packed boxes, which the dealer handled during the preceding calendar month, except those citrus fruit dealers who handle less than 2,000 boxes during the shipping season or who otherwise supply such information to the Division of Fruit and Vegetables Inspection.

Specific Authority 601.10(1),(7), 601.69 FS. Law Implemented 601.61(1), 601.69(2),(9) FS. History–Formerly 105-1.33, Revised 1-1-75, Formerly 20-3.01, Amended 11-20-88._______.

20-3.002 Processed Product Report.

(1) All citrus fruit dealers licensed to operate a processing plant shall provide to the Department of Citrus or its designated agent the following information:

(a) The quantity and variety of all raw citrus fruit received that was not produced in Florida. The geographic origin (by country or state if from the United States) of such product shall be indicated.

- (b) The quantity and type of processed citrus fruit product manufactured by the dealer from raw citrus fruit from production areas outside the state of Florida. The geographic origin (by country or state if from the United States) of such product shall be indicated.
- (c) The amount of raw citrus fruit processed, reported on both a box basis and on a pounds solids basis. These quantities shall be reported in a way to show the proportion of such juice that is manufactured into single strength or concentrated forms.
- (d) The type and amount of finished juice and juice product for further manufacturing manufactured by the dealer during the reporting period.
- (e) The amount of each type of citrus fruit juice product actually shipped during the preceding reporting week to a customer or to another party.
- (f) Summaries of the average purchase prices for raw fruit delivered to the dealer during the reporting period, reported by variety on a "spot" price and contract price basis.
- (g) The amount and type of citrus fruit juice product physically held or stored by the citrus fruit dealer at the end of the weekly reporting period.
- (2) All information shall be reported by Thursday of each week except on designated holidays when said information shall be provided by the close of business on the first subsequent work day of the Department of Citrus. Information shall be submitted on forms provided by the Department of Citrus and incorporated by reference into section 20-100.004, Florida Administrative Code, and shall be delivered by electronic transfer to the location designated on the aforementioned forms. The burden of proof of delivery of the requisite information rests with the licensed citrus fruit dealer.
- (3) In addition to the weekly reports, citrus fruit dealers licensed to operate a processing plant shall file, twice a year, an inventory verification report with one such report being filed at mid-season and the other report being a CPA's report to be filed within sixty days of close of dealer's fiscal year.
- (4) The following licensed citrus fruit dealers are exempt from the reporting requirements of this section:
 - (a) All gift fruit shippers
 - (b) Retail processors
- (c) Roadside stand operators engaged in the production of fresh squeezed unpasteurized juice who squeeze less than 30,000 boxes annually.
- (5) Individual plant information reported pursuant to this rule shall be held confidential and shall constitute trade secrets as defined in s. 812.081, Florida Statutes and are exempt from the provisions of s. 119.07(1), F.S.

NAME OF PERSON ORIGINATING PROPOSED RULE: Clark R. Jennings, General Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Clark R. Jennings, General Counsel DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 19, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 4, 2000

DEPARTMENT OF CITRUS

RULE CHAPTER TITLE: RULE CHAPTER NO.: Agency Organization and Operation 20-100 **RULE TITLE: RULE NO.:** Official Forms Used by Agency 20-100.004

PURPOSE AND EFFECT: Updates list of official forms used by the Department of Citrus in conducting its business with the

SUMMARY: Updates list of official forms used by the Department of Citrus in conducting its business with the public.

OF **STATEMENT** OF **SUMMARY ESTIMATED** REGULATORY COST: No Statement of 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.

SPECIFIC AUTHORITY: 601.10(1),(15) FS.

LAW IMPLEMENTED: 601.10(15) FS.

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

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

PLACE: Southwest Florida Research & Education Center. 2686 SR 29N, Immokalee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joan B. Martin, Administrative Assistant, Legal Department, Florida Department of Citrus, P. O. Box 148, Lakeland, Florida 33802-0148

THE FULL TEXT OF THE PROPOSED RULE IS:

20-100.004 Official Forms Used by Agency.

In its licensing, regulatory, taxation, marketing and other operational functions the Florida Department of Citrus requires use of the forms listed below. All of these forms are available for inspection by any interested party during regular business hours at the headquarters office located at 1115 East Memorial Boulevard, Lakeland, Florida or may be received upon request by writing the Florida Department of Citrus, P. O. Box 148, 33802-0148 Lakeland, Florida or telephone 863941/499-2500.

(1) Application for License as Citrus Fruit Dealer -CIT/LIC/01REV. 12/31/98 4-23-98

- (2) Supplement to Application for License as Citrus Fruit Dealer for Bond Exempt Status CIT/LIC/02 REV. <u>03/01/99</u> 8-1-95
- (3) Affidavit to Request Increase in Bond Exemption CIT/LIC/03 REV. <u>03/01/99</u> 8 1 95
- (4) Application for Special Transportation Permit CIT/LIC/04 REV. <u>03/01/99</u> 8-1-95
- (5) Special Transportation Permit CIT/LIC/05 REV. 03/01/99 8-1-96
- (6) Application for Permits for Shipment by Gift Fruit Shippers of Fresh Citrus Fruit Not for Resale CIT/LIC/06 REV.03/01/99 8-1-97
- (7) Permit for Gift Package Shipment CIT/LIC/07 REV. 03/01/99 8-1-95
- (8) Application for Permit for Shipment of Fresh Citrus Fruit or Products for Charitable or Unemployment Relief Purposes CIT/LIC/08 REV. <u>03/01/99</u> 8-1-95
- (9) Permit for Shipment of Fresh Citrus Fruit or Products for Charitable or Unemployment Relief Purposes CIT/LIC/09 REV. 03/01/99 8-1-95
- (10) Affidavit Relating to Shipment of Fresh Citrus Fruit or Products for Charitable or Unemployment Relief Purposes CIT/LIC/10 REV. 03/01/99 8-1-95
- (11) Application for Permit to Make Test Shipments of Experimental Containers for Fresh Citrus Fruit CIT/LIC/11 REV. 03/01/99 8-1-95
- (12) Application for Permit to Make Test Shipments of Experimental Containers for Fresh Citrus Fruit with Lab Test CIT/LIC/12 REV. 9-23-96
- (13) Permit to Make Test Shipments of Experimental Containers for Fresh Citrus Fruit CIT/LIC/13 REV. <u>9/30/99</u> 8-1-95
- (14) Application for Permit to Export Citrus Fruit with Solids, Ratio and Juice Content Within A Tolerance Not Exceeding Five Percent of Standards Established by Law to Foreign Countries Other Than Canada and Mexico CIT/LIC/14 REV. 8-1-95
- (15) Permit to Export Citrus Fruit With Solids, Ratio and Juice Content Within A Tolerance Not Exceeding Five Percent of Standards Established by Law to Foreign Countries Other Than Canada and Mexico CIT/LIC/15 REV. 8-1-95
- (16) Request for Fresh Fruit Brand or Trademark Registration CIT/LIC/16 REV. 8-1-95
- (17) Request for Label, Brand or Trademark Registration for Use on Processed Products CIT/LIC/17 REV. 8-1-95
- (18) Application for Designation as an Organic Gift Fruit Shipper CIT/LIC/18 REV. 8-1-95
- (19) Application for Permit for Shipment and Sale of An Experimental Pack of Florida Concentrated Orange Juice Other Than Frozen or Canned CIT/LIC/19 REV. 8-1-95

- (20) Permit for Shipment and Sale of An Experimental Pack of Florida Frozen Concentrated Orange Juice CIT/LIC/20 REV. 8-1-95
- (21) Application for Permit for Interstate Shipment of Fresh Citrus Fruit to a Packinghouse, Canning or Concentrating Plant CIT/LIC/21 REV. 8-1-95
- (22) Permit for Interstate Shipment of Fresh Citrus Fruit to a Packinghouse, Canning or Concentrating Plant CIT/LIC/22 REV. 8-1-95
- (23) Florida Sunshine Tree License Application Form CIT/LEG/01 REV. <u>12/9/99</u> 12-16-97
- (24) Florida Sunshine Tree License Application Supplement A CIT-LEG/02 REV. 8-1-95
- (25) Florida Sunshine Tree Supplier Statement Form CIT/LEG/04 REV. 7-7-98
- (26) License for Florida Sunshine Tree Registered Certification Mark CIT/LEG/05 REV. 8-1-95
- (27) Application for Use of Florida's Seal of Approval CIT/LEG/06 REV. <u>12/9/99</u> 12-16-97
- (28) Application for Use of Florida's Seal of Approval Supplement A CIT/LEG/07 REV. 8-1-95
- (29) Florida's Seal of Approval Supplier Statement Form CIT/LEG/08 REV. 7-7-98
- (30) License Certificate for Florida's Seal of Approval Registered Certification Mark CIT/LEG/09 REV. 8-1-95
- (31) Florida with Sunburst "O" License Application Form CIT/LEG/10 REV. 8-1-95
- (32) Florida with Sunburst "O" Supplier Statement Form CIT/LEG/11 REV. 8-1-95
- (33) License Certificate for Florida with Sunburst "O" Registered Mark CIT/LEG/12 REV. 8-1-95
- (34) Fresh From the Florida Sunshine Tree License Application Form CIT/LEG/13 REV. 8-1-95
- (35) License Certificate for Fresh From the Florida Sunshine Tree Registered Certification Mark – CIT/LEG/14 REV. 8-1-95
- (36) Application for Use of Florida Citrus Growers' Symbol CIT/LEG/15 EFF. 12/9/99 1 1 98
- (37) Application for Use of Florida Citrus Growers' Symbol Supplement A CIT/LEG/16 EFF. 1-1-98
- (38) Florida Citrus Growers' Symbol Supplier Statement Form CIT/LEG/17 REV. 1/1/98 7-7-98
- (39) Florida Citrus Growers' Symbol License Certificate CIT/LEG/18 EFF. 1-15-98
- (40) Application for Use of Made With Florida Citrus Mark CIT/LEG/19 EFF. 5-1-98
- (41) Made With Florida Citrus Supplier Statement Form CIT/LEG/20 EFF. 5-1-98
- (42) Made With Florida Citrus Florida Processor's Agreement CIT/LEG/21 EFF. 1-1-98
- (43) Made With Florida Citrus Symbol License Certificate CIT/LEG/22 EFF. 5-1-98

- (44) Application for Use of "Florida Premium Ripe" Mark - CIT/LEG/122 EFF. 10-16-97
- (45) Florida Premium Ripe Symbol License Certificate CIT/LEG/123 EFF. 10-16-97
- (46) Fresh From Florida Citrus Growers' Symbol Application – CIT/LEG/23 EFF. 12-6-98
- (47) Fresh Fruit Florida Advertising Tax Return (Packinghouse & Gift Fruit Packers) - CIT/REV/01R REV. 8/1/99 8-1-97
- (48) Bond of Citrus Fruit Dealer to Guarantee Payment of Citrus Excise Taxes – CIT/REV/02 REV. 8/1/99 8-1-95
- (49) Processed Citrus Products Florida Advertising Tax Return - CIT/REV/03R REV. 8/1/99 8-1-97
- (50) Equalization Advertising Tax Return CIT/REV/04R REV. 8/1/99 8-1-97
- (51) Cash Bond of Citrus Fruit Dealer to Guarantee Payment of Citrus Excise Taxes – CIT/REV/05 REV. 8-1-95
- (52) Fresh Fruit & Fresh Squeezed Florida Advertising Tax Return (Gift Fruit Shippers or Roadside Stand Operators) - CIT/REV/06R REV. <u>10/8/99</u> 10-17-97
- (53) Certificate of Deposit Assignment CIT/REV/07 REV. 8/1/99 8-1-97
- (54) Grapefruit Juice for Beverage Base Product Certification – CIT/REV/08R REV. 9-1-98
- (55) Florida Citrus Solids Strategy Program -CIT/REV/09R EFF. 12/1/99
- (56)(55)Value-Added Promotion **Program** Agreement/Invoice - CIT/MKTG/VAP1 REV. 8-1-95
- (57)(56) International Florida Department of Citrus European Value Added Promotions Program Agreement and Invoice – CIT/INT/VAP <u>2</u> 3 REV. <u>8/31/99</u> 6 7 95
- (58)(57) Florida Department of Citrus Participation Agreement International New Market Development Program -CIT/INT/01 REV. 9/09/99 8-1-95
- (59) Targeted Value-Added Promotion Agreement - CIT/MKTG/149 REV. 12/3/99
- Targeted Value-Added Promotion Program Agreement (Club Store) – CIT/MKTG/149A REV. 12/3/99
- (61) Targeted VAP Sign-Up Form CIT/MKTG/150 EFF. 8/1/99
- (62) Targeted VAP Delegation Form CIT/MKTG/151 EFF. 8/1/99
- (63) Targeted VAP Agreement Form CIT/MKTG/152 EFF. 8/1/99
- (64) Targeted VAP Agreement Form (Club Store) -CIT/MKTG/152A EFF 12/1/99
- (65) Targeted VAP Agreement Form (Media/Demo Promotion) - CIT/MKTG/153 EFF. 10/20/99
- (66) Targeted Value-Added Promotion Program Evaluation - CIT/MKTG/154 EFF. 10/20/99
- (67) Oranges Used in Frozen Concentrated Orange Juice Supplementary Weekly Report – CIT/FB-1 EFF. 5/15/2000

- (68) Grapefruit Used in FCGJ Supplementary Weekly Report – CIT/FB-2 EFF. 5/15/2000
- (69) Weekly Pack of Frozen Concentrate CIT/CI EFF. 5/15/2000
- (70) FCOJ Report of Goods on Hand CIT/C-1A EFF. 5/15/2000
- (71) Breakdown of FCOJ Bulk Gallons Disappearance CIT/FC-3 EFF. 5/15/2000
 - (72) FCOJ Futures CIT/FC-3A EFF. 5/15/2000
- (73) Frozen Grapefruit Concentrate-Report of Goods on Hand – CIT/C-2 EFF. 5/15/2000
- (74) Frozen Concentrated Tangerine Juice (Bulk Gallons -42° Brix) Weekly Report of Goods on Hand and Movement – CIT/TJ-1 EFF. 5/15/2000
- (75) Weekly Chilled Juice Report CIT/CJ-1 EFF. 5/15/2000
- (76) Orange Plant Recovery Weekly Report CIT/PR-1 EFF. 5/15/2000
- (77) Grapefruit Plant Recovery Weekly Report CIT/PR-2 EFF. 5/15/2000
- (78) Movement of Frozen Concentrates, Canned Products and Chilled Orange Juice – CIT/M-1 EFF. 5/15/2000
 - (79) By Products Report CIT/BP EFF. 5/15/2000
 - (80) By Products Report CIT/BPT EFF. 5/15/2000
 - (81) Fuel Used in Feed Mill CIT/BP-1 EFF. 5/15/2000

Specific Authority 601.10(1),(15) FS. Law Implemented 601.10(15) FS. History–New 1-1-75, Amended 8-31-83, 2-26-84, Formerly 20-102.05, Amended 12-20-95, Formerly 20-102.005, Amended and Transferred 12-6-98,

NAME OF PERSON ORIGINATING PROPOSED RULE: Clark R. Jennings, General Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Clark R. Jennings, General Counsel DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 19, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 4, 2000

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

Construction Permits

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Exceptions to the Uniform	
Rules of Procedure	40E-0
RULE TITLES:	RULE NOS.:
Procedures for Processing Permit App	plications 40E-0.103
Consideration of Intended Agency De	ecision
on Permit Applications	40E-0.105
Emergency Authorization	40E-0.108
Point of Entry into Proceedings and M	Mediation 40E-0.109
Exemptions and Variances for Well	

40E-0.111

Variances from Specified Review Criteria for

Environmental Resource Permits 40E-0.113 Variances from Water Use Restrictions 40E-0.115

PURPOSE AND EFFECT: The purpose of the South Florida Water Management District's proposed rule making is to incorporate the comments raised by the Joint Administrative Procedures Committee to ensure that procedural rules are in compliance with §120.545, F.S., are consistent with §120.54(5), F.S., and the uniform rules of procedure (Chapter 28, FAC.).

SUMMARY: The proposed amendments: Provide that extensions of time to complete a permit application under §120.60, F.S., shall be granted upon a showing of good faith by the permit applicant; deletes language regarding the scope of an administrative hearing on an amended agency action; deletes language defining emergency conditions for receiving emergency authorizations; amends language providing for a point of entry to challenge amended agency actions and defines when agency actions substantially differ from the notice of intended agency action; deletes language regarding the right to waive a §120.57(2) informal hearing before the governing board; clarifies the circumstances under which a water well construction variance will be issued and conditions to be imposed on the variance; clarifies that the duration of a variance from specified review criteria for environmental resource permits is limited by law; clarifies that conditions on variances from water use restrictions will not be waived or modified by the Board.

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 within 21 days of this notice.

SPECIFIC AUTHORITY: 120.54(5), 120.60, 373.044, 373.113, 373.171, 373.414(17), 373.439 FS.

LAW IMPLEMENTED: 120.54(5), 120.60, 373.175, 373.246, 373.303, 373.308, 373.313, 373.316, 373.326, 373.439, 403.201 FS.

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

TIME AND DATE: 9:00 a.m., April 13, 2000

PLACE: South Florida Water Management District Headquarters, Auditorium, 3301 Gun Club Road, West Palm Beach, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jan Sluth, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, telephone 1(800)432-2045, Extension 6299 or (561)682-6299, (internet: jsluth@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 FULL TEXT OF THE PROPOSED RULES IS:

40E-0.103 Procedures for Processing Permit Applications.

- (1) No change.
- (a) through (c) No change.
- (d) Failure of an applicant to provide the timely requested information within these timeframes shall be considered grounds for denial of the application. Denial of an application for lack of completeness is without prejudice to the applicant's right to file a new application on the same subject matter. The District shall may grant an extension upon a showing of good faith by the applicant to comply with the timelines in Section 120.60, F.S. Unless an extension of time has been granted by the District, any application which remains incomplete 240 days after the original submittal date of an individual permit application or 90 days after the original submittal date of a notice of intent for general permit, shall be denied without prejudice.
 - (e) No change.
 - (2) through (3)(e) No change.

Specific Authority 120.54(5), 120.60 FS. Law Implemented 120.54(5), 120.60 FS. History–New 7-2-98, Amended

40E-0.105 Consideration of Intended Agency Decision on Permit Applications.

- (1) through (3) No change.
- (4) Because the Governing Board may take a final agency action which materially differs from the noticed intended agency action, applicants and other interested persons should be prepared to defend their position regarding the permit application when it is considered by the Governing Board. If the Governing Board takes final agency action which materially differs from the intended agency decision, the District shall mail a notice of the final agency action to all persons who were notified of the intended agency decision. The final agency action can be challenged only to the extent that it differs from the intended agency decision.

Specific Authority 120.54(5), 120.60 FS. Law Implemented 120.54(5), 120.60 FS. History–New 7-2-98, Amended ______.

40E-0.108 Emergency Authorization.

(1) Permission to initiate activities regulated under Chapter 373, F.S., prior to the issuance of a permit or authorization of use may be applied for, in writing, when emergency conditions justify. However, no such permission shall be granted unless the proposed use is already under consideration for a permit under District rules. A serious set of unforeseen or unforeseeable circumstances must exist to create an emergency. Mere carelessness or lack of planning on the part of the applicant shall not be sufficient grounds to warrant the granting of an emergency authorization.

(2) No change.

Specific Authority 120.54(5), 120.60, 373.439 FS. Law Implemented 120.54(5), 120.60, 373.439 FS. History-New 7-2-98, Amended

40E-0.109 Point of Entry into Proceedings and Mediation.

(1) Point of entry into proceedings determining substantial interests are governed by Rule 28-106.111, F.A.C., and this section.

(1)(2)(a) "Receipt of written notice of agency decision" as set forth in Rule 28-106.111, F.A.C., means receipt of either written notice through mail or posting that the District has or intends to take final agency action, or publication of notice that the District has or intends to take final agency action.

(b) No change.

(2)(e) If the Board takes action which substantially differs from the notice of intended agency decision, the applicant or persons who may be substantially affected shall have an additional point of entry pursuant to Section 28-106.111, F.A.C., 21 days, unless otherwise provided by law designated by rule, from the date of receipt of notice of said decision to request an administrative hearing. The Board action is considered to substantially differ from the notice of intended agency decision when the potential impact on water resources has changed. However, the scope of the administrative hearing shall be limited to the substantial deviation.

- (3) No change.
- (4) Applicants entitled to a hearing pursuant to Section 120.57(1), F.S., may waive their right to such a hearing and request an informal hearing before the Governing Board pursuant to Section 120.57(2), F.S., which may be granted at the option of the Governing Board.

Specific Authority 120.54(5), 120.60 FS. Law Implemented 120.54(5), 120.60 FS. History–New 7-2-98, $\underline{Amended}$

40E-0.111 Exemptions Exceptions and Variances for Well **Construction Permits**

- (1) The board finds that compliance with all the requirements of Part I of Chapter 40E-3 may result in an undue hardship for the construction, repair or abandonment of certain wells.
 - (2) No change.
- (3) The District shall may grant the exemption by way of a variance if the proposal is in accordance with accepted public health and sanitary engineering principles and practices and will not adversely affect the water resource. The variance shall be the minimum necessary to ameliorate the hardship.
 - (4) No change.

- (5) Upon issuance of a variance the District shall may impose such special conditions as may be necessary to protect the intent and purpose of Part III, Chapter 373, Florida Statutes and this chapter.
 - (6) No change.

Specific Authority 120.54(5), 373.044, 373.113, 373.171 FS. Law Implemented 120.54(5), 373.303, 373.308, 373.309, 373.313, 373.316, 373.326 FS. History–New 9-2-98, Amended

40E-0.113 Variances from Specified Review Criteria for Environmental Resource Permits.

- (1) through (3)(c) No change.
- (d) The time period for which the variance is sought, not to exceed the time period permitted by law, including the reasons and facts supporting the time period.
 - (e) No change.
- (f) The steps or measures the petitioner is taking to meet the requirement from which the variance is sought. If the request is pursuant to subsection 40E-4.311(1)(b) above, the petitioner shall include a schedule when compliance will be achieved.
 - (g) through (h) No change.
 - (4) through (6) No change.

Specific Authority 120.54(5), 373.044, 373.109, 373.113, 373.171, 373.414(17) FS. Law Implemented 120.54(5), 373.109, 403.201 FS. History- New 9-2-98, Amended

40E-0.115 Variances from Water Use Restrictions.

- (1) All users requesting relief from the provisions of Chapter 40E-21, F.A.C. this chapter shall file an application for variance but must conform to water restrictions until the Executive Director grants a temporary variance or the Board grants the variance.
 - (2) No change.
 - (a) through (e) No change.
- (3) Limiting Conditions Variances granted shall be subject to the following conditions, unless waived or modified by the Board:
 - (a) through (6) No change.

Specific Authority 120.54(5), 373.044, 373.113 FS. Law Implemented 120.54(5), 373.175, 373.246 FS. History–New 9-2-98, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Cecile Ross, Senior Attorney, Office of Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: South Florida Water Management District Governing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 10, 2000

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

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER TITLE:	RULE CHAPTER NO.:	
General and Procedural	40E-1	
RULE TITLES:	RULE NOS:	
Publication of Notice of Agency Decis	sion or	
Intended Agency Decision	40E-1.5095	
Point of Entry into Proceedings	40E-1.511	
Initiation of Formal Proceedings	40E-1.521	
Exceptions to Recommended Order	40E-1.564	
Final Order	40E-1.565	
Application Procedures for Conceptual Approval,		
Individual and General Permits	40E-1.603	
Publication and Requests for Notificat	ion of	
Permit Applications or Notices of	Intent 40E-1.6058	
Consideration of Intended Agency Decision		
on Permit Applications	40E-1.6065	
Denial of Permits	40E-1.608	
Suspension, Revocation and Modifica	tion	
of Permits	40E-1.609	
Permit Renewal	40E-1.610	
Emergency Authorization	40E-1.6115	
Administrative Enforcement Action 40E-1.705		
PURPOSE AND EFFECT: The purpose of the South Florida		
Water Management District's proposed rule making is to		
incorporate the comments raised by the Joint Administrative		
Procedures Committee to ensure that procedural rules are in		
compliance with §120.545, F.S.,	are consistent with	

SUMMARY: The proposed amendments: Delete reference to a form for notice of proposed agency action; incorporate reference to Rule 28-106.111, FAC., for uniform point of entry procedures; define standard for scope of point of entry for challenging amended governing board action; delete language regarding ability to waive right to formal hearing; and request an informal §120.57(2) hearing before the governing board; delete language regarding procedures to waive action on petition by governing board; delete procedure regarding deferral of governing board action on challenged proposed agency action; delete procedures for exceptions to recommended orders; delete procedures for governing board consideration of final orders; clarify procedures for granting extensions for completing permit applications; delete language defining scope of administrative hearing on amended agency action; delete requirements for permit denials; clarify that permit suspensions are temporary; delete definition of grounds for emergency authorization; delete rule regarding administrative enforcement actions.

§120.54(5), F.S., and the uniform rules of procedure (Chapter

28, FAC.).

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 within 21 days of this notice.

SPECIFIC AUTHORITY: 120.53, 120.53(1), 120.54(5), 373.044, 373.113, 373.119, 373.129, 373.136, 373.413, 373.439 FS.

LAW IMPLEMENTED: 120.53(1), 120.54(5), 120.54(17), 120.57, 120.59, 120.60, 120.60(2), 120.60(3), 373.107, 373.109, 373.113, 373.116, 373.119, 373.219, 373.239, 373.243, 373.323, 373.229, 373.239, 373.243, 373.413, 373.417, 373.421, 373.422, 373.429, 373.439 FS.

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

TIME AND DATE: 9:00 a.m., April 13, 2000

PLACE: South Florida Water Management District Headquarters, Auditorium, 3301 Gun Club Road, West Palm Beach, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jan Sluth, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, telephone 1(800)432-2045, Extension 6299, or (561)682-6299, (internet: jsluth@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 FULL TEXT OF THE PROPOSED RULES IS:

40E-1.5095 Publication of Notice of Agency Decision or Intended Agency Decision.

(1) In cases where a project is determined to be of heightened public concern, or where there is the likelihood of a request for an administrative hearing, where the proposed activity is potentially harmful to the water resources of the District or contrary to the overall objectives of Chapter 373, F.S., as outlined in Section 373.016, F.S., or if objection(s) to the application has been received, the District shall publish, or require the permit applicant to publish notice of agency decision or intended agency decision in the Florida Administrative Weekly or newspapers of general circulation in the area affected by such decisions as required by Chapter 50, F.S., and shall post notice and mail copies of its notice to applicants and interested groups. Such publication may be used as evidence of constructive and sufficient notice.

(2) The notice referenced above in subsection (1) shall contain the same information in substantially the same form as shown in Form No. 0985, "South Florida Water Management

District Notice of Proposed Agency Action." This form is hereby incorporated by reference and is available from the District upon request.

Specific Authority 120.54(5), 373.413 FS. Law Implemented 120.54(5), 373.413 FS. History-New 7-2-98, Amended

40E-1.511 Point of Entry into Proceedings.

- (1)(a) No change.
- (b) No change.
- (2) If the Board takes action which substantially differs from the notice of intended agency decision, the applicant or persons who may be substantially affected shall have an additional point of entry pursuant to Section 28-106.111, F.A.C., 21 days, unless otherwise provided by law designated by rule, from the date or receipt of notice of said decision to request an administrative hearing. The Board action is considered to substantially differ from the notice of intended agency decision when the potential impact on water resources has changed. However, the scope of the administrative hearing shall be limited to the substantial deviation.
- (3) Notwithstanding the timeline in Rule 28-106.111, F.A.C., intended agency decisions or agency decisions regarding consolidated applications for Environmental Resource Permits and Use of Sovereign Submerged Lands pursuant to Section 373.427, F.S. shall provide a 14 day point of entry to file petitions for administrative hearing.
- (4) Applicants entitled to a hearing pursuant to Section 120.57(1), F.S. may waive their right to such a hearing and request an informal hearing before the Governing Board pursuant to Section 120.57(2), F.S. which may be granted at the option of the Governing Board.

Specific Authority 120.53, 373.044, 373.113 FS. Law Implemented 120.53(1), 120.54(17), 120.57, 373.113 FS. History–New 9-3-81, Amended 7-26-87, 5-11-93, 10-3-95, 7-2-98, ______

40E-1.521 Initiation of Formal Proceedings.

- (1) Initiation of formal proceedings under Section 120.57(1) shall comply with the procedures in Rule 28-106.201, F.A.C.
- (2) If a valid petition if filed, with the consent of all parties Board action on the petition pursuant to Section 120.57(1)(b) shall be waived.
- (3) When a valid petition for administrative hearing has been filed, pursuant to Section 120.569, F.S., the Board action shall defer consideration of the matter pending the completion of the administrative hearing and the submittalrecommended order, and any exceptions to that order.

Specific Authority 120.53, 373.044, 373.113 FS. Law Implemented 120.53(1), 120.57, 373.113 FS. History–New 9-3-81, Formerly 16K-1.09(1), 16K-1.112(1)-(3), 16K-1.12, Amended 5-11-93, 7-2-98.______.

40E-1.564 Exceptions to Recommended Order.

(1) The procedures for filing exceptions to findings of fact or conclusions of law in a recommended order, and for filing responses thereto, are contained in Rule 28-106.217, F.A.C.

- (2) Exceptions to findings of fact or conclusions of law which are based upon facts not found by the hearing officer shall be accompanied by the original and ten (10) copies of a complete transcript provided at the expense of the party filing exceptions, provided however, that the parties may stipulate that a lesser portion of the transcript be filed. The transcript shall be filed within 20 days of the date of the recommended order or prior to the Board meeting at which the exceptions are to be considered, whichever first occurs.
- (3) Each exception shall state with particularity the finding of fact, conclusion of law, or recommendation which is objectionable and the basis for asserting that the hearing officer erred in making or omitting specific findings of fact, conclusions of law or a recommendation. Specific reference must be made to those portions of the transcript which support the exception in order for the exception to be considered.

Specific Authority 120.53, 373.044, 373.113 FS. Law Implemented 120.53(1), 120.57, 373.113 FS. History-New 9-3-81, Formerly 16K-1.11(10), Amended 5-11-93, 7-2-98,

40E-1.565 Final Order.

- (1) Final orders entered in a proceeding determining substantial interests shall be considered at a public meeting. This proceeding shall not be a de novo review, but shall be confined to the record submitted to the Board together with the recommended order.
- (2) If a party files exceptions to a recommended order, or, for hearings conducted by the Board submits proposed findings of fact or conclusions of law to the Board, the final order shall include an explicit ruling on each exception, proposed finding of fact, or conclusion of law as well as a brief statement of grounds for denying the exception or proposed finding of fact; provided however, the District is not required to make explicit rulings on subordinate, cumulative, immaterial or unnecessary proposed facts and such proposed facts may be rejected in the final order by simple statement that they are irrelevant or immaterial.

Specific Authority 373.044, 373.113 FS. Law Implemented 120.53(1), 120.57, 120.59, 120.60 FS. History-New 9-3-81, Formerly 16K-1.11(11), Amended 7-1-98, Repealed

40E-1.603 Application Procedures for Conceptual Approval, Individual and General Permits.

- (1) No change.
- (a) through (c) No change.
- (d) Failure of an applicant to provide the timely requested information within these timeframes shall be considered grounds for denial of the application. Denial of an application for lack of completeness is without prejudice to the applicant's right to file a new application on the same subject matter. The District shall may grant an extension upon a showing of good faith by the applicant to comply with the timelines in Section 120.60, F.S.. Unless an extension of time has been granted by the District, any application which remains incomplete 240 days after the original submittal date of an individual permit

application or 90 days after the original submittal date of a notice of intent for general permit, shall be denied without prejudice.

- (e) No change.
- (2) through (3)(e) No change.

Specific Authority 120.53(1), 373.044, 373.113 FS. Law Implemented 120.60, 373.107, 373.109, 373.116, 373.229, 373.417, 373.421, 373.422 FS. History–New 9-3-81, Formerly 16K-1.08(1)-(8), Amended 7-1-86, 7-26-87, 11-21-89, 5-11-93, 10-3-95, 4-1-96, 7-2-98.

40E-1.6058 Publication and Requests for Notification of Permit Applications or Notices of Intent.

- (1) through (2)(a) No change.
- (b) Within 14 days of filing notice of intent to use a general permit or application for a standard general permit, persons qualifying for the use thereof are not required to, but may publish notice of such filing in a newspaper of general circulation, as defined in Chapter 50, F.S., in the area affected by the proposed project. Proof of publication shall be submitted to the district within 14 days of publication. To constitute valid notice to interested parties, the notice shall contain the format provided in Form No. 0985, "South Florida Water Management District Notice of Proposed Agency Action." This form is hereby incorporated by reference and is available from the District upon request.
- (c) Published Notice of Use for No Notice General Permits. Publication of notice of use of general permits for which no notice is required to be filed with the District may occur if desired by the permittee. The published notice must contain the information in substantially the same form as set forth in Form 0985, and be published in a newspaper of general circulation, as defined in Chapter 50, F.S., in the area affected by the proposed project within 7 days of commencing work. If published, proof of publication must be submitted to the district within 14 days of publication.
 - (3) through (5) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 120.53(1), 120.60(3) FS. History–New 10-3-95, Amended 7-2-98,_____.

40E-1.6065 Consideration of Intended Agency Decision on Permit Applications.

- (1) through (3) No change.
- (4) Because the Governing Board may take a final agency action which materially differs from the noticed intended agency action, applicants and other interested persons should be prepared to defend their position regarding the permit application when it is considered by the Governing Board. If the Governing Board takes final agency action which materially differs from the intended agency decision, the District shall mail a notice of the final agency action to all persons who were notified of the intended agency decision. The final agency action can be challenged only to the extent that it differs from the intended agency decision.

Specific Authority 120.53(1), 373.044, 373.113 FS. Law Implemented 120.60, 373.107, 373.109, 373.116 FS. History–New 7-2-98, Amended

- 40E-1.608 Denial of Permits.
- (1) No change.
- (2) The District shall set forth in writing the grounds or basis for denial of a permit. For environmental resource permit applications, a notice of denial shall explain in general terms what changes, if any, would address the reasons for denial. Such changes shall not be limited to those modifications as described in subsection 4.2.1., "Basis of Review for Environmental Resource Permit Applications Within the South Florida Water Management District, August 1995", incorporated by reference in Rule 40E-4.091, F.A.C.

(2)(3) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 120.53(1), 120.57, 120.60 FS. History–New 9-3-81, Amended 10-3-95, 7-2-98, _______.

40E-1.609 Suspension, Revocation and Modification of Permits.

- (1) No change.
- (2) The District may <u>temporarily</u> suspend or revoke a permit, in whole or in part, when it determines that the permittee or an agent of the permittee has:
 - (a) through (e) No change.
 - (3) through (4) No change.

Specific Authority 120.53, 373.044, 373.113, 373.119, 373.129, 373.136 FS. Law Implemented 120.53(1)(b),(c), 120.60(2), 373.119, 373.239, 373.243, 373.429 FS. History–New 9-3-81, Amended 5-11-93, 10-3-95, 7-2-98,

40E-1.610 Permit Renewal.

- (1) Holders of renewable permits shall make timely application as required by Rule 40E-1.603 or Rule 40E-1.606, as applicable, for renewal so as to avoid expiration during the renewal process. When timely application is made, the existing permit shall not expire until final agency action, or if the permit is denied or the terms limited, until the last day for seeking review of the District order or a later date fixed by order of the reviewing court.
 - (2) No change.

Specific Authority 120.53(1), 373.044, 373.113 FS. Law Implemented 120.60, 373.219, 373.239, 373.323, 373.413 FS. History–New 5-11-93, Amended

40E-1.6115 Emergency Authorization.

- (1) Permission to initiate activities regulated under Chapter 373, F.S., prior to the issuance of a permit or authorization of use may be applied for, in writing, when emergency conditions justify. However, no such permission shall be granted unless the proposed use is already under consideration for a permit under District rules. A serious set of unforeseen or unforeseeable circumstances must exist to create an emergency. Mere carelessness or lack of planning on the part of the applicant shall not be sufficient grounds to warrant the granting of an emergency authorization.
 - (2) No change.

Specific Authority 120.54(5), 373.439 FS. Law Implemented 120.54(5), 373.439 FS. History-New 7-2-98, Amended

40E-1.705 Administrative Enforcement Action.

- (1) Administrative enforcement action shall be taken whenever the Executive Director of the District determines or has reason to believe that a violation of the provisions of Chapter 373, F.S., or any regulation promulgated thereunder, or permit or order issued pursuant thereto, has occurred, is occurring or is about to occur.
- (2) The final order shall constitute final agency action which shall be enforceable pursuant to Sections 373.119, 373.129, 373.136, 373.433, 373.603 and 120.69, F.S., provided however, that when the alleged violator fails to exhaust administrative remedies in accordance with the provisions of this section, all findings of fact and conclusions of law contained in the order shall be deemed uncontested and true and shall become final and binding upon the respondent in any further judicial proceedings. In such event the final order shall not be subject to judicial review regarding those matters which might have been raised in a Chapter 120, F.S., administrative hearing.
- (3) Notwithstanding or in lieu of any administrative enforcement action taken pursuant to this section, the Executive Director may pursue appropriate judicial remedies pursuant to Chapter 373, F.S., and other applicable statutes.

Specific Authority 120.53, 373.044, 373.113 FS. Law Implemented 120.53(1)(b),(c), 120.60(2), 120.68, 120.69, 373.119, 373.129, 373.136, 373.209, 373.433, 373.603 FS. History–New 9-3-81, Amended 5-11-93, Formerly 40E-1.612, Amended 10-3-95, 7-1-98, Repealed ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Cecile Ross, Senior Attorney, Office of Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: South Florida Water Management **District Governing Board**

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 10, 2000

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

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER TITLE: RULE CHAPTER NO.: Water Well Construction Permits 40E-3 **RULE TITLE: RULE NO.:**

Exemption and Variances for Well

40E-3.0511 **Construction Permits** PURPOSE AND EFFECT: The purpose of the South Florida Water Management District's proposed rule making is to address the comments raised by the Joint Administrative Procedures Committee to ensure that procedural rules are in compliance with §120.545, F.S., are consistent with §120.54(5), F.S., and the uniform rules of procedure (Chapter 28, FAC.).

SUMMARY: The proposed amendments: Clarify that a variance from water well construction requirements shall be granted in certain circumstances; delete provision allowing for oral variances.

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 within 21 days of this notice.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 373.303, 373.308, 373.313, 373.316, 373.326 FS.

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

TIME AND DATE: 9:00 a.m., April 13, 2000

PLACE: South Florida Water Management District Headquarters, Auditorium, 3301 Gun Club Road, West Palm Beach, Florida 33406

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jan Sluth, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, telephone 1(800)432-2045, Extension 6299, or (561)682-6299, (internet: jsluth@sfwmd.gov)

THE FULL TEXT OF THE PROPOSED RULE IS:

40E-3.0511 Exemption Exceptions and Variances for Well Construction Permits.

- (1) The board finds that compliance with all the requirements of Part I of this rule Chapter may result in an undue hardship for the construction, repair or abandonment of certain wells.
 - (2) No change.
- (3) The District shall may grant the exemption by way of a variance if the proposal is in accordance with accepted public health and sanitary engineering principles and practices and will not adversely affect the water resource. The variance shall be the minimum necessary to ameliorate the hardship.
 - (4) through (6) No change.

Specific Authority 120.54(5), 373.044, 373.113, 373.171 FS. Law Implemented 120.54(5), 373.303, 373.308, 373.309, 373.313, 373.316, 373.326 FS. History–New 1-1-85, Amended 12-19-89, 7-2-98, 9-2-98,

NAME OF PERSON ORIGINATING PROPOSED RULE: Cecile Ross, Senior Attorney, Office of Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: South Florida Water Management District Governing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 10, 2000

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

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

Variances from Specified Review Criteria

for Environmental Resource Permits 40E-4.311 PURPOSE AND EFFECT: The purpose of the South Florida Water Management District's proposed rule making is to address the comments raised by the Joint Administrative Procedures Committee to ensure that procedural rules are in compliance with §120.545, F.S., are consistent with §120.54(5), F.S., and the uniform rules of procedure (Chapter 28, FAC.).

SUMMARY: The proposed amendment clarifies that the duration for variances from specified review criteria for environmental resource permits is limited by law.

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 within 21 days of this notice.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 373.303, 373.308, 373.313, 373.316, 373.326 FS.

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

TIME AND DATE: 9:00 a.m., April 13, 2000

PLACE: South Florida Water Management District Headquarters, Auditorium, 3301 Gun Club Road, West Palm Beach, Florida 33406

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jan Sluth, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, telephone 1(800)432-2045, Extension 6299, or (561)682-6299, (internet: jsluth@sfwmd.gov)

THE FULL TEXT OF THE PROPOSED RULE IS:

40E-4.311 Variances from Specified Review Criteria for Environmental Resource Permits.

- (1) through (3)(c) No change.
- (d) The time period for which the variance is sought, <u>not to exceed the time period permitted by law</u>, including the reasons and facts supporting the time period.
 - (e) No change.

- (f) The steps or measures the petitioner is taking to meet the requirement from which the variance is sought. If the request is pursuant to subsection 40E-4.311(1)(b) above, the petitioner shall include a schedule when compliance will be achieved.
 - (g) through (h) No change.
 - (4) through (6) No change.

Specific Authority 373.044, 373.109, 373.113, 373.171, 373.414(17) FS. Law Implemented 373.109, 403.201 FS. History–New 10-3-95, Amended 7-2-98,

NAME OF PERSON ORIGINATING PROPOSED RULE: Cecile Ross, Senior Attorney, Office of Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: South Florida Water Management District Governing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 10, 2000

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

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER TITLE:

Water Shortage Plan

RULE TITLE:

Variances

RULE CHAPTER NO.:

40E-21

RULE NO.:

40E-21.275

PURPOSE AND EFFECT: The purpose of the South Florida Water Management District's proposed rule making is to address the comments raised by the Joint Administrative Procedures Committee to ensure that procedural rules are in compliance with §120.545, F.S., are consistent with §120.54(5), F.S., and the uniform rules of procedure (Chapter 28, FAC.).

SUMMARY: The proposed amendments: deletes language allowing the governing board to waive or modify limiting conditions for variances provided by rule.

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 within 21 days of this notice.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 373.303, 373.308, 373.313, 373.316, 373.326 FS.

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

TIME AND DATE: 9:00 a.m., April 13, 2000

PLACE: South Florida Water Management District Headquarters, Auditorium, 3301 Gun Club Road, West Palm Beach, Florida 33406

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jan Sluth, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, telephone 1(800)432-2045, Extension 6299, or (561)682-6299, (internet: jsluth@sfwmd.gov)

THE FULL TEXT OF THE PROPOSED RULE IS:

40E-21.275 Variances.

- (1) All users requesting relief from the provisions of this rule chapter shall file an application for variance but must conform to water use restrictions until the Executive Director grants a temporary variance or the Board grants the variance.
 - (2) No change.
 - (a) through (e) No change.
- (3) Limiting Conditions Variances granted shall be subject to the following conditions, unless waived or modified by the Board:
 - (a) through (c) No change.
 - (4) through (6) No change.

Specific Authority 120.54(5), 373.044, 373.113 FS. Law Implemented 120.54(5), 373.175, 373.246 FS. History–New 5-31-82, Amended 1-26-86, 2-14-91, 7-2-98, ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Cecile Ross, Senior Attorney, Office of Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: South Florida Water Management **District Governing Board**

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 10, 2000

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

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE: **RULE NO.:**

Medicaid County Health Department

Certified Match Program 59G-4.058

PURPOSE AND EFFECT: The purpose of this rule is to incorporate by reference the Florida Medicaid County Health Department Certified Match Program Coverage and Limitations Handbook, July 1998.

SUMMARY: This proposed rule would implement the requirements in state statutes for reimbursement to county health departments for Medicaid covered services provided in the schools.

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.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 381.0056, 381.0057, 409.905, 409.908, 409.9122 FS.

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

TIME AND DATE: 10:00 a.m., April 3, 2000

PLACE: 2727 Mahan Drive, Building 3, Conference Room C, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ward Peck, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)922-7307

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.058 Medicaid County Health Department Certified Match Program.

- (1) This rule applies to all county health departments enrolled in the Medicaid County Health Department Certified Match Program, as described in 409.9122, F.S.
- (2) All county health department providers enrolled in Medicaid under the County Health Department Certified Match Program must comply with the Florida Medicaid County Health Department Certified Match Program Coverage and Limitations Handbook, July 1998, incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up 221, which is incorporated by reference, in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 381.0056, 381.0057, 409.905, 409.908, 409.9122 FS. History-New

NAME OF PERSON ORIGINATING PROPOSED RULE: Ward Peck

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ruben J. King-Shaw Jr., AHCA Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 29, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 25, 1999

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

RULE TITLE: RULE NO.: Schedule of Fees Adopted by Board PURPOSE AND EFFECT: The purpose is to update the rule text with regard to the renewal fee for the biennium commencing on February 28, 2001.

SUMMARY: The Board is amending this rule to notify licensees that for the biennium commencing on February 28, 2001, the renewal fee shall be \$62.50.

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

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

SPECIFIC AUTHORITY: 455.213, 455.217(3), 455.219, 471.011, 471.019 FS.

LAW IMPLEMENTED: 119.07(1)(a), 455.217(3), 471.011, 471.019 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: Dennis Barton, Executive Director, Board of Professional Engineers, Northwood Centre, 1208 Hays Street, Tallahassee, Florida 32301

THE FULL TEXT OF THE PROPOSED RULE IS:

61G15-24.001 Schedule of Fees Adopted by Board.

- (1) Pursuant to Sections 471.011, 471.019, Florida Statutes, the Board hereby establishes the following fees for applications, examination, reexamination, licensing and renewal, temporary registration, late renewal, registration by endorsement, reactivation fee, and replacement of certificate.
 - (2) Engineering fees (individuals and firms):
 - (a) through (d) No change.
- (e) Renewal \$125 per biennium; however, for the biennium commencing on February 28, 2001, the renewal fee shall be \$62.50
 - (f) through (q) No change.
 - (3) No change.

Specific Authority 455.213, 455.217(3), 455.219, 471.011, 471.019 FS. Law Implemented 119.07(1)(a), 455.217(3), 471.011, 471.019 FS. History–New 1-8-80, Amended 8-26-81, 12-19-82, 6-2-83, 2-28-84, Formerly 21H-24.01, Amended 3-10-86, 12-11-86, 3-10-87, 4-12-88, 12-21-88, 1-10-90, 8-15-90, 1-6-93, Formerly 21H-24.001, Amended 11-15-94, 8-10-98, 6-16-99,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Professional Engineers

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 20, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 11, 2000

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Veterinary Medicine

RULE TITLE: RULE NO.: Delinquency Fee 61G18-12.006

PURPOSE AND EFFECT: The purpose of this rule amendment is to lower the fee for a delinquent status licensee.

SUMMARY: The Board has determined that the delinquent status licensee shall pay a delinquency fee of \$160.00 when applying for an active or inactive status.

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

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

SPECIFIC AUTHORITY: 455.271 FS., as created by Chapter 94-119, Laws of Florida.

LAW IMPLEMENTED: 455.271 FS., as created by Chapter 94-119, Laws of Florida.

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: Madeline Smith, Executive Director, Board of Veterinary Medicine, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G18-12.006 Delinquency Fee.

A delinquent status licensee shall pay a delinquency fee of <u>one hundred sixty (\$160) dollars</u> two hundred sixty dollars (\$260) when the licensee applies for active or inactive status.

Specific Authority 455.271 FS., as created by Chapter 94-119, Laws of Florida. Law Implemented 455.271 FS., as created by Chapter 94-119, Laws of Florida. History–New 2-6-95, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Veterinary Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 26, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 11, 2000

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

RULE TITLE: **RULE NO.: Duplicate License or Wall Certificate Fees** 64B17-2.006 PURPOSE AND EFFECT: The purpose of these rule amendments is to rename the rule's title and update the rule's

SUMMARY: The Board is amending this rule to notify licensees that if they wish to obtain a wall certificate, they should put their request in writing and pay the \$25 fee.

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: 455.587(2), 486.025 FS.

LAW IMPLEMENTED: 455.587(2) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Physical Therapy Practice/MQA, 2020 Capital Circle, S. E., Bin #C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B17-2.006 Duplicate License or Wall Certificate Fees Fee.

(1) If a licensee wishes to request that the Board provide a duplicate license, the Board will issue the duplicate if the request is in writing and accompanied by a payment of \$25.

(2) If a licensee wants a wall certificate, the Board will issue the certificate upon receipt of a written request and payment of a \$25 fee.

Specific Authority 455.587(<u>2</u>)(6), 486.025 FS. Law Implemented 455.587(<u>2</u>)(6) FS. History–New 10-14-91, Amended 1-1-92, Formerly 21MM-2.006, 61F11-2.006, 59Y-2.006, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Physical Therapy Practice**

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Physical Therapy Practice DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 5, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 11, 2000

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

RULE TITLE: RULE NO.: Continuing Education 64B17-9.001

PURPOSE AND EFFECT: The purpose of this rule amendment is to update the rule text in subsection (4) with regard to continuing education hours.

SUMMARY: The Board is amending this rule to increase the number of contact hours, including internet or computer based courses the Board will accept for home study during a biennium.

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: 486.025 FS.

LAW IMPLEMENTED: 486.109(2) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Physical Therapy Practice/MQA, 2020 Capital Circle, S. E., Bin #C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B17-9.001 Continuing Education.

- (1) through (3) No change.
- (4) The Board will accept up to twelve six contact hours, including internet or computer based courses, for home study during a biennium. All home study courses must be sanctioned by the American Physical Therapy Association, the Florida Physical Therapy Association, or regionally accredited colleges and universities.
 - (5) through (6) No change.

Specific Authority 486.025 FS. Law Implemented 486.109(2) FS. History—New 4-6-92, Formerly 21MM-9.001, Amended 3-7-94, Formerly 61F11-9.001, Amended 12-5-95, Formerly 59Y-9.001, Amended ...

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Physical Therapy Practice

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Physical Therapy Practice DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 5, 1999

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 11, 2000

Section III		
Notices of Changes, Corrections and		
Withdrawals		

DEPARTMENT OF BANKING AND FINANCE

Division of Finance	
RULE NOS.:	RULE TITLES:
3D-30.025	Defaults on Sold or Discounted
	Installment Sales Contracts or
	Promissory Notes
3D-30.026	Charge for Installation and
	Maintenance of Marker or
	Monument

NOTICE OF WITHDRAWAL

Notice is hereby given that the Department is withdrawing the proposed repeal of the above referenced rules, which were published in the Vol. 25, No. 12, March 26, 1999, issue of the Florida Administrative Weekly.

DEPARTMENT OF INSURANCE

RULE NOS.:	RULE TITLES:	
4-190.030	Definitions	
4-190.031	Servicing for Self-Insurers	
4-190.035	Acceptable Contracts for Excess	
	Insurance	
4-190.036	Required Policy Form and	
	Endorsements for excess	
	Contracts	
4-190.037	Reports: General Requirements	
4-190.038	Late Reports: Penalties	
4-190.039	Revocation, Termination, or	
	Withdrawal of the Self Insurance	
	Privilege	
4-190.056	Application for Self-Insurers Fund	
4-190.057	Evaluation of Application for	
	Self-Insurers Fund	
4-190.058	Conditions for Retaining the	
	Self-Insurance Privilege of	
	Self-Insurers Funds	
4-190.059	Financial and Actuarial Reports for	
	Self-Insurers Funds	
4-190.0591	Independent Certified Public	
	Accountants	
4-190.060	Security Deposits or Bonds for	
	Self-Insurers Fund	
4-190.061	Excess Insurance Requirements –	
	Self-Insurers Funds	
4-190.062	Filing Reports – Self-Insurers	
	Funds	
4-190.063	Annual Review and Examination –	
	Self-Insurers Funds	
4-190.064	Trustees' Responsibilities	

4-190.065	Distribution of Surplus Monies by
	Self-Insurers Funds
4-190.066	Premium Billing and Collection
4-190.067	Member's Qualifications and
	Responsibilities
4-190.068	Indemnity Agreement
4-190.069	Self-Insurers Fund Member
	Experience Records
4-190.071	Authorized Investments for
	Self-Insurers Funds
4-190.072	Miscellaneous Income of a
	Self-Insurers Fund
4-190.073	Premium Audit
4-190.074	Forms, Manuals and Instructions
	Adopted

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule(s), as noticed in Vol. 24, No. 44, October 30, 1998, of the Florida Administrative Weekly, have been withdrawn.

DEPARTMENT OF CORRECTIONS

RULE NO.:	RULE TITLE:
33-203.201	Inmate Bank Trust Fund
	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. 26, No. 1, January 7, 2000, issue of the Florida Administrative Weekly:

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) No change.
- (b) In the case of probation and restitution center offenders who violate the conditions of probation and owe fees for room and board, a staff member of the probation and restitution center may file a claim for a cost judgment in conjunction with the violation report. The staff member shall file with the Bureau of Sentence Structure and Transportation Admission and Release, 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, money order or sanction, or the balance remaining if less than the face amount thereof.
 - (c) through (f) No change.

(2)(a) All monies (cashiers checks, money orders, or certified bank drafts only; no cash allowed) that are mailed to a service center for an inmate shall be initially deposited in the Inmate Bank Trust Fund. Deposits mailed to institutional or other department addresses other than the service centers will be forwarded to the service center, but this process will result in delay in deposit of the funds. 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 _

(b) Attempts will be made to process deposits sent without the accompanying form, but the absence of the form may result in delays. If staff are unable to determine to which inmate the money is being sent, the money will be returned to the sender with a request for additional information necessary to process the deposit. If staff are unable to determine to which inmate the money is being sent and are unable to return the money because the sender did not provide a valid return address, the money will be held in a clearing account until the sender or receiving inmate is identified. If the inmate remains unidentified for 5 years the funds shall escheat to the state as unclaimed funds held by fiduciaries.

(c) 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. Form DC6-102 is hereby incorporated by reference. A copy of this form may be obtained from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. The effective date of this form is.

- (3) through (5) No change.
- (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 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. Inmates being released will be provided with cash for travel and related

expenses. For inmates who meet eligibility requirements set forth in rule 33-601.502, this money shall be in the form of a discharge gratuity. For inmates who are not eligible for discharge gratuities, the amount will be later deducted from the inmate's trust fund account, with any remaining account balance being forwarded as indicated above.

- (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 inmate's designated beneficiary or to the decedent's estate. In the event that the funds are unclaimed after for a period of 1 year, the balance shall escheat to the state as unclaimed funds held by fiduciaries.
 - (8) through (13) No change.

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

The incorporated document, Form DC2-303, has also been revised to delete the provision requiring inclusion of the sender's social security number, and the form's instructions have been revised for clarity.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NO.: **RULE TITLE:**

40D-2.091 Publications Incorporated by

Reference

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to Section 4.3 subsections A.-A.1.a.ii(I) of the Basis of Review (incorporated by reference in Rule 40D-2.091) published in Vol.24, No.48, November 25, 1998, issue of Florida Administrative Weekly on pages 6464 through 6467 as changed in Vol. 25, No. 48, December 3, 1999, issue of the Florida Administrative Weekly on pages 5582 through 5585.

WATER USE PERMITTING BASIS OF REVIEW

The following changes are made to Chapter 4.0:

4.0 CONDITIONS FOR ISSUANCE - TECHNICAL **CRITERIA**

4.3 MINIMUM FLOWS AND LEVELS

The District has adopted Minimum Flows and Levels for certain waters within the District. Those Minimum Flows and Levels are set forth in Chapter 40D-8, Florida Administrative (F.A.C.). Through implementation 40D-2.301(1)(d), F.A.C., and this Section 4.3, those Minimum Flows and Levels are one criterion used by the District in evaluating applications for water use permits under Chapter 40D-2, F.A.C. Rule 40D-2.301(1)(d), F.A.C., this Section 4.3 and Chapter 40D-80, F.A.C. govern the manner in which this one criterion is utilized in evaluating a water use permit application. Accordingly, applicants shall demonstrate

compliance with established Minimum Flows, Minimum Wetland Levels, Minimum Lake Levels and Salt Water Intrusion Minimum Aquifer Levels (hereinafter sometimes collectively called Minimum Flows and Levels) set forth in Chapter 40D-8, F.A.C., as follows:

A. Withdrawals That Affect Water Bodies for Which Minimum Flows and Levels Have Been Adopted Within Those Portions of Hillsborough County north of State Road 60, and Pasco and Pinellas Counties (Hereinafter the "Area")

In establishing Minimum Flows and Levels, the District has determined that the actual water levels in many of the water bodies for which Minimum Flows and Levels have been established are below the Minimum Flow and Level. The District is expeditiously implementing a recovery strategy for the Area in keeping with the District's legislative mandate pursuant to Sections 373.036, 373.0361, 373.0421, 373.0831, 373.1962 and 373.1963, F.S., to resolve the water supply and water resource impact concerns of the Northern Tampa Bay Area in a cooperative manner with the water suppliers and interested parties. This Section 4.3 A. and Chapter 40D-80, F.A.C., set forth the regulatory portion of the first phase (through December 31, 2010) of the recovery strategy for the Area. The following requirements of this Section 4.3 A. effectuate that recovery strategy and shall be effective only through December 31, 2010. The District will evaluate the state of knowledge of these matters in 2010. Compliance with Section 4.3 A does not, by itself, satisfy the requirements of Chapter 40D-2 for new withdrawals proposed after [effective date of rule]. Based on that evaluation, the District may revise this Section 4.3 A. as appropriate.

- 1. For New Withdrawals Proposed After [effective date of rule]
- a. Where above Minimum Flow or Level For water bodies that are predicted to be impacted by the proposed withdrawal and where the actual flow or level is at or above a Minimum Flow or Level, withdrawals shall be limited to that quantity, as may be further limited by other provisions of 40D-2.301, F.A.C. and this Basis of Review, that does not cause the actual flow to fall below the Minimum Flow, nor cause the actual level to fall below the Minimum Level on a Long-term average basis (the "Baseline Quantity"). For purposes of this Section 4.3 A., "Long-term" means a period which spans the range of hydrologic conditions which can be expected to occur based upon historical records, ranging from high water levels to low water levels. In the context of a predictive model simulation, a Long-term simulation will be insensitive to temporal fluctuations in withdrawal rates and hydrologic conditions, so as to simulate steady-state average conditions. In the context of an average water level, the average will reflect the expected range and frequency of levels based upon historic conditions. This period will vary because reasonable scientific judgement is necessary to establish the factors to be used in the assessment of each application

depending on the geology and climate of the area of withdrawal, the depth of and number of wells and the quantity to be withdrawn.

- i. If the withdrawal of the requested quantity of water does not meet the condition in 4.3 A.1.a. above, the applicant shall identify the Baseline Quantity, and the District shall consider, as may be further limited by other provisions of 40D-2.301, F.A.C. and this Basis of Review, the authorization of the additional quantity of water to be withdrawn where the applicant:
- (1) Demonstrates that there <u>are is no reasonable practical</u> means to modify the proposed withdrawal to meet the conditions in 4.3 A.1.a., <u>including the use of alternative supplies</u>, or to reduce or replace <u>the amount of</u> the requested quantity <u>exceeding the Baseline Quantity</u>. Cost shall not be the <u>sole basis for determining whether the means are reasonable</u>; and
- (2) Provides reasonable assurance that significant harm will be prevented to the <u>wetlands and surface water bodies that</u> could be affected by the proposed withdrawal if the requested <u>quantity is withdrawn; and water body that the Minimum Flow or Level has been established to protect; and</u>
- (3) Demonstrates that any measures used to provide the reasonable assurance specified in 4.3 A.1.a.i(2) above will not cause a violation of any of the criteria listed in 40D-2.301(1)(a)-(n), 40D-4.301, or 40D-4.302, F.A.C., as applicable.
- ii. To support In determining whether the applicant has provided reasonable assurance pursuant to 4.3 A.1.a.i(2) above, the applicant must submit an environmental management plan ("EMP") for approval by the District describing the measures to be used to prevent significant harm from withdrawal of the requested quantity. The EMP plan must include a monitoring program for early detection of impacts to wetlands and surface water bodies that could be affected by the proposed withdrawal unacceptable adverse and an implementation scheme for corrective actions to prevent unacceptable adverse impacts these impacts. The EMP shall include provisions to evaluate changes in water quality, water levels, vegetation, and fish and wildlife. The EMP shall also include clear thresholds as to when the implementation scheme will be initiated. The implementation scheme shall include details as to how the proposed measures will be effected, the methods to be followed in order to functionally replicate the natural hydrologic regime of affected water bodies, and efforts to be undertaken to minimize the effects of changes in water chemistry. The implementation scheme shall also require reduction of pumping to the Baseline Quantity as a corrective action if no other measures, including supplemental hydration, are successful in preventing unacceptable adverse impacts to wetlands and surface water bodies due to withdrawals. An approved EMP shall be incorporated as a special condition to any permit issued.

- (1) The measures proposed may include hydration of the affected water <u>bodies</u> body or modification of existing drainage structures to prevent significant harm to the affected water <u>bodies</u>, provided that the measures within the <u>EMP minimize</u> the need for supplemental hydration to the greatest extent practical body.
- (2) If supplemental hydration with ground water is proposed, the applicant will be required to identify in the application and monitor a representative number of wetlands in the vicinity of the withdrawal. The monitored wetlands shall include a representative number of MFL or MFL surrogate wetlands not receiving supplemental hydration. An MFL surrogate wetland is the nearest wetland site of the same type and condition to the proposed withdrawal that is not anticipated to require supplemental hydration. The monitored wetlands shall also include, where available, non-MFL wetlands not receiving hydration as well as MFL and non-MFL wetlands proposed for supplemental hydration.
- (3) A representative number of wetlands is a number of a particular type <u>or types</u> of wetland<u>s</u>, in the vicinity of the withdrawal, sufficient to adequately determine the hydrologic response of the wetlands <u>and surface water bodies that could be affected by the proposed withdrawal</u> to rainfall and water withdrawals.
- (4) If supplemental hydration with ground water is proposed to rehydrate lakes or wetlands, in order for a water use permit authorizing the Requested Quantity such hydration to be issued, it must be issued by the Governing Board must determine whether: and the following factors shall be considered by the Governing Board:
- (A) The measures within the proposed EMP minimize the quantity of water required for supplemental hydration by The feasibility of raising water levels by filling or blocking ditches, removing culverts or outflows, or other alterations, where practical and-feasible, and whether such alterations will achieve the applicable minimum level (where the measures proposed by the applicant identify the need for specific Environmental Resource Permits, such permits must be obtained prior to withdrawal of the requested quantities;
- (B) The applicant has proposed use of the lowest quality availability of water other sources for rehydration which is scientifically, technically and environmentally feasible to prevent unacceptable adverse impacts;
- (C) Measures within the proposed EMP The applicant's efforts to minimize the need for ground water hydration to the greatest extent practical <u>based on eonsidering</u> the quantity, frequency and duration of the anticipated use;
- (D) The measures within the proposed EMP minimize or avoid the potential for unacceptable adverse impacts to water quality or fish and wildlife in the receiving wetland or surface water body receiving supplemental hydration, and, if such a potential exists, the EMP contains adequate measures to detect

- whether impacts at an early stage can be detected and to prevent unacceptable adverse impacts in an expeditious manner corrected;
- (E) The measures within the proposed EMP minimize or avoid the potential for the establishment or spread of undesirable aquatic vegetation in the receiving wetland or surface water body receiving supplemental hydration and, if such a potential exists, the EMP contains adequate measures to detect vegetative changes at an early stage and to prevent undesirable vegetative changes in an expeditious manner; and the applicant's ability to prevent this;
- (F) The quantity of water needed for supplemental hydration <u>is outweighed by compared to</u> the quantity of water made available for other uses;
- (G) The quantity of water needed for supplemental hydration <u>is reasonable</u> compared to the <u>unacceptable adverse</u> <u>impacts to be prevented; achieved; environmental benefit</u>
- (H) The unacceptable adverse impact to be prevented by The environmental benefits of supplemental hydration results in benefits that outweigh compared to the potential for impacts caused by the additional withdrawal; and,
- (I) The quantity of the water used for supplemental hydration is reasonable considering empared to the proportion expected to percolate into return to the aquifer through recharge.

DEPARTMENT OF MANAGEMENT SERVICES

Career Service System

RULE NOS.:	RULE TITLES:	
60K-3.004	Purpose	
60K-3.005	Definitions	
60K-3.006	Statements of Policy	
60K-3.007	Recruitment (Model Rule)	
60K-3.0071	Job Opportunity Announcements	
60K-3.0072	Accepting Employment	
	Applications	
60K-3.009	Selection Process (Model Rule)	
60K-3.0091	Eligibility Determination	
60K-3.0092	Documentation	
60K-3.0094	Eligibility Verification	
60K-3.011	Technical Assistance; Post Audit	
NOTICE OF A PRITICIAL A PART OF A PRICE		

NOTICE OF ADDITIONAL PUBLIC HEARING

The Department of Management Services announces a public hearing to which all persons are invited.

TIME AND DATE: 2:00 p.m., April 12, 2000

PLACE: Room 301, 4040 Esplanade Way, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Chapter 60K-3, Recruitment and Selection, amendments to the following rules:

The original notice of proposed rule adoption was published in the Florida Administrative Weekly in Vol. 25, No. 44, on November 5, 1999. A notice of change was published in the Weekly in Vol. 26, No. 4, on January 28, 2000. A hearing before the Administration Commission is scheduled for 9:00 a.m. on April 11, 2000 in the Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida. The hearing before the Department of Management Services is for consideration of action taken by the Administration Commission and final consideration of the rules before filing for adoption.

If the Administration Commission hearing is postponed, the Department of Management Services hearing will be postponed.

DEPARTMENT OF MANAGEMENT SERVICES

Career Service System

RULE NOS.:	RULE TITLES:
60K-4.001	Scope and Purpose
60K-4.002	Statements of Policy
60K-4.0021	Definitions
60K-4.003	Original Appointments
60K-4.00311	Appointment of Disabled Veterans
60K-4.0032	Procedures for Approval of
	Appointments with Trainee
	Status in a Recruitment Trainee
	Program
60K-4.00321	Procedures for Approval of
	Appointments with Trainee
	Status in the Cooperative
	Education, Vocational
	Rehabilitation, Blind Services,
	Return-to-Work and Agency
	Trainee Programs
60K-4.0034	Shared Employment
60K-4.004	Permanent Status
60K-4.006	Promotion Appointments
60K-4.007	Demotion Appointments
60K-4.008	Reassignment Appointments
60K-4.0081	Reinstatement Appointment
60K-4.009	Transfers
60K-4.010	Separations

NOTICE OF ADDITIONAL PUBLIC HEARING

The Department of Management Services announces a public hearing to which all persons are invited.

TIME AND DATE: 2:00 p.m., April 12, 2000

PLACE: Room 301, 4040 Esplanade Way, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Chapter 60K-4, Appointments, Status, Transfers and Separations, amendments to the following rules in:

The original notice of proposed rule adoption was published in the Florida Administrative Weekly in Vol. 25, No. 44, on November 5, 1999. A hearing before the Administration Commission is scheduled for 9:00 a.m. on April 11, 2000 in the Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida. The hearing before the Department of

Management Services is for consideration of action taken by the Administration Commission and final consideration of the rules before filing for adoption.

If the Administration Commission hearing is postponed, the Department of Management Services hearing will be postponed.

Section IV Emergency Rules

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Animal Industry

RULE TITLES: RULE NOS.: Definitions 5CER00-1 Additional Testing and Culture Requirements 5CER00-2 SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY AND WELFARE: Contagious equine metritis (CEM) is a highly contagious venereal disease that can affect all equid (horses, donkeys, mules, etc.) and is caused by the bacterium Taylorella equigenitalis. The infection can result in short term infertility in mares that is sometimes associated with a vaginal discharge and rarely abortion. Mares can become inapparent carriers of the bacterium in their reproductive tracts and can shed the organism into the environment and transmit it through subsequent breeding. Stallions do not develop clinical signs but can carry the organism on their genitalia for years and spread the disease by breeding susceptible mares.

CEM is considered an exotic disease in the United States, which means it isn't found in the native horse population. However, there are at least 25 countries and/or territories where CEM exists, including a number of the member states of the European Union. CEM is a serious venereal disease because it is highly contagious. CEM, if it becomes established in the United States, would have a devastating economic impact on the horse industry. While there is no vaccine against CEM, there are ways to detect infected horses and to rid infected stallions and mares of the bacterium via treatment and testing protocols.

The February 11, 2000 detection of CEM cases in the United States from imported stallions has caused concern among state health officials about the effectiveness of the current USDA required protocol for testing imported animals in 9 CFR §§ 93.301 (1999). These recent cases have prompted some state officials, including Florida, to recommend that USDA/APHIS strengthen its federal testing procedures for importing horses from known CEM affected countries. The recommended changes include:

- (1) requiring a Complement Fixation (CF) test for CEM on test mares selected to breed to stallions to be extended to no less than 20 days post breeding rather than 15 days (the current requirement);
- (2) require all import mares have blood collected for a CF test for CEM upon arrival at the Approved CEM Quarantine Facility and include endometrial and/or cervical cultures in addition to the required cultures taken from the clitoral fossa and sinuses, and (3) require the first three mares bred to a stallion following his release from an Approved CEM Quarantine Facility to be CF tested for evidence of CEM infection.

The justification for this action is based on the February 11, 2000 disclosure of a CEM positive test mare at a CEM quarantine facility in Florida. The mare had been test bred to a stallion imported from Germany. The mare in question was test negative on the required 15 day post breeding test but was positive on a second test conducted 22 days post breeding.

REASONS FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: Under this action requiring additional testing and culture locations on imported mares, extending the post breeding test from 15 days to 21 days and requiring post quarantine testing of 3 mares bred to a stallion released from CEM quarantine facilities is justified to insure that imported mares and stallions are free of CEM and the state's horse industry is protected from the potential devastating effects of CEM.

SUMMARY OF THE RULES: These rules place added testing and culturing requirements on stallion and mares imported into Florida from CEM affected countries to insure that CEM does not become established in the state's equine population.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULES IS: Dr. Leroy M. Coffman, Director, Division of Animal Industry, Department of Agriculture and Consumer Services, 407 South Calhoun Street, Room 335, Mayo Building, Tallahassee, Florida 32399-0800, Phone (850)410-0900

THE FULL TEXT OF THE EMERGENCY RULES IS:

5CER00-1 Definitions.

- (1) Test Mare. A mare that would qualify under 9 CFR §§ 93.301 (1999).
- (2) Import Stallion. Any stallion released from an official USDA APHIS VS Import/Export station into Florida.
- (3) Stabled. Any Equidae that is confined, sheltered, or cared for a period of more than 48 hours within the State of Florida.

Specific Authority 585.02(3),(4), 585.08(2)(a) FS. Law Implemented 585.001, 585.002(4), 585.003, 585.08(1),(2)(b), 585.11(1), 585.145(1), 585.16, 585.17, 585.18, 585.19, 585.23 FS. History–New 2-25-00.

- 5CER00-2 Additional Testing and Culture Requirements.
- (1) All imported mares shall have blood collected for a Complement Fixation (CF) test for CEM upon arrival at the Approved CEM Quarantine Facility and shall have endometrial and/or cervical cultures taken for testing.
- (2) All test mares bred to import stallions shall have endometrial and/or cervical cultures taken post breeding, in addition to the clitoral fossa and sinus sites specified in the USDA/APHIS protocol. Also all test mares bred to import stallions shall have a CF test for CEM conducted at a minimum of 21 days post breeding, instead of the 15 days specified in the USDA/APHIS protocol.
- (3) All owners of stallions which are stabled in Florida following release from an Approved CEM Quarantine Facility, shall be required to provide FDACS with a CF test for CEM results no less than 21 days post breeding on the first three mares bred.

Specific Authority 585.02(3),(4), 585.08(2)(a) FS. Law Implemented 585.001, 585.002(4), 585.003, 585.08(1),(2)(b), 585.11(1), 585.145(1), 585.16, 585.17, 585.18, 585.19, 585.23 FS. History–New 2-25-00.

THIS RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE. EFFECTIVE DATE: February 25, 2000

DEPARTMENT OF THE LOTTERY

RULE TITLE:

RULE NO.: 53ER00-6

Instant Game 96 Specifics

SUMMARY OF THE RULE: This emergency rule relates to the Instant Game 96, "WEEKLY BONUS 2000" 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 winners and the number and size of prizes in the game.

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:

53ER00-6 Instant Game 96 Specifics.

- (1) Name of Game. Instant Game Number 96, "WEEKLY BONUS 2000."
- (2) Price. WEEKLY BONUS 2000 tickets sell for \$2.00 per ticket.
- (3) WEEKLY BONUS 2000 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 WEEKLY BONUS 2000 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 WEEKLY BONUS 2000 Lottery ticket, the VIRN number under the latex shall prevail over the bar code.

(4) The "WINNING NUMBERS" play symbols in WEEKLY BONUS 2000 are as follows:

INSERT SYMBOLS

(5) The "YOUR NUMBERS" play symbols in WEEKLY BONUS 2000 are as follows:

INSERT SYMBOLS

(6) The prize symbols and prize symbol captions in WEEKLY BONUS 2000 are as follows:

INSERT SYMBOLS

- (7) Determination of Prize Winners. The holder of a ticket having a number exposed in the "YOUR NUMBERS" play area that matches any of the numbers exposed in the "WINNING NUMBERS" play area shall be entitled to a prize of the corresponding amount shown, or if TICKET is shown as the prize shall be entitled to a prize of a free \$2.00 ticket or any combination of instant or on-line tickets that totals \$2.00.
- (8) The holder of a ticket having the "Dollar Bill" symbol exposed in the "YOUR NUMBERS" play area shall be entitled to a prize of \$50.
- (9) The holder of a ticket having the "\$\$" symbol exposed in the "YOUR NUMBERS" play area shall be entitled to a prize of double the corresponding amount shown.
- (10) The holder of a ticket having a number exposed in the "YOUR NUMBERS" play area that matches any of the numbers exposed in the "WINNING NUMBERS" play area and \$2,000 WEEK-1YR shown as the corresponding prize shall be entitled to a single payment of \$104,000.
- (11) Prize amounts which may appear in the play area are: \$2.00, \$3.00, \$5.00, \$10.00, \$20.00, \$25.00, \$50.00, \$100, \$200, \$1,000 and \$2,000 WEEK-1YR.
- (12) Number and Size of Prizes. The following prizes will be available in Instant Game Number 96 WEEKLY BONUS 2000:
- (a) Approximately 1,745,542 prizes falling in the cash categories of 84 pools of 120,000 tickets per pool.
- (b) The expected value, number of prizes, and odds of winning in Instant Game Number 96 are as follows:

MATCH THE WINNING NUMBERS TO ANY OF YOUR NUMBERS OR GET

A "\$\$" TO DOUBLE OR "DOLLAR BILL"

	NUMBER IN	
WIN	84 POOLS	ODDS
TICKET	1,344,000	1 in 7.50
<u>\$2</u>	403,200	1 in 25.00
<u>\$4</u>	403,200	1 in 25.00
<u>\$5</u>	336,000	1 in 30.00
<u>\$5</u>	336,000	1 in 30.00
<u>\$10</u>	67,200	1 in 150.00
<u>\$10</u>	<u>67,200</u>	1 in 150.00
<u>\$10</u>	<u>67,200</u>	1 in 150.00
<u>\$25</u>	16,800	1 in 600.00
<u>\$25</u>	16,800	1 in 600.00
<u>\$25</u>	<u>16,800</u>	1 in 600.00
<u>\$50</u>	3,360	1 in 3,000.00
<u>\$50</u>	<u>3,360</u>	1 in 3,000.00
<u>\$50</u>	3,360	1 in 3,000.00
<u>\$100</u>	1,260	1 in 8,000.00
<u>\$100</u>	<u>1,260</u>	1 in 8,000.00
<u>\$100</u>	<u>1,260</u>	1 in 8,000.00
<u>\$200</u>	1,260	1 in 8,000.00
\$1,000	<u>10</u>	1 in 1,008,000.00
\$1,000	<u>10</u>	1 in 1,008,000.00
\$104,000	<u>2</u>	1 in 5,040,000.00
	\$\frac{\text{TICKET}}{\text{\$2}}\$ \$\frac{\text{\$4}}{\text{\$5}}\$ \$\frac{\text{\$5}}{\text{\$5}}\$ \$\frac{\text{\$10}}{\text{\$10}}\$ \$\frac{\text{\$10}}{\text{\$525}}\$ \$\frac{\text{\$25}}{\text{\$50}}\$ \$\frac{\text{\$50}}{\text{\$50}}\$ \$\frac{\text{\$50}}{\text{\$50}}\$ \$\frac{\text{\$50}}{\text{\$50}}\$ \$\frac{\text{\$100}}{\text{\$\$100}}\$ \$\frac{\text{\$\$100}}{\text{\$\$\$200}}\$ \$\frac{\text{\$\$1,000}}{\text{\$\$\$1,000}}\$	WIN 84 POOLS TICKET 1.344,000 \$2 403,200 \$4 403,200 \$5 336,000 \$10 67,200 \$10 67,200 \$10 67,200 \$25 16,800 \$25 16,800 \$50 3,360 \$50 3,360 \$50 3,360 \$50 3,360 \$100 1,260 \$100 1,260 \$100 1,260 \$1,000 10 \$1,000 10

- (13) The over-all odds of winning any prize in Instant Game Number 96 are 1 in 3.26.
- (14) For reorders of Instant Game Number 96, the expected value, number of prizes, and odds of winning shall be proportionate to the number of tickets reordered.

Specific Authority 24.105(10)(a),(b),(c),(e), 24.109(1) FS. Law Implemented 24.105(10)(a),(b),(c),(e), 24.109(1) FS. History–New 2-23-00.

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

EFFECTIVE DATE: February 23, 2000

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has received a petition from BellSouth Public Communications, Inc., filed February 21, 2000, in Docket No. 000213-TC, seeking exemption from Rule 25-24.515(13), Florida Administrative Code. The rule requires that all pay telephone stations allow incoming calls. The location of the pay telephone station is 2150 Inwood Terrace, Jacksonville, FL 32207. 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 Tim Vaccaro, Division of Legal Services, at the above address or telephone (850)413-6199.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Building Code Administrators and Inspectors Board hereby gives notice that it has received a petition, filed on February 1, 2000, from Frank E. Hostetter seeking a waiver or variance of Rule 61G19-6.012, with respect to the duration of Provisional Certification as Building Code Administrator. Comments on this petition should be filed with the Building Code Administrators and Inspectors Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, FL 32399-0750, within 14 days of publication of this notice.

For a copy of the petition, contact: Anthony Spivey, Executive Director, Building Code Administrators and Inspectors Board, at above address or telephone (850)487-9597.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received, on February 16, 2000, two petitions from Natural Resource Recovery Group, Inc., seeking variances under section 120.542 of the Florida Statutes from the prohibition from a zone of discharge under rule 62-522.300(2)(a), Florida Administrative Code, for the use of remediation processes to clean up sites with contaminated ground water. One petition was for the use of potassium permanganate, and that petition has been assigned OGC File No.: 00-0502. The other petition was for the use of hydrogen peroxide, and that petition has been assigned OGC File No.: 00-0503.

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

DEPARTMENT OF HEALTH

The Board of Clinical Laboratory Personnel hereby gives notice that it received a petition for variance or waiver filed by Joan Kaczmarek. The Petitioner sought a waiver of Rule 64B3-5.003, FAC. which requires applicants for licensure as a technologist to document completion of a degree or semester hours of academic credit, including 8 semester hours each of academic biological or chemical science that must be obtained at a regionally accredited college or university or, if foreign education, equated pursuant to Rule 64B3-6.002(6). For the category of histology, applicants for technologist licensure shall have four (4) hours of Board approved HIV/AIDS continuing education, and minimum of 60 semester hours of

academic credit, including 16 semester hours of science and have one of the following: (a) successfully completed an accredited clinical laboratory personnel training program in histology; (b) successfully completed a Board approved clinical laboratory personnel training program in histology; (c) two (2) years of pertinent clinical laboratory experience in histology. Based on its review of the facts and circumstances presented in the petition, the Board DENIED the petition pursuant to the Order filed in this matter.

A copy of the final order can be obtained from: Joe R. Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 2020 Capital Circle, S. E. #C07, Tallahassee, Florida 32399-3257.

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: Friday, March 24, 2000, 12:15 p.m.

PLACE: R. A. Gray Building, Room 307, 500 South Bronough Street, 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.

The **Department of State, Division of Cultural Affairs**, announces the following public meetings, to which all persons are invited:

DATE AND TIME: Monday, March 20, 2000, 10:30 a.m.

PLACE: Brownette Building, Conference Room, 4080 Woodcock Dr., Suite 201, Jacksonville, FL 32207, (904)348-2700

PURPOSE: To hold an Orientation meeting to determine potential artwork sites for Art in State Buildings Project No. DOH 9620/8100, Children's Medical Services, Jacksonville, Florida

COMMITTEE: Art Selection Committee

For more information or to obtain a copy of the agenda, please contact: Lee Modica, Arts Administrator, Division of Cultural Affairs, The Capitol, Tallahassee, Florida 32399-0250, (850)487-2980, Ext. 116.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting: Kirby Mole, (850)487-2980, Ext. 133. If you are hearing or speech impaired, please contact the agency by calling TT (850)488-5779.

The Department of State, Division of Cultural Affairs,

Florida Arts Council, announces a public Committee meeting, via conference call, to which all persons are invited:

COMMITTEE: Awards Committee

DATE AND TIME: Tuesday, March 21, 2000, 2:30 p.m. – 4:00 p.m.

PLACE: Division of Cultural Affairs, 1001 DeSoto Park Drive, Tallahassee, Florida

PURPOSE: To discuss issues pertaining to voting procedures for the Florida Artist Hall of Fame and Florida Arts Recognition Award Programs.

A copy of the agenda may be obtained by writing: Division of Cultural Affairs, The Capitol, Tallahassee, Florida 32399-0250 or by calling Dianne Alborn, Administrative Assistant, (850)487-2980.

Should any person wish to appeal any decision made with respect to any matter considered at the above-referenced meeting, he/she may need to ensure verbatim recording of the proceeding in order to provide a record for judicial review. The Division of Cultural Affairs will not record this 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 the agency at least 48 hours before the meeting by contacting: Dianne Alborn, (850)487-2980. If you are hearing or speech impaired, please contact the agency by calling (850)488-5779.

The Department of State, Division of Cultural Affairs,

Florida Arts Council, announces a public Committee meeting, via conference call, to which all persons are invited:

COMMITTEE: Cultural Facilities Review Committee

DATE AND TIME: Wednesday, April 5, 2000, 2:30 p.m. -4:30 p.m.

PLACE: Division of Cultural Affairs, 1001 DeSoto Park Drive, Tallahassee, Florida

PURPOSE: To discuss issues pertaining to the Cultural Facilities Program.

A copy of the agenda may be obtained by writing: Division of Cultural Affairs, The Capitol, Tallahassee, Florida 32399-0250 or by calling Dianne Alborn, Administrative Assistant, (850)487-2980.

Should any person wish to appeal any decision made with respect to any matter considered at the above-referenced meeting, he/she may need to ensure verbatim recording of the proceeding in order to provide a record for judicial review. The Division of Cultural Affairs will not record this 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 the agency at least 48 hours before the meeting by contacting: Dianne Alborn, (850)487-2980. If you are hearing or speech impaired, please contact the agency by calling (850)488-5779.

DEPARTMENT OF LEGAL AFFAIRS

The Office of the Attorney General, **Department of Legal Affairs** announces a public hearing to which all persons are invited.

DATE AND TIME: March 31, 2000, 10:00 a.m.

PLACE: The Capitol, Suite LL-04, Tallahassee, Florida 32399-1050

PURPOSE: To obtain public comment on the Agency Strategic Plan published February, 2000.

For further information or to obtain a copy of the Agency Strategic Plan, please contact: Pat Gleason, General Counsel, or Cheryl Kent, Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050, (850)487-1963.

If you need special accommodations in order to attend this hearing because of a disability, please let us know at least 48 hours prior to the hearing.

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

DATE AND TIME: April 7, 2000, 10:30 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.

DEPARTMENT OF BANKING AND FINANCE

The Funeral and Cemeteries Legislative Advisory Board and its committees announce a public meeting and all persons are invited to attend.

DATE AND TIMES: March 31, 2000, Care and Maintenance Trusting Rate Committee, 8:30 a.m. – 9:30 a.m.; Internet Sales/Advertising Committee, 9:30 a.m. – 10:30 a.m.; Sales Practices and Preneed Sales Agents Committee, 10:30 a.m. – 11:30 a.m.; Pre-Need Trusting Rate Committee, 11:30 a.m. – 12:30 p.m.; Advisory Board Meeting, 1:30 p.m. – 5:00 p.m.

PURPOSE: Radisson Plaza Hotel Orlando, 60 South Ivanhoe Blvd., Orlando, FL 32804, (407)425-4455

PURPOSE: Discussion of Chapter 497 and proposed legislation.

TO OBTAIN FURTHER INFORMATION CONTACT: Gladys Hennen, Administrative Assistant II, Division of Securities and Finance, 101 East Gaines St., Fletcher Bldg., Room 649B, Tallahassee, FL 32399-0350, Telephone number (850)410-9898.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise Gladys Hennen, (850)410-9898, at least 48 hours before the meeting. If you are hearing or speech impaired, contact: Gladys Hennen, via the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice) for assistance.

The Financial Management Information Board (FMIB) Coordinating Council announces the following public meetings to which all persons are invited.

DATE AND TIME: March 14, 2000, 9:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of issues relating to the Florida Financial Management Information System.

A copy of the agenda may be obtained by contacting: Martin Young, Department of Banking and Finance, Division of Accounting and Auditing, FFMIS Design and Coordination Staff, 101 E. Gaines Street, 434E Fletcher Building, Tallahassee, FL 32399-0350, telephone (850)410-9415, Fax (850)410-9934, e-mail: Martin L Young@mail.dbf.state.fl.us

DEPARTMENT OF INSURANCE

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

NOTE: This meeting is re-scheduled from March 17, 2000 DATE AND TIME: March 31, 2000, 9:00 a.m.

PLACE: Orange County Fire Rescue, 6590 Amory Ct., Rm.

111, Winter Park, FL

PURPOSE: Regular meeting of the Fire Fighters Standards and Training Advisory Council.

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

DEPARTMENT OF EDUCATION

The **Department of Education** announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, March 21, 2000, 9:00 a.m. -2:30 p.m.

PLACE: Florida Department of Education, Room 1706, Turlington Building, 325 West Gaines Street, Tallahassee, Florida 32399

PURPOSE: To bring together representatives from the Commissioner's Task Force on Holocaust Education, Department of Education and Task Force Holocaust Sites to clarify and articulate the relationship between the Task Force and the Task Force Sites.

The Department of Education welcomes participation from any interested members of the public.

Any person who desires a copy of the proceedings should arrange to tape the meeting.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is requested to advise Rositta E. Kenigsberg, Chair, Commissioner's Task Force on Holocaust Education, (305)919-5690, at least five calendar days before the meeting.

The public is invited to a telephone conference call meeting of the Florida Board of Regents.

DATE AND TIME: March 24, 2000, 9:00 a.m.

PLACE: Conference Room, 15th Floor, Florida Education Center, Tallahassee, Florida

PURPOSE: To consider: legislative issues and updates; and other matters pertaining to the State University System.

A copy of the agenda may be obtained by writing: 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.

The State Board of Independent Colleges and Universities announces a telephone conference call committee meeting to which all persons are invited.

DATE AND TIME: Monday, March 20, 2000, 10:00 a.m. -

PLACE: The conference call "meet me" number is (850)921-6623 or SC 291-6623

PURPOSE: Special Committee Meeting to Review Board's Operations.

The Board welcomes participation from any interested members of the public. Any person who desires a copy of the proceedings should arrange to tape the meetings.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is requested to advise the Board at least five calendar days before the meeting by contacting: Mary Cook, (850)488-8695.

The **Postsecondary Education Planning Commission** announces a telephone conference call in which all interested persons are invited to participate.

DATE AND TIME: Monday, March 13, 2000, 10:00 a.m. – 11:00 a.m.

PLACE: 224 Collins Building, 107 West Gaines Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the conference call is to discuss proposed governance models and the role of the new State Board of Education.

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

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: March 23, 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) Objectives
- 2) Baseline Status Report

APPEAL INFORMATION: 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).

The **Department of Community Affairs** (DCA) announces a hearing to which all interested parties are invited.

DATE AND TIME: March 31, 2000, 10:00 a.m.

PLACE: Department of Community Affairs, 2555 Shumard Oak Blvd., Sadowski Building, Conference Room 260N, Tallahassee, Florida 32399-2100

PURPOSE: To obtain public comment on the draft of the State of Florida Consolidated Plan 2000-2004 and the 2000 Annual Action Plan.

PLAN SUMMARY: The Florida Consolidated Plan represents a process set forth by the U.S. Department of Housing and Urban Development (HUD). The Plan addresses the need for community development and affordable housing for low and moderate income persons, the Homeless, the elderly and the handicapped and the planning and application requirements for the following federal programs administered by the state: Community Development Block Grant (CDBG), Emergency Shelter Grant (ESG), HOME Investment Partnership (HOME) and Housing Opportunities for Persons With AIDS (HOPWA). The Florida Consolidated Plan covers a five year period from 2000-2004. The Plan contains specific elements including: an assessment of housing and homeless needs for the ensuing four year period; state housing data; and a discussion for the state's strategies, priority needs and objectives for housing and community development activities. The 2000 Annual Action Plan describes the state's method for distributing funds to carry out activities using formula allocation funds during the current program year for the program listed above. The Annual Action Plan also contains the amount of funds allocated to each program.

ACTION TO BE TAKEN: At this public hearing, the Department will take comment on the drafts of the State of Florida Consolidated Plan 2000-2004 and the 2000 Annual Action Plan.

A copy of the draft plan or the agenda may be obtained by appearing in person at the agency headquarters or by writing or calling: Florida Consolidated Plan Contact, Pat Harvey,

Community Development Block Grant Program, Department of Community Affairs, 2555 Shumard Oak Blvd., Tallahassee, Florida 32399-2100, (850)487-3644.

Written comments are also encouraged and may be submitted at the hearing or mailed to the address listed above no later than April 30, 2000.

Any person requiring a special accommodation at this hearing because of a disability, physical impairment or English language deficiency should contact the Department of Community Affairs (DCA), (850)487-3644, at least five calendar days prior to the hearing. If you are hearing impaired, please contact the DCA using the Florida Dual Party Relay System which can be reached at 1(800)922-8771 (TDD).

The **Department of Community Affairs** announces a meeting of the Florida Small Cities Community Development Block Grant (CDBG) Advisory Council. All interested parties are invited to attend.

DATE AND TIME: March 31, 2000, 11:00 a.m. – 4:00 p.m. PLACE: Sadowksi Building, 2555 Shumard Oak Boulevard, Second Floor, Conference Room #260N, Tallahassee, Florida PURPOSE: To discuss restructuring the CDBG program and reorganizing the administration of the program, the current status of the program in the Legislative Session and in Congress and other CDBG related business.

A copy of the agenda may be obtained by writing Dr. Susan M. Cook, Community Program Administrator, Department of Community Affairs, Division of Housing and Community Development, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, or appearing in person at the agency headquarters.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the CDBG program unit, (850)487-3644, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the CDBG Program unit using the Florida Dual Party Relay System, which can be reached, (850)922-5609 (TDD).

The Florida Communities Trust announces a public meeting of the Governing Body to which all persons are invited.

DATE AND TIME: March 20, 2000, 1:30 p.m. – conclusion PLACE: Kelley Training Center, Room 305, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida PURPOSE: Extend grant contracts for certain funded projects; approve project plans for certain funded projects; other business that the governing board deems necessary.

ACTION TO BE TAKEN: Consideration of above-stated business.

To obtain a copy of the agenda, contact: The Trust, (850)922-2207.

If any person desires to appeal any decision with respect to any matter considered at the meeting, such person will need a record of the proceeding and may 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. Persons requiring a special accommodation for a disability of physical impairment should contact Florida Communities Trust, (850)922-2207, Suncom 292-2207, at least five days prior to the meeting. If hearing or speech impaired, contact Florida Communities Trust using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF TRANSPORTATION

The Florida **Department of Transportation**, District 7, announces a Public Hearing to which all persons are invited. DATE AND TIME: Tuesday, March 28, 2000, 4:30 p.m. -7:30 p.m. (with formal presentation beginning at 6:00 p.m.) PLACE: Shiloh Baptist Church, 905 W. Terrace Dr., Plant City, FL 33565

PURPOSE: The Hearing is being held to afford interested persons the opportunity to express their views concerning the location, conceptual design, social, economic environmental effects of Work Program Item Segment Numbers: 255099 1 / 256289 1; FAP No. F-321-1(4); S.R. 39 from I-4 to U.S. 301 in Hillsborough and Pasco Counties, Florida. The extension of the Alexander Street Bypass is also included in this Study.

A copy of the agenda may be obtained by writing: Kenneth A. Hartmann, P. E., District Seven Secretary, Florida Department of Transportation, 11201 N. McKinley Drive, Tampa, Florida 33612-6456.

FLORIDA PAROLE COMMISSION

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

DATE AND TIME: Wednesday, March 22, 2000, 9:00 a.m.

PLACE: Florida Parole Commission, 2601 Blairstone Road, Bldg. C., Third Floor, Tallahassee, Florida

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

Any person who decides to appeal a decision of the Florida Parole Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceedings is made. Chapter 80-150, Laws of Florida (1980). A copy of the Agenda may be obtained by writing: Florida Parole Commission, 2601 Blairstone Road, Building C, Tallahassee, Florida 32399-2450.

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

PUBLIC SERVICE COMMISSION

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

DATE AND TIME: March 28, 2000, 9:30 a.m.

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

LEGAL AUTHORITY AND JURISDICTION: Chapters 120, 350, 364, 366 and 367, F.S.

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

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

If a person decides to appeal any decisions made by the Commission with respect to any matter considered at this conference, he will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

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

The Florida **Public Service Commission** announces its Internal Affairs Meeting for March 28, 2000, to which all interested persons are invited.

DATE AND TIME: March 28, 2000, immediately following the Commission Conference which commences at 9:30 a.m. in Commission Hearing Room 148.

PLACE: The Betty Easley Conference Center, 4075 Esplanade Way, Conference Room 140, Tallahassee, Florida

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

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

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

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).

THIS MEETING IS SUBJECT TO CANCELLATION WITHOUT NOTIFICATION.

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

Docket No. 960545-WS – Investigation of utility rates of Aloha Utilities, Inc. in Pasco County.

DATES AND TIME: March 29-30, 2000, 10:00 a.m. (Customer testimony will be heard on March 29, 2000, 10:00 a.m. and 6:00 p.m.)

PLACE: Clarion Hotel Ballroom, 5316 U.S. Highway 19 North, New Port Richey, FL

PURPOSE: To permit parties to present testimony and exhibits relative investigation of utility rates of Aloha Utilities, Inc. in Pasco County 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 held on March 21, 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).

EXECUTIVE OFFICE OF THE GOVERNOR

The **Executive Office of the Governor** announces a Board Meeting of the Florida Black Business Investment Board which has been scheduled as follows. All interested persons are invited.

DATE AND TIME: March 24, 2000, 10:00 a.m. – 1:00 p.m. PLACE: Sheraton Ft. Lauderdale Hotel, 1825 Griffin Road, Dania, FL

PURPOSE: To further discuss the Board's business plan to identify areas for future Board priorities and approve actions taken by the Executive Director and Chairman under delegated authority.

A copy of the agenda may be obtained by contacting: Gregory L. Hobbs, Executive Director, Florida Black Business Investment Board, 1711 S. Gadsden Street, Tallahassee, FL 32301, Telephone (850)487-4850.

If a person decides to take an appeal with respect to any matter considered at this meeting, he/she will need a record of the proceedings and, for such purpose, he/she may need to ensure that verbatim record of the proceedings is made, which record should include the testimony and evidence upon which the appeal is to be based.

If an accommodation is needed for a disability in order to attend this meeting, please notify the FBBIB office, (850)487-4850, at least seven (7) days prior to the meeting. If you are hearing or speech impaired, please contact the Office of the Governor by using the Citizen Service Office, (850)488-4441.

REGIONAL PLANNING COUNCILS

The North Central Florida Regional Planning Council announces the following meetings to which all persons are invited.

MEETING: Executive Committee

DATE AND TIME: March 23, 2000, 6:00 p.m.

PURPOSE: To conduct the regular business of the Executive

Committee.

MEETING: Regional Planning Committee DATE AND TIME: March 23, 2000, 6:00 p.m.

PURPOSE: To prepare an Evaluation and Appraisal Report for

the North Central Florida Regional Planning Council.

MEETING: Program Committee

DATE AND TIME: March 23, 2000, 6:30 p.m.

PURPOSE: To prepare an Overall Program Design for the

North Central Florida Regional Planning Council.

MEETING: Clearinghouse Committee

DATE AND TIME: March 23, 2000, 6:30 p.m.

PURPOSE: To conduct the regular business of the Clearinghouse Committee.

MEETING: North Central Florida Regional Planning Council DATE AND TIME: March 23, 2000, 8:00 p.m.

PURPOSE: To conduct the regular business of the North Central Florida Regional Planning Council.

PLACE: Suwannee River Cove Restaurant, Branford, Florida Any person deciding to appeal any decision of the Council or its committees with respect to any matter considered at the meeting, may need to ensure that a verbatim record of the proceedings is made.

A copy of any of these agendas may be obtained by writing: NCFRPC, 2009 N. W. 67 Place, Suite A, Gainesville, Florida 32653-1603.

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

The District 5, Local Emergency Planning Committee announces a public meeting to which all persons are invited.

COMMITTEE NAME: Training Subcommittee

DATE AND TIME: Monday, March 20, 2000, 9:15 a.m.

COMMITTEE NAME: Local Emergency Planning Committee DATE AND TIME: Monday, March 20, 2000, 10:30 a.m.

Plan Review Subcommittee will meet immediately following lunch break after LEPC meeting.

PLACE: City of Brooksville, City Hall, Commission Chambers, 201 Howell Avenue, Brooksville (Hernando County), FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Chairman report, Committee updates and other organizational matters regarding the committees.

If a person decides to appeal any decision made by the Committee 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 is made, which record includes the testimony and evidence upon which the appeal is to be based.

If you have any questions regarding the meeting you may contact: Charlotte Neupauer, (352)732-1315.

The Central Florida Regional Planning Council announces a public meeting of the Transportation Disadvantaged Local Coordinating Board Executive Committee, to which all persons are invited.

DATE AND TIME: Wednesday, March 15, 2000, 9:30 a.m.

PLACE: Highlands County Agri-Civic Center, Rm. III, 4509 West George Boulevard, Sebring, Florida

PURPOSE: Presentation by Prospective Community Transportation Coordinator for Recommendation to the Central Florida Regional Planning Council.

To receive information regarding the agenda or if there are any questions contact: Marcia Staszko, (941)534-7130, Ext. 103.

In accordance with the American 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 date given on the notice.

The Southwest Florida Regional Planning Council announces a public hearing to which all persons are invited: DATE AND TIME: March 16, 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).

REGIONAL TRANSPORTATION AUTHORITIES

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

DATE AND TIME: March 23, 2000, 2:30 p.m.

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

PURPOSE: Regularly Scheduled Board Meeting

AGENDA/GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1. Call to Order.
- 2. Presentations, if any.
- 3. Approval of Minutes.
- 4. Consent Items.
- 5. Action Items.
- 6. Chairman's Report.
- 7. Executive Director's Report.
- 8. Other Business.

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

Section 286.0105, Florida Statutes, states that if a person decides to appeal any decision made by a board, agency, or commission with respect to any matter considered at a meeting

or hearing, he will need a record of the proceedings and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans With Disabilities Act of 1990, persons needing a special accommodation at this meeting because of a disability or physical impairment should contact Ron Jones, (407)841-2279, at least 48 hours before the meeting. If hearing impaired, contact: The Authority, (407)423-0787 (TDD).

METROPOLITAN PLANNING ORGANIZATIONS

The Florida **Metropolitan Planning Organization Advisory Council** (MPOAC) announces an MPOAC Workshop on the Florida Transportation Plan to which all persons are invited:

DATE AND TIME: March 31, 2000, 10:00 a.m. – 1:00 p.m.

PLACE: Radisson Hotel Orlando Airport, 5555 Hazeltine National Drive, Orlando FL, (407)856-0100

PURPOSE: To discuss issues pertinent to Florida's MPOs, as well as other issues which have been brought forward by the FTP Steering Committee and Advisory Committees.

A copy of the agenda may be obtained by contacting: Patti Brannon, Florida Metropolitan Planning Organization Advisory Council, 605 Suwannee Street, MS 28B, Tallahassee, FL 32399-0450, Telephone (850)414-4037 or E-mail: patti.brannon@dot.state.fl.us

The Florida **Metropolitan Planning Organization Advisory Council** (MPOAC) announces a joint meeting of the MPOAC Governing Board and Staff Directors Advisory Committee to which all persons are invited:

DATE AND TIME: March 31, 2000, 2:00 p.m. – 5:00 p.m.

PLACE: Radisson Hotel Orlando Airport, 5555 Hazeltine National Drive, Orlando, FL, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: Activities related to transportation planning within and adjacent to metropolitan areas in Florida carried out by local, state and federal agencies.

If any person deciding to appeal any decision of the Council or it's committees with respect to any matter considered at the meeting may need to ensure that a verbatim record of the proceedings is made.

A copy of the agenda may be obtained by contacting: Patti Brannon, Florida Metropolitan Planning Organization Advisory Council, 605 Suwannee Street, MS 28B, Tallahassee, FL, Telephone (850)414-4037 or E-mail: patti.brannon@dot.state.fl.us

DEPARTMENT OF LABOR AND EMPLOYMENT **SECURITY**

The Florida Department of Labor and Employment Workers' Compensation Oversight Board, announces a public hearing to be held by the Fraud and Noncompliance Committee.

DATE AND TIME: March 23, 2000, 9:00 a.m.

PLACE: Hyatt Westshore, 6200 W. Courtney Campbell Cswy., Snowy Egret Room, Tampa, Florida

PURPOSE: The purpose is to discuss the Elimination of and Alternatives to, the WC Exemption Process.

For a copy of the agenda or for further information about this meeting, contact: Julie Douthit, Suite 100, Marathon Building, 2574 Seagate Drive, Tallahassee, Florida 32399-2152, telephone number (850)487-2613.

In the event meeting time and/or place changes, notice of change will be posted on meeting notice bulletin board at 2574 Seagate Drive, Suite 100, Marathon Building, Tallahassee, Florida 32399-2152. You may call (850)487-2613.

Persons with a disability or handicap requiring reasonable accommodation should contact Julie Douthit in writing or by telephone at the above address or telephone number at least two business days in advance of the meeting to make appropriate arrangements. If you are hearing or speech impaired, please contact Becky Thomas using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida Department of Labor and Employment Compensation Oversight Board, Security, Workers' announces a public hearing to be held by the Premiums and Benefits Committee.

DATE AND TIME: March 23, 2000, 1:00 p.m.

PLACE: Hyatt Westshore, 6200 W. Courtney Campbell Cswy., Snowy Egret Room, Tampa, Florida

PURPOSE: The purpose is to discuss the Division of Workers' Compensation Employee Assistance Office.

For a copy of the agenda or for further information about this meeting, contact: Julie Douthit, Suite 100, Marathon Building, 2574 Seagate Drive, Tallahassee, Florida 32399-2152, telephone number (850)487-2613.

In the event meeting time and/or place changes, notice of change will be posted on meeting notice bulletin board at 2574 Seagate Drive, Suite 100, Marathon Building, Tallahassee, Florida 32399-2152. You may call (850)487-2613.

Persons with a disability or handicap requiring reasonable accommodation should contact Julie Douthit in writing or by telephone at the above address or telephone number at least two business days in advance of the meeting to make appropriate arrangements. If you are hearing or speech

impaired, please contact Becky Thomas using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

WATER MANAGEMENT DISTRICTS

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

DATE AND TIME: March 23, 2000, 10:00 a.m. - 10:45 a.m.

PURPOSE: District Personnel Committee meeting. To discuss District personnel matters.

DATE AND TIME: March 23, 2000, 10:45 a.m. and 11:30 a.m., EST

PURPOSE: District Regulations Committee meeting. To discuss District regulation matters.

DATE AND TIME: March 23, 2000, between 11:30 a.m. -12:30 p.m., EST

PURPOSE: District Lands Committee meeting. To discuss land management and acquisition matters.

DATE AND TIME: March 23, 2000, 1:00 p.m., EST

PURPOSE: Governing Board meeting. To consider District business.

DATE AND TIME: March 23, 2000, 1:15 p.m., EST

PURPOSE: Public Hearing on Consideration of Regulatory Matters.

DATE AND TIME: March 23, 2000, 1:30 p.m. EST

PURPOSE: Public Hearing on Consideration of Land Acquisition Matters.

DATE AND TIME: March 23, 2000, 1:45 p.m. EST

PURPOSE: Public Hearing on Consideration of the District Water Management Plan.

PLACE: District Headquarters, 10 miles west of Tallahassee on U.S. Highway 90

A copy of the agendas may be obtained by contacting: Carolyn Wise, NWFWMD, 81 Water Management Drive, Havana, Florida 32333, (850)539-5999 (also available through the Internet at www.state.fl.us/nwfwmd).

If any person decides to appeal any decision with respect to any matter considered at the above-cited meetings, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

Persons with disabilities or handicaps who need assistance or reasonable accommodation in order to participate in these meetings should contact Larry Wright at the District at least 72 hours in advance of these meetings to make appropriate arrangements.

The St. Johns River Water Management District announces a Northern Region Recreation Advisory Council meeting to which all persons are invited. The meeting is scheduled for:

DATE AND TIME: Tuesday, March 21, 2000, 9:30 a.m. – 12:00 p.m.

PLACE: The Timber Company, Georgia Pacific Plywood Plant, 233 Gordon Chapel Rd., Hawthorne, FL

PURPOSE: To discuss recreation on District lands in the Northern Region.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting: Mrs. Linda Lorenzen, (904)329-4262. If you are hearing or speech impaired, please contact the agency by calling (904)329-4450 (TDD).

NOTE: If any person decides to appeal any decision with respect to any matter considered by the St. Johns River Water Management District's Governing Board, such person may need to ensure that a verbatim record of the meeting is made to include the testimony and evidence upon which appeal is to be based.

The **St. Johns River Water Management District** announces the following Facilities / Planning / Construction Committee meeting:

DATE AND TIME: Thursday, March 23, 2000, 10:00 a.m.

PLACE: St. Johns River Water Management Orlando Service Center, 618 East South Street, Orlando, FL 32807

PURPOSE: To discuss project construction and contractual matters of the District.

A copy of the agenda can be obtained by writing: St. Johns River Water Management District at P. O. Box 1429, Palatka, FL 32178-1429 or by calling. Mrs. Sharon Whitener, Administrative Support Coordinator, Department of Operations and Land Resources, (904)329-4281.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting: Mrs. Linda Lorenzen, (904)329-4262. If you are hearing or speech impaired, please contact the agency by calling (904)329-4450 (TDD).

NOTE: If any person decides to appeal any decision with respect to any matter considered by the St. Johns River Water Management District's Governing Board, such person may need to ensure that a verbatim record of the meeting is made to include the testimony and evidence upon which appeal is to be based.

The **South Florida Water Management District** announces a public workshop to which all interested parties are invited: DATE AND TIME: March 16, 2000, 7:00 p.m. – 9:00 p.m. PLACE: Okeechobee County Health Department, 1728 N. W. 9th Avenue, Okeechobee, Florida

PURPOSE: A workshop of the 2000 Save Our Rivers Land Acquisition & Management Plan to discuss Save Our Rivers project boundary revisions.

A copy of the agenda may be obtained by writing South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact: Bill Helfferich, (561)682-6637, or by e-mail: whelffer@sfwmd.gov.

The **South Florida Water Management District** announces a public workshop to which all interested parties are invited:

DATE AND TIME: March 22, 2000, 7:00 p.m. – 9:00 p.m.

PLACE: SFWMD Homestead Field Station, 2195 N. E. 8th Street, Homestead, Florida

PURPOSE: A workshop of the 2000 Save Our Rivers Land Acquisition & Management Plan to discuss Save Our Rivers Model Lands project boundary revisions.

A copy of the agenda may be obtained by writing South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact: Bill Helfferich, (561)682-6637, or by e-mail: whelffer@sfwmd.gov.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: March 22, 2000, 7:00 p.m. – 9:00 p.m.

PLACE: Kissimmee Civic Center, 201 E. Dakin Avenue, Kissimmee, Florida

PURPOSE: A meeting of the Kissimmee Chain of Lakes Land Management Advisory Committee to discuss findings of the Rough Island and Gardner-Cobb Marsh site visits and plan future site visits for management evaluations.

A copy of the agenda may be obtained by writing: SFWMD Orlando Service Center, 7335 Lake Ellenor Drive, Orlando, Florida 32809.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. Those who desire more information may contact: Jay

Udelhoven, Upper Lakes Land Manager, (407)858-6100, Ext. 3823.

The South Florida Water Management District announces a public meeting to which all interested parties are invited:

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

PLACE: Northern Palm Beach County Improvement District, 357 Hiatt Drive, Palm Beach Gardens, Florida

PURPOSE: The Loxahatchee River Management Coordinating Council will meet to discuss and take positions on issues affecting the Loxahatchee River and will so advise the Governing Board.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. Those who desire more information may contact: Woodie Van Voorhees, (561)682-6332.

The South Florida Water Management District announces a public meeting to which all interested parties are invited: DATE AND TIME: April 13, 2000, 8:50 a.m.

PLACE: South Florida Water Management District B-1 Auditorium, 3301 Gun Club Road, West Palm Beach, Florida

PURPOSE: Public hearing for lands or property rights generally described in the 1999 Save Our Rivers Five Year

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based. Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact: Blair R. LittleJohn III. Director. Real Estate Division. (561)682-6842.

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

Commission for **Transportation** Florida the Disadvantaged announces a meeting of the Conference Committee to which all persons are invited.

DATE AND TIME: Monday, March 27, 2000, 10:00 a.m. completion

PLACE: 2740 Centerview Drive, Rhyne Building, Suite 1A, Tallahassee, Florida, (850)488-6036

PURPOSE: To discuss plans for 2000 TD conference.

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact: Tiffany McNabb, Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)488-6036 or 1(800)983-2435 or 1(800)648-6084 (TDD only).

The meeting is subject to change upon chairperson's request.

EXPRESSWAY AUTHORITIES

The Transportation & Expressway Authority Membership of Florida, Inc. (TEAMFL) announces a public meeting to which all persons are invited:

DATE AND TIME: March 22, 2000, 10:15 a.m. – 12:15 p.m. PLACE: Tallahassee City Hall, Commission Chambers, 2nd Floor, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1) Legislation pending before the House and Senate (subject to
- A) Senator Daniel Webster; Chair, Senate Transportation
- B) Senator James T. Hargrett; Chair, Sen. Transportation Appropriations

- C) Representative Kelley Smith; Chair, House Transportation
- D) Representative James Fuller; Chair, House Transportation Appropriations
- 2) CUTR Center for Urban Transportation Research, Presentation on Lee County Variable Pricing Project by Steve Reich and Chris Swenson.
- 3) Report from Florida Transportation Commission
- 4) Steve Decker; Emergency Coordination Officer, Florida Department of Transportation, report from The Governor's Hurricane Task Force.

A copy of the Agenda may be obtained by contacting: Robert C. Hartnett, Executive Director, TEAMFL, 2121 Camden Road, Suite B, Orlando, Florida 32803, Telephone (407)896-0035, Fax (407)897-7012.

REGIONAL UTILITY AUTHORITIES

The **Tampa Bay Water** announces the following Board Meeting to which all persons are invited:

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

PLACE: Tampa Bay Water, 2535 Landmark Drive, Suite 211-A, Clearwater, Florida 33761

PURPOSE: Regular Meeting of the Board of Directors.

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.

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.

SPACEPORT FLORIDA AUTHORITY

The **Florida Space Research Institute** (FSRI) will hold a public meeting of its Executive Committee.

DATE AND TIME: March 20, 2000, 10:00 a.m. – 3:30 p.m.

PLACE: Offices of Spaceport Florida Authority, 100 Spaceport Way, Cape Canaveral, Florida

PURPOSE: Will include discussions on the selection of an executive director for FSRI; relationship with the Florida Space Grant Consortium; and other issues related to the FSRI's start-up development. A map to the Spaceport Authority's offices can be found at www.spaceportflorida.com.

Contract Edward Ellegood, (321)730-5301, Extension 1105, for information and an agenda.

DEPARTMENT OF ELDER AFFAIRS

The **Department of Elder Affairs** announces an Advisory Council Meeting to which all persons are invited:

DATE AND TIME: March 13, 2000, 8:30 a.m. - 10:30 a.m.

PLACE: The Old Capitol, Old Senate Chamber, 402 South Monroe Street, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting of the Department of Elder Affairs Advisory Council. This is a public meeting open to all who wish to attend.

Please direct all inquiries to: Office of the Secretary, Florida Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida 32399-7000 or by calling (850)414-2000.

AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** announces a meeting of the Panel on Excellence in Long-Term Care to which all interested parties are invited.

DATE AND TIME: Friday, March 24, 2000, 10:00 a.m. – 2:00 p.m.

PLACE: River Garden Hebrew Home, Wolfson Health and Aging Center, 11401 Old St. Augustine Road, Jacksonville, FL 32258

PURPOSE: A meeting of the Panel on Excellence in Long-Term Care. The purpose of this Panel meeting is to review rulemaking authority and other matters before the Panel in order to develop an award and recognition program for nursing facilities that demonstrate excellence in delivery of services over a sustained period.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Richard Kelly, (850)488-5861, at least five calendar days prior to the meeting.

A copy of the agenda may be obtained by writing: Richard Kelly, Agency for Health Care Administration, Bldg. 1, Room 228, 2727 Mahan Drive, Tallahassee, FL 32308.

DEPARTMENT OF MANAGEMENT SERVICES

The State Technology Office, **Department of Management Services** announces a public meeting to which all persons are invited.

DATE AND TIME: March 15, 2000, 10:00 a.m. – 12:00 Noon PLACE: Room 182, Betty Easley Center, 4050 Esplanade Way, Tallahassee, Florida

PURPOSE: Chief Information Officers Council.

A copy of the agency may be obtained upon request to: State Technology Office, Room 335, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida 32399-0001, Telephone: (850)410-4777, E-mail: christm@eog.state.fl.us

evidence.

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 noted above at least 48 hours before the meeting by contacting: Mary Christopher, (850)410-4777. If you are hearing or speech please impaired. contact the agency by calling 1(800)955-8771.

The State of Florida, Retirement Commission announces public hearings to which all persons are invited.

DATES AND TIME: March 20-21, 2000, 8:30 a.m.

PLACE: Cedars Executive Center, 2639 N. Monroe Street, Building B, Suite 221, Tallahassee, Florida

PURPOSE: To conduct hearings pursuant to Section 121.23, Florida Statutes and to consider other matters related to the business of the Commission.

A copy of the Agenda may be obtained by writing: State Retirement Commission, 2424 Allen Road, Suite 230, Tallahassee, Florida 32312, or by telephoning (904)487-2410. A party who decided to appeal any decision made at such hearings will need a verbatim record of the hearing and may need to ensure that one is made, including the testimony and

Persons requiring accommodation because of a physical, visual, auditory, or speech impairment should contact the Commission Clerk at least ten days prior to the hearing. If you are hearing or speech impaired, call by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD). Hearing rooms and facilities are wheelchair accessible.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **Board of Auctioneers** announces the following meeting to which all persons are invited.

DATE AND TIME: Friday, April 7, 2000, 1:00 p.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

A copy of the agenda may be obtained by writing: Board of Auctioneers at 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 Florida Board of Professional Engineers announces a Probable Cause Panel meeting. Although this meeting is open to the public, portions of the Probable Cause Panel meeting may be closed consistent with law.

DATE AND TIME: Thursday, March 16, 2000, 10:00 a.m. or as soon thereafter

PLACE: Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301

A copy of the agenda may be obtained by writing: Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301.

If any person decides to appeal and decision made by the Board with respect to any matter considered at this meeting, they will need a record of the proceedings and for such purposes they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be made.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty eight (48) hours before the meeting by contacting: Dennis Barton, (850)521-0500.

The Florida Building Code Administrators and Inspectors **Board** announces a Board Meeting via telephone conference call to which all interested persons are invited.

DATE AND TIME: March 21, 2000, 2:00 p.m. (Eastern Standard Time)

PLACE: Department of Business and Professional Regulation, Building Code Administrators and Inspectors Board Office, 1940 North Monroe Street, Tallahassee, FL 32399-2211

ACCESS NUMBER: (850)488-5776 or Suncom 278-5776 PURPOSE: General Board Business.

A copy of the agenda may be obtained by writing: Department of Business and Professional Regulation, Building Code Administrators and Inspectors Board at 1940 North Monroe Street, Tallahassee, FL 32399-2211 or by calling Amy Bennett, (850)921-4847.

If any person decides to appeal any decision made by the Building Code Administrators and Inspectors Board with respect to any matter considered at this meeting, he/she may need to ensure that a verbatim record of the proceedings is made, which will include the testimony and evidence upon which the appeal is to be based.

For further information, contact: Florida Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-2211.

Any persons requiring special accommodations at this meeting because of a disability or physical impairment should contact Amy Bennett at the Building Code Administrators and Inspectors Board at least five calendar days prior to the meeting.

If you are hearing or speech impaired, please call Amy Bennett using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Florida **Department of Environmental Protection, Division of Recreation and Parks** announces a public workshop to which all persons are invited.

DATE AND TIME: Wednesday, March 22, 2000, 7:00 p.m. (EST)

PLACE: Florida Atlantic University, Seatech, Auditorium, 101 North Beach Road, Dania Beach, FL 33004

PURPOSE: To receive comments regarding management and land uses for John U. Lloyd Beach State Recreation Area before the development of a management plan for the park.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance of this meeting. Any request for special accommodations can be made by writing: Department of Environmental Protection, Division of Recreation and Parks, District 5 Administration, 13798 Southeast Federal Highway, Hobe Sound, Florida 33455.

DEPARTMENT OF HEALTH

The **Department of Health** and the Dietetics and Nutrition Practice Council, under the **Board of Medicine** announces a meeting to which all persons are invited.

DATE AND TIME: March 31, 2000, 9:00 a.m. or soon thereafter

PLACE: The Clarion Hotel, 2101 Dixie Clipper Road, Jacksonville, FL 32218, (904)741-2804

PURPOSE: General Business Meeting and Rules Review.

A copy of the agenda may be obtained by writing: Department of Health, Dietetics and Nutrition Practice Council, 2020 Capital Circle, S. E., BIN #C05, Tallahassee, Florida 32399-3255 or by calling the council office, (850)487-2098.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the department at least 48 hours before the workshop/hearing/meeting by contacting the Council office,

(850)488-0595. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

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/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.

NOTICE OF CORRECTION – The **Department of Health** and the Dietetics and Nutrition Practice Council, under the **Board of Medicine**, announces a meeting to which all persons are invited.

DATE AND TIME: March 31, 2000, 12:00 noon or soon thereafter

PLACE: The Clarion Hotel, 2101 Dixie Clipper Road, Jacksonville, FL 32218, (904)741-2804

PURPOSE: General Business Meeting and Rules Review.

A copy of the agenda may be obtained by writing: Department of Health, Dietetics and Nutrition Practice Council, 2020 Capital Circle, S. E., BIN #C05, Tallahassee, Florida 32399-3255 or by calling the council office, (850)487-2098.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the department at least 48 hours before the workshop/hearing/meeting by contacting the council office, (850)488-0595. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

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/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.

The Florida **Board of Dentistry** announces a meeting to be held by way of conference call.

DATE AND TIME: Wednesday, March 29, 2000, 8:30 a.m. or as soon as all parties are connected

PLACE: Telephone (850)921-2470 hookup at the following location: Office of William H. Buckhalt, Executive Director, 1940 North Monroe Street, Tallahassee, FL

PURPOSE: To discuss legislative issues 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).

The Florida Board of Dentistry will hold a Probable Cause Panel meeting to which all persons are invited:

DATE AND TIME: March 31, 2000, 6:00 p.m.

PLACE: Crowne Plaza Hotel, 950 Northwest Lejeune Road,

Miami, Florida 33126, (305)446-9000

PURPOSE: To review reconsideration cases.

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).

NOTICE OF CHANGE - The Florida Board of Medicine, Medical Fraud Committee, announces a meeting to which all persons are invited.

DATE AND TIME: Friday, March 17, 2000, 5:00 p.m. (this meeting is rescheduled from March 18, 2000)

PLACE: The Tampa Airport Hilton, 2225 North Lois Avenue, Tampa, Florida 33607, (813)877-6688

PURPOSE: To conduct general business of the Committee.

A copy of the agenda may be obtained by writing: Tanya Williams, Board Director, Medical Quality Assurance, 2020 Capital Circle, S. E., Bin #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the committee 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 insure 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 a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)488-3622, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Department of Health, Board of Nursing** announces public meetings to which all interested persons are invited.

Competency Outcomes Sub-Committee of the Continued Competency Task Force Meeting

DATE AND TIME: Tuesday, March 21, 2000, 4:00 p.m.

PLACE: 4080 Woodcock Drive, Jacksonville, FL 32207, Telephone Conference Call, (904)858-6961

PURPOSE: To discuss matters pertaining to continued competency.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact the Board of Nursing office (904)858-6940, at least five 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 be reached at 1(800)955-8770 (Voice) 1(800)955-8771 (TDD).

The **Department of Health, Board of Nursing** announces public meetings to which all interested persons are invited.

Education Sub-Committee of the Continued Competency Task Force Meeting

DATE AND TIME: Thursday, March 23, 2000, 4:00 p.m.

PLACE: 4080 Woodcock Drive, Jacksonville, FL 32207, Telephone Conference Call, (904)859-6961

PURPOSE: To discuss matters pertaining to continued competency.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact the Board of Nursing office, (904)858-6940, at least five 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 be reached at 1(800)955-8770 (Voice) 1(800)955-8771 (TDD).

The **Department of Health, Board of Nursing** announces public meetings to which all interested persons are invited.

Evaluation Sub-Committee of the Continued Competency Task Force Meeting

DATE AND TIME: Friday, March 24, 2000, 4:00 p.m.

PLACE: 4080 Woodcock Drive, Jacksonville, FL 32207, Telephone Conference Call (904)858-6961

PURPOSE: To discuss matters pertaining to continued competency.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact the Board of Nursing office (904)858-6940, at least five 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).

The **Department of Health, Board of Nursing** announces public meetings to which all interested persons are invited.

Tools Sub-Committee of the Continued Competency Task Force Meeting

DATE AND TIME: Monday, March 27, 2000, 4:30 p.m.

PLACE: 4080 Woodcock Drive, Jacksonville, FL 32207, Telephone Conference Call, (904)858-6961

PURPOSE: To discuss matters pertaining to continued competency.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact the Board of Nursing office, (904)858-6940, at least five 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).

The **Department of Health, Board of Nursing** announces will hold the following meeting to which all persons are invited.

Central Probable Cause Panel

DATE AND TIME: March 28, 2000, 6:30 p.m.

PLACE: 2727 Mahan Drive, Tallahassee, FL 32308, Telephone conference

PURPOSE: To reconsider cases which are a matter of public record.

A list of cases to be reconsidered may be obtained through written request to the Agency for Health Care Administration, 2727 Mahan Drive, Ft. Knox #3 Building, Tallahassee, Florida 32308, Attn.: Reginald D. Dixon, Staff Attorney.

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 proceeding is made, which record includes the testimony and evidence upon which the appeal to be based.

A copy of any item on the agenda may be obtained by writing: Dr. Ruth Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Ste. 202, Jacksonville, FL 32207. You will be charged \$.15 per page for the number of copies desired.

The **Department of Health** and the **Board of Physical Therapy Practice** announces a conference call meeting to which all persons are invited:

DATE AND TIME: March 23, 2000, 8:30 a.m. or soon thereafter

PLACE: Number – Nonsuncom (850)921-2591, Suncom 291-2591

PURPOSE: Full Board Quorum Call.

A copy of the agenda may be obtained by writing: Department of Health, Board of Physical Therapy Practice, 2020 Capital Circle, S. E., BIN #C05, Tallahassee, Florida 32399-3255 or by calling the board office, (850)487-2098.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the department at least 48 hours before the workshop/hearing/meeting by contacting the board office, (850)488-0595. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

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.

The **Department of Health**, Bureau of Emergency Medical Services, announces a public meeting to which all persons are invited.

DATE AND TIME: March 20, 2000, 2:00 p.m. – 4:00 p.m.

PLACE: 4025 Esplanade Way, Tallahassee, Florida 32301-4881 (This is a telephone conference call at 1(888)860-6808)

PURPOSE: A committee appointed by the Bureau of Emergency Medical Services is holding a meeting to develop the State Trauma System Plan.

A copy of the agenda may be obtained by writing: Department of Health, Bureau of Emergency Medical Services, 2020 Capital Circle, Southeast, Bin #C18, Tallahassee, Florida 32399-1738 or by calling Beth Hamilton, (850)245-4440, Ext. 2775.

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 before March 17, 2000 by contacting: Beth Hamilton, (850)245-4440, Ext. 2775. 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).

Purchase Order Number XOO699

The **Department of Health**, Bureau of Emergency Medical Services, invites the public to attend the "Transformation of EMS" meeting.

DATE AND TIME: March 21, 2000, 10:00 a.m. – 4:00 p.m.

PLACE: Sheriff's Office/Public Safety Complex, 150 Bush Blvd., Sanford, Florida

PURPOSE: To undertake an assessment of alternative methods to current licensing, permitting, staffing, ambulance driver requirements, education and regulation of personnel. In addition, component work groups will develop legislative directives and an implementation plan, which will be incorporated into the EMS State Plan.

A copy of the agenda may be obtained by writing: Department of Health, Bureau of Emergency Medical Services, 2020 Capital Circle, Southeast, Bin #C18, Tallahassee, FL 32399-1738, by E-mail: patsy_paschal@doh.state.fl.us or by calling Patsy Paschal, (850)245-4440, Extension 2772.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment, should contact the Bureau of Emergency Medical Services, (850)245-4440, at least 48 hours prior to the meeting.

If you are hearing or speech impaired, please call the Bureau of Emergency Medical Services using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

P.O. X00699

The **Department of Health**, Bureau of Emergency Medical Services announces a public meeting to which all persons are invited.

DATE AND TIME: March 24, 2000, 1:30 p.m. – 3:00 p.m.

PLACE: Bureau of Emergency Medical Services, Capital Circle Office Center, Esplanade Way, Third Floor, Room No. 325D, Tallahassee, FL 32301-4881 and conference call at 1(888)860-6808

PURPOSE: A committee appointed by the Bureau of Emergency Medical Services is holding its second meeting to assist the Department of Health in implementation of the 1999 trauma legislation and continuation of the study to improve the state's trauma system through expanding the number of trauma agencies statewide.

A copy of the agenda may be obtained by writing: Department of Health, Bureau of Emergency Medical Services, 2020 Capital Circle, S. E., BIN #C18, Tallahassee, Florida 32399-1738 or by calling Fred Williams, (850)245-4440, Ext. 2727

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 by March 21, 2000 by contacting: Fred Williams, (850)245-4440, Ext. 2727. 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).

Purchase Order Number XOO699

The Florida Emergency Medical Services Advisory Council will hold their quarterly meeting.

DATE AND TIME: April 14, 2000, 8:00 a.m. E.S.T.

PLACE: Emergency Operations Center, 2555 Shumard Oak Blvd., Tallahassee, Florida 32399-2100

PURPOSE: To conduct general business of the council.

An agenda may be obtained by contacting: Desi Lassiter, Bureau of Emergency Medical Services, (850)245-4055.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment, should contact the Bureau of Emergency Medical Services, (850)245-4055, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please call the Bureau of Emergency Medical Services using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

For further information, write: Desi Lassiter, 2020 Capital Circle, S. E., Bin #C18 (HEMS), Tallahassee, Florida 32399-1738 or call (850)245-4055.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The **Department of Children and Family Services**, District Ten (Broward County), Human Rights Advocacy Committees will conduct the following meetings from March through December 2000:

The Multi-Program Human Rights Advocacy Committee announces a public meeting to which you are invited:

DATES AND TIME: March 6, 2000; April 3, 2000; May 1, 2000; June 5, 2000; July TBA, 2000; August 7, 2000; September 4, 2000; October 2, 2000; November 6, 2000; December 4, 2000, 5:30 p.m.

PLACE: Department of Children and Family Services, 201 W. Broward Blvd., Administration Conference Room 408, Ft. Lauderdale, Florida 33301

The Mental Health Human Rights Advocacy Committee announces a public meeting to which you are invited:

DATES AND TIME: March 23, 2000; April 27, 2000; May 25, 2000; June 22, 2000; August 24, 2000; September 28, 2000; October 26, 2000; November 23, 2000; December 28, 2000, 6:00 p.m.

PLACE: Department of Children and Family Services, 201 W. Broward Blvd., Administration Conference Room 408, Ft. Lauderdale, Florida 33301

The Developmental Services Human Rights Advocacy Committee announces a public meeting to which you are invited:

DATES AND TIME: March 8, 2000; April 12, 2000; May 10, 2000; June 14, 2000; August 9, 2000; September 13, 2000; October 11, 2000; November 8, 2000; December 13, 2000, 6:00 p.m.

PLACE: Department of Children and Family Services, 201 W. Broward Blvd., Administration Conference Room 408, Ft. Lauderdale, Florida 33301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion concerning investigative complaints, DCF programs and facilities, etc.

A copy of the agenda may be obtained by writing: Charlene Gissendanner, Administrative Assistant I, Regional Office, 201 W. Broward Blvd., Suite 406, Ft. Lauderdale, FL 33301.

Anyone requiring a special accommodation to participate in this meeting is requested to advise District Administration, Charlene Gissendanner, at least 5 working days before the meeting, (954)713-3071 or (954)467-4509 (TDD).

The Statewide Health and Human Services Board (SHHSB) will meet on:

DATES AND TIME: Tuesday and Wednesday, March 14-15, 2000, 10:00 a.m. – 2:00 p.m.

PLACE: Winewood Complex, Building 4, Conference Center, on 1317 Winewood Boulevard, Tallahassee, Florida

In accordance with the Americans with Disabilities Act, persons needing an accommodation to participate in this meeting should contact Diann Lowery prior to the meeting at the Department of Children and Family Services, 1317 Winewood Boulevard, Building 1, Room 202A, Tallahassee, FL 32399-0700, Telephone (850)488-4306, Suncom 278-4306 or call via The Florida Relay Service, 1(800)955-8771 (TDD).

The Department of Children and Family Services, District 12, Health and Human Services Board Family Care Council announces a public meeting to which all persons are invited.

DATE AND TIME: March 20, 2000, 1:00 p.m.

PLACE: Department of Children and Family Services, 210 N. Palmetto Avenue, Conference Room 148, Daytona Beach,

PURPOSE: Regular Board Meeting for General Business.

A copy of the agenda may be obtained by writing: Department of Children and Family Services at 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Denise Kelly.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648, at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY at 1(800)955-8771.

The Department of Children and Family Services, District 12, Human Rights Advocacy Committee announces a public meeting to which all persons are invited.

DATE AND TIME: March 22, 2000, 9:30 a.m.

PLACE: Duvall Home, 3395 Grand Ave., Glenwood, Florida PURPOSE: Regular Board Meeting for General Business.

A copy of the agenda may be obtained by writing: Department of Children and Family Services at 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Rafael Bello.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Rafael Bello, (904)254-3711, at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY at 1(800)955-8771.

The Department of Children and Family Services, District 12, Health and Human Services Board announces a public meeting to which all persons are invited.

DATE AND TIME: March 24, 2000, 9:00 a.m.

PLACE: Daytona Beach Service Center, 210 North Palmetto Avenue, Conference Room 148, Daytona Beach, Florida PURPOSE: General Business.

A copy of the agenda may be obtained by writing: Department of Children and Family Services at 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Denise Kelly.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648, at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY at 1(800)955-8771.

The Human Rights Advocacy Committee, District 15 announces a public meeting to which all persons are invited.

DATE AND TIME: March 21, 2000, 9:30 a.m. (EDT)

PLACE: Clem C. Benton Regional Service Center, 337 North 4th Street, Room 104, Fort Pierce, Florida 34950

A copy of the agenda may be obtained by contacting: Pearlie Clark, HRAC Liaison, (561)467-4176.

The Department of Children and Family Services (District Ten) will conduct the following community meeting:

The Community-Based Care Orientation Sub-Committee announces a public meeting to which you are invited to attend: DATE AND TIME: March 24, 2000, 9:00 a.m. – 12:00 Noon PLACE: Department of Children and Family Services, District Office, 201 W. Broward Blvd., Suite 408, Ft. Lauderdale, Florida 33301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Orientation for Steering Committee.

A copy of the agenda may be obtained by writing: Eva Coblentz, Community-Based Care Liaison/Public Information Officer, Regional Office, 201 W. Broward Blvd., Suite 403, Ft. Lauderdale, FL 33301.

Anyone requiring a special accommodation to participate in this meeting is requested to advise District Administration, Scott Silverman, at least 5 working days before the meeting, (954)467-4298 or (954)467-4509 (TDD).

NOTICE OF CHANGE - The Department of Children and Family Services announces the following public meetings of the District 6, Health and Human Services Board to which all persons are invited:

Committee: Substance Abuse Subcommittee

DATE AND TIME: Tuesday, April 18, 2000, 10:00 a.m. (from Thursday, April 20, 2000)

PLACE: Hillsborough County Sheriff's Office, Orient Road Jail, 1201 Orient Rd., Tampa, FL

PURPOSE: Discuss substance abuse service issues.

Committee: Executive Committee

DATE AND TIME: Wednesday, March 22, 2000, 9:00 a.m. (from March 22, 2000, 12:00 Noon)

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King Blvd., Auditorium, Tampa, FL

PURPOSE: General business and planning activities.

Committee: Full Health and Human Services Board

DATE AND TIME: Wednesday, March 22, 10:00 a.m. (from March 22, 2000, 1:00 p.m.)

PLACE: W. T. Edwards, 4000 W. Dr. Martin Luther King Blvd., Auditorium, Tampa, FL

PURPOSE: General business.

Call Donna Sinudom, (813)871-7454, for copies of the agenda, additional information and meeting confirmations. Users of text telephones (TTYs), please call this number through the Florida Relay Service at 1(800)955-8771.

NAVIGATION DISTRICTS

The West Coast Inland Navigation District announces the following board of commissioners meeting to which all interested parties are invited:

DATE AND TIME: Friday, March 17, 2000, 2:00 p.m.

PLACE: Venice Community Center, 326 S. Nokomis Avenue, Venice, Florida 34285

PURPOSE: To conduct the regular business of the Navigation District.

A copy of the agenda for this meeting may be obtained by writing: WCIND, Post Office Box 1845, Venice, FL 34284.

No verbatim record will be made of this meeting. Any person wishing to appeal decisions made at this meeting may need to ensure that a verbatim record is made.

FLORIDA HOUSING FINANCE CORPORATION

The Florida Housing Finance Corporation, Combined Rental Cycle, announces Review Committee meetings for the 2000 competitive cycle to which all interested parties are invited:

DATES AND TIMES: Tuesday, March 28, 2000, 10:00 a.m.; Thursday, April 6, 2000, 10:00 a.m.; Thursday, April 13, 2000, 10:00 a.m.; Thursday, April 20, 2000, 10:00 a.m.; Thursday, June 1, 2000, 3:00 p.m.; Monday, June 12, 2000, 10:00 a.m.; Thursday, July 20, 2000, 10:00 a.m.

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

PURPOSE: To conduct discussions, reviews and make decisions in reference to the scoring of the 2000 Combined Rental Application Cycle.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Laurie Camp, Human Resources Administrator, at the Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing 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).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings and that, for such purpose he or she 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.

FLORIDA AUTOMOBILE JOINT UNDERWRITING ASSOCIATION

The Florida Automobile Joint Underwriting Association announces the following meetings to which all persons are invited:

The following meetings are scheduled for the Claim Review Committee to review closed claims for the following FAJUA Servicing Carriers.

DATES AND TIME: March 14-17, 2000, 9:00 a.m. - 5:00

PLACE: Fortune Insurance Company, 10475 Fortune Parkway, Jacksonville, FL

DATES AND TIME: March 21-24, 2000, 9:00 a.m. - 5:00 p.m.

PLACE: Union American Insurance Company, 2500 N. W. 79th Ave., Miami, FL

DATES AND TIME: April 4-6, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: The Hartford/Twin City Fire Insurance Company, Orlando Commercial Claims Office, 101 Southall Lane, Maitland, FL

Closed Claim Review Committee

DATES AND TIME: May 3-5, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: Embassy Suites Hotel, 555 N. Westshore Blvd., Tampa, FL

PURPOSE: To review closed claims for discontinued FAJUA Servicing Carriers.

Operating Committee

DATE AND TIME: March 28, 2000, 9:00 a.m.

PLACE: Ft. Lauderdale Marine Marriott, 1881 S. E. 17th St., Ft. Lauderdale, FL

PURPOSE: To consider modifications to the FAJUA's forms, rules and rates and any other business that may come before the committee.

Additional information may be obtained from: Lisa Blackwell Stoutamire, FAJUA, 1113 E. Tennessee St., Suite 401, Tallahassee, FL 32308.

PINELLAS WAGES COALITION

The **Pinellas WAGES Coalition** announces the following meeting of its Hardship Review Commission:

DATE AND TIME: Wednesday, March 15, 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, March 20, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: 4140 49th Street, North, Conference Room, St. Petersburg, Florida

DATE AND TIME: Thursday, March 16, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: 1100 Cleveland Street, 5th Floor Conference Room, Clearwater, Florida

PURPOSE: 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.

The **Pinellas WAGES Coalition** announces the following meeting of the Legislative Advocacy Committee:

DATE AND TIME: March 23, 2000, 9:30 a.m.

PLACE: Pinellas WAGES Coalition, 13770 - 58th Street, North, Suite 304, Clearwater, FL 33760

PURPOSE: Regular meeting of the Legislative Advocacy Committee.

ISSUES TO BE DISCUSSED: Review of legislative issues relative to the Pinellas Coalition.

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 Legislative Advocacy 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 (727)507-6197.

NORTHEAST FLORIDA AREA AGENCY OF AGING

The Northeast Florida Area Agency on Aging (PSA4) announces a Budget/Finance Committee meeting, Program Committee Meeting and a Board of Directors meeting to which all person are invited:

DATE AND TIMES: March 15, 2000, Budget & Finance Committee – 2:00 p.m.; Program Committee Meeting – 2:00 p.m.; Board of Directors Meeting – 2:30 p.m.

PLACE: Houston Conference Room of Flagler Hospital, St. Augustine, Florida

PURPOSE: General Board business and voting on committee recommendations.

A copy of the agenda may be obtained by contacting: The Northeast Florida Area Agency on Aging, Inc., 590 S. Ellis Road, Jacksonville, FL 32254, (904)786-5111.

CHILD CARE EXECUTIVE PARTNERSHIP

The Child Care Executive Partnership would like to announce their next meeting.

DATE AND TIME: Thursday, March 16, 2000, 10:00 a.m. -2:00 p.m.

PLACE: Governor's Large Conference Room, PL03, The Capitol, Tallahassee, FL

This meeting is open to anyone who would like to attend.

WAGES BOARD

The Research Committee of the State of Florida WAGES **Board** announces a meeting to which all persons are invited: DATE AND TIME: Tuesday, March 21, 2000, 1:00 p.m. -4:00 p.m.

PLACE: Tampa Airport Marriott Hotel, Tampa International Airport, Tampa, FL 33607

PURPOSE: The Research Committee of the State of Florida WAGES Board will discuss research issues related to welfare reform in Florida.

A copy of the agenda for this meeting will be available by March 15 and may be obtained by writing: State WAGES Board office at 102 W. Whiting Street, Suite 502, Tampa, FL 33602, or by calling Linda K. Shanker, (813)272-3802.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting: Linda K. Shanker, (813)272-3802. If you are hearing or speech impaired, please contact the Board Office using the Florida Dual Party Relay System, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTD).

FLORIDA INSTITUTE OF PHOSPHATE RESEARCH

The Florida Institute of Phosphate Research announces a meeting of the Board of Directors to which all persons are invited.

DATES AND TIMES: Thursday, April 13, 2000, 5:00 p.m. – 9:00 p.m.; Friday, April 14, 2000, 9:00 a.m. - conclusion of business or 4:30 p.m.

PLACE: Citrus and Chemical Bank, Third Floor, 600 N. Broadway Avenue, Bartow, FL

PURPOSE: Board of Directors meeting to consider funding of research proposals and other business pertaining to the operation of the Institute.

A copy of the minutes may be obtained by writing: Paul R. Clifford, Executive Director, Florida Institute of Phosphate Research, 1855 West Main Street, Bartow, Florida 33830.

Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Florida Building Commission received a request for Declaratory Statement on February 25, 2000, from Raymond E. Wendle, Jr., Wendle Sheet Metal, Inc., with regards to requirements for permitting of a mechanical system, specifically a hood system, pursuant to Section 553.79(6)(e), Florida Statutes. It has been assigned the number DCA00-DEC-051.

A copy of the request may be obtained by writing: Paula P. Ford, Commission Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

DEPARTMENT OF CORRECTIONS

Notice is hereby given that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on February 15, 2000, from inmate Carlos Prieto. He seeks to amend Florida Administrative Code Chapter 33 to include a provision establishing and/or authorizing photo projects for inmates.

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.

Notice is hereby given that the State of Florida, Department of Corrections, received twenty-eight petitions to initiate rulemaking on February 15-28, 2000 from inmates Idelfonzo Moran, Eric Guzzi, Alfred Torres, Dilip Silva, Fernando Sainzdelatorre, Santiago Gonzalez, Carl Ridgeway, Mitchell Mordkoff, Richard Vail, Charles Montgomery, Jimmy Cazares, Michael Marino, Manuel Almeida, and Frank Perry. Each inmate submitted two petitions to amend Florida Administrative Code Chapter 33-401.401. The petitions have been consolidated into case number DC 00-10.

The petitions submitted by each inmate were virtually identical to the petitions submitted by the other inmates, the only difference being the signature and name of the petitioners. Thus, in substance, only two petitions were filed. One petition requested an amendment to Rule 33-401.401 that would prohibit outdoor smoking by inmates. The other petition requested an amendment to Rule 33-401.401 that would designate tobacco-free dormitory housing areas and provide appropriate discipline for inmates violating the smoking prohibition.

Copies of the petitions may be obtained by contacting Gary L. Grant, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

Notice is hereby given that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on February 22, 2000, from inmate Richard Adamson. He seeks to amend Florida Administrative Code Rule 33-3.0084 and other similar provisions to provide that shaving shall be accomplished whenever possible by inmate barbers or by providing electric razors. He seeks an absolute prohibition on disposable razors.

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 Statement, The Gables of Vero Beach Condominium Association, Inc., Petitioner.

The Petitioner requests an interpretation as to whether the Association is required to repair the balconies, terraces, decks and patios, which are limited common elements under the Declaration of Condominium.

A copy of the Petition for Declaratory Statement, Docket Number CD2000-044, may be obtained by writing to the 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.

Please refer all comments to Kathryn E. Price, 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.

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: Florida Academy of Cosmetic Surgery, Inc.; Charles Graper, M.D., D.D.S., F.A.C.S.; R. Gregory Smith, M.D. vs. Department of Health; Rule No.: 64B-3.005; Case No.: 00-0760RP

Envirotest Technologies, Inc. and Marta Technologies, Inc. vs. Department of Environmental Protection; Rule No.: 62-204.500; Case No.: 00-0816RP

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

NOTICE TO PROFESSIONAL CONSULTANTS

The University of Florida for and on behalf of the Board of Regents, a public corporation of the State of Florida, announces that Professional Services in the discipline of architecture will be required for the project listed below:

Project No.: BR-103

Project and Location: Hume Residence Hall, University of Florida, Gainesville, FL

This project consists of site development and the construction of six three-story structures to provide roughly 153,100 GSF of single, suite, and apartment unit residential housing space, plus a 10,000 GSF commons building for management and general student activities. Demolition of existing Hume Hall will be accomplished by others. The project will be delivered by conventional GC bid with an approximate construction budget of \$17,650,000. The selected firm will provide design,

construction documents, and construction administration services for the referenced project. Blanket professional liability insurance will be required for this project in the amount of \$1,000,000. and will be provided as a part of Basic Services.

INSTRUCTIONS:

Firms desiring to apply for consideration shall submit a letter of application. The letter of application should have attached:

- 1. A completed Board of Regents "Professional Qualifications Supplement," dated February 1999. Applications on any other form will not be considered.
- 2. A copy of the applicant's current Professional Registration Certificate from the appropriate governing board. An applicant must be properly registered at the time of application to practice its profession in the State of Florida. If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida.

Submit five (5) copies of the above-requested data bound in the order listed. Applications that do not comply with the above instructions may be disqualified. Application materials will not be returned. The plans and specifications for State University System projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list. Professional Qualifications Supplement forms, descriptive project information, and selection criteria may be obtained by contacting:

Janie Heidler, Office Assistant Campus Planning & Construction Management 232 Stadium, P. O. Box 115050 Gainesville, FL 32611-5050 Telephone: (352)392-1256

FAX: (352)392-6378

Internet: www.admin.ufl.edu/division/cp

Submittals must be received in the UF Campus Planning & Construction Management office Attn.: Howie Ferguson, Project Manager, by 3:00 p.m. local time, on Thursday, April 13, 2000. Facsimile (FAX) submittals are not acceptable and will not be considered.

Notice to Professional Consultants

The University of Florida for and on behalf of the Board of Regents, a public corporation of the State of Florida, announces that professional services in the discipline of engineering will be required for the study listed below:

Study: To determine if the O'Connell Center, UF Building #0094, is considered a smoke-protected Assembly Background:

The O'Connell Center is a three level multi-purpose assembly building containing a 12,000 person arena, various locker rooms, offices, basketball practice courts, gymnastics practice facility, weight training area, storage rooms, concession stands, and swimming/diving pool. The main arena hosts many different events including basketball, volleyball, indoor track, gymnastic events, trade shows, plays and concerts. The building was completed in 1980 and contains 295,990 square feet of floor space. The height of the arena is approximately 100 feet from the arena floor to the roofing structure. Originally, the main arena roof was an air-supported fabric roofing system with the outer ring of tension fabric. In 1998, the main arena roof was replaced with a space frame metal roofing system. The outer tension fabric ring is scheduled to be replaced in this year (2000).

During the main roof replacement, a fire occurred in one of the gymnastics foam pits due to improper welding techniques. The outer ring of the arena quickly filled with smoke. After the arrival of the fire department and extinguishment of the fire, they found it very difficult to remove the smoke and heat from the building. In the end, they were required to cut the fabric roofing over the fire area to remove the smoke and other products of combustion.

The space frame system was designed to support a fire sprinkler system. The building contains a partial fire sprinkler system in the office areas and lower level locker rooms and storage areas. The main arena and outer ring do not contain a fire sprinkler system. The building contains a manual fire alarm system. The original fire alarm system has been partially upgraded to a new computer based system consisting of a new fire alarm control panel and individually addressed devices. As the building is renovated, the existing fire alarm devices have been replaced with new devices. Each panel reports to the other. The University Police Department monitors the fire alarm system.

During a recent renovation project review the State Fire Marshal (SFM), the authority having jurisdiction, questioned whether this building needed separation between the main arena and the multi-level stair structures. None of the stairs empty directly to the building exterior.

Scope of Work:

Work will consist of preparing a report to determine if the O'Connell Center is considered a smoke-protected assembly, as defined by 1994 NFPA 101 Life Safety Code. If the O'Connell Center is not considered a smoke-protected assembly, the firm shall make recommendations that will achieve smoke protected assembly classification.

The following services must be performed:

Survey the facility and review existing drawings to become familiar with the building construction.

- 2. Prepare a smoke protected assembly report for submittal to the State Fire Marshal's office. This report must include an analysis of the smoke layer descent compared to the required egress time.
- 3. Review fire sprinkler coverage throughout the building. Include recommendations for completion of the fire sprinkler system, where necessary, in various areas of the building.
- 4. Meet with the Owner to review the draft report.
- 5. Meet with the representative of the State Fire Marshal to discuss the report.
- 6. Prepare final report based on comments from the Owner and the State Fire Marshal's office.
- 7. Include recommended improvements and estimated cost of these improvements in the final report.

Instructions:

Firm desiring to apply for considerations shall submit a letter of application. The letter of application must have attached:

- 1. A completed Board of Regents "Professional Qualifications Supplement" dated 2/99. Applications on any other forms will not be considered.
- A copy of applicant's current Professional Registration Certificate from the appropriate governing board. An applicant must be properly registered at the time of application to practice its profession in the State of Florida. If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida.

The University of Florida and Campus Planning and Construction Management assumes no liability or responsibility for the costs incurred by the firm for any materials, efforts or expenses required in the preparation of application or in connection with presentations or demonstrations prior to issuance of a contract.

Submit five(5) copies of the above requested data bound in the order listed above. Applications which do not comply with the above instructions may be disqualified. Application materials will not be returned. The plans and specifications for State University System projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Professional Qualifications Supplement forms, descriptive project information, and selection criteria may be obtained by contacting:

Janie Heidler, Office Assistant

Campus Planning & Construction Management

232 Stadium, P. O. Box 115050

Gainesville, FL 32611-5050

Telephone: (352)392-1256

FAX: (352)392-6378

Homepage: www.admin.ufl.edu/division/cp

Submittals must be received in the Campus Panning & Construction Management office by 3:00 p.m. local time, on Friday, March 30, 2000 to the attention of:

Frank Javaheri, Project Manager

Campus Planning and Construction Management Division

University of Florida

232 Stadium

P. O. Box 115050

Gainesville, Florida 32611-5050

Facsimile (FAX) submittals are not acceptable and will not be considered.

REQUEST FOR QUALIFICATIONS

Florida Atlantic University, on behalf of the State of Florida, Board of Regents, announces Request for Qualifications for a facility assessment feasibility study and facility program for the renovations, re-development, and new construction of on-campus housing on the Florida Atlantic University Boca Raton Campus will be received until 3:00 p.m. local time, April 12, 2000, at Florida Atlantic University, 777 Glades Road, Facilities Planning Department, Building T-10, Room #9, Boca Raton, Florida 33431.

Project and Location: Project will be located on the Florida Atlantic University Boca Raton Campus.

The RFQ must be requested in writing, Fax (561)297-2260 or e-mail (silva@fau.edu)

A MANDATORY pre-selection conference will be held at 2:00 p.m., local time, March 23, 2000, at Florida Atlantic University, 777 Glades Road, Facilities Planning Conference, Room #12, Building T-10, Boca Raton, Florida 33431, to answer questions relative to the RFQ and conduct a site visit. Failure to attend this pre-selection conference will be cause for disqualification of your submittal. Please notify the Facilities Planning Department at (561)297-3141 at least seven (7) days in advance if special accommodations because of a disability is needed in order to participate in this activity.

Florida Atlantic University reserves the right to reject any and all submittals.

Application materials will not be returned.

The plans and specifications for State University System projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The

selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$10,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Project information, and selection criteria may be obtained by contacting, Florida Atlantic University, 777 Glades Road, Facilities Planning Department, Building T-10, Boca Raton, Florida 33431, (561)297-3141, Fax (561)297-2260.

CALL FOR BIDS

made by the University of North Florida, on behalf of the State of Florida, Board of Regents.

PROJECT NAME, & LOCATION: University of North Florida Restroom Renovation, 4567 St. Johns Bluff Road, South, Jacksonville, Florida 32224.

PROJECT SCOPE: Restroom Renovations – Buildings 8, 9, 10 & 11. The estimated cost for this project is \$75,000-\$85,000.

QUALIFICATION: All Bidders must be qualified at the time of bid opening in accordance with the Instructions to Bidders, Article B-2. Sealed bids will be received on:

DATE AND TIME: April 5, 2000, until 3:00 p.m., local time

PLACE: University of North Florida, Administration & Finance Conference Room (Bldg. 1, Room 2002) 4567 St. Johns Bluff Road, Jacksonville, at which time and place they will be publicly opened and read aloud.

PROPOSAL: Bids must be submitted in full and in accordance with the requirements of the drawings and Project Manual, which may be obtained or examined at the office of Facilities Planning at University of North Florida, Gary Arcuri (Bldg. 1, Room 2026) 4567 S. Johns Bluff Road, S., Jacksonville, Florida.

MINORITY PROGRAM: Bidders are encouraged to utilize Minority Business Enterprises certified by the Minority Business Advocacy and Assistance Office, Department of Labor and Employment Security. Consideration will be given to the percentage of participation, as described in the Instructions to Bidders, in the award of the contract.

PRE-SOLICITATION/PRE-BID MEETING: The Bidder is encouraged to attend the pre-solicitation/pre-bid meeting. Minority Business Enterprise firms are invited to attend to become familiar with the project specifications and to become acquainted with contractors interested in bidding the project. The meeting has been scheduled for:

DATE AND TIME: March 22, 2000, at 3:00 p.m. local time.

PLACE: University of North Florida (Bldg. 1, Room 2002), 4567 St. Johns Bluff Rd., S., Jacksonville, Florida.

PUBLIC ENTITY CRIMES: As required by Section 287.133, Florida Statutes, a contractor may not submit a bid for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The successful contractor must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$10,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

INVITATION TO BID

The School Board of Broward County, Florida Competitive sealed bids will be received by the Purchasing Department until the date and time shown for the following:

BID NUMBER: 20-207B

BID TITLE: KITCHEN UTENSILS FOR CAFETERIAS DUE DATE/TIME: FEBRUARY 23, 2000 ON OR BEFORE 2:00 p.m.

BID LOCATION OF OPENING: **PURCHASING** DEPARTMENT, 7720 W. OAKLAND PARK, SUITE 323, SUNRISE, FLORIDA 33351-6704

CONTRACT TERM: DATE OF AWARD THROUGH JUNE 30, 2002

ESTIMATED DOLLAR VALUE OF THE BID: \$150,000 CONTACT PERSON: CHARLES V. HIGH, C.P.M., A.P.P.

TELEPHONE NUMBER: (954)765-6107

FAX NUMBER: (954)768-8911 E-MAIL: chigh@browardschools.com WEBSITE: http://www.browardschools.com

Department: Purchasing

EXPRESSWAY AUTHORITIES

NOTICE TO DESIGN-BUILD FIRMS REOUEST FOR LETTERS OF INTEREST

The Miami-Dade Expressway Authority ("MDX") is seeking the services of a design-build firm or team of firms ("Firm") with the necessary expertise to provide design and construction associated with the roadway widening of SR 924 (Gratigny Parkway) from the Palmetto Expressway (SR 826) ramps to N. W. 62nd Avenue, MDX Project No. 924-001 (the "Project").

FEDERAL AND STATE DEBARMENT: By signing and submitting a Letter of Interest, the Firm certifies that no principal (which includes officers, directors, or executives) is presently suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal or state or local department or agency.

SYSTEM: The Miami-Dade Expressway System is comprised of State Road 112, State Road 836, State Road 874, State Road 878 and State Road 924.

WORK DESCRIPTION: The selected Firm will provide design-build services for the widening of the existing four-lane segment on SR 924 (Gratigny Park) to six lanes. This proposed improvement is approximately one mile long, and runs from the Palmetto Expressway (SR 826) ramps east to N. W. 62nd Avenue (W. 8th Ave.)

NATURE OF THE PROPOSED WORK AND SCOPE OF SERVICES: Work anticipated under this agreement may consist of any of the following:

The Gratigny Parkway runs in a general east-west direction through central Miami-Dade County, from N. W. 27th Avenue in the east to the Palmetto Expressway in the west. Most of the Gratigny Parkway is a six-lane limited access expressway with three lanes in each direction (east and west) separated by a jersey barrier, and bordered by noise walls and/or landscape screening along most of the north side. The southern edge is also bordered with intermittent noise walls where residential areas are located adjacent to the Gratigny Parkway. The entire length of the Gratigny Parkway was originally intended to be six lanes from the inception of the roadway construction project that started in the late 1980s.

MDX will provide the Firm with design information, including design surveys, geotechnical information and pavement design to a level which the Firm can use towards the final design and construction of the Project. The selected Firm will need to verify the information provided by MDX. This is a high priority work item for MDX, and the work schedule requires completion of the Project within seven (7) months of the Notice to Proceed.

SELECTION PROCEDURE: At least three Firms will be shortlisted and requested to provide written technical proposals and submit a bid based on the Scope of Services contained in the Request For Proposals to be issued by MDX. An oral presentation may be required.

RESPONSE PROCEDURE: Qualified firms are encouraged to submit a Letter of Interest to MDX. Two original Letters of Interest (one unbound) MUST be received by the Miami-Dade Expressway Authority, 3790 N. W. 21 Street, Miami, Florida 33142, Attn.: Sam Gonzalez, P. E., Chief Engineer, by Thursday, March 16, 2000, by 12:00 Noon, Eastern Time (the "Deadline Date").

After reviewing the documentation submitted, MDX will notify all firms in writing by March 24, 2000, if they have been shortlisted and will mail one (1) copy of the Request For Proposal to each shortlisted firm.

NOTE: In order to be shortlisted and invited to submit a proposal, a firm submitting a Letter of Interest must satisfy all of the following specific requirements/criteria.

SUBMITTAL OF LETTER OF INTEREST: The Letter of Interest shall be in writing, submitted on the letterhead of the Firm and shall not exceed three (3) pages in length exclusive of attachments. Two originals shall be submitted. The Letter of Interest MUST include at a minimum the information set out in the Criteria.

CRITERIA: The Letter of Interest shall contain the following information:

- 1. Project name.
- 2. Firm's name and address, and whether the Firm is a joint venture between the contractor and the design firm. MDX

- will award additional points for joint ventures.
- Documentation acceptable to MDX that the Firm's contractor is prequalified under Rule 14-22, Florida Administrative Code in the following types of work: Hot Plant-Mix Bituminous Structural and Surface Courses; and Flexible Payement.
- 4. Documentation acceptable to MDX that the Firm involved in this professional service, as identified in Section 287.055, Florida Statutes, is prequalified by the Florida Department of Transportation Group 3.1, Minor Highway Design, and Group 10.1 Construction Engineering & Inspection.
- 5. Proposed responsible officer for the Firm.
- 4. Contact person, phone number, fax number and Internet Email address. The contact person shall be a single person who can be contacted to discuss contents or questions regarding references, listed projects, or other matters contained in the Letter of Interest.
- 5. Proposed key personnel and their proposed roles (do not include resumes).
- 6. Sub-consultant(s) that may be used for the Project.
- 7. Indication as to whether the primary firm and/or sub-consultants are disadvantaged business enterprises (DBE).
- 8. An estimate of the Firm's current workload and available resources.
- A list of similar projects completed NOT EARLIER THAN January 1, 1994, with references and phone numbers.

COMMUNICATION: Communications between any respondent and any member of MDX or its staff is strictly prohibited from the date of publication of the Request for Letter of Interest through the date of final MDX action with respect to the selection of the Firm. The only exception to this is any communication at a publicly noticed meeting of MDX or its Operations Committee. Any violation of the requirements set forth in this paragraph shall constitute grounds for immediate and permanent disqualification of the offending respondent.

DISADVANTAGED BUSINESS ENTERPRISES PROGRAM: MDX, in accordance with the provisions of Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. §200c et seq., the Florida Civil Rights Act of 1992, as amended, §760.10 et. seq., Fla. Stat. (1996) and other federal and state discrimination statutes, prohibits discrimination on the basis of race, color, sex, age, national origin, religion, and disability or handicap. MDX notifies all bidders and individuals that it requires and encourages equal employment opportunities for minorities and women as employees in the work force.

MDX encourages small, minority and woman owned business to have full opportunity to submit bids in response to Solicitation Documents issued by MDX, and bidders will not be discriminated against on the basis of sex, race, color, national origin, religion or disability, or other protected status. The overall goal of MDX is to obtain and M/WMBE participation of twenty-five percent (25%) for the aggregate of its projects.

MDX RESERVES THE RIGHT TO REJECT ANY OR ALL LETTERS OF INTEREST RECEIVED.

DEPARTMENT OF MANAGEMENT SERVICES

PUBLIC ANNOUNCEMENT OF A/E SELECTION RESULTS

The Department of Management Services, Building Construction, announces that on the date listed below, authority was issued to negotiate and enter into a contract for Professional Services in accordance with the Consultants Competitive Negotiation Act for the two firms listed below as numbers 1 and 2:

DATE: February 20, 2000

PROJECT NAME: Civil, Water & Sewer Services for Continuing Area Contracts, Areas 4 & 5 Combined

- 1. Tomasino and Associates, Inc. Temple Terrace
- 2. Keith and Schnars, P. A., Inc. Lakeland
- 3. George F. Young, Inc. St. Petersburg
- 4. Professional Engineering Consultants, Inc. Orlando
- 5. Stephen Y. Chun Civil Engineering, Inc. Orlando

PUBLIC ANNOUNCEMENT OF A/E SELECTION RESULTS

The Department of Management Services, Building Construction, announces that on the date listed below, authority was issued to negotiate and enter into a contract for Professional Services in accordance with the Consultants Competitive Negotiation Act for the two firms listed below as numbers 1 and 2:

DATE: February 20, 2000

PROJECT NAME: Architectural Services for Continuing Area Contracts, Area 7

- 1. Saltz Michelson Architects Fort Lauderdale
- 2. STH Architectural Group, Inc. West Palm Beach
- 3. Rodriguez & Quiroga Architects Coral Gables
- 4. Shrum, Ali & Associates, Inc. Miami Lakes

PUBLIC ANNOUNCEMENT OF A/E SELECTION RESULTS

The Department of Management Services, Building Construction, announces that on the date listed below, authority was issued to negotiate and enter into a contract for

Professional Services in accordance with the Consultants Competitive Negotiation Act for the two firms listed below as numbers 1 and 2:

DATE: February 20, 2000

PROJECT NAME: Architectural Services for Continuing Area Contracts, Areas 4 & 5 combined

- 1. MRI Architectural Group, Inc. Orlando
- 2. Elements, L.C. Tampa
- 3. Renker Eich Parks Architects, Inc. St. Petersburg

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

INVITATION TO NEGOTIATE

The Department of Children and Family Services, Family Safety Program Office in District 12 is requesting applications to provide community-based care (#ITN-00-NJ01) in Volusia and Flagler Counties. An Invitation to Negotiate will be available from, and applications should be received by Betsy Lewis, Contract Administrator, Department of Children and Family Services, 210 N. Palmetto Ave., Suite 403, Daytona Beach, Florida 32114. Notice of Intent to Submit an Application must be received by March 17, 2000, 5:00 p.m. EST. An original and eight (8) copies of the application must be received by April 13, 2000, 5:00 p.m. EDT. All applications must be received by Betsy Lewis, Contract Administrator, Department of Children and Family Services, 210 N. Palmetto Ave., Suite 403, Daytona Beach, Florida 32114. Applications will be opened on April 14, 2000, 9:00 a.m. EDT in room 403C at the Daytona Beach Service Center, 210 N. Palmetto Ave., Daytona Beach, Florida. Certified Minority Business Enterprises are encouraged to participate in any applicant's conference, pre-solicitation or pre-application meetings which are scheduled. The department reserves the right to reject any and all applications or ignore or correct minor irregularities in the best interest of the State.

NOTICE TO ROOFING CONTRACTORS **INVITITION TO BID**

Proposals are requested from qualified roofing contractors by the Department of Children and Family Services, hereinafter referred to as Owner, for the Construction of:

PROJECT NUMBER: DCF 99240230

PROJECT: REROOFING OF THE HABILE

CENTER

SUNLAND TREATMENT CENTER.

MARIANNA

MARIANNA, FLORIDA

PREQUALIFICATION: The Owner accepts bids from those contractors who demostrate current licensed status with the Department of Business and Professional Regulations. The

Instructions to Bidders "Bidder Qualification Requirements and Procedures" are included in the specifications under Article B-2.

PERFORMANCE BOND AND LABOR AND MATERIAL BOND: A Performance Bond and Labor and Material Payment Bond are required.

DATE AND TIME: Sealed bids will be received at the Architect's office on March 23, 2000, until 2:00 p.m., local time, at which time they will be publicly opened and read aloud.

MANDATORY PRE-BID INSPECTION: We will conduct a mandatory prebid inspection with the architect at the project site on Tuesday, March 14, 2000 at 10:00 a.m. for all interested contractors.

PROPOSAL: Bids must be submitted in full accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions, and with a copy of the contractor's license. The contract documents may be examined and obtained from the Architect/Engineer:

> MR. RANDY LEWIS MANAUSA, LEWIS and DODSON, ACHITECTS 2074 RAYMOND DIEHL ROAD TALLAHASSEE, FLORIDA 32308 TELEPHONE: (850)385-9200

CONTRACT AWARD: The bid tabulation and Notice of Award Recommendation will be posted at 2:00 p.m., local time, on March 24, 2000, at the architect's office. In the event that the bid tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be notified by Certified United States mail, Return Receipt requested. Any protests of the bid must be made within 72 hours of posting of the results. "Failure to file a protest within the time prescribed in s. 120.53(5), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes." If no protest is filed per Section B-21 of the Instructions to Bidders, "Notice and Protest Procedures", the contract will be awarded to the qualified, responsive low bidder in accordance with Rule 60D-5 by the Owner.

GULF COAST WORKFORCE DEVELOPMENT **BOARD**

REQUEST FOR PROPOSALS

The Gulf Coast Workforce Development Board announces the availability of a Request for Proposals (RFP) titled "WAGES Teen Pregnancy Prevention Activities and Services". The purpose of this RFP is to solicit proposals from organizations or groups of organizations that are interested in becoming providers of WAGES Teen Pregnancy Prevention services. Such services include: Development of individual service plans, case management, responsible fatherhood, drop-out prevention, career exploration, human sexuality education, parenting and all other activities leading to teen pregnancy prevention.

The Board is seeking proposals from agencies and/or organizations capable of providing these services as expeditiously as possible and with the administrative capabilities to manage a complex, highly fluid caseload, and who have the ability to work closely with local school districts and/or public health offices.

To obtain an RFP, or for further information, contact:

Gulf Coast Workforce Development Board 5230 West US Highway 98 Panama City, FL 32401 (850)913-3285 1(800)311-3685, Ext. 3285 (850)913-3269 Fax

Minority businesses are encouraged to apply. The Workforce Investment Act is an Equal Opportunity Employer. Program and auxiliary aids and services are available upon request to individuals with disabilities.

REQUEST FOR PROPOSALS

The Gulf Coast Workforce Development Board announces the availability of a Request for Proposals (RFP) titled "WAGES Activities and Services". The purpose of this RFP is to solicit proposals from organizations or groups of organizations that are interested in becoming providers/coordinators of WAGES "deep end" services (those services beyond initial job search assistance). Such services include: initial placement into an approved work activity, development of individual service plans, case management, assessment, coordination of activities in the service plan, reporting relative to individual participation, development of subsidized employment agreements, placement into unsubsidized jobs, retention in jobs and all other activities leading to self-sufficiency as described in the WAGES (Work and Gain Economic Self-Sufficiency) Plan.

To obtain an RFP, or for further information, contact: Gulf Coast Workforce Development Board 5230 West US Highway 98 Panama City, FL 32401 (850)913-3285 1(800)311-3685, Ext. 3285 (850)913-3269 Fax

Minority businesses are encouraged to apply. The Workforce Investment Act is an Equal Opportunity Employer. Program and auxiliary aids and services are available upon request to individuals with disabilities.

CENTRAL FLORIDA TECHNOLOGY TRANSIT **CONSORTIUM**

REQUEST FOR LETTERS OF QUALIFICATION

The Central Florida Technology Transit Consortium ("the Consortium") is a predominately private consortium of Florida corporations, transportation ports, chambers of commerce and economic development commissions and other entities. The Consortium requests Letters of Qualification from firms or teams of firms, interested in, and capable of, completing a comprehensive study of the realistic potential for a cross-state rail service. Such service would connect the Cape Canaveral Spaceport, the seaports of Tampa and Canaveral, the airports of Orlando and Tampa, and the urban communities of St. Petersburg, Tampa, Orlando, Lakeland / Polk County, Osceola County, Orlando / Orange County and Brevard County. This initiative is fresh, unique and distinct from any previous proposals for cross-state or intercity rail service and requires a critical reorientation from all past projects.

- (1) The Consortium is private sector-led, with broad and meaningful public participation, and with the mission of bolstering the economic competitiveness of the major regions comprising Central Florida and increasing the mobility of residents, and tourists as well, who live, work, play and visit in this Spacecoast to Suncoast corridor. Its mission is to combine the economic power, diversity and opportunities of regions that are now separate, into a super-regional economic powerhouse of over six million residents. Success in doing so would position Central Florida as one of the most prosperous and attractive regions in the country with a quality of life superior to or significantly competitive with any other location especially relative, but not limited to, global high technology business recruitment and international tourism attraction.
- (2) The Consortium's primary goal is to evaluate if, and to what extent, development of such a cross-state corridor, should be further pursued. It does not include vendors of any specific technology and its members are committed to determine if there is an appropriate, cost-efficient, rail technology that could allow the development of a rail system in the corridors identified in this application, which maximizes private investment and minimizes public investment. The Consortium intends this study to include provisions for passenger and freight and address the potential for car ferry service.
- (3) The Consortium is dedicated to working in close cooperation with the Governor's Office, the Legislature, and the Florida Department of Transportation (Central Office and Districts 1, 5 and 7), local governments and other stakeholder--public and private-- through formation of one or more inclusive Project Advisory Council(s). It is anticipated that these Council(s) will include, but not be limited to, representatives of the Chairman of the respective Florida Senate and House Committees overseeing the State's transportation policy, a representative of each Legislative Delegation, representatives of the cities, counties and transit

agencies along the corridor, each Metropolitan Planning Organization encompassed in the Corridor as well as the Executive Directors the seaports of Tampa and Canaveral, airports of Orlando and Tampa, and the director of the Cape Canaveral Spaceport Management Council. There are a number of local government entities along the corridors, which have jurisdictional, permitting, right of way ownership, etc., over the corridors to be evaluated. It is anticipated that, in addition to the general participation in the Council(s), the selected consultant, working with the Consortium's Executive Director, will maintain close coordination with these entities to ensure their priority jurisdictional issues are identified and addressed, to the maximum extent possible, by the Consortium (4) Qualifications demonstrated on comparable assignments, time, creativity and flexibility are of the essence to this study. A key portion of this study will be due on September 15, 2000 to provide one Consortium member, Florida 2012, with competitive input into the Florida 2012 Olympic bid which will go to press that month. The final deadline for the complete study will be February 15, 2001. Firms may team to respond to this request, but the Consortium will seek simple and efficient teaming arrangements so as to not get delayed by administrative overhead or by overly burdensome project management.

- (5) The Consortium's Executive Director will manage the firm, or team of firms, selected with active participation by the Chairman, Vice Chairman and Committees of the Board of Directors, and members of the Project Advisory Council(s). Committees to be created by the Consortium Board will be based on the major activities of the study and be delegated to monitor various components of the overall endeavor. Each Committee would be comprised of members from the Board of Directors of the Consortium. In addition, it is anticipated that members from Project Advisory Council(s) (who have regulatory or other relevant jurisdiction over issues being addressed by the respective Committee), will participate with one or more of the Committees, in an advisory capacity. Final decisions on the management and conclusions of the study will be made by the Board of Directors of the Consortium, following appropriate consideration of the input from the Project Advisory Council(s), advisory members of Board Committees and any other stakeholder who actively participates in the study process. The membership of the Consortium, and therefore its Board of Directors, is expected to grow significantly in size by the time the study begins.
- (6) The general criteria to be used by the Consortium's Selection Committee, to select the shortlist and final consultant, will include, but not be limited to:
 - (a) Demonstrated experience in comparable assignments
 - (b) Availability to complete the work within the time frame of the Consortium's schedule
 - (c) Qualifications of the specific individuals to be assigned to perform the Scope of Work

- (d) Proven experience in developing and managing a comprehensive stakeholder participation and consensus-building process, with particular emphasis on coordination with key local government entities.
- (e) Current association with any particular rail technology or current or prior associations with past studies on rail development in Florida, will be carefully examined to determine the extent of any conflicting interests.
- (7) An RFQ package will be available after 10:00 AM, Friday March 10, 2000, at the offices of Steven J. Mitchell at the law firm of Annis, Mitchell, Cockey, Edwards & Roehn, P. A. at 201 North Franklin Street, Suite 2100, Tampa, FL 33602, at the Florida 2012 Orlando Office, City Hall, 14th Floor, Orlando, FL 32801 and at the offices of the Economic Development Commission of Florida - Spacecoast at 571-Y Haverty Court, Rockledge, FL 32955. The package will contain: (i) a copy of the Preliminary Work Plan; (ii) a copy of the November 1, 1999 Consortium application for FDOT Fast Track funding (revised February 28, 2000), which outlines in greater detail the background behind the Consortium endeavor summarized above, (iii) any additional information, available as of that date, which might affect responses to this request; and (iv) a copy of the Preliminary Corridor Map. There will be a materials fee of \$100 per package, due and payable to the Consortium, at the time any such package is picked up.
- (8) Responses are due no later than March 23, 2000 at the offices of Steven J. Mitchell at the law firm of Annis, Mitchell. Cockey, Edwards & Roehn, P. A. at 201 North Franklin Street, Suite 2100, Tampa, FL 33602. A minimum of 15 "hard" or paper copies of the specific submittal, and a disc containing the complete submittal, is required for review. Generic promotional information on the qualifications of the firm may be submitted in hard copy only, with fifteen (15) copies required. Faxed, emailed or responses on disk will not be acceptable as substitutes for deadline or quantity purposes. Selection is anticipated before April 1, 2000, although the Consortium reserves the right to determine the final announcement date. Negotiation, with the selected consultant, of the detailed Work Plan / Scope of Work, and contract and fee negotiations, will take place in April, so that the study can begin the first of May, after the grant has been approved by the Florida Legislature.
- (9) Any selection under this Request for Qualifications is made subject to final Legislative approval of the funds requested in the Consortium's grant application submitted November 1, 1999 and revised February 28, 2000, under the FDOT Fast Track program, The Consortium assumes no obligation, of any kind or manner, to anyone responding under this Request.
- (10) Any and all requests for information, clarification, etc., related to the Request for Qualifications shall be made in writing to the offices of Steven J. Mitchell at the law firm of Annis, Mitchell, Cockey, Edwards & Roehn, P. A. at 201

North Franklin Street, Suite 2100, Tampa, FL 33602. No verbal requests for such information, clarification, etc., will be addressed or acknowledged. This selection will be made by the Consortium.

The Central Florida Technology Transit Consortium

by by

Tom Lewis, Jr. Ed Turanchik
Chairman Vice Chairman
(Vice President, Walt Disney World Co.) (President, Florida

2012)

HILLSBOROUGH COUNTY AVIATION AUTHORITY

NOTICE TO DESIGN / BUILD FIRMS

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Florida Statutes 287.055, Letters of Interest from Design / Build Firms desiring to render Design / Build Services for the following project at Tampa International Airport, Tampa, Florida:

EXPAND AVIATION FUEL HYDRANT SYSTEM TO NEW AIR CARGO COMPLEX AND RELATED WORK

Services to be furnished shall include, but not be limited to, engineering design and surveys related to civil, electrical, mechanical, aviation fueling design, fabrication, and installation of a aviation fuel hydrant system for the New Air Cargo Complex at Tampa International Airport. A more detailed scope of services will be included in the formal request for qualifications.

Qualified Design / Build Firms desiring consideration for this Project must give written notification in the form of a Letter of Interest to:

William J. Connors, Jr.

Senior Director of Planning and Development

Hillsborough County Aviation Authority

Post Office Box 22287

Tampa, Florida 33622

Interested parties may inquire as to project description, details, and required data submissions to William J. Connors, Jr., Senior Director of Planning and Development, telephone number (813)870-8704. ONLY A LETTER EXPRESSING INTEREST IN RECEIVING THE FORMAL REQUEST FOR QUALIFICATIONS IS REQUIRED AT THIS TIME. Subsequent to receiving Letters of Interest, a Request for Qualifications will be sent to all respondents and adequate response time set forth in that package.

A MANDATORY Pre-Qualification Conference will be held on Thursday, March 30, 2000 at 2:00 p.m. Local Time, at the Board Room of Hillsborough County Aviation Authority located in the Landside Terminal Building, Third Floor, Blue Side at Tampa International Airport. Details of this conference will be included in the Request for Qualifications.

Replies to this Notice must be received at or before 5:00 p.m., Local Time, Tuesday, March 14, 2000.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

By: /s/ Louis E. Miller Louis E. Miller, Executive Director

SARASOTA MEMORIAL HOSPITAL

REOUEST FOR PROPOSAL TO CONTRACT FOR

PROFESSIONAL SERVICES IN THE AREAS OF STRATEGIC PLANNING. HEALTHCARE PLANNING. REAL ESTATE ECONOMICS, MARKETING AND DEVELOPMENT.

PLANNING AND ARCHITECTURE **FOR**

ECONOMIC AND FINANCIAL SUSTAINABILITY MASTER PLAN

> CARE CENTER CLARK ROAD AND TAYLOR RANCH CAMPUSES

SARASOTA MEMORIAL HEALTHCARE SYSTEM

The Sarasota County Public Hospital Board of Sarasota County, Florida, is requesting proposals from professional firms to develop a master plan for the hospital's Care Center Clark Road (80 acres) and Taylor Ranch (128 acres) campuses. Sarasota Memorial Hospital is an 845-bed public hospital offering a full range of diagnostic and treatment services. All beds are located on the main campus, not a part of this analysis. The scope of the study is defined to address, in part, a goal in the hospital's Strategic Plan 2003: "Develop long and short term cost benefit analysis of properties/facilities and take appropriate action to maximize use". The plan will include an inventory, analysis and recommendations based on existing and future trends in the medical and non-medical market and how those factors impact the two campuses.

Proposals are due at 3:30 p.m., Friday, March 17, 2000. To obtain a complete Request for Proposal, please contact: Pamela G. Truitt, AICP, Hospital Campus Planning Consultant, Architecture Department, Sarasota Memorial Hospital, 1700 S. Tamiami Trail, Sarasota, FL 34239. Phone: (941)917-1720, Fax: (941)917-1875. E-mail inquiries are accepted: pamela-truitt@smh.com

H. LEE MOFFITT CANCER CENTER AND RESEARCH INSTITUTE

REQUEST FOR PROPOSALS RESEARCH TOWER PROJECT

The H. Lee Moffitt Cancer Center (HLMCC) Board of Directors announces that Professional Services for Construction Materials Testing and Monitoring will be required for the project listed below:

Project Description:

The Research Tower Project is anticipated to be approximately 340,000 square feet with a five level clinical tower and a five level research tower and conference center. The detached 600-vehicle parking garage is anticipated to be a ground plus four level concrete structure with the Central Energy Plant located in the ground level.

The Clinic, Research Tower, and Parking Garage will be cast in place concrete structures, pre-cast structural panel exterior skin and glazing. The West exterior wall of the Clinic building will be a stucco system in anticipation of future expansion.

Roofing will be 3-ply, SBS Modified Bitumen System on lightweight insulating concrete. No stone ballast is anticipated at this time.

Project Location:

The facility will be located within the HLMCC sublease and in the hospital proper at the north end of the building. The HLMCC campus is located on the northwestern section of the University of South Florida Tampa Campus.

The Owner has retained the Architectural team of Hunton Brady Pryor Maso Architects, P.A. of Orlando, Florida and NBBJ Architects of San Francisco, California.

Construction Manager:

The Owner has retained the services of Turner Construction company of Maitland, Florida as Construction Manager.

Structural Engineer:

The Architect has retained Walter P. Moore & Associates, Inc. of Tampa, Florida as the Structural Engineer.

Scope of Services:

Pre-construction Services have been provided in the following areas and are not requested in this proposal:

Geotechnical Exploration and Report by Law Engineering and Environmental services, Inc. of Tampa, Florida.

Construction Phase Services are required in the following areas:

- A. Threshold Inspector
- Registered special (threshold) inspector, P.E. for coordination, review, and reporting of threshold inspection
- On-site certified threshold inspector's agent for inspection of structural components.
- Clerical support services.
- **Construction Materials Testing**
- Moisture density relationships (proctors) of soils.
- Foundation inspection.
- Field density test of compacted soils within foundations, building pads, utility backfill, and walkways.
- Casting, curing and testing of concrete compressive strength specimens with an on-site testing laboratory.
- Engineering technician time for concrete sampling, foundation inspections, soil sampling, stand-by time,

- travel time and miscellaneous services.
- Nondestructive testing of specified structural components to include ultrasonic, radiography or magnetic particle testing, as necessary.
- Visual observation of welded and bolted connections.
- Tensioning cable verification.
- Waterproofing testing.
- Preconstruction testing, Section 05720, Ornamental Handrails and Railings.
- Testing and inspection, Section 04200, Unit Masonry.
- Clerical support services.
- C. Roof Monitoring Services
- Professional engineer for review of roofing plans, coordination of inspection and reporting of roofing operations.
- Certified roof inspector for on-site roof monitoring services at all times during roofing installation.
- Infrared testing of the installation.
- Clerical support services.

Fee Proposal:

Provide:

- A brief narrative of the firm's history, experience and qualifications to include the firm's size, depth and technical capabilities of their local Tampa office, not to exceed two (2) pages. Include number of years experience in the local area.
- A description of the firm's QA Program.
- Specific laboratory credentials/accreditation(s) (CCRL, CMEC, FDOT etc.)
- Familiarity of site conditions on the University of South Florida Campus or the Moffitt campus.
- Copy of resumes and professional registration for the firm, along with that of the licensed threshold inspector (P.E.), roofing engineer (P.E.) and appropriate technicians assigned to the project. Resumes shall be kept to one page. The actual physical geographic location of project team members must be designated.
- Certifications of metals technicians to include ASNT or CWI. Specific NDT experience on local projects.
- The fee proposal shall be inclusive of all miscellaneous services necessary to provide a complete package on a not-to-exceed basis. The fee proposal shall be outlined by category as noted above and indicate the number of hours, tests and components used to arrive at the proposal (unit price schedule).
- A unit price list, hourly rate schedule, and miscellaneous services list that will be referenced in the event additional services are required.
- Evidence of professional liability insurance in the following amounts:

General Liability – \$1,000,000

Automobile Liability – \$1,000,000

Worker's Compensation -

\$1,000,000 per employee (accident)

\$1,000,000 policy limit (disease)

\$1,000,000 per employee (disease)

Umbrella Liability – \$1,000,000

Policy shall be kept in force for entire project duration. General and Umbrella Liability shall remain in effect for five (5) years beyond construction substantial completion.

If the candidate does not carry insurance in the requested limits, a letter of commitment must be included stating:

- the amount of the current insurance.
- that the specified coverage will be acquired if awarded the contract.
- the cost associated with additional coverage, if any.

At the sole discretion of HLMCC, the successful candidate may be required to participate in the Owner Controlled Insurance Program (OCIP). Under this program, the Owner may choose to carry the successful candidate's Liability and Worker's Compensation Insurance under a broad project policy. Indicate the amount of insurance premium credited to the Owner, if any, for participation in the OCIP by the successful candidate.

Owner, at its discretion, may elect to engage more than one consultant to perform the different categories of services as outlined in this RFI.

Inquiries will be accepted in writing only (mail, e-mail, or facsimile) until the close of business on March 24, 2000. Site visits will be granted through this date and must be scheduled through the Tower Project Office at (813)903-3554. Submissions that do not comply with the above instructions may be disqualified, at the sole discretion of HLMCC. Submission material will not be returned. Any material submitted will become the property of H. Lee Moffitt Cancer Center and Research Institute, Inc.

Project floor plans and proposed schedule can be picked up at the Tower Project Office at the following address:

H. Lee Moffitt Cancer Center and Research Institute

12902 Magnolia Drive, MOD 6-TOW

Tampa, Florida 33612-9497

(813)903-3554

Request for materials must be requested at least two days in advance.

Submit three (3) bound copies of the proposal in 8 1/2" x 11" portrait format to:

Ben J. Pethe, CPE

Tower Project Coordinator

H. Lee Moffitt Cancer Center & Research Institute, Inc.

12902 Magnolia Drive, MOD 6-TOW

Tampa, Florida 33612-9497

E-Mail: pethebj@moffitt.usf.edu

Submittals must be received no later than 2:00 p.m. April 7, 2000. Facsimile (FAX) submittals are not acceptable and will not be considered.

Selection of successful candidate will be made at the sole discretion of H. Lee Moffitt Cancer Center on the basis of professional qualifications, including experience and ability, and fee proposal.

HLMCC may reject all submissions and stop the selection process at any time. The award of this contract is subject to the availability of funding.

Section XII Miscellaneous

DEPARTMENT OF BANKING AND FINANCE

NOTICE OF FILINGS

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following application and/or other notices. Comments may be submitted to the Director, Division of Banking, 101 East Gaines Street, Suite 636, Fletcher Building, Tallahassee, Florida 32399-0350, for inclusion in the official record without requesting a hearing; however, any person may request a public hearing by filing a petition with the Clerk, Legal Division, Department of Banking and Finance, 101 East Gaines Street, Suite 526, Fletcher Building, Tallahassee, Florida 32399-0350, pursuant to provisions specified in Chapter 3C-105.100, Florida Administrative Code. Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., March 31, 2000):

APPLICATION WITHDRAWN

Application for a New Financial Institution Applicant and Location: United American Bank, 8180 N. W. 36 Street, Miami, Florida 33166

Withdrawn: February 24, 2000

EXPANDED FIELD OF MEMBERSHIP

Name and Address of Applicant: Fairwinds Credit Union, 3075 N. Alafaya Trail, Orlando, Florida 32826

Expansion Includes: Individuals who work in Central Florida Research Park, Orlando, Florida.

Correspondent and Telephone Number: Ed Baranowski, President, (407)277-5045

Name and Address of Applicant: Railroad & Industrial Credit Union, Post Office Box 5125, Tampa, Florida 33675-5125

Expansion Includes: Employees of Fabwel, Inc., of Hillsborough County, Florida.

Received: February 28, 2000

Correspondent and Telephone Number: Arthur J. Wood, III, President/CEO, (813)621-6661

Name and Address of Applicant: Fairwinds Credit Union, 3075 N. Alafaya Trail, Orlando, Florida 32826

Expansion Includes: Residents of and people working in the City of Longwood, Florida.

Received: February 28, 2000

Correspondent and Telephone Number: Ed Baranowski, President, (407)277-5045

Name and Address of Applicant: Miami Postal Service Credit Union, Post Office Box 520622, Miami, Florida 33152-0622

Expansion Includes: The following Select Employee Groups: Senator International, 11250 N. W. 25 Street, Suite 124, Miami, Florida 33172; Open International Systems, 5301 Blue Lagoon Drive, Suite 560, Miami, Florida 33126; Withers Worldwide Transportation Systems, 10890 N. W. 29 Street, Miami, Florida 33172; Maritime Trading Group, Inc., 10875 N. W. 33 Street, Miami, Florida; and Laser Computer Graphics, Inc., 6135 N. W. 167 Street, Bldg. E, Unit 11, Miami, Florida 33015.

Received: February 28, 2000

Correspondent and Telephone Number: Sandra L. Switzer, Business Development Assistant, (305)592-7733

DEPARTMENT OF INSURANCE

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA CASE NO.: 00-0004

In Re: The Receivership of CADUCEUS SELF INSURANCE FUND, INC.

NOTICE TO ALL POLICYHOLDERS, CREDITORS, AND CLAIMANTS HAVING BUSINESS WITH CADUCEUS SELF INSURANCE FUND, INC.

You are hereby notified that by order of the Circuit Court of the Second Judicial Circuit, in and for Leon County, Florida, entered the 3rd day of January, 2000, the Department of Insurance of the State of Florida was appointed as Receiver of CADUCEUS SELF INSURANCE FUND, INC., and was ordered to liquidate the assets of said company.

Policyholders, claimants, creditors, and other persons in this State having claims against the assets of CADUCEUS SELF INSURANCE FUND, INC. shall present such claims to the Receiver on or before 11:59 p.m. September 3, 2000, or such claims shall be forever barred.

Requests for forms for the presentation of such claims and inquiries concerning this Receivership should be addressed to:

The Division of Rehabilitation and Liquidation of the Florida Department of Insurance, Receiver for CADUCEUS SELF INSURANCE FUND, INC., Post Office Box 10280, Tallahassee, Florida 32302-2280.

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA CASE NO.: 99-4481

In Re: The Receivership of FTBA MUTUAL, INC.

NOTICE TO ALL POLICYHOLDERS, CREDITORS, AND CLAIMANTS HAVING BUSINESS WITH FTBA MUTUAL, INC.

You are hereby notified that by order of the Circuit Court of the Second Judicial Circuit, in and for Leon County, Florida, entered the 3rd day of January, 2000, the Department of Insurance of the State of Florida was appointed as Receiver of FTBA MUTUAL, INC., and was ordered to liquidate the assets of said company.

Policyholders, claimants, creditors, and other persons in this State having claims against the assets of FTBA MUTUAL, INC. shall present such claims to the Receiver on or before 11:59 p.m. January 1, 2001, or such claims shall be forever barred.

Requests for forms for the presentation of such claims and inquiries concerning this Receivership should be addressed to:

The Division of Rehabilitation and Liquidation of the Florida Department of Insurance, Receiver for FTBA MUTUAL, INC., Post Office Box 10280, Tallahassee, Florida 32302-2280.

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA CASE NO.: 99-5065

In Re: The Receivership of VANTAGE HEALTHPLAN, INC., a Florida Health Maintenance Organization.

NOTICE TO ALL POLICYHOLDERS, CREDITORS, AND CLAIMANTS HAVING BUSINESS WITH VANTAGE HEALTHPLAN, INC.

You are hereby notified that by order of the Circuit Court of the Second Judicial Circuit, in and for Leon County, Florida, entered the 14th day of September, 1999, the Department of Insurance of the State of Florida was appointed as Receiver of VANTAGE HEALTHPLAN, INC., and was ordered to liquidate the assets of said company.

Policyholders, claimants, creditors, and other persons in this State having claims against the assets of VANTAGE HEALTHPLAN, INC. shall present such claims to the Receiver on or before 11:59 p.m., May 31, 2000, or such claims shall be forever barred.

Requests for forms for the presentation of such claims and inquiries concerning this Receivership should be addressed to:

The Division of Rehabilitation and Liquidation of the Florida Department of Insurance, Receiver for VANTAGE HEALTHPLAN, INC., Post Office Box 10280, Tallahassee, Florida 32302-2280.

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Division of Community Planning, Department of Community Affairs, received the following petitions for binding letters of Development of Regional Impact, Vested Rights and Modification Determinations, pursuant to subsection 380.06(4)(a), Florida Statutes.

FILE NO.: BLID-0999-008

DATE RECEIVED: 02/23/00

DEVELOPMENT NAME: MEDITERRA (TOULON)
DEVELOPER/AGENT: Long Bay Partners, LLC

DEVELOPMENT TYPE: 28-24.023, 28-24.031, 28-24.020,

F.A.C.

COUNTY LOCATION: Collier

LOCAL GOVERNMENT: Collier County

NOTICE IS HEREBY GIVEN that the Division of Community Planning, Department of Community Affairs, received the following petitions for binding letters of Development of Regional Impact, Vested Rights and Modification Determinations, pursuant to subsection 380.06(4)(a), Florida Statutes.

FILE NO.: BLIM-0600-006

DATE RECEIVED: 02/25/00

DEVELOPMENT NAME: POINCIANA – TRAFALGAR DEVELOPER/AGENT: Trafalgar Enterprises, Inc. DEVELOPMENT TYPE: 28-24.023, 28-24.031, F.A.C.

COUNTY LOCATION: Osceola

LOCAL GOVERNMENT: Osceola County

FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) PROGRAM NOTICE OF FUND AVAILABILITY

The Department of Community Affairs announces funding availability for Federal Fiscal Year 2000 under the Florida Small Cities Community Development Block Grant (CDBG) Program to eligible applicants. The funding cycle for Neighborhood Revitalization, Housing and Commercial Revitalization program categories will open on March 31, 2000 and close at 5:00 p.m. on May 31, 2000.

Up to \$32,014,760 is available for award to eligible applicants to carry out eligible activities. The 30 percent of funds available under the Economic Development category has been announced in a separate Notice of Funding Availability since those applications are due on a first come, first served basis.

Funds in the other three categories will be disbursed in accordance with the following schedule:

Category FY2000 Funding Available

Housing Up to 6,402,952 Neighborhood Revitalization Up to 12,805,904 Commercial Revitalization Up to 3,201,476

Eligible activities can include, but are not limited to, rehabilitation of deteriorated and substandard housing; demolition and replacement of dilapidated housing; site development activities in support of new housing construction; improvement and construction of public facilities; and

commercial revitalization activities. At least 70 percent of the requested funds must be expended on activities that benefit low and moderate income persons.

Applications must be prepared in accordance with Rule 9B-43, Florida Administrative Code. Applications may be either hand delivered or sent by U.S. Mail or other licensed carrier and must be received by the Community Development Section, Division of Housing and Community Development, Department of Community Affairs, Room Number 260N, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100 by 5:00 p.m. on May 31, 2000. No waiver of the deadline date will be allowed. Applications which do not meet the established deadline will not be eligible for scoring, and will be returned to the applicant.

For further information, communities should contact Dr. Susan M. Cook, Community Program Administrator, at (850)487-3644. Copies of the Application Manuals are available via computer at dca.state.fl.us/fhcd/programs/cdbgp Interested communities may also address inquiries to the Community Development Section, Division of Housing and Community Development, Department of Community Affairs, Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100.

The Department of Community Affairs announces the availability of Federal Fiscal Year 2000 Edward Byrne Memorial State and Local Law Enforcement Assistance Formula Block Grant funds. Program specifics are included in the following program announcement:

Introduction

The State of Florida, Department of Community Affairs (DCA), has available from the United States Department of Justice \$14,158,119 in local share Edward Byrne State and Local Law Enforcement Assistance Formula Block Grant funds. Local governments applying for these federal funds must use them to implement local drug control and system improvement projects designed to reduce the production, transfer and use of controlled substances, reduce the incidence of drug-related violent crime, and make improvements to the criminal justice system.

Applicants must supply no less than 25 percent of a project's cost in cash from non-federal funds; however, Indian Tribes are exempt from this matching requirement. These matching funds must be funds that would not have been available for drug control and system improvement efforts in the absence of federal funds; that is, they must represent an additional local effort in addressing the drug abuse problem.

Rule Chapter 9B-61, Florida Administrative Code (F.A.C.), governs program administration and funding. Local governments should thoroughly review rule provisions before applying for subgrant funds.

Program Strategy and Purposes

This program uses a balanced strategy of prevention, education, rehabilitation, treatment, law enforcement and criminal justice subgrant funded projects in its effort to reduce human suffering associated with drug abuse and drug-related violent crime. Projects must comply with federally authorized program areas identified in state rule and may provide personnel, equipment, training, technical assistance and information systems (See Rule 9B-61.007, F.A.C.).

Program Development

Federal and state funds cannot meet all local drug control and system improvement needs. Therefore, this program requires maximum coordination among all units of government. For these reasons, the DCA allocates by rule a sum of money to each county for the use of all local governments within the county. The DCA requests a county board of commissioners to coordinate all local governments within the county to:

- Define local drug problems and drug-related violence, and describe current efforts to control them (including prevention, education, rehabilitation, treatment, law enforcement, and criminal justice activities);
- Identify additional resources needed to address drug control and system improvement issues:
- Develop subgrant funded projects to provide additional resources:
- Identify local government agencies and service providers to implement projects; and,
- Ensure that local governments within a county agree on projects receiving subgrant funds.

To accomplish these tasks, the DCA encourages each county to appoint a substance abuse policy advisory board. Board members represent all components of the criminal justice system (law enforcement officers, prosecutors, public defenders, judges, and corrections officials), the education system, and the treatment system [See Rule 9B-61.008(2)(a), F.A.C.]. Each county is also encouraged to designate an office of substance abuse policy to:

- Develop a countywide drug control and drug-related violent crime strategy (including short-range and long-range plans);
- Coordinate local government agencies in implementing the strategy;
- Prepare and submit subgrant project applications agreed upon by at least 51 percent of local units of government representing at least 51 percent of the county population;
- Administer subgrant funds and monitor project activities.

The DCA strongly discourages local subgrant funding of projects of less than \$25,000. Local governments should not submit subgrant applications for amounts less than this figure. The costs of any small project may outweigh anticipated long-term benefits that would be derived from it, especially if local project funding is in doubt in future years. Economies of scale also play an important role in whether a project can

achieve its targeted objectives. In addition, if the project is a new one and not an enhancement of an existing program, the initial start-up costs may substantially limit a project's program effectiveness. Finally, all projects, regardless of the amount of subgrant funding, must meet federal and state financial and program compliance requirements which represent a significant fixed administrative cost of "doing business" under the federal Act.

Special Subgrant Award Conditions

Your application is not complete unless you comply with the following special conditions. An incomplete application cannot be considered for subgrant funding.

Nine (9) special conditions apply when submitting an application to the DCA for approval and subgrant funding:

- Any state agency, county or city submitting an application must enclose a completed Application Review Checklist.
- Units of local government within a county must enclose signed Letters of Approval accompanied with an application. These letters must represent agreement among at least 51 percent of all units of local government representing at least 51 percent of the county population as to the allocation of dollars to each project.
- If equipment or services costing \$100,000 or more will be purchased from a sole source, a Sole Source Justification Form must be submitted with the application.
- If automated data processing (ADP) hardware or software will be purchased at a cost of \$100,000 or more, an ADP Equipment Form must be submitted with the application.
- Each unit of government (subgrant recipient) and each criminal justice agency that is the implementing agency of the subgrant, whether or not it is required to have a written Equal Employment Opportunity (EEO) Program according to provisions of the Federal Omnibus Crime Control and Safe Streets Act of 1968 as amended, must enclose signed EEO Program Certification Letters with a subgrant application (See EEO Program criteria in Subgrant Application Instructions under Special Requirements, sample letters, and 28 Code of Federal Regulations (CFR) Part 42, Subparts C, D, E, F, G and H.
- Any state agency, county or city receiving \$500,000 or more in federal program funds must provide a copy of their EEO Program Plan, and/or the most recent update, with their application, for submittal to the U.S.
 Department of Justice, Bureau of Justice Assistance, for approval.
- If a project will receive subgrant funds for the principal purpose of operating a criminal intelligence system, contact the DCA at the address below. Such a system must be in compliance with the Federal Omnibus Crime Control and Safe Streets Act of 1968 as amended and provisions of 28 CFR Part 23 Criminal Intelligence Systems Operating Policies before subgrant funds will be awarded.
- A Drug Court Project funded by the Byrne Formula Grant

Program must contain the 10 key elements outlined in the U.S. Department of Justice, Office of Justice Programs, Drug Courts Program Office, program guidelines "Defining Drug Courts: The Key Components", January 1997. This document can be accessed on the Office of Justice Programs World Wide Web Homepage: http://www.ojp.usdoj.job. Additionally, to ensure more effective management and evaluation of drug court programs, the recipient agrees that drug court programs funded with Byrne funds shall collect and maintain follow-up data on program participants criminal recidivism and drug use relapse. The data will be assessed during Bureau of Justice Assistance field monitoring trips.

 Prior to obligating funds to support overtime by law enforcement officers, the U.S. Department of Justice encourages consultation with all allied components of the criminal justice system in the affected jurisdiction. The purpose of this consultation is to anticipate and plan for systemic impacts such as increased court dockets and the need for detention space.

Applications

Once the Certificate of Participation is returned to the Bureau of Community Assistance, a hard copy of the application package will be mailed to the County Coordinator. Additionally, if (1) you work in a Windows environment and have Corel WordPerfect 8.0 for Windows; and (2) submit a diskette with the Certificate of Participation, we will copy the application and required forms to the diskette and mail it with the hard copy to the County Coordinator.

A total of two (2) copies of each application for funding (both with original signatures) must be received by the DCA no later than 5:00 p.m., Thursday, June 15, 2000. A separate application must be submitted for each proposed project. If you have questions regarding this announcement, call (850)488-8016. Applications should be mailed or hand delivered to the following: Mr. Clayton H. Wilder, Community Program Administrator, Bureau of Community Assistance, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

NOTICE OF APPROVAL FOR PRESERVATION 2000 FUNDS

The Florida Communities Trust (Trust) reviewed and approved modification of a management plan for a land acquisition project submitted under the Trust Preservation 2000 Program, P3A funding cycle. The Trust governing body, at its January 26, 2000 meeting, approved the management plan modification in accordance with Rule 9K-4.011, F.A.C., for the following project:

Project: 93-006-P3A/Walter Jones Historical Park (County

Dock Historic Park)

Grantee: City of Jacksonville

NOTICE OF ADMINISTRATIVE HEARING RIGHTS

Any person with substantial interests that are or may be determined by the approval of the modification to the management plan by the Trust has a right to an informal administrative proceeding pursuant to Section 120.57(2), F.S., if the person does not dispute issues of material fact raised by this decision. If an informal proceeding is held, the petitioner will have the opportunity to be represented by counsel, to present to the agency written or oral evidence in opposition to the Trust action, or to present a written statement challenging the legal grounds upon which the Trust is justifying its actions.

Alternatively, any person with substantial interests that are or may be determined by the approval of the modification to the management plan by the Trust has a right to a formal administrative hearing pursuant to section 120.57(1), F.S., if the person disputes any issues of material fact stated in this decision. At a formal hearing the petitioner may be represented by counsel, and 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 order or hearing officer's recommended order.

If a person with a substantial interest desires either an informal proceeding or a formal hearing, the person must file with the Trust Clerk a written response or pleading entitled "Petition for Administrative Proceedings" within 21 calendar days of the publication date of this notice of final agency action. The petition must be in the form required by Rule 9K-1.008, F.A.C. A petition is filed when it is received by the Trust Clerk at 2555 Shumard Oak Boulevard, Tallahassee, FL 32399-2100. A petition must specifically request an informal proceeding or a formal hearing, it must admit or deny each material fact contained in this decision, and it must state any defenses upon which the petitioner relies. If the petitioner lacks knowledge of a particular allegation of fact, it must so state and that statement will operate as a denial.

Any person with substantial interests that are or may be determined by the approval of the modification of the management plan by the Trust waives the right to an informal proceeding or a formal hearing if a Petition for Administrative Proceeding is not filed with the Trust Clerk within 21 days of the date of publication of the notice of final agency action.

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 Ford Motor Company, intends to allow the relocation of Gator Ford Truck Sales, Inc., as a dealership for the sale of Ford cars and light trucks, from its present location

at 7528 Highway 301 North, Tampa, Hillsborough County, to a proposed location at 6111 County Road 579, Seffner (Hillsborough County), Florida 33584, on or after July 25, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Gator Ford Truck Sales, Inc. are: dealer operator: David F. Kilcoyne, 2505 South Dundee Street, Tampa, Florida 33629; principal investor(s): David F. Kilcoyne, 2505 South Dundee Street, Tampa, Florida 33629.

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: J. L. Stone, Regional Market Representation Manager, Ford Motor Company, 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.

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, Big Dog Motorcycles, LLC, intends to allow the establishment of Gilbraltor Capital and Funding Corp., d/b/a Motorcycle Depot, as a dealership for the sale of Vintage Classic, Vintage Sport, Pitbull, ProSport, Husky, Bulldog, and Wolf, at 340 N. E. 183 St., Miami (Dade County), Florida 33179, on or after March 1, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Gibraltor Capital and Funding Corp., d/b/a Motorcycle Depot are: dealer operator: Patrick J. Monesi, 1401 N. E. 9th Ave., #21, Ft. Lauderdale, FL 33304; principal investor(s): Patrick J. Monesi, Gibraltor Capitol and Funding Corp., 1401 N. E. 9th Ave., #21, Ft. Lauderdale, FL 33304.

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. Lori Brands, Sales Office Manager, Big Dog Motorcycles, LLC, 140 North Ohio, Wichita, Kansas 67214.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Indian Motorcycle, intends to allow the establishment of Proudfoot Motorcycles, as a dealership for the sale of Indian motorcycles, at 4601 Fowler St., Ft. Myers (Lee County), Florida 33907, on or after November 11, 1999.

The name and address of the dealer operator(s) and principal investor(s) of Proudfoot Motorcycles are: dealer operator: Donn Proudfoot, 4601 Fowler St., Ft. Myers, FL 33907 principal investor(s): Donn Proudfoot, 4601 Fowler St., Ft. Myers, FL 33907.

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: Tim Calhoun, Director of Business Development, 200 East Tenth St., Gilroy, California, USA 95020.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for 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 Volkswagen of America, Inc., intends to allow the relocation of Schumacher Volkswagen, Inc., as a dealership for the sale of Volkswagen, from its present location at 6870 Okeechobee Blvd., West Palm Beach, FL 33415, to a proposed location at 3031 Okeechobee Blvd., West Palm Beach (Palm Beach County), Florida 33409, on or after March 20, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Schumacher Volkswagen, Inc. are: dealer operator: Mr. Charles A. Schumacher, 1977 Portage Landing, North Palm Beach, Florida 33408; principal investor(s): Charles A. Schumacher, 1977 Portage Landing, North Palm Beach, FL 33408. 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: Hilton D. Bruce, Dealer Franchising, Volkswagen of America, Inc., 3800 Hamlin Road, Auburn Hills, MI 48326.

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 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 General Motors Corporation, intends to allow the relocation of Terry Taylor Investments, Inc., as a dealership for the sale of Pontiac, Buick, GMC Trucks, from its present location at 833 West International Speedway Boulevard, Daytona Beach, FL 32114-3568, to a proposed location at Tomoka Farm Road at the Southwest corner of the intersection of I-95 and LPGA, Daytona Beach (Volusia County), Florida, on or after March 1, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Terry Taylor Investments, Inc. are: dealer operator: Terry R. Taylor, 833 West International Speedway Boulevard, Daytona Beach, FL 32114-3568; principal investor(s): Terry R. Taylor, 833 West International Speedway Boulevard, Daytona Beach, FL 32114-3568. 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: Jody Huey, Dealer Contractual Manager, Southeast Region, 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 relocation of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

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 General Motors Corporation, intends to allow the relocation of Vince Whibbs Pontiac-GMC Trucks, Inc., as a dealership for the sale of Pontiac and GMC Trucks, from its present location at 3401 Navy Blvd., Pensacola, FL 32505-8093, to a proposed location at Northwest corner of the intersection of "W" Street and Highway 29, Pensacola (Escambia County), Florida, on or after February 29, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Vince Whibbs Pontiac-GMC Trucks, Inc. are: dealer operator: Mark T. Whibbs, 3401 Navy Blvd., Pensacola, FL 32505-8093; principal investor(s): Mark T. Whibbs, Vince Whibbs, Sr., Gregory M. Whibbs, John P. Whibbs, Ann W. Brown, Kathy W. Matthews, 3401 Navy Boulevard, Pensacola, FL 32505-8093.

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: Jo Manno, Dealer Contract Manager, Southeast Region, General Motors Corporation, 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 relocation of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District Minimum Flows and Levels Priority List and Schedule Calendar Years 2000, 2001 and 2002

Year 2000

Waterbody Type	Waterbody Name	County	Voluntary Peer Review
Rivers Aquifer (Springs)	None None		
Lakes	Bel-Air Brantley Burkett Deforest	Seminole Seminole Orange Seminole	Yes Yes

	East Crystal Gleason	Seminole Volusia	Yes
	Howell	Seminole	
	Irma	Orange	
	Johns Lake	Orange	
	Pearl	Orange	
	Pine Island	Lake	
	Swan	Putnam	
	West Crystal	Seminole	Yes
Wetlands	Boggy Marsh	Lake	

St. Johns River Water Management District Minimum Flows and Levels Priority List and Schedule Year 2001

Waterbody	Waterbody		Voluntary Peer
Type	Name	County	Review
Rivers	St. Johns River	Volusia	Yes
	Near Deland*	Seminole	
Aquifers	Gemini	Volusia	Yes
(Springs)	Green	Volusia	Yes
Lakes	Apshawa North	Lake	
	Apshawa South	Lake	
	Banana	Seminole	
	Bear Gully	Seminole	
	Cherry	Lake	
	Flat	Lake	
	Fox	Brevard	
	Griffin Lake		Yes
	Horseshoe	Seminole	
	Indian	Volusia	
	Johnson	Clay	
	Lowery	Polk	Yes
	Martha	Orange	
	Minneola	Lake	
	Nicotoon	Marion	
	Pebble	Clay	
	Sawgrass	Lake	
	South	Brevard	

^{*} Minimum Flows and Levels location may be adjusted as needed to protect the river from impacts of selected withdrawal sites.

St. Johns River Water Management District Minimum Flows and Levels Priority List and Schedule Year 2002

			Voluntary
Waterbody	Waterbody		Peer
Type	Name	County	Review

Rivers	Orange Creek St. Johns River Near SR50*		Yes Yes		
Aquifers	None				
(Springs)					
Lakes	Avalon	Lake			
	Charles	Marion			
	Emma	Lake			
	Emma	Seminole			
	Halfmoon	Marion			
	Hiawassee	Orange			
	Lucy	Lake			
	Lochloosa	Alachua	Yes		
	Orange	Alachua	Yes		
	Rice	Seminole			
	Rose	Orange			
	Sherwood NorthOrange				
Wetlands	The Savannah	Volusia			

^{*} Minimum Flows and Levels location may be adjusted as needed to protect the river from impacts of selected withdrawal sites.

AGENCY FOR HEALTH CARE ADMINISTRATION

On, February 23, 2000, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Diane Bieniewicz-Fitzgerald, R. N., C.R.N.A., license number RN 3105732. BIENIEWICZ-FITZGERALD's last known address is 10174 North West 17th Street, Coral Springs, Florida 33065. 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, February 23, 2000, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Mary Jan Tucker, L.P.N., license number PN 0950221. TUCKER's last known address is 1621 Compton Street, Brandon, Florida 33511. 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.

CERTIFICATE OF NEED **EXEMPTIONS**

The Agency for Health Care Administration authorized the following exemptions pursuant to Section 408.036(3),

Florida Statutes:

Proposed Project Cost: \$25,000 **Equipment Cost:** County: Sarasota District: 8

ID#: 0000049 Issue Date: 2/17/2000 Facility/Project: HEALTHSOUTH Rehabilitation Hospital of

Sarasota

Applicant: HEALTHSOUTH of Sarasota, Limited Partners Project Description: Relocate an off-site outpatient clinic Proposed Project Cost: \$200,000 **Equipment Cost:**

County: Palm Beach District: 9

ID #: 0000053 Issue Date: 2/17/2000

Facility/Project: West Boca Medical Center Applicant: Palms of Pasadena Hospital, L.P.

Project Description: Additions and renovations to the ER and

ancillary renovations

Proposed Project Cost: \$3,800,000 **Equipment Cost:** County: Indian River District: 9

ID #: 0000055 Issue Date: 2/18/2000

Facility/Project: Indian River Memorial Hospital Applicant: Indian River Memorial Hospital, Inc. Project Description: A second floor life safety project Proposed Project Cost: \$10,000 **Equipment Cost:** County: Dade District: 11

ID#: 0000056 Issue Date: 2/18/2000

Facility/Project: HealthSouth Doctors' Hospital Applicant: HealthSouth Doctors' Hospital, Inc.

Project Description: Renovate existing nursery area & convert

to physician office space

Proposed Project Cost: \$180,000 **Equipment Cost:** County: Marion District: 3

ID#: 0000059 Issue Date: 2/18/2000

Facility/Project: Charter Springs Hospital

Applicant: Charter Springs Behavioral Health System

Project Description: Redesignate 15 child/adolescent

psychiatric beds to IRTF beds

Proposed Project Cost: \$0 Equipment Cost:

County: Palm Beach District: 9

ID#: 0000061 Issue Date: 2/18/2000

Facility/Project: Liberty Inn

Applicant: Heritage Park of West Delray, Ltd.

Project Description: Make changes to the existing 40-bed

nursing home

Proposed Project Cost: \$5,000 **Equipment Cost:**

County: Pinellas District: 5

ID #: 0000062 Issue Date: 2/18/2000

Facility/Project: HealthSouth Rehabilitation Hospital Applicant: HealthSouth of Largo, Limited Partnership Project Description: Operate a separate off-site outpatient

Proposed Project Cost: \$0 **Equipment Cost:** County: Dade District: 11

ID #: 0000064 Issue Date: 2/21/2000

Facility/Project: Palmetto General Hospital Applicant: Lifemark Hospitals of Florida, Inc.

Project Description: Add an outpatient off-site location Proposed Project Cost: \$100,000 **Equipment Cost:**

County: Santa Rosa District: 1

ID #: 0000065 Issue Date: 2/21/2000

Facility/Project: Santa Rosa Medical Center

Applicant: Paracelsus Santa Rosa Medical Center, Inc.

Project Description: Establish an adult outpatient cardiac

catheterization laboratory

Proposed Project Cost: \$1,500,000 **Equipment Cost:**

County: Santa Rosa District: 1

ID#: 0000066 Issue Date: 2/21/2000

Facility/Project: Santa Rosa Medical Center

Applicant: Paracelsus Santa Rosa Medical Center, Inc.

Project Description: Replace the current seven treatment room

emergency department

Proposed Project Cost: \$1,800,000 **Equipment Cost:**

District: 3 County: Marion

ID #: 0000067 Issue Date: 2/21/2000

Facility/Project: Ocala Regional Medical Center Applicant: Marion Community Hospital, Inc.

Project Description: Expand the outpatient prep and recovery

area from nine to 24 beds

Proposed Project Cost: \$6,784,784 **Equipment Cost:** County: Broward District: 10

ID #: 0000069 Issue Date: 2/22/2000

Facility/Project: Holy Cross Hospital Applicant: Holy Cross Hospital, Inc.

Project Description: Develop an outpatient urgent care center Proposed Project Cost: \$63,000 **Equipment Cost:**

County: Leon District: 2

ID #: 0000070 Issue Date: 2/22/2000

Facility/Project: Tallahassee Memorial Hospital Applicant: Tallahassee Memorial Healthcare, Inc.

Project Description: Relocate the hospital's existing morgue Proposed Project Cost: \$425,000 **Equipment Cost:** County: Dade District: 11

ID #: 9900415A Issue Date: 2/18/2000

Facility/Project: Coral Gables Hospital

Applicant: CGH Hospital, Ltd.

Project Description: To convert the existing radiology file

room to house a new MRI unit

AHCA Purchase Order Number S5900H00396.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The State of Florida, Department of Business and Professional Regulation, Pilotage Rate Review Board announces the following rate change for the Port of Miami.

As of April 1, 2000, unless a petition as set forth is filed, the rates of pilotage at the Port of Miami are:

- 1. Draft: \$16.432/ft. with a 14 foot minimum.
- 2. Tonnage: \$.0343/GRT with a 2500 GRT minimum.
- 3. Shifting or Anchoring: \$16.432/ft. with a 14 foot minimum and \$.0343/GRT with a 2500 GRT minimum.
- 4. Canceled Orders: \$50.00 after pilot is on board.
- 5. Detention: \$50.00 per hour for every hour pilot remains on board.
- 6. Minimum Fee: \$315.69.

Then one year thereafter, the rates of pilotage at Port of Miami shall be CHANGED to the following:

- 1. Draft: \$16.925/ft. with a 14 foot minimum.
- 2. Tonnage: \$.0353/GRT with a 2500 GRT minimum.
- 3. Shifting or Anchoring: \$16.925/ft. with a 14 foot minimum and \$.0353/GRT with a 2500 GRT minimum.
- 4. Canceled Orders: \$50.00 after pilot is on board.
- 5. Detention Fee: \$50.00 per hour for every hour pilot remains on board.
- 6. A Minimum fee of \$325.16.

Then one year thereafter, the rates of pilotage at Port of Miami shall be CHANGED to the following:

- 1. Draft: \$17.433/ft. with a 14 foot minimum.
- 2. Tonnage: \$.0364/GRT with a 2,500 GRT minimum.
- 3. Shifting or Anchoring: \$17.433/foot with a 14 foot minimum and \$.0364/GRT with a 2,500 GRT minimum.
- 4. Canceled Orders: \$50.00 after pilot is on board.
- 5. Detention Fee of \$50.00 per hour for every hour pilot remains on board.
- 6. Minimum Fee: \$334.91.

You are hereby notified that you may seek review of the above by filing a request for hearing with the Board at 1940 North Monroe Street, Tallahassee, Florida 32399-0787 within twenty-one (21) days of receipt of this notice. You may request a formal hearing pursuant to Sections 120.569 and 120.57(1), Florida Statutes, if there are material facts in dispute; otherwise, you will receive an informal proceeding, the petition must contain the information required by Rules 61E13-2.011 and 2.012, Florida Administrative Code, including specification of the facts which are in dispute. If you request a hearing, you have the right to be represented by an attorney or other qualified representative, to take testimony, to call or cross-examine witnesses, to have subpoenas and subpoenas duces tecum issued, and to present written evidence or argument.

Unless a proper WRITTEN request for a hearing is received on or before the above-stated deadline or if a request for hearing is made, but the request is subsequently withdrawn, the Pilotage Rate Review Board will act in accordance with the provisions of Rule 61E13-2.011, Florida Administrative Code, and this Order shall become final on April 1, 2000.

VISIT FLORIDA

MINORITY CONVENTION GRANTS PROGRAM APPLICATIONS

VISIT FLORIDA, 661 E. Jefferson Street, Tallahassee, Florida 32301, is accepting applications for the 2000-2001 Minority Convention Grants Program. Application packages may be obtained by writing VISIT FLORIDA at the address listed above, attention: Minority Convention Grants Program, by faxing a request to "Minority Convention Grants Program" at (850)224-2938, or by calling Caroline Harris at (850)488-5607, (ext 319), or by e-mailing a request to charris@flausa.com VISIT FLORIDA reserves the right to reject any or all applications.

Application Due Date and Time is Friday, April 14, 2000 at 5:00 p.m.

All applications received after 5:00 p.m. on Friday, April 14, 2000, will be returned to the applicant.

Persons who are hearing or speech impaired can contact VISIT FLORIDA by using the Florida Relay Service at 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

ADVERTISING MATCHING GRANTS PROGRAM APPLICATIONS

VISIT FLORIDA, 661 East Jefferson Street, Tallahassee, Florida 32301, is accepting applications for the 2000-2001 Advertising Matching Grants Program. Application packages may be obtained by writing VISIT FLORIDA at the address listed above, attention: Advertising Matching Grants Program, by faxing a request to "Advertising Matching Grants Program" at (850)224-2938, by calling Caroline Harris, (850)488-5607, (Ext 319), or by e-mailing a request to charris@flausa.com. VISIT FLORIDA reserves the right to reject any or all applications.

Application Due Date and Time is Friday, April 21, 2000, 5:00 p.m.

All applications received after 5:00 p.m. on April 21, 2000, will be returned to the applicant.

Persons who are hearing or speech impaired can contact the VISIT FLORIDA by using the Florida Relay Service at 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Section XIII Index to Rules Filed During Preceding Week		Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.			
			DEPARTM	ENT OF CI	TRUS				
RULES FILED BETWEEN February 22, 2000 and February 28, 2000		20-111.001	2/28/00	3/19/00	25/49				
		20-111.003	2/28/00	3/19/00	25/49				
Rule No.	File Date	Effective	Proposed	Amended	20-111.007	2/28/00	3/19/00	25/49	
		Date	Vol./No.	Vol./No.	20-111.008	2/28/00	3/19/00	25/49	26/5
DEPARTMENT OF REVENUE Corporate, Estate and Intangible Tax			DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION						
12C-1.001	2/22/00	3/13/00	25/38		61-20.504	2/22/00	3/13/00	26/2	
12C-1.011	2/22/00	3/13/00	25/38		61-20.508	2/22/00	3/13/00	26/2	
12C-1.0152	2/22/00	3/13/00	25/38	25/51	61-20.5081	2/22/00	3/13/00	26/2	
12C-1.0154	2/22/00	3/13/00	25/38		61-20.5082	2/22/00	3/13/00	26/2	
12C-1.0222	2/22/00	3/13/00	25/38		61-20.5083	2/22/00	3/13/00	26/2	
12C-1.034	2/22/00	3/13/00	25/38	25/51	61-20.509	2/22/00	3/13/00	26/2	
12C-1.042	2/22/00	3/13/00	25/38						
12C-1.051	2/22/00	3/13/00	25/38	25/51	DEPARTMENT OF HEALTH Board of Nursing				
					64B9-6.001	2/23/00	3/14/00	25/29	
					64B9-6.003	2/23/00	3/14/00	25/29	25/47