

Section I

Notices of Development of Proposed Rules
and Negotiated Rulemaking**DEPARTMENT OF STATE****Division of Elections**

RULE TITLE:

RULE NO.:

Alternative Procedure for Voting by

Absentee Ballot

1S-2.026

PURPOSE AND EFFECT: To establish standards for the implementation of alternative procedures for voting by absentee ballot under the provisions of section 2 of CS/HB 917 amending section 101.657, Florida Statutes.

SUBJECT AREA TO BE ADDRESSED: Procedural and security requirements for implementation of the provisions of section 2 of CS/HB 917.

SPECIFIC AUTHORITY: 101.015 FS.

LAW IMPLEMENTED: 101.657 FS., as amended by Section 2 of CS/HB 917.

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: 9:30 a.m., June 26, 2000

PLACE: Director's Conference Room, Room 1801, The Capitol, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Paul Craft, Division of Elections, (850)921-4110

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

DEPARTMENT OF INSURANCE

RULE CHAPTER TITLE:

RULE CHAPTER NO.:

Filing of Rates for Health Insurance

4-149

PURPOSE AND EFFECT: This workshop is to take comments on proposed amendments to Rule Chapter 4-149 governing the filing and review standards for group health insurance products. This includes standards governing small employer group insurance and incorporates legislative changes adopted in the 2000 legislative session.

SUBJECT AREA TO BE ADDRESSED: The creation of a rule which establishes objective, well defined standards to be used in the evaluation of rate filings.

SPECIFIC AUTHORITY: 627.410(6)(b) FS.

LAW IMPLEMENTED: 627.410 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: 9:30 a.m., July 20, 2000

PLACE: Room 116, Larson Building, 200 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Frank Dino, Bureau of Life and Health Forms and Rates, Division of Insurer Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0328, (850)413-5014

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)413-4214.

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

DEPARTMENT OF EDUCATION**State Board of Education**

RULE TITLES:

RULE NOS.:

Rosewood Family Scholarship Fund

6A-20.027

Mary McLeod Bethune Scholarship

Program and Trust Fund

6A-20.029

Occupational Therapist or Physical

Therapist Tuition Reimbursement Program

6A-20.040

Occupational Therapist or Physical

Therapist Scholarship Loan Program

6A-20.042

Access Grant for Community College Graduates

6A-20.043

Limited Access Competitive Grant

6A-20.044

PURPOSE AND EFFECT: These rules are to be amended to remove requirements relating Rules 6A-20.004, 6A-20.005, and 6A-20.006, FAC., as well as Section 240.4045, Florida Statutes, all of which have been repealed. The effect will be rules which reflect current practices and statutory requirements.

SUBJECT AREA TO BE ADDRESSED: Current practices relating to student financial assistance programs.

SPECIFIC AUTHORITY: 229.053(1), 240.404, 240.4125, 240.4126, 240.6045, 240.6074, 240.6075 FS.

LAW IMPLEMENTED: 229.053(1), 240.1201, 240.404, 240.4042 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.

Requests for the rule development workshop should be addressed to Wayne V. Pierson, Agency Clerk, Department of Education, Room 1702, The Capitol, Tallahassee, Florida 32399-0400.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Theresa Antworth, Director, State Program, Bureau of Student Financial

Assistance, Department of Education, 325 West Gaines Street, Room 124, Collins Building, Tallahassee, Florida 32399-0400, (850)488-1034

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

DEPARTMENT OF EDUCATION

State Board of Independent Colleges and Universities

RULE TITLES:	RULE NOS.:
Fair Consumer Practices	6E-1.0032
Fees and Expenses	6E-1.0034
Permission to Operate	6E-1.0035

PURPOSE AND EFFECT: Amendments to rules are required as a result of changes to the federal refund policy for colleges, a need to adjust the fee structure which supports the board, and a need to strengthen the requirements for colleges to operate in Florida without providing classes in the state. The effect is that the state's refund policy will be consistent with the federal one, the fees will be adjusted to reflect rising costs in the eight years since they have been changed, and consumers will be protected against institutions providing substandard education.

SUBJECT AREA TO BE ADDRESSED: The subject areas are indicated by the rule titles above.

SPECIFIC AUTHORITY: 246.041(1)(e), 246.051(1), 246.071, 246.093(1), 246.095(2)(e), 246.101(1) FS.

LAW IMPLEMENTED: 246.041(1)(n), 246.093, 246.095(2)(e), 246.101(1) FS.

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

TIME AND DATE: 2:00 p.m., Wednesday, June 21, 2000

PLACE: University of Phoenix, South Orlando Campus, 5750 N. Major Blvd., Suite 300, Orlando, FL 32819, telephone (407)345-8868

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sandra Knight, Deputy Director, State Board of Independent Colleges and Universities, 2586 Seagate Drive, Suite 200, Tallahassee, FL 32301, Telephone (850)488-8695

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

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Rules of Procedure – Decisions	
Affecting Substantial	
Interests/Indexing of Final Orders	14-6

RULE TITLE:	RULE NO.:
Final Orders	14-6.0011

PURPOSE AND EFFECT: The Department is revising its procedure for indexing Final Orders to designate an official reporter, Municipal Code Corporation, to index such records.

Technical revisions to the rule also are being made. The proposed amendments have been approved by the Department of State, Bureau of Administrative Code.

SUBJECT AREA TO BE ADDRESSED: This is an amendment to the Department's procedure for indexing its Final Orders.

SPECIFIC AUTHORITY: 120.533, 334.044(2) FS.

LAW IMPLEMENTED: 120.53(2) FS.

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

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

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

14-6.0011 Final Orders.

(1) The Department will maintain a uniform index of final orders. Pursuant to Sections 120.53(2) and 120.533, Florida Statutes, this rule chapter establishes the minimum requirements for indexing final orders as defined in Section 120.52(7), Florida Statutes. ~~The Department may publish additional final orders as needed.~~

(2) ~~“Final Order” means a written final agency decision which is not a rule and which has been filed with the Clerk of Agency Proceedings. It includes final agency decisions which are affirmative, negative, injunctive, or declaratory in form. It includes all material explicitly adopted in it.~~

(2)(3) Public Inspection and Duplication.

(a) The following shall be made available by the Department for public inspection and copying, at no more than cost:

1. All final orders.
2. A current subject-matter index.

(b) The Clerk of Agency Proceedings assigned by the Department shall assist the public in obtaining copies of final orders and maintain a current subject-matter index.

(c) The Department shall maintain and store such final orders and index with the Clerk of Agency Proceedings, Office of the General Counsel, 605 Suwannee Street, Room ~~550~~ 562, Mail Station 58, Tallahassee, Florida 32399-0458. The office is open to the public between the hours of 8:00 a.m. and 5:00 p.m., excluding holidays and weekends.

(d) Final Orders required to be indexed under Section 120.53(1)(a)2.c., Florida Statutes, which are entered on or after July 1, 1998, will also be maintained, stored, and indexed on an

electronic database. Pursuant to Section 120.53(2)(a), Florida Statutes, the Department hereby designates the Municipal Code Corporation as its official reporter for creating the electronic database and indexing and preserving final orders therein. The electronic database will allow users to research and retrieve the full texts of agency final orders by using commonly used search terms and descriptive information about the orders, including major subject headings. The indexing system for the electronic database shall have fixed fields to ensure common usage of such terms by anyone who uses the system. The Department will maintain the electronic database and make it available for public use. The public may utilize the electronic database by contacting the Clerk of Agency Proceedings at the address provided in Subsection (c).

(3)(4) Final Orders Required to be Indexed. The Department shall index all final orders.

(4)(5) Numbering of Final Orders.

(a) All final orders shall be sequentially numbered using a two-part number separated by a dash. The first part before the dash indicates the year and the second part indicates the numerical sequence of the order issued for that year, beginning with number "00001" each new calendar year with zeros left of the case number for computer sorting purposes. For example, "00-001" is the first case for calendar year 2000. The category of the order will be added as a suffix succeeding the two part number.

(b) ~~The order category shall be abbreviated as follows:~~

- ~~1. DS—Declaratory statement.~~
- ~~2. FOI—Final order informal proceeding.~~
- ~~3. FOF—Final order formal proceeding.~~
- ~~4. STIP—Stipulation.~~
- ~~5. AS—Agreed settlement.~~
- ~~6. CO—Consent order.~~
- ~~7. OD—Order of denial.~~
- ~~8. DIS—Dismissal.~~
- ~~9. FOO—Final order other (On unusual final orders).~~

(5)(6) System for Indexing Final Orders.

(a) The Department shall maintain an alphabetical subject matter index for final orders. The subject matter index will go from general to specific. The initial headings shall be by subject broad enough to incorporate the subject titles from the Florida Statutes under which the order is rendered. The indentations below the subject headings or titles shall be more specific with the final indentation being the most specific. Related key words (specific words, terms, or phrases) and common and colloquial words shall be listed sequentially in an indentation immediately below the applicable text indentation.

(b) The Department shall designate the major subject headings to be used in the index. The index shall be cumulative for at least one year, and updated at least every 120 days and made accessible to the public. ~~The index must be cumulative for at least one calendar year.~~

~~(e) The Clerk of Agency Proceedings shall index final orders.~~

(6)(7) Maintenance of Records. Final orders pursuant to this rule chapter shall be maintained by the Department pursuant to the retention schedule approved by the Department of State, Division of Library and Information Services.

Specific Authority 120.533, 334.044(2) FS. Law Implemented 120.53(2) FS. History—New 4-6-93, Amended 2-20-96, _____.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Surface Water Management Basin

and Related Criteria

40E-41

RULE TITLES:

RULE NOS.:

Scope and Policy of Part IV

40E-41.320

Definitions

40E-41.321

Water Preserve Area and Water Preserve

Area Basin Boundaries

40E-41.323

Application of Part IV

40E-41.343

Permit Thresholds

40E-41.360

Conditions for Issuance of Environmental

Resource Permits and Surface Water

Management Permits in the Water

Preserve Area Basins

40E-41.363

PURPOSE AND EFFECT: The Governor and Cabinet sitting as the Florida Land and Water Adjudicatory Commission entered a Final Order directing the South Florida Water Management District (SFWMD) to initiate rulemaking to develop Environmental Resource Permit (ERP) criteria specific to projects proposing construction in and adjacent to the SFWMD's Water Preserve Areas (WPAs) for the protection of wetlands and other surface waters and the water resources of the SFWMD. The subject WPAs are located in identified basins which contribute stormwater to the Everglades Protection Area. Therefore, pursuant to the Everglades Forever Act, codified at Section 373.4592, F.S., and the SFWMD's regulatory authority derived from Part IV, Chapter 373, F.S., proposed developments in and adjacent to the WPAs located in Broward and Palm Beach Counties that require an ERP will be subject to enhanced permit criteria for water quantity, water quality, and environmental impacts.

SUBJECT AREA TO BE ADDRESSED: The proposed rule will develop specific environmental resource permit criteria governing the construction and operation of surface water management systems of proposed projects located in, and adjacent to, the WPAs of Broward and Palm Beach Counties.

SPECIFIC AUTHORITY: 373.044, 373.113 FS.

LAW IMPLEMENTED: 373.413, 373.416, 373.4592 FS.

PREVIOUS RULE DEVELOPMENT WORKSHOPS were held on April 30, 1999 and May 3, 1999 in Palm Beach and Broward Counties in order to receive public comments. Notice of Rule Development for the April 30 and May 3, 1999

workshops was published in Vol. 25, No. 15, April 16, 1999 edition of this publication. District staff developed the proposed rule text set forth below in this Notice in response to the comments received from the public to date.

THE SECOND ROUND OF RULE DEVELOPMENT WORKSHOPS WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 2:00 p.m. – 4:00 p.m., June 19, 2000

PLACE: South West Focal Point Senior Center, South Activities Room, 301 N. W. 103rd Avenue, Pembroke Pines, Florida

TIME AND DATE: 9:00 a.m. – 12:00 noon, June 29, 2000

PLACE: South County Government and Administration Center (the old South County Courthouse), Room 219, 345 Congress Avenue, Delray Beach, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND TO OBTAIN A COPY OF THE PRELIMINARY TEXT OF THE PROPOSED RULE IS: Penelope Bell, South Florida Water Management District, 3301 Gun Club Road, MS 1410, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6320 or (561)682-6320 or via email at pbell@sfwmd.gov.

Although Governing Board meetings, hearings and workshops are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which any appeal is to be based.

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

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

PART IV ADDITIONAL PERMITTING
REQUIREMENTS FOR PROJECTS PROPOSING
CONSTRUCTION IN AND ADJACENT TO WATER
PRESERVE AREAS LOCATED IN WESTERN PALM
BEACH AND BROWARD COUNTIES.

40E-41.320 Scope and Policy of Part IV.

The purpose of these rules is to protect areas that are necessary for water supply, water storage, water quality improvement, and ecological restoration. Further, it is an objective of the District to reduce the loss of groundwater through seepage or discharge to coastal receiving waters. The protection of lands within and adjacent to the Water Preserve Areas is crucial to the success of Everglades restoration and water supply planning efforts. Because of their hydrological and biological connections and relationships to the Everglades, the region's water supply and other unique natural areas and resources, the lands within and adjacent to the Water Preserve Area require special and specific Environmental Resource Permit criteria.

The purpose of such criteria is to protect the current and future functions of aquifer recharge, water storage, flood attenuation, water quality enhancement and wildlife habitat provided by lands within and adjacent to the Water Preserve Area.

The rules in this part establish supplemental Environmental Resource Permit criteria to ensure that projects within the Water Preserve Area Basin (as defined in Rule 40E-41.321, F.A.C.) in Palm Beach and Broward Counties incorporate the appropriate environmental, water quantity and water quality control measures necessary to protect the integrity of the public's investments in the basins and minimize adverse impacts to the water resources of the District.

Criteria delineated in this part are in addition to criteria in Chapter 40E-4, F.A.C. The criteria, exemptions and additional requirements specified in this part do not supersede or rescind the terms and conditions of any valid environmental resource permit, surface water management permit, or certification order pursuant to ss. 403.501-.518 and 403.52-.5365, F.S., issued prior to the effective date of this part. The criteria in this part shall apply to all applications for construction and operation permits or conceptual approvals in the Water Preserve Area Basins in Palm Beach and Broward Counties, pending or filed after the effective date of the rule.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.413, 373.416, 373.4592 FS. History—New _____.

40E-41.321 Definitions.

When used in this part.

(1) “Directly connected impervious area” means those impervious areas which are connected to the surface water management system by a drainage improvement, such as a ditch, storm sewer, culvert, paved channel, or other artificial conveyance.

(2) “Water Preserve Area” or “WPA” means those areas depicted in Figures 1 through 10. (Figures 1-10 are currently under development and will be available at the rule development workshops scheduled for June 19 and 29, 2000)

(3) “Water Preserve Area Basin” or “WPAB” means the WPA and all or a portion of those drainage basins located adjacent to, or planned to discharge into, the WPA as indicated in Figures 1 through 10.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.413, 373.416, 373.4592 FS. History—New _____.

40E-41.323 Water Preserve Area and Water Preserve Area Basin Boundaries.

(1) The WPA is generally described as: (legal description to be inserted here)

(2) The WPAB is generally described as: (legal description to be inserted here)

(3) The WPAB includes all or a portion of the following drainage basins:

(a) Palm Beach County: Acme Basin B; C-51 East (west of SR 7); C-16 (west of Military Trail); C-15 (west of Military Trail); and Hillsboro Canal (west of Military Trail).

(b) Broward County: C-11 West; C-9 West; and Hillsboro Canal (west of Military Trail).

Specific Authority 373.044, 373.113 FS. Law Implemented: 373.413, 373.416, 373.4592 FS. History--New _____.

40E-41.343 Application of Part IV.

All projects located within the WPAB which require permits pursuant to Rule 40E-4.041, F.A.C., shall be constructed, altered, operated, maintained and abandoned in accordance with the criteria specified in Rules 40E-4.301 and 40E-4.302, and/or Rule 40E-40.302, F.A.C., as applicable. (Environmental Resource Permits Conditions for Issuance) and 40E-41.363 (Conditions for Issuance of Environmental Resource Permits and Surface Water Management Permits in the Water Preserve Area Basin).

Specific Authority 373.044, 373.113 FS. Law Implemented 373.413, 373.416, 373.4592 FS. History--New _____.

40E-41.360 Permit Thresholds.

(1) All systems proposed within the boundaries of the WPA shall require an individual permit.

(2) Notwithstanding the general permit thresholds set forth in Chapters 40E-40 and 40E-400, F.A.C., the District shall require an individual permit application for any system proposed within the WPAB that does not comply with the provisions of this chapter; is harmful to the water resources of the District; is not consistent with the overall objectives of the District; is contrary to the provisions of Chapter 373, F.S.; or which is of heightened public concern.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.413, 373.416, 373.4592 FS. History--New _____.

40E-41.363 Conditions for Issuance of Environmental Resource Permits and Surface Water Management Permits in the Water Preserve Area Basins.

(1) In order to obtain a permit under this chapter, an applicant must provide reasonable assurance that the proposed activities will not be harmful to the water resources, inconsistent with the objectives of the District, or otherwise restrict, interfere with, or limit accomplishment of the Water Preserve Area objectives.

(2) Three inches of runoff from all directly connected impervious areas shall be retained within the project area, unless the applicant demonstrates that the post-development recharge capacity of the site is equal to or greater than the pre-development recharge capacity.

(3) Stormwater that is retained must be infiltrated into the soil or evaporated such that the storage volume is recovered within seven (7) days following the storm event.

(4) Projects proposing excavation activities within 1,000 feet of the WPA shall provide site-specific soil tests, borings, or calculations that demonstrate the excavation will not cause adverse induced seepage or other hydrologic impacts to the WPA.

(5) Notwithstanding the provisions of Rule 40E-4.305(7), F.A.C., in addition to the water quality treatment volumes required in the Basis of Review for Environmental Resource Permits (May 2000), incorporated by reference in Rule 40E-4.091(1)(a), F.A.C., (Basis of Review) all projects shall provide an additional fifty (50) percent retention/detention water quality pretreatment.

(6) No dredging or filling of wetlands shall be permitted in the WPA, except where necessary to provide access to upland sites, allow an economically viable use of private property, facilitate relocation or installation of essential public services such as electricity, transportation, telecommunications and water supply in locations compatible with the WPA objectives, or to facilitate the objectives of the WPA or Comprehensive Everglades Restoration Plan.

(7) Applicants proposing activities in, on, or over wetlands in the WPAB must provide reasonable assurance that the activities will be clearly in the public interest. In determining whether the proposed activities are clearly in the public interest, the District shall consider and balance the criteria set forth in sections 4.2.3 through 4.2.3.7 of the Basis of Review. In making the public interest determination for projects in the WPAB, the District shall also balance and consider the extent to which the project has incorporated water conservation elements such as the use of native plants and xeriscaping; maximized the spatial extent and connectivity of wetlands, wetland mitigation areas and open space; and whether the project involves the installation of essential public services such as electricity, transportation, telecommunications and water supply.

(8) Reduced mitigation ratios set forth in section 4.3.9 (Melaleuca Rule) of the Basis of Review shall not apply in the WPAB.

(9) Mitigation for proposed impacts occurring in the WPAB must be provided within the WPAB, or at a mitigation bank with an approved mitigation service area that includes the WPAB, provided all other applicable criteria are met.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.413, 373.416, 373.4592 FS. History--New _____.

DEPARTMENT OF ELDER AFFAIRS

Federal Aging Programs

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Assisted Living Facilities	58A-5
RULE TITLE:	RULE NO.:
Residency Criteria and Admission Procedures	58A-5.0181

PURPOSE AND EFFECT: The amendment clarifies paragraph (a) of subsection (2) of rule 58A-5.0181 and corrects DOEA Form 1823, dated March 1999, to correspond with the definition of physician.

SUBJECT AREA TO BE ADDRESSED: Residency Criteria and Admission Procedures.

SPECIFIC AUTHORITY: 400.407, 400.426, 400.441 FS.

LAW IMPLEMENTED: 400.402, 400.407, 400.4075, 400.426, 400.441 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. – 11:00 a.m., June 23, 2000

PLACE: Department of Elder Affairs, 4040 Esplanade Way, Conf. Rm. 309, Tallahassee, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Linda Macdonald, Assisted Living Program, Division of Community Based Services, or Pat Dunn, Office of General Counsel, Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida 32399-7000, (850)414-2113

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

AGENCY FOR HEALTH CARE ADMINISTRATION

State Center for Health Statistics

RULE TITLES:	RULE NOS.:
Submission of Ambulatory Patient Data	59B-9.011
Schedule for Submission of Ambulatory Patient Data and Extensions	59B-9.014
Notice of Reporting Deficiencies and Response	59B-9.016
Certification Procedures	59B-9.017
Ambulatory Patient Data Format – Data Elements and Codes	59B-9.018
Data Standards	59B-9.020

PURPOSE AND EFFECT: The proposed rule amendments will simplify report certification requirements by establishing one certification due date for each report period and by repealing the obsolete notice of report deficiencies and response rule. The proposed rule amendments will require that licensed facilities report separately for each premise. Multi-facility tapes will no longer be accepted. The proposed rule amendments will expand and update the amount and type of information reported as proposed by the agency and by interested parties.

SUBJECT AREA TO BE ADDRESSED: The agency is developing amendments to rule 59B-9.011 that will require facilities and providers to submit a separate report for each premise of a licensed hospital or ambulatory surgical center as “premise” is currently defined in rule 59B-9.013. The agency is developing amendments to rules 59B-9.014 and 59B-9.017

that will require certification within six (6) calendar months of the last day of the reporting quarter, and the agency is proposing repeal of rule 59B-9.016. The agency is developing amendments to rules 59B-9.011 through rules 59B-9.021 that will add data elements and codes and data standards, or otherwise modify reporting requirements.

SPECIFIC AUTHORITY: 408.15(8) FS.

LAW IMPLEMENTED: 408.061, 408.062, 408.063, 408.15(11) FS.

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

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Jerry Mayer, Director, Information Technology, Building 3, 2727 Mahan Drive, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59B-9.011 Submission of Ambulatory Patient Data.

(1) through (2) No change.

(3) Each facility and provider in (1) above shall report each premise separately, as defined set forth in Rule 59B-9.013, F.A.C. ~~Rules 59B-9.018 and 59B-9.019, F.A.C., except that a group practice or entity may submit one report. Multi facility tapes may be submitted provided all records are identifiable to an entity and there is a listing attached that identifies entities, their AHCA number and a contact person.~~

(4) through (7) No change.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063, 408.07 FS. History–New 9-6-93, Formerly 59B-7.011, Amended 6-29-95, 12-28-98, _____.

59B-9.014 Schedule for Submission of Ambulatory Patient Data and Extensions.

(1) No change.

(2) Extensions to the due dates in Rule 59B-9.014(1), F.A.C., above shall be granted by Agency staff for thirty (30) days in response to a written request if received prior to the initial submission due date, and provided that the delay is due to unforeseen and unforeseeable factors beyond the control of the reporting entity. These factors must be specified in the letter requesting the extension together with documentation of efforts undertaken to meet the filing requirements. Extensions shall not be granted verbally. For re-submissions, a fourteen (14) calendar day extension will be granted if requested in writing prior to the due date as specified in the letter accompanying the resubmitted request.

(3) Failure to file the report on or before the due date without an extension, and failure to correct a report which has been filed but contains errors or deficiencies within 10 working days from notification of errors or deficiencies, is punishable by fine pursuant to Rule 59B-9.022.

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061, 408.15(11) FS. History—New 9-6-93, Formerly 59B-7.014, Amended 6-29-95, _____.

59B-9.016 Notice of Reporting Deficiencies and Response.

~~(1) Within sixty (60) days after the due date or date of receipt, whichever is later of ambulatory patient data, agency staff shall determine and notify the ambulatory center whether the report is complete and conforms to the applicable rule instructions and data standards per Rules 59B-9.018 .020, F.A.C.~~

~~(2) Written notification shall be provided by certified mail or FAX to an ambulatory center in the event the staff determines the data is incomplete or non-conforming. The notice shall clearly indicate the deficiencies found, and the time by which a corrected or modified report must be received in the agency's office.~~

~~(3) An ambulatory center shall have fourteen (14) calendar days following receipt of notice to return to the agency's office the requested corrected data or completed certification pages.~~

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. History—New 9-6-93, Formerly 59B-7.016, Amended 6-29-95, Repealed _____.

59B-9.017 Certification Procedures.

(1) All ambulatory centers submitting data in compliance with Rules 59B-9.010 through ~~59B-9.023~~ 9.022, F.A.C., shall certify that the data submitted for each reporting period is accurate, complete and verifiable using Form APD1, "Certification of Ambulatory Patient Data" ~~These certification pages are sent by the agency to the reporting entity with summary reports generated by the agency using submitted data.~~

(2) The Chief Executive Officer and Chief Financial Officer shall state in writing that a complete review was accomplished to assure the accuracy of the data and that to the best of their knowledge and belief, the data submitted are accurate and complete.

(3) Form APD1 is titled "Certification of Ambulatory Patient Data", and may be obtained by writing to The Agency for Health Care Administration, Ambulatory Patient Data Section, 2727 Mahan Drive, Fort Knox Building #3, Tallahassee, Florida 32308-5403. The effective date of the form is July 1, 1995. Form APD1 is incorporated by reference.

~~(4) An ambulatory center not certified within six (6) calendar months following the last day of the reporting quarter shall be subject to penalties pursuant to Rule 59B-9.022.~~

~~(5) Changes or corrections to ambulatory data will be accepted from an ambulatory center to improve the quality of the data for a period of eighteen (18) months following the initial submission of data. Any changes to an ambulatory center's data after this eighteen-month period shall be subject to penalties pursuant to Rule 59B-9.022.~~

Specific Authority 408.15(8) FS. Law Implemented 408.006(5), 408.061 FS. History—New 9-6-93, Formerly 59B-7.017, Amended 6-29-95, Amended _____.

59B-9.018 Ambulatory Patient Data ~~Tape/Diskette~~ Format – Data Elements and Codes.

(1) No change.

(2)(a) through (h) No change.

(i) Principal Payer Code. A one + character field as follows:

A – Medicare

B – Medicare HMO

C – Medicaid

D – Medicaid HMO

E – Commercial Insurance

F – Commercial HMO

G – Commercial PPO

H – Workers' Compensation

I – ~~CHAMPUS~~ Champus

J – VA

K – Other State/Local Govt

L – Self Pay (No third party coverage)

M – Other

N – Charity

O – Children's Medical Services

P – MediKids

Q – Healthy Kids

(j) through (cccc) No change.

(3) No change.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History—New 9-6-93, Formerly 59B-7.018, Amended 6-29-95, 12-28-98, _____.

59B-9.020 Data Standards.

(1) through (8) No change.

(9) Principal Payer is required and must be an alpha character A through ~~Q~~ N.

(10) through (36) No change.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History—New 9-6-93, Formerly 59B-7.020, Amended 6-29-95, 12-28-98, _____.

AGENCY FOR HEALTH CARE ADMINISTRATION**State Center for Health Statistics****PART I PATIENT DATA COLLECTION**

RULE TITLES:	RULE NOS.:
Definitions	59E-7.011
Reporting Procedure	59E-7.012
Data Elements and Formatting Requirements	59E-7.014
General Provisions	59E-7.016

PURPOSE AND EFFECT: The proposed rule amendments will include observation patients in patient data collection. The proposed rule amendments will eliminate the requirement that hospitals install and utilize edits supplied by the agency. The proposed rule amendments will expand and update the amount and type of information reported as proposed by the agency and by interested parties.

SUBJECT AREA TO BE ADDRESSED: The agency is developing amendments to rules 59E-7.011 and 59E-7.014 that will require the reporting of patient data for any observation patient not admitted to acute care. The agency is developing amendments to rule 59E-7.011, rule 59E-7.012, rule 59E-7.014, and rule 59B-7.016 that will add data elements and codes and data standards, or otherwise modify reporting requirements.

SPECIFIC AUTHORITY: 408.15(8) FS.

LAW IMPLEMENTED: 408.061, 408.15(11) FS.

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

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Jerry Mayer, Director, Information Technology, Building 3, 2727 Mahan Drive, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59E-7.011 Definitions.

As used in Rules 59E-7.011 through 59E-7.016, FAC.:

(1) "Acute Care" means inpatient general routine care provided to patients who are in an acute phase of illness, which includes the concentrated and continuous observation and care provided in the intensive care units of an institution.

(2) "Charity" means medical care provided by a healthcare entity to a person who has insufficient resources or assets to pay for the medical care without utilizing resources which are required to meet the person's basic need for food, shelter, and clothing. No patient shall be considered charity care whose family income, as applicable for twelve (12) months preceding the determination, exceeds 150 percent of the federal poverty guidelines, unless the amount of health care charges due from

the patient exceeds 25 percent of annual family income. However, in no case shall the hospital charges for a patient whose family income exceeds four times the federal poverty level for a family of four be considered charity. This is information which should be provided based on the patient's status at time of reporting.

(3) "E-coding," meaning Supplementary Classification of External Causes of Injury and Poisoning, ICD-9-CM, is to be reported in all cases where environmental events, circumstances, and conditions are the cause of injury, poisoning, and other adverse effects as specified in the ICD-9-CM manual and the conventions of coding.

(4) "Inpatient" means a patient who has an admission order given by a licensed physician or other individual who has been granted admitting privileges by the hospital or an observation patient. This shall include obstetric patients who experience a length of stay of twenty-four hours or less. ~~Short stay and observation patients are excluded.~~

~~(5) "Groups 1 Through 7 — General, Short-term Acute Care" means any establishment that offers services more intensive than those required for room, board, personal services, and general nursing care, and offers facilities and beds for use beyond 24 hours by individuals requiring diagnosis, treatments, or care for illness, injury, deformity, infirmity, abnormality, disease, or pregnancy; diagnostic radiology services; clinical laboratory; and treatment facilities for surgery or obstetrical care, or other definitive medical treatment of similar extent (s. 395.002(12)(a) & (b), F.S.).~~

~~(6) "Group 8 — Teaching Hospital" means any hospital formally affiliated with an accredited medical school that exhibits activity in the area of medical education as reflected by at least seven different resident physician specialties and the presence of 100 or more resident physicians.~~

~~(7) "Group 9 — Family Practice Teaching Hospital" means a freestanding, community-based hospital licensed under this chapter that offers a 3-year family practice residency program accredited through the Residency Review Committee of the Accreditation Council of Graduate Medical Education or the Postdoctoral training of the American Osteopathic Association.~~

~~(8) "Group 12 — Specialty Rehabilitation Hospital" means a hospital in grouping 12 of the Agency's hospital peer grouping and a hospital certified by Medicare as a long term care hospital.~~

~~(9) "Group 13 — Long term Psychiatric" means a facility which provides acute or subacute psychiatric care with an average length of stay (ALOS) exceeding 60 days.~~

~~(10) "Group 14 — Specialty Hospital" means any facility which meets the provisions of 59E-7.011(5), and which regularly makes available either the range of services offered by a general hospital, but restricted to a defined age or gender group of the population; or a restricted range of services~~

appropriate to the diagnosis, care, and treatment of patients with specific categories of medical or psychiatric illnesses or disorders (s. 395.002(14)(a), (b), F.S.).

(11) ~~“(Groups 15 through 17 — Short term Psychiatric Hospital)” means a facility which provides acute or subacute psychiatric care with an average length of stay (ALOS) not exceeding 60 days.~~

(5)(12) ~~“(Newborn)” means a newborn baby born within the facility or the initial admission to any acute facility within 24 hours of birth.~~

(6)(13) ~~“(Premises)” means those buildings, beds and equipment located at the address of the licensed facility and all other buildings, beds, and equipment for the provision of hospital care located in such reasonable proximity to the address of the licensed facility as to appear to the public to be under the dominion and control of the license.~~

(7) “(Observation Patient)” means any patient billed for observation room charges.

(8)(14) ~~“(UPIN)” means Unique Physician Identifier Number.~~

Specific Authority 408.061(1)(e), 408.15(8) FS. Law Implemented 408.061 FS. History—New 12-15-96, Amended _____.

59E-7.012 Reporting Procedures.

(1) All acute care hospitals and all short term psychiatric hospitals (hereinafter referred to as “hospital/hospitals”), in operation for all or any of the reporting periods described in Rule 59E-7.012(2) below, shall submit hospital inpatient discharge data in a format consistent with requirements of Rules 59E-7.011 through 59E-7.016 to the Agency following the provisions of this Rule, ~~commencing with discharges for the 1st quarter 1997 (01/01/97 — 03/31/97).~~

(2) For purposes of submission of hospital inpatient discharge data, hospital shall be any hospital licensed under Chapter 395, Florida Statutes except state owned hospitals, long-term psychiatric hospitals with an average length of stay exceeding 60 days and comprehensive rehabilitation hospitals as defined in 59A-3.201, FAC in the following groups as set out in the Florida Hospital Uniform Reporting System Manual: Groups 1 through 9, 12 through 17, and any new hospital assigned to these groups as defined in 59E-7.012. Additionally, long-term psychiatric hospitals, ~~Group 13 in the Florida Hospital Uniform Reporting Manual,~~ are required to submit aggregated data following the format and context as presented in the Psychiatric Reporting Format AHCA PSY III dated 9/12/88 and herein incorporated by reference.

(3) through (7) No change.

(8)(a) No change.

(b)1. through 2. No change.

3. The data in the text file shall contain the same data elements and codes, the same record layout and meet the same data standards required for tapes or diskettes mailed to the agency as described ~~comply with the formatting requirements specified in Rules 59E-7.014 and 59E-7.016.~~

(c) All observation, acute, intensive care and short term psychiatric live discharges and deaths including newborn live discharges and deaths shall be reported.

(d) Submit one record per inpatient discharge, to include all newborn admissions, transfers and deaths and to include observation patient discharges and deaths if not admitted to acute care. Observation patients admitted to acute care shall be reported as one discharge record.

(9) No change.

(10) Hospitals not certified within six (6) calendar months following the last day of the reporting quarter shall be subject to penalties pursuant to Rule 59E-7.013. ~~Extensions to this six (6) month period will not be granted.~~

(11) No change.

Specific Authority 408.061(1)(e), 408.15(8) FS. Law Implemented 408.061, 408.08(1), 408.08(2), 408.15(11) FS. History—New 12-15-96, Amended 1-4-00, _____.

59E-7.014 Data Elements and Formatting Requirements.

(1)(a) No change.

(b)1. through 11. No change.

12. Type of Admission. A one digit code as follows:

1 – Emergency

2 – Urgent

3 – Elective

4 – Newborn

5 – Other

6 – Observation Patient Not Admitted to Acute Care

13. through 16. No change.

17. Principal Payer Code. A one character alpha field as follows:

A – Medicare

B – Medicare HMO

C – Medicaid

D – Medicaid HMO

E – Commercial Insurance

F – Commercial HMO

G – Commercial PPO

H – Workers' Compensation

I – CHAMPUS ~~Champus~~

J – VA

K – Other State/Local Government

L – Self Pay/Under-insured (no third party coverage or less than 30% estimated insurance coverage)

M – Other

N – Charity

O – Children's Medical Services

P – MediKids

Q – Healthy Kids

18. through (3)(b)11. No change.

12. Type of Admission entry is a required single digit numeric field. Must be 1-5. (See 59E-7.014(1)(b)12.) Type of Admission 4, Newborn reporting, includes all infants born in the hospital. If an infant is born in a hospital, the hospital in which the birth occurred will report the event as a Type of Admission 4, regardless of the outcome of the birth; i.e., normal birth with infant discharged home, premature birth transferred within hours, stillborn, infant death following delivery, delivery with problems requiring transfer, etc. Type of Admission 6, Observation reporting, includes patients not admitted for acute care. Any non-newborn patient admitted to acute care must be reported as type of admission (1), (2), (3) or (5) including any patient that received observation room services immediately prior to admission to acute care and any patient admitted to acute care without receiving observation room services immediately prior to admission to acute care.

13. through 16. No change.

17. Principal Payer Code is a required field; must be a single alpha character (UPPERCASE), A – Q ~~M~~. Describes the primary source of expected reimbursement to the hospital for services.

18. through (3)(c) No change.

Specific Authority 408.061(1)(e), 408.15(8) FS. Law Implemented 408.061 FS. History–New 12-15-96, Amended.

59E-7.016 General Provisions.

(1) through (2) No change.

~~(3) Hospitals are required to enter the full set of the AHCA programming edits on their data processing systems to be used as an integral part of the processing cycle prior to submitting their quarterly data to the AHCA. Edits will be provided to hospitals or vendors/corporate offices in hard copy printouts for installation into data processing systems. If hospitals utilize an outside service for data processing or have their data prepared by a corporate office, they are responsible for notifying their service of the requirement to install the edits, and to provide the service office with a copy of the AHCA edits. Failure to install and utilize the edits will result in the initiation of legal action.~~

~~(3)(4)~~ No change.

Specific Authority 408.061(1)(e), 408.15(8) FS. Law Implemented 408.061 FS. History–New 12-15-96, Amended.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE TITLE:

RULE NO.:

List of Approved Forms; Incorporation

61G4-12.006

PURPOSE AND EFFECT: The Board proposes the development of rule amendments to incorporate a new form and a revised form into the rule.

SUBJECT AREA TO BE ADDRESSED: Forms.

SPECIFIC AUTHORITY: 489.108 FS.

LAW IMPLEMENTED: 120.52(15), 489.108, 489.115, 489.118, 489.119, 489.1195 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Rodney Hurst, Executive Director, Construction Industry Licensing Board, 7960 Arlington Expressway, Suite 300, Jacksonville, Florida 32211-7467

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G4-12.006 List of Approved Forms; Incorporation.

The following forms used by the Board in its dealings with the public are hereby adopted and incorporated by reference, and can be obtained from the Board at the following address:

Florida Construction Industry Licensing Board

7960 Arlington Expressway

Suite 300

Jacksonville, Florida 32211-7467

(1) through (4) No change.

(5) Licensing:

(a) through (d) No change.

(e) Limited and Restricted Licensure Requirements and Application, DBPR/CILB/033-(Rev. 02/00), effective

(6) Construction Industries Recovery Fund:

Construction Industries Recovery Fund Claim Form, DPR/CILB/022-(Rev. 06/99), effective (Rev. 5-95).

(7) Application for Certification of Registered Contractors Form, DBPR/CILB/032/Rev.01/00, ~~which is hereby incorporated by reference and will be~~ effective February 24, 2000.

Specific Authority 489.108 FS. Law Implemented 120.52(15), 489.108, 489.115, 489.118, 489.119, 489.1195 FS. History–New 1-6-80, Formerly 21E-12.06, Amended 1-1-89, Formerly 21E-12.006, Amended 1-4-94, 2-24-94, 11-23-95, 2-6-96, 7-22-96, 11-25-97, 8-2-98, 2-24-00, _____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**Board of Professional Engineers**

RULE CHAPTER TITLE: Experience and Education RULE CHAPTER NO.: 61G15-20

PURPOSE AND EFFECT: The Board proposes to discuss this chapter to determine if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Experience and Education.

SPECIFIC AUTHORITY: 471.008, 471.013 FS.

LAW IMPLEMENTED: 471.005(6), 471.013, 471.015 FS.

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

TIME AND DATE: 10:00 a.m. or thereafter, June 20, 2000

PLACE: The Westin Beach Resort, 97000 S. Overseas Highway, Key Largo, Florida 33037

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Dennis Barton, Executive Director, Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**Board of Professional Engineers**

RULE CHAPTER TITLE: Continuing Education Requirements RULE CHAPTER NO.: 61G15-22

for Reactivation of Inactive License

PURPOSE AND EFFECT: The Board proposes to discuss this chapter to determine if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Continuing education requirements for reactivation of inactive license.

SPECIFIC AUTHORITY: 471.019(2) FS.

LAW IMPLEMENTED: 471.019(2) FS.

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

TIME AND DATE: 10:00 a.m. or thereafter, June 20, 2000

PLACE: The Westin Beach Resort, 97000 S. Overseas Highway, Key Largo, Florida 33037

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Dennis Barton, Executive Director, Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**Board of Professional Engineers**

RULE TITLE: Seal, Signature and Date Shall be Affixed RULE NO.: 61G15-23.002

PURPOSE AND EFFECT: The Board proposes to discuss this rule to determine if amendments are necessary to update the rule text.

SUBJECT AREA TO BE ADDRESSED: Seal, signature and date shall be affixed.

SPECIFIC AUTHORITY: 471.025 FS.

LAW IMPLEMENTED: 471.025 FS.

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

TIME AND DATE: 10:00 a.m. or thereafter, June 20, 2000

PLACE: The Westin Beach Resort, 97000 S. Overseas Highway, Key Largo, Florida 33037

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Dennis Barton, Executive Director, Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G15-23.002 Seal, Signature and Date Shall be Affixed.

(1) A professional engineer shall sign his name and affix his seal to all plans, specifications, reports, final bid documents provided to the owner's representative, or other documents prepared or issued by said registrant and being filed for public record. The date that the signature and seal is affixed as provided herein shall be entered on said plans, specifications, reports, or other documents immediately under the signature of the professional engineer. True and correct copies of final bid documents which are intended for field use, or for the use of contractors bidding on the project, and which are not intended to be filed for public record, may be used in lieu of signed and sealed originals.

(2) Each sheet of plans and prints which must be sealed under the provisions of Chapter 471 shall be sealed, signed and dated by the professional engineer in responsible charge. Engineers shall either legibly indicate their name, address, and number on each sheet, or if—If practicing through a duly authorized engineering business, shall indicate the name, address, and engineering business number ~~shall be legibly indicated~~ on each sheet. A title block on each sheet containing the printed name, address, and number of the engineer or engineering business will satisfy this requirement. Engineers working for a State or Federal agency shall legibly indicate their name and number, and may indicate the name and address

of the agency. A cover or index sheet for engineering specifications may be used and that sheet must be signed, sealed and dated by those professional engineers in responsible charge of the production and preparation of each section of the engineering specification or other engineering document with sufficient information on the cover sheet or index so that the user will be aware of each portion of the specifications for which each professional engineer is responsible. Engineering reports must be signed, sealed and dated on a signature page or cover letter by each professional engineer who is in responsible charge of any portion of the report. A professional engineer may only seal an engineering report, plan, print or specification if that professional engineer was in responsible charge of the preparation and production of the engineering document and the professional engineer has the expertise in the engineering discipline used in producing the engineering document in question.

(3) No change.

(4) Engineers who wish to sign and seal electronically transmitted plans, specifications, reports, final bid documents, or other documents shall follow the procedures set forth in Rule 61G15-23.003, F.A.C.

Specific Authority 471.025 FS. Law Implemented 471.025 FS. History--New 1-8-80, Amended 1-20-85, Formerly 21H-23.02, Amended 5-14-86, Formerly 21H-23.002, Amended 11-15-94, 8-18-98, 2-3-00,_____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors Board

RULE TITLE: Probable Cause Panel

RULE NO.: 61G19-11.001

PURPOSE AND EFFECT: The Board proposes to change the language in regards to the number of members on the Probable Cause Committee.

SUBJECT AREA TO BE ADDRESSED: Probable Cause Panel.

SPECIFIC AUTHORITY: 468.606 FS.

LAW IMPLEMENTED: 455.225(4), 468.627 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AND ANNOUNCED 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: Anthony Spivey, Executive Director, Building Code Administrators and Inspectors Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G19-11.001 Probable Cause Panel.

(1) No change.

(2) The probable cause panel shall be appointed by the Chair of the Board, and shall consist of at least two members. One member shall be a consumer member, if available and willing to serve, and one member may be a former member of the Board.

(3) No change.

Specific Authority 468.606 FS. Law Implemented 455.225(4), 468.627 FS. History--New 5-23-94, Amended 11-28-95,_____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE TITLES: RULE NOS.:

Continuing Education for Active and Inactive	
Broker and Salesperson Licensee's	61J2-3.009
Continuing Education for School Instructors	61J2-3.011
Distance Education Courses for Hardship Cases	61J2-3.013
Notices of Satisfactory Course Completion	61J2-3.015

PURPOSE AND EFFECT: To establish distance education requirements for the continuing education of real estate brokers and salespersons, pursuant to 455.2123, F.S.

SUBJECT AREA TO BE ADDRESSED: The Commission will consider requirements for continuing education providers of distance education regarding course objectives, course materials, course approval, course modifications, end of course examinations and alternative evaluations of students.

SPECIFIC AUTHORITY: 455.2123, 475.01(1)(d),(e),(2), 475.05, 475.42(1)(c) FS.

LAW IMPLEMENTED: 455.2123, 475.04, 475.17, 475.17(2), 475.182, 475.183, 475.451, 475.451(3),(6), 475.451(2)(c) FS.; Georgia Association of Realtors, Inc., et al. v. Florida Real Estate Commission, et al., Civil Action No. 87-15-Orl-Civ-18 (M. D. Fla. 1987)

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., June 21, 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 West Robinson Street, Suite 308, North Tower, Orlando, Florida 32801

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61J2-3.009 Continuing Education for Active and Inactive Broker and Salesperson Licensees.

(1) All persons holding active or inactive licenses as brokers or salespersons must satisfactorily complete a minimum of 14 classroom hours of instruction of 50 minutes each as prescribed or approved by the Commission during each license renewal period excluding the first renewal period of their current license. A copy of the course and all course materials shall be submitted to the Commission for evaluation at least 60 days prior to use. The Commission will issue a status report to the course provider within 30 days after submission of the course. Approval must be granted before the course and examinations, if required, may be offered. It is the responsibility of the institution or school offering the Commission-approved courses to keep the course materials current and accurate, and notify the Commission at least 60 days before implementing any significant changes to the course during its approval period.

(2)(a) The Commission prescribed Core Law course or courses totaling 3 classroom hours of instruction of 50 minutes each will review and update licensees on the Florida real estate license law, Commission rules, and agency law, and provide an introduction to other state laws, federal laws, and taxes affecting real estate. Approval or denial of the Commission-required Core Law course will be based on the extent to which the course content covers the above-referenced subject areas. Examinations, if required, must test the course material. Approval must be granted before the course and examinations may be offered. If an examination is not required, an alternative evaluation instrument shall be developed. Approval of the alternative evaluation instrument will be based on the degree to which it is designed to evaluate the student's achievement of the desired learning objectives listed in the course syllabus. If course approval is denied, the institution or school may resubmit the course, with the mandated changes. It is the responsibility of the institution or school offering the Commission-approved courses to keep the course materials current and accurate, and notify the Commission at least 60 days before implementing any significant changes to the course during its approval period.

(b) "Specialty" courses on real estate practices totaling 11 classroom hours of instruction of 50 minutes each will be prescribed or approved by the Commission. Approval or denial of a specialty course will be based on the extent to which the course content focuses on real estate issues relevant to Chapter 475, Florida Statutes. Examinations, if required, must test the course material. Approval must be granted before the course and examination may be offered. If an examination is not required, an alternative evaluation instrument shall be developed. Approval of the alternative evaluation instrument will be based on the degree to which it is designed to evaluate

the student's achievement of the desired learning objectives listed in the course syllabus. If course approval is denied, the institution or school may resubmit the course, with the mandated changes. It is the responsibility of the institution or school offering the Commission-approved courses to keep the course materials current and accurate, and notify the Commission at least 60 days before implementing any significant changes to the course during its approval period.

(c) No change.

(3) through (4) No change.

(5)(a) The continuing education courses required in this rule may be taught by a Commission approved equivalent distance education correspondence course. Distance education is education that takes place when the learner is separated from the source of instruction by time and/or distance. Such distance education correspondence course subject matter, assignment work, scholastic standards and other related requirements shall be substantially the same as the course offered by classroom instruction, having due regard however, to the different method of presentation.

(b) Satisfactory completion of the Commission prescribed continuing education course or courses through by distance education correspondence study is demonstrated by achieving a grade of 80% or higher on the Commission approved course final examination prepared and administered by the Florida institution or licensed real estate school offering such distance education correspondence course after completing the correspondence study material. Students failing the Commission prescribed course examination must repeat the Commission prescribed distance education correspondence course of study prior to being eligible to again take the course examination, which examination must be a different examination from the one the student previously failed. No examination shall contain more than 20% duplication of questions contained in other approved final examinations administered by the Florida institution or licensed real estate school offering the distance education course.

(c) A copy of the distance education correspondence course materials and a copy of each form of the end of course examinations that will be distributed to students shall be submitted to the Commission for evaluation and approval at least 60 days prior to use. The Commission will issue a status report to the course provider within 30 days after submission of the course and examinations. Approval must be granted before the course and examinations may be offered. Thereafter, the course and examinations shall be maintained by each institution or school offering the distance education correspondence course in accordance with the Commission approved standard as subsequently modified by changing times, standards and laws. It is the responsibility of the institution, school or sponsor offering the Commission approved distance education correspondence courses to keep

the course material current and accurate, and notify the Commission at least 60 days before implementing any significant changes to the course during its approval period.

(d) The objective of the distance education ~~correspondence~~ course of study end of course examination is to test fairly and reliably whether students have learned essential facts and concepts from the course. This examination shall consist of a minimum of 30 questions. All questions shall be multiple choice with 4 answer choices each. The order of the examination questions may not follow the sequence of the course content. The answer key must be unique for each form of the examination. The answer key must reference the page number(s) containing the information on which each question and correct answer is based. At least 70% ~~20%~~ of the questions on each form of the test shall be at the application level or higher oriented. No more than 10% of the questions on each form of the test shall be at the knowledge level. The answer key must be unique for each form of the examination. Any Florida institution or licensed real estate school offering the Commission prescribed continuing education course of study by distance education ~~correspondence~~ must maintain a sufficient bank of questions to assure examination validity when administered to licensees from a common source such as a specific business, firm or family.

Application level is defined as the ability to use the learned material in a completely new and concrete situation. It usually involves the application of rules, policies, methods, computations, laws, theories, or any other relevant and available information.

Knowledge level is defined as recalling specific facts, patterns, methods, terms, rules, dates, formulas, names, or other information that must be committed to memory.

(e) In all Commission approved continuing education ~~correspondence~~ courses by distance education, the real estate school and school ~~permitholder~~ ~~permit holder~~ shall provide to students an address and telephone number of a ~~an~~ permitted instructor ~~registered~~ ~~licensed~~ with such school to answer inquiries. The instructor shall be available during normal working hours each business day. Normal working hours are defined as being 9:00 A.M. to 5:00 P.M., in the appropriate time zone, Monday through Friday excluding legal holidays.

(f) Continuing education courses by distance education ~~correspondence~~ will be approved for 24 months plus the remaining period of the license renewal cycle following the end of the 24 month period at which point the course will expire. The license renewal cycles can be found in Rule 61-6.001(4) under Real Estate (Group I, Group II, Group III or Group IV). Courses may not be offered, distributed or graded after the expiration date. However, a 15 day grace period beyond the expiration date will be allowed in order to grade an examination postmarked or otherwise received prior to the expiration date of the course. Students must be notified of the course expiration date upon receipt of the course materials.

(g) When the continuing education ~~correspondence~~ course by distance education is in the form of a video tape, the video tape must conform to the video tape quality standards found in paragraphs (2) through (4) of 61J2-3.016, Florida Administrative Code.

(6) The Florida institution, licensed real estate school or Commission approved sponsor ~~entity~~ offering these Commission prescribed or approved courses shall inform each student of the standards and requirements at the commencement of each course by providing each student a course syllabus that clearly states the course objective(s) and explains the desired learning outcomes. At least 70% of the desired learning outcomes shall be at the application level or higher. No more than 10% of the desired learning objectives shall be at the knowledge level. Notice of course completion shall be made as prescribed by the Commission in Rule 61J2-3.015, Florida Administrative Code.

(7) through (9) No change.

(10) An instructor who teaches a Commission approved continuing education course may use the course towards the satisfactory completion of the continuing education requirement. However, an instructor may not claim the course more than once in a renewal cycle.

Specific Authority 455.2123, 475.01(1)(d),(e),(2), 475.05, 475.42(1)(c) FS. Law Implemented 455.2123, 475.04, 475.17, 475.182, 475.183, 475.451 FS. History—New 1-1-80, Amended 8-24-80, 10-19-83, 9-16-84, Formerly 21V-3.09, Amended 10-13-88, 6-17-91, 12-29-91, 12-8-92, 6-28-93, Formerly 21V-3.009, Amended 2-2-94, 11-13-94, 5-13-96, 12-30-97, 10-25-98, 3-7-99, 1-18-00, _____.

61J2-3.011 Continuing Education for School Instructors.

(1) No change.

(2) The Commission prescribed 15 classroom hours of instruction shall consist of one 7-classroom hour seminar conducted by the Commission and a minimum of 8-classroom hours of Commission approved instruction in real estate subjects and/or instructional techniques. The 8-classroom hour course of instruction may be offered by accredited universities, colleges, and community colleges in this state, by real estate schools registered pursuant to s. 475.451, Florida Statutes, and sponsors ~~entities~~ approved by the Commission. Requests for approval to offer the 8-classroom hour instructor course shall be made to the Commission. This request shall include a detailed course description and the criteria for satisfactory course completion. A copy of the course and all course materials shall be submitted to the Commission for evaluation at least 60 days prior to use. The Commission will issue a status report to the course provider within 30 days after submission of the course. Approval or denial of the 8-classroom hour course will be based on the extent to which the course content focuses on issues relevant to real estate and/or instructional techniques. Approval must be granted before the course and examination, if required, may be offered. If course approval is denied, the institution or school may resubmit the course, with the mandated changes. It is the

responsibility of the institution or school offering the Commission-approved courses to keep the course materials current and accurate, and notify the Commission at least 60 days before implementing any significant changes to the course during its approval period.

(3) Satisfactory completion of the 7-classroom hour seminar is demonstrated by attending all 7-classroom hours of instruction. Satisfactory completion of the remaining classroom hours of instruction is demonstrated by attending the Commission approved course in accordance with the standards established by the individual institution, school or Commission approved sponsor entity offering said course.

(4) No change.

Specific Authority 455.2123, 475.05 FS. Law Implemented 455.2123, 475.451(2)(c) FS. History—New 7-28-80, Amended 8-24-80, 1-3-84, Formerly 21V-3.11, Amended 7-25-90, 7-20-93, Formerly 21V-3.011, Amended 12-30-97, 1-18-00,_____.

61J2-3.013 Distance Education Correspondence Courses for Hardship Cases.

(1) Distance education Correspondence courses containing the same subject matter and requiring substantially the same assignment work will be prescribed by the Commission for any person who by reason of hardship cannot attend the place for classroom instruction prescribed in Rules 61J2-3.008, 61J2-3.010 and 61J2-3.020, Florida Administrative Code. The scholastic standards and other related requirements will be substantially the same as the courses offered by classroom instruction, having due regard, however, to the different method of presentation. A copy of the course and all course materials shall be submitted to the Commission for evaluation at least 60 days prior to use. The approval or denial of the course will be based on the extent to which the course complies with the requirements set forth in Rules 61J2-3.008, 3.009, or 3.020, Florida Administrative Code. Examinations, if required, must test the course material. If course approval is denied, the institution or school may resubmit the course, with the mandated changes. ~~Enforcement of said standards and requirements shall be the responsibility of the Commission and the BPR.~~

(2) No change.

(3) Any person desiring to complete the education course by means of distance education correspondence shall make a request to the Commission in writing, setting forth the basis of the alleged hardship. The Commission shall require said request to be supported by statements of doctors and other persons having knowledge of the facts.

Specific Authority 455.2123, 475.05 FS. Law Implemented 455.2123, 475.04, 475.17(2), 475.451(3),(6) FS.; Georgia Association of Realtors, Inc., et al. v. Florida Real Estate Commission, et al., Civil Action No. 87-15-Orl-Civ-18 (M. D. Fla. 1987). History—New 1-1-80, Amended 8-24-80, Formerly 21V-3.13, Amended 4-10-88, 10-13-88, 7-20-93, Formerly 21V-3.013, Amended 12-30-97,_____.

61J2-3.015 Notices of Satisfactory Course Completion.

(1) through (4) No change.

(5) Salesperson preclicensing courses completed through video tape instruction and continuing education courses completed by distance education correspondence study must be noted on the grade report.

(6) through (7) No change.

Specific Authority 455.2123, 475.05 FS. Law Implemented 455.2123, 475.04, 475.17, 475.182, 475.183, 475.451 FS. History—New 1-1-80, Amended 8-24-80, 9-16-84, Formerly 21V-3.15, Amended 10-13-88, 12-29-91, 6-7-92, 6-28-93, Formerly 21V-3.015, Amended 9-11-94, 12-30-97, 1-18-00,_____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE TITLE:

RULE NO.:

School Records; Class Rosters

61J2-17.012

PURPOSE AND EFFECT: To establish distance education requirements for the continuing education of real estate brokers and salespersons, pursuant to 455.2123, F.S.

SUBJECT AREA TO BE ADDRESSED: The Commission will consider removing the requirement that continuing education students provide social security numbers.

SPECIFIC AUTHORITY: 455.2123, 475.05 FS.

LAW IMPLEMENTED: 455.2123, 475.04, 475.17, 475.175, 475.451, 475.5015 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., June 21, 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 West Robinson Street, Suite 308, North Tower, Orlando, Florida 32801

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61J2-17.012 School Records; Class Rosters.

(1) No change.

(2) Each school permitholder ~~permit holder~~ of a proprietary real estate school, chief administrative person of an institution or course sponsor shall deliver to the Education Section of the Division of Real Estate a copy of the classroom course roster of courses that require satisfactory completion of an examination no later than 30 days beyond the course

completion date, or distance education correspondence course roster no later than 30 days beyond the end of the calendar month in which the course was completed.

(3) The course roster shall consist of the institution or school name and permit number (if applicable), the instructor's name and permit number (if applicable), course title, beginning and ending dates of the course, number of course hours, course location (if applicable), student's full name, license number (if applicable), social security number (only for FREC Course I and Course II), student's mailing address and the numerical grade the student achieved. The course roster shall also include the signature of the school permit holder, chief administrative person or course sponsor.

Specific Authority 455.2123, 475.05 FS. Law Implemented 455.2123, 475.04, 475.17, 475.175, 475.451, 475.5015 FS. History--New 2-25-93, Formerly 21V-17.012, Amended 11-24-97,_____.

DEPARTMENT OF HEALTH

Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling

RULE TITLE: Approval of Laws and Rules Course Providers 64B4-6.0045

RULE NO.:

PURPOSE AND EFFECT: The Board proposes to amend this rule by updating the rule text with regard to the requirements necessary for course provider approval.

SUBJECT AREA TO BE ADDRESSED: Approval of Laws and Rules Course Providers.

SPECIFIC AUTHORITY: 491.004, 491.0085(4) FS.

LAW IMPLEMENTED: 491.0085 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: Sue Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-1758

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B4-6.0045 Approval of Laws and Rules Course Providers.

(1) Laws and rules course provider status shall be obtained prior to presenting laws and rules courses. Laws and rules course provider status shall be granted to those who satisfy the following requirements:

(a) Provide the Board with a sample laws and rule course containing a detailed agenda specifying content and time frames for instruction and meets all of the following criteria:

1. through 3. No change.
4. Is a minimum of six ~~(8)(6)~~ hours in duration.
5. No change.
- (2) through (3) No change.

Specific Authority 491.004, 491.0085(4) FS. Law Implemented 491.0085 FS. History--New 10-18-99, Amended_____.

DEPARTMENT OF HEALTH

Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling

RULE TITLE: Qualifications to Hold Oneself Out as

RULE NO.:

Certified to Practice Juvenile

Sex Offender Therapy

64B4-7.007

PURPOSE AND EFFECT: The Board proposes to amend this rule by changing the rule title and the text to clarify the qualifications needed to practice juvenile sex offender therapy.

SUBJECT AREA TO BE ADDRESSED: Qualifications to practice juvenile sex offender therapy.

SPECIFIC AUTHORITY: 491.004(5), 491.0144 FS.

LAW IMPLEMENTED: 491.0144 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: Sue Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-1758

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B4-7.007 Qualifications to Hold Oneself Out as Certified to Practice Juvenile Sex Offender Therapy.

Effective October 1, 2000, in order for a licensed clinical social worker, marriage and family therapist or mental health counselor ~~to practice, or~~ to hold oneself out as one certified to practice juvenile sex offender therapy the licensee must have:

- (1) through (2) No change.

Specific Authority 491.004(5), 491.0144 FS. Law Implemented 491.0144 FS. History--New 2-9-99, Amended 4-24-00,_____.

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

RULE TITLE: Licensure Examination Subjects and Passing

RULE NO.:

Score; Additional Requirements After

Third Failure

64B17-3.002

PURPOSE AND EFFECT: The Board proposes to amend this rule to update the rule text.

SUBJECT AREA TO BE ADDRESSED: Licensure Examination Subjects and Passing Score; Additional Requirements After Third Failure.

SPECIFIC AUTHORITY: 455.574, 486.025, 486.051 FS.

LAW IMPLEMENTED: 455.574, 486.051 FS.

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

TIME AND DATE: 8:00 a.m., August 25, 2000

PLACE: The Airport, The Clarion Hotel, 2101 Dixie Clipper Road, Jacksonville, Florida 32218

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaye Howerton, Executive Director, Board of Physical Therapy Practice/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3255

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

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

RULE TITLE: Licensure Examination Subjects and Passing Score; Additional Requirements After Third Failure

RULE NO.:

64B17-4.002

PURPOSE AND EFFECT: The Board proposes to amend this rule to update the rule text.

SUBJECT AREA TO BE ADDRESSED: Licensure Examination Subjects and Passing Score; Additional Requirements After Third Failure.

SPECIFIC AUTHORITY: 455.574(1)(b), 486.025, 486.104 FS.

LAW IMPLEMENTED: 455.574, 486.104 FS.

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

TIME AND DATE: 8:00 a.m., August 25, 2000

PLACE: The Airport, The Clarion Hotel, 2101 Dixie Clipper Road, Jacksonville, Florida 32218

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaye Howerton, Executive Director, Board of Physical Therapy Practice/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3255

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

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

RULE TITLE: Citations

RULE NO.:

64B17-7.002

PURPOSE AND EFFECT: The Board proposes to amend this rule to update the rule text.

SUBJECT AREA TO BE ADDRESSED: Citations.

SPECIFIC AUTHORITY: 455.617, 486.025 FS.

LAW IMPLEMENTED: 455.617 FS.

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

TIME AND DATE: 8:00 a.m., August 25, 2000

PLACE: The Airport, The Clarion Hotel, 2101 Dixie Clipper Road, Jacksonville, Florida 32218

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaye Howerton, Executive Director, Board of Physical Therapy Practice/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3255

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B17-7.002 Citations.

(1) through (3) No change.

(4) The Board designates the following as citation violations:

(a) through (c) No change.

(d) Fraud in obtaining license by issuing a bad check – If check and bad check fee paid, \$100 fine.

(e) Failure to report conviction of licensee (455.624(1)(w) – If reported within 6 months of conviction, \$250 fine.

(f) Failure to complete HIV education 455.624(1)(e) – If completed within 6 months of inquiry by Board or Department, \$250 fine.

(g) Interfering with investigation (455.624(1)(r)). – If licensee ceases interference or complies with investigation within thirty days, \$250 fine.

(5) through (6) No change.

Specific Authority 486.025, 455.617 FS. Law Implemented 455.617 FS. History—New 1-19-92, Formerly 21MM-7.003, Amended 10-28-93, Formerly 61F11-7.003, 59Y-7.003, Amended 1-6-99, _____.

DEPARTMENT OF HEALTH

Division of Environmental Health and Statewide Programs

RULE TITLES: Definitions

RULE NOS.:

64E-5.101

Licensing of Radioactive Material

64E-5.201

Radioactive Material Other Than Source

Material – Exemptions

64E-5.203

Expiration and Termination of Licenses and Decommission of Sites and Separate Buildings or Outdoor Areas	64E-5.214
Reciprocal Recognition of Licenses for Byproduct, Source, Naturally Occurring and Accelerator Produced Radioactive Material, and Special Nuclear Material in Quantities Not Sufficient to Form a Critical Mass	64E-5.216
Standards for Protection Against Radiation	64E-5.301
Radiation Protection Programs	64E-5.303
Occupational Dose Limits for Adults	64E-5.304
Planned Special Exposures	64E-5.309
Dose to an Embryo or Fetus	64E-5.311
Dose Limits for Individual Members of the Public	64E-5.312
General	64E-5.314
Conditions Requiring Individual Monitoring of External and Internal Occupational Dose	64E-5.315
Posting Requirements	64E-5.323
Exemptions to Labeling Requirements	64E-5.326
General Provisions	64E-5.334
Records of Individual Monitoring Results	64E-5.339
Reports of Stolen, Lost, or Missing Licensed or Registered Sources of Radiation	64E-5.343
Notification of Incidents	64E-5.344
Reports of Exposures, Radiation Levels, Concentrations of Radioactive Material Exceeding the Constraints or Limits, and Misadministrations	64E-5.345
Personnel Monitoring Control	64E-5.414
Subjects to be Covered During the Instruction of Industrial Radiographers	64E-5.420
Release of Patients Containing Radiopharmaceuticals or Permanent Implants	64E-5.622
Radiation Surveys for Teletherapy Facilities	64E-5.643
Modification of Teletherapy Unit or Room Before Beginning a Treatment Program	64E-5.645
Radiation Survey Instruments	64E-5.1103
Personnel Monitoring	64E-5.1112
Personnel Monitoring	64E-5.1310
Access Control	64E-5.1406
Personnel Monitoring	64E-5.1418
Transportation of Radioactive Material	64E-5.1502

PURPOSE AND EFFECT: The purpose of these rules is to maintain the department's compatibility with the U.S. Nuclear Regulatory Commission. The effect is to specify procedures for the release of patients who have been treated with radiopharmaceuticals or have permanent implants containing radioactive material; exempt carbon 14 urea capsules used to detect H. pylori bacteria; specify records of radioactive material disposal; require constraint of air emissions of radioactive material; clarifies monitoring and dose requirements to a declared pregnant woman and the embryo or fetus; and allows the use of optically stimulated luminescent devices to monitor radiation exposure.

SUBJECT AREA TO BE ADDRESSED: Release of patients who have been administered radiopharmaceuticals or permanent implants containing radioactive material, recordkeeping requirements, constraint of air emissions, monitoring and dose requirements to a declared pregnant woman and the embryo or fetus, and the use of optically stimulated luminescent devices.

SPECIFIC AUTHORITY: 404.051, 404.061, 404.081, 404.141 FS.

LAW IMPLEMENTED: 404.022, 404.031, 404.041, 404.051(1),(4),(10),(11), 404.061(2)(3), 404.081, 404.141 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., June 27, 2000

PLACE: Room 210J, 4042 Bald Cypress Way, Tallahassee, FL 32399-1741

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: William A. Passetti, Chief, Bureau of Radiation Control, (850)245-4266

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

Section II Proposed Rules

DEPARTMENT OF INSURANCE

RULE TITLE: Individually Rated Risks
RULE NO.: 4-170.019

PURPOSE AND EFFECT: The rule sets standards for Property and Casualty Insurers that write individually rated risks and large commercial risk business.

SUMMARY: The rule establishes guidelines and procedures for the use and limitations of individual risk rating, associated record keeping and reporting requirements.

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 FS.

LAW IMPLEMENTED: 624.307(1), 624.418(2), 624.4211, 627.062(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: 9:30 a.m., Wednesday, June 28, 2000

PLACE: Room 116, Larson Building, 200 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jack Swisher, Division of Insurer Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0330

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 at (850)922-3110, Ext. 4214.

THE FULL TEXT OF THE PROPOSED RULE IS:

4-170.019 Individually Rated Risks.

(1) The purpose of this rule is to clarify what types of risks may be individually rated under Subsection 627.062(3), F.S., and the reporting requirements for those individually rated risks.

(2) This rule applies to all lines of property, casualty, and surety insurance except private passenger automobile, homeowners, and workers compensation.

(3) Within the context of this rule:

(a) the term "individual risk" shall mean the insurable interests of a single entity, i.e., a natural person, partnership, corporation, or unincorporated association;

(b) the term "individually rated risk" shall mean an individual risk for which an insurer provides coverage and which has not been rated in accordance with the insurer's rates, rating schedules, rating manuals, underwriting rules, and rating plans filed with the department;

(c) the terms "refer to company," "(a)-rate," and "a-rate" shall all mean the act of individually rating a risk by an insurer in a manner not in accordance with the insurer's rates, rating schedules, rating manuals, underwriting rules, and rating plans filed with the department; and

(d) the term "large commercial risk" shall mean a risk which meets any two or more of the following conditions:

(i) Employs at least 500 full-time employees or their equivalent.

(ii) Generates net revenue of at least \$100 million in the latest fiscal year as reported in audited financial statements.

(iii) Has a net worth of at least \$50 million in the latest fiscal year as reported in audited financial statements.

(iv) Pays annual property/casualty insurance premiums of at least \$500,000 in total for the following types of insurance:

Commercial property including allied lines

Commercial auto

Commercial general liability

(v) Procures insurance through a certified risk manager who shall have at least one of the following credentials: ARM, CPCU, CRM, FRM, BA or higher degree in risk management, or has at least seven years of experience in risk financing, claims administration, loss prevention, or risk and insurance coverage analysis.

(vi) Is a public entity with a population in excess of 50,000.

(vii) Is a nonprofit organization or a public entity with minimum annual budget of \$45 million.

(4) For individually rated risks, that are not large commercial risks as defined in paragraph (2)(d) of this rule, an insurer shall:

(a) Maintain documentation which identifies the named insured, the policy number, the annual statement line, the classification of the risk, any special characteristics of the risk, the reasons why the risk is being individually rated, and justification for the individual rate, including any modifications to existing approved policy forms used on the risk; the insurer shall maintain these records for a period of at least five years after the effective date of the policy; and

(b) Complete quarterly reports in accordance with Rule 4-137.008.

(5) The characteristics of a large commercial risk shall be deemed sufficient for it to be eligible for individual risk rating. For large commercial risks which are individually rated, the insurer shall:

(a) Maintain documentation to show that the risk meets the definition of a large commercial risk as defined in paragraph (2)(d) of this rule. This documentation must be maintained for a period of at least five years from the effective date of the policy and is in lieu of the documentation required in paragraph (4)(a) of this rule; and

(b) Complete quarterly reports in accordance with Rule 4-137.008.

(6) The number of employees, net revenue, net worth, annual property/casualty premiums, population, or budget of a group of individual risks shall not be combined for the purposes of meeting the definition of a large commercial risk.

Special Authority 624.308(1) FS. Law Implemented 624.307(1), 624.418(2), 624.4211, 627.062(3) FS. History--New

NAME OF PERSON ORIGINATING PROPOSED RULE:
Jack Swisher

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Beth Vecchioli, Chief, Bureau of Property and Casualty Forms and Rates, Department of Insurance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 3, 2000

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

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**Division of Standards****RULE TITLES:**

Standards

RULE NOS.:

5F-2.001

Adoption of the General Code and the Codes of

Liquid-Measuring Devices, Liquefied

Petroleum Gas and Anhydrous Ammonia

Liquid-Measuring Devices, Hydrocarbon Gas

Vapor-Measuring Devices, Vehicle-Tank

Meters, and Vehicle Tanks Used as Measures

of National Institute of Standards and

Technology Handbook 44

5F-2.014

PURPOSE AND EFFECT: The purpose of 5F-2.001 is to adopt the 2000 edition of the chemical and physical standards set forth in the American Society for Testing and Materials. These standards will be used for quality testing of regulated petroleum products. The effect will be that the Department will use the most recent nationally recognized standards for petroleum products developed by a consensus organization. The purpose of 5F-2.014 is to adopt the 2000 edition of NIST Handbook 44 which contains specifications and testing criteria for liquid and vapor measuring devices. The effect will be the incorporation of the most recent specifications and testing criteria of measuring devices developed by a consensus organization.

SUMMARY: Proposed rules 5F-2.001 and 5F-2.014 will specify that the 2000 Annual Book of ASTM Standards and 2000 edition of NIST Handbook 44, respectively, are the accepted standards for implementation of Chapter 525, F.S.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

Any person who wishes to provide 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: 525.14, 525.037, 531.40, 531.41(3) FS.

LAW IMPLEMENTED: 525.01, 525.037, 525.07, 525.14, 531.40 FS.

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

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

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

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

THE FULL TEXT OF THE PROPOSED RULES IS:**5F-2.001 Standards.**

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

(a) Standards. All gasoline shall conform to the chemical and physical standards for gasoline as set forth in the American Society for Testing and Materials designation D 4814-99 ~~D 4814-98a~~, "Standard Specification for Automotive Spark-Ignition Engine Fuel."

(b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation D 4814-99 ~~D 4814-98a~~, "Standard Specification for Automotive Spark-Ignition Engine Fuel."

(c) No person shall sell or offer for sale gasoline in this state that does not comply with the following requirements:

1. The total ethanol content of gasoline shall not exceed ten percent (10.0%), by volume;

2. The total methanol and co-solvents content of gasoline shall not exceed ten percent (10.0%), by volume;

3. The total methyl tertiary butyl ether (MTBE) content of gasoline shall not exceed fifteen percent (15.0%), by volume;

4. The total ethanol and methyl tertiary butyl ether (MTBE) content of gasoline shall not exceed twelve percent (12.0%), by volume.

(2) Kerosene (Kerosine). The following specifications apply to kerosene No. 1-K and No. 2-K sold or offered for sale in Florida.

(a) Standards. All kerosene No. 1-K and No. 2-K shall conform to the chemical and physical standards for kerosene No. 1-K and No. 2-K as set forth in the American Society for Testing and Materials designation D 3699-98, "Standard Specification for Kerosine."

(b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation D 3699-98, "Standard Specification for Kerosine."

(3) Diesel Fuel Oils No. 1-D and No. 2-D. The following specifications apply to diesel fuel oils No. 1-D and No. 2-D sold or offered for sale in Florida.

(a) Standards. All diesel fuel oils No. 1-D and No. 2-D shall conform to the chemical and physical standards for diesel fuel oils No. 1-D and No. 2-D as set forth in the American Society for Testing and Materials designation D 975-98b ~~D 975-98a~~, "Standard Specification for Diesel Fuel Oils."

(b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation D 975-98b ~~D-975-98a~~, "Standard Specification for Diesel Fuel Oils."

(4) Fuel Oils No. 1 and No. 2. The following specifications apply to fuel oils No. 1 and No. 2 sold or offered for sale in Florida.

(a) Standards. All fuel oils No. 1 and No. 2 shall conform to the chemical and physical standards for fuel oils No. 1 and No. 2 as set forth in the American Society for Testing and Materials designation D 396-98, "Standard Specification for Fuel Oils."

(b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation D 396-98, "Standard Specification for Fuel Oils."

(5) Water in Retail Storage Tanks. Water in storage tanks containing products enumerated in this section and from which products are sold at retail shall not exceed two inches in depth when measured from the bottom of the tank.

(6) Materials. The following materials are hereby incorporated by reference. Copies of these publications may be obtained from the American Society for Testing and Materials, 100 Barr Harbor Drive, West Conshohocken, PA 19428.

(a) American Society for Testing and Materials D 4814-99 ~~D-4814-98a~~, "Standard Specification for Automotive Spark-Ignition Engine Fuel," (approved June, 10, 1999 ~~July 1998~~);

(b) American Society for Testing and Materials D 3699-98, "Standard Specification for Kerosine," (approved April 1998);

(c) American Society for Testing and Materials D 975-98b ~~D-975-98a~~, "Standard Specification for Diesel Fuel Oils" (approved December 10, 1999 ~~July 1998~~);

(d) American Society for Testing and Materials D 396-98, "Standard Specification for Fuel Oils" (approved April 1998).

Specific Authority 525.037, 525.14 FS. Law Implemented 525.01, 525.037, 525.14 FS. History—Amended 1-15-68, 7-1-71, 7-1-73, 12-1-73, 11-16-74, 2-13-80, 5-3-83, Formerly 5F-2.01, Amended 5-3-90, 8-13-92, 11-29-94, 11-13-97, 12-9-98, 8-3-99, _____.

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

The general code and the codes of liquid-measuring devices, liquefied petroleum gas and anhydrous ammonia liquid-measuring devices, hydrocarbon gas vapor-measuring devices, vehicle-tank meters, and vehicle tanks used as measures relating to specifications, tolerances, and other technical requirements for commercial weighing and

measuring devices, contained in National Institute of Standards and Technology Handbook 44, 2000 ~~1999~~ Edition issued November 1999 ~~1998~~, published by U.S. Department of Commerce are hereby adopted by reference as rules of the Department of Agriculture and Consumer Services. Copies may be obtained from the Superintendent of Documents, U. S. Government Printing Office, Washington, D. C. 20402.

Specific Authority 525.14, 531.40, 531.41(3) FS. Law Implemented 525.07, 531.40 FS. History—New 1-1-74, Amended 7-1-74, Repromulgated 12-31-74, Amended 4-18-75, 1-25-76, 1-17-77, 2-15-79, 6-4-80, 4-5-81, 5-2-82, 6-30-83, 7-15-84, 8-11-85, Formerly 5F-2.14, Amended 7-7-86, 4-5-87, 4-27-88, 5-31-89, 8-21-90, 8-5-91, 12-10-92, 11-29-94, 11-13-97, 12-9-98, 8-3-99, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Eric Hamilton

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 18, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: April 14, 2000

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE: Employees' Benefit Fund
RULE CHAPTER NO.: 14-9

RULE TITLE: Employees' Benefit Fund
RULE NO.: 14-9.001

PURPOSE AND EFFECT: The Department proposes the repeal of the rule on the Employees' Benefit Fund. The funds will be administered under Department procedures. Repeal of this rule will have no impact upon Department operations regarding the administration of the funds.

SUMMARY: This is a proposed repeal of the Employees' Benefit Fund rule.

SPECIFIC AUTHORITY: 334.044(2) FS.

LAW IMPLEMENTED: 334.131, 403.7145(2) FS.

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

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

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

14-9.001 Employees' Benefit Fund.

Specific Authority 334.044(2), 334.131 FS. Law Implemented 334.131, 403.7145(2) FS. History—New 9-11-77, Amended 7-9-78, 2-21-84, Formerly 14-9.01, Amended 9-27-94, 5-29-97, Repealed.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Christine W. Speer, Assistant Secretary for Finance and Administration

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 18, 2000

DEPARTMENT OF CORRECTIONS

RULE TITLES:	RULE NOS.:
Care of Inmates	33-602.101
Inmate Property	33-602.201
Inmate Property – Forms	33-602.202

PURPOSE AND EFFECT: The proposed rules are needed in order to clarify and update provisions concerning inmate property.

SUMMARY: The proposed rules reorganize provisions concerning inmate property for easier accessibility, update staff titles and forms associated with inmate property issues, delete obsolete language, and update the list of specific property items which may be possessed by inmates.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 944.09 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., June 29, 2000

PLACE: Inmate Grievance Conference Room, Room C-404, 2601 Blair Stone Road, Tallahassee, Florida

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

THE FULL TEXT OF THE PROPOSED RULES IS:

33-602.101 Care of Inmates.

(1) No change.

~~(2) The reception center Correctional Officer Chief shall ensure that property files are established for all new inmates. The inmate property file shall become part of the inmate's institutional file. All forms and correspondence pertaining to inmate property shall be placed in this file in chronological order. The Correctional Officer Chief or his designee shall be responsible for the maintenance of the inmate property file.~~

~~(3)(a) When an inmate is initially received by the Department, the receiving or property officer shall take charge of the Inmate's personal property. The officer shall inventory all items in the inmate's possession at that time using Form DC3 001, Inmate Personal Property List.~~

~~(b) After final disposition is completed, the officer shall give one copy of the receipt to the inmate along with that property the inmate is authorized by the Department to keep. Personal property remaining in the possession of an inmate is the responsibility of that inmate and not of the institution. One copy of the receipt shall be placed with any property which is not authorized within the Department and which is to be stored. Final disposition of this property shall be in accordance with Rule 33-602.201. One copy of the receipt shall be placed in the package to be mailed to the inmate's home or to the person designated on the form; if the inmate chooses to forfeit the items, this copy of the receipt shall be given to the inmate. One copy of the receipt shall be placed in the inmate property file.~~

~~(4) Upon receipt at any facility of the department, a written receipt for money or other valuables that are in excess of that allowed shall be given to the inmate. When such monies or valuables are returned a receipt shall be obtained from the inmate. Inmates shall be given an opportunity to send money or valuables to their families or other persons of their choice at no expense to the Department of Corrections. When it becomes necessary to confiscate and impound the authorized personal property of an inmate subsequent to his reception in the institution, it will be immediately inventoried by an officer in the presence of the inmate, and a written, signed receipt itemizing the property will be given to the inmate. If the inmate's behavior is such that the security and order of the institution is jeopardized by his presence during the inventory process, the inmate's presence shall not be required. In such cases a second officer shall witness the inventory process. Proper procedures will be taken to safeguard and store such property so as to prevent its loss, damage or theft. Upon release of the property, a signed receipt will be obtained from the inmate. Money in excess of the amount allowed by institutional policies found in the possession of an inmate will be handled in accordance with rule 33-602.203(5)(a) of these rules.~~

~~(5)(a) Whenever an inmate is Transferred from one institution to another, the inmate's personal property and personal property file shall be transferred with him. The sending institution shall have the responsibility of ensuring that~~

~~the inmate being transferred has only that property which belongs to him and that such property is authorized. The inmate and the officer inspecting the property shall sign and date Form DC3-304, Receipt for Personal Property, at the time of the transfer. Any property that is left behind or missing shall be noted on the form.~~

~~(b) If an inmate is transferred without his personal property, the property shall be forwarded to the inmate by the sending institution within five working days. The property along with an itemized list shall be placed in a sealed container for transporting. A staff member at the receiving institution shall check the property against the property list to ensure that all property is accounted for. The inmate shall sign Form DC3-304, Receipt for Personal Property, when the property is given to the inmate. Any discrepancies shall be noted on the form. If the inmate refuses to sign Form DC3-304, Receipt for Personal Property, a notation to that effect shall be placed on the form and a second employee shall witness and sign the form.~~

~~(6) Any inmate transferring to an outside community hospital for treatment or to a court appearance shall take only items of personal clothing and hygiene items except in those cases in which the inmate is expected to be absent for a period of more than 30 days. If the inmate is to return within 30 days, remaining personal property as well as state issued property shall be inventoried and stored in accordance with Rule 33-602.201, Inmate Property.~~

~~(7) Any inmate being released by parole or expiration of sentence shall take all personal property with him and sign Form DC3-304, Receipt for Personal Property, at the time of release. Personal property left behind will be handled in accordance with subsection (3)(i) of Rule 33-602.201, Inmate Property. Missing property will be handled in accordance with subsection (3)(l) of the above referenced rule.~~

~~(2)(8) Each institution shall provide a canteen to be operated within the institution for the convenience of the inmates in obtaining items which are not furnished them by the Department of Corrections, but which are allowable within the institution through canteen purchase. Proceeds from the operation of the canteen shall be deposited in the Welfare Trust Fund as provided by law. These profits shall be used as provided in rule 33-203.101. As prescribed by law the Welfare Trust Fund shall be the responsibility of the Secretary, who may delegate such authority to the proper institutional committee. Such canteen operation shall be subject to audit, as other institutional operations are audited. Wardens shall establish operating schedules, maximum purchase limits, and maximum possession limits for consumable canteen items. Institutions with a cashless canteen shall restrict canteen purchases to those inmates with proper identification. Alternate purchase procedures shall be established for those inmates with temporary ID cards. These alternate procedures shall ensure at least a weekly opportunity to make canteen purchases.~~

(9) through (17) renumbered (3) through (11) No change.

Specific Authority 944.09 FS. Law Implemented 944.09 FS. History--New 10-8-76, Formerly 33-3.02, Amended 4-19-79, 4-24-80, 1-9-85, 11-3-87, 9-16-88, 7-23-89, 8-27-91, 3-30-94, 11-14-95, 6-2-99, Formerly 33-3.002, Amended _____.

33-602.201 Inmate Property.

(1) The reception center Chief of Security shall ensure that property files are established for all new inmates. The inmate property file shall become part of the inmate's institutional file. All forms and correspondence pertaining to inmate property shall be placed in this file in chronological order. The Chief of Security or his designee shall be responsible for the maintenance of the inmate property file. An addendum will be made to the Inmate Personal Property List, Form DC6-224, any time the status of inmate personal property changes. Examples of changes include when an inmate receives additional property through an approved source or when the inmate chooses to dispose of a broken or worn out item.

(2)(a) When an inmate is initially received by the Department, the receiving or property officer shall take charge of the inmate's personal property. The officer shall inventory all items in the inmate's possession at that time using Form DC6-224, Inmate Personal Property List.

(b) After final disposition is completed, the officer shall give one copy of the receipt to the inmate along with that property the inmate is authorized by the Department to keep. Personal property remaining in the possession of an inmate is the responsibility of that inmate and not of the institution. One copy of the receipt shall be placed with any property which is not authorized within the Department and which is to be stored. One copy of the receipt shall be placed in the package to be mailed to the inmate's home or to the person designated on the form; if the inmate chooses to forfeit the items, this copy of the receipt shall be given to the inmate. One copy of the receipt shall be placed in the inmate property file. The unauthorized property will be held at the institution for 30 days. During this 30 day period, the inmate shall be given an opportunity to have the items picked up by an approved visitor, relative or friend, or to mail money or valuables to their families or other persons of their choice at no expense to the Department of Corrections. The 30 day time period will not include any time during which an appeal or grievance is pending. Persons picking up items must pre-arrange with the warden for pick-up at a specific time during administrative working hours (Monday through Friday 8:00 AM through 5:00 PM).

(3) Upon receipt at any facility of the department, a written receipt for personal property that is in excess of that allowed shall be given to the inmate. When it becomes necessary to confiscate and impound the authorized personal property of an inmate subsequent to his reception in the institution, it will be immediately inventoried by an officer in the presence of the inmate, and a written, signed receipt, Form

DC6-220, Inmate Impounded Personal Property List, itemizing the property will be given to the inmate. If the inmate's behavior is such that the security and order of the institution is jeopardized by his presence during the inventory process, the inmate's presence shall not be required. In such cases a second officer shall witness the inventory process. Proper procedures will be taken to safeguard and store such property so as to prevent its loss, damage or theft. Upon release of the property, a signed receipt will be obtained from the inmate. Money in excess of the amount allowed by institutional policies found in the possession of an inmate will be handled in accordance with rule 33-602.203(5)(a).

(4)(f) No change.

(5)(2) Unauthorized Property. (Also see Control of Contraband, 33-602.203).

(a) through (b) No change.

(c) Property that is authorized for inmates in general population such as shaving powders, oils and lotions shall be unauthorized or restricted based upon an inmate's confinement or other high security status when that item presents a security risk. Further limits on personal items for inmates in confinement or other high security statuses are authorized as referenced in rules 33-602.220, 33-602.221, 33-602.222 and 33-601.811.

(6)(3) Impounded Property.

(a) No change.

(b) When personal property of an inmate is taken, it will be inventoried according to the following procedure on Form DC6-220 ~~DC3-009~~, Inmate Impounded Personal Property List, and, whenever practical, in the presence of the inmate. Exceptions may be made when the inmate's presence during this process jeopardizes institutional security or in times of an emergency such as a general disturbance creating security concerns. New inmates being processed into the department at one of the reception centers will have their property recorded on Form DC6-220 ~~DC3-004~~ with a copy being given to the inmate. Unauthorized property will be stored pending final disposition as provided in this rule. At the time of receipt into the department each inmate will also sign an Authorization for Disposition of Mail and Property, Form DC6-226 ~~DC3-003~~, which authorizes the department to dispose of the property should the inmate abandon it.

1. The inventory shall specifically list and identify each item or each group or package of personal items such as letters, legal papers, etc., as an assortment on Form DC6-220 ~~DC3-009~~.

2. The inventory list shall be signed and dated by the employee recording the inventory and signed by the inmate, each in the presence of the other, unless doing so would be a danger or a threat to security, or unless the inmate is unavailable.

3. If an inmate refuses to sign the inventory list, or is not present, that fact will be noted on the inventory and signed by the employee making the inventory and also by a second employee present.

4. The inventoried property will be kept together and identified by placing one signed copy of the inventory with the property.

5. One signed copy of the inventory shall be given to the inmate.

(c) through (d) No change.

(e) If it is appropriate to return part, but not all, of the impounded property to the inmate, the following procedure will be followed:

1. That part of the property being returned will be listed on the approved release Form DC6-225 ~~DC3-002~~, Inmate Partial Property Return Receipt, and any property found to be missing at that time will be noted on the form. The employee making the release and the inmate will date and sign the release form each in the presence of the other. One signed copy of the release form shall be given to the inmate. One copy shall be attached to the original inventory list and kept with the remaining impounded property until all property is returned to the inmate, and then to the inmate's property file.

2. The remaining unauthorized impounded property shall be held by the institution for 30 days. It shall be the responsibility of the inmate to make arrangements to have the property picked up by an approved visitor, relative or friend. In the alternative, the inmate may pay to have the property mailed sent to one of these approved individuals. The 30-day time period shall not include any time during which an appeal or grievance proceeding relating to the impounded property is pending. This paragraph does not apply to property that will be returned to the inmate pursuant to subsection (6) ~~3~~(d) after release from close management, administrative or disciplinary confinement.

3. No change.

(f) No change.

(g) When an inmate whose personal property has been taken and impounded is transferred to another facility, that property shall be transported with the inmate or as soon as possible thereafter. It is the responsibility of the sending location to ensure that only authorized property is transported and that the inmate has signed the proper receipt for the property. Form DC6-227, Receipt for Personal Property ~~(DC3-304)~~. The procedures for returning property listed in ~~(e)~~ and (f) shall be followed. When the inmate has excessive authorized property which cannot be transported with the inmate, the procedures for making a partial return listed in (e)(f) shall be followed.

(h) Whenever an inmate is transferred from one institution to another, the inmate's personal property and personal property file shall be transferred with him. The sending institution shall have the responsibility of ensuring that the

inmate being transferred has only that property which belongs to him and that such property is authorized. The inmate and the officer inspecting the property shall sign and date Form DC6-227, Receipt for Personal Property, at the time of transfer. Any property that is left behind or missing shall be noted on the form.

(i) If an inmate is transferred without his personal property, the property shall be forwarded to the inmate by the sending institution within five working days. The property, along with an itemized list, shall be placed in a sealed container for transporting. A staff member at the receiving institution shall, in the presence of the inmate to whom the property belongs, check the property against the property list to ensure that all property is accounted for. The inmate shall sign Form DC6-227, Receipt for Personal Property, when the property is given to the inmate. Any discrepancies shall be noted on the form. If the inmate refuses to sign Form DC6-227, Receipt for Personal Property, a notation to that effect shall be placed on the form and a second employee shall witness and sign the form.

(7) Any inmate transferring to an outside community hospital for treatment or to a court appearance shall take only items of personal clothing and hygiene items except in those cases in which the inmate is expected to be absent for a period of more than 30 days. If the inmate is to return within 30 days, remaining personal property shall be inventoried utilizing Form DC6-220, Inmate Impounded Personal Property List, and stored in a secure location.

(8) Any inmate being released by parole or expiration of sentence shall take all personal property with him and sign Form DC6-227, Receipt for Personal Property, at the time of release.

(9)(h) No change.

(10)(i) When an inmate dies, escapes, or otherwise voluntarily abandons his or her property, that property will be inventoried and the procedures listed below will be followed:

(a) The property will be inventoried and stored in a secure area.

1. through 3. renumbered (b) through (d) No change.

(e) Abandoned property will be held by the institution for a period of 30 days to ensure sufficient time to incorporate the procedures outlined above.

(f) through (i) No change.

(j) 1. through 3. renumbered (11)(a) through (c) No change.

(12)(k) The warden or his designee is authorized to require an inmate to bring all of his personal property to the disciplinary hearing if he determines that this is necessary after evaluating the factors set out in paragraph (11)(j) above.

(13)(l) If items of impounded property cannot be located and are missing any time stored when the property is returned to an inmate, a written report of this fact, listing the missing items and their possible value, with attached property records

documenting ownership, shall be given to the Assistant warden or other designee of the warden or ~~Officer in Charge~~, who will conduct or initiate a thorough investigation of the loss.

1. through 3. renumbered (a) through (c) No change.

(d) 4. If claims are substantiated, the warden shall forward a cover letter, along with a copy of the investigation and verification of ownership through inmate property records to the service center general services manager Regional Safety/Loss Control Manager outlining reasons for recommending reimbursement.

(e) 5. The service center general services manager Regional Safety/Loss Control Manager shall:

1. a. Ensure that the claim has been properly investigated and contains all supporting documents.

2. b. Ensure that supporting documents provide evidence of ownership of lost or destroyed property.

3. e. Return the claim to the institution for further investigation or action if the claim is incomplete or if there is insufficient evidence available to support the claim.

d. Forward the claim and supporting documents to the Bureau of General Services Safety Office for processing if the claim is complete.

4. 6. The Bureau of General Services Safety Office shall review and forward the claim to the Department of Insurance, Division of Risk Management, for review and reimbursement consideration. Form DC6-238, Report of Risk Management Claim for Inmate Property, shall be used for this purpose.

(4) through (5) renumbered (14) through (15) No change.

(16) Forms. The following forms referenced in this rule are hereby incorporated by reference. Copies of any of these forms are 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.

(a) Form DC6-224, Inmate Personal Property List, effective date _____.

(b) Form DC6-220, Inmate Impounded Personal Property List, effective date _____.

(c) Form DC6-226, Authorization for Disposition of Mail and Property, effective date _____.

(d) Form DC6-225, Inmate Partial Property Return Receipt, effective date _____.

(e) DC6-227, Receipt for Personal Property, effective date _____.

(f) DC6-238, Report of Risk Management Claim for Inmate Property, effective date _____.

Specific Authority 944.09 FS. Law Implemented 944.09 FS. History--New 6-4-81, Formerly 33-3.025, Amended 11-3-87, 11-13-95, 5-20-96, 1-8-97, 6-1-97, 7-6-97, 10-15-97, 2-15-98, 3-16-98, 8-4-98. 12-7-98, Formerly 33-3.0025, Amended _____.

APPENDIX ONE PROPERTY LIST

This list incorporates all property authorized to be possessed by inmates in all Department institutions and facilities except community correctional centers. Except for items specified below as "exemptions", property received on or after January 1, 1996 must be in compliance with this list. Inmates in possession of property previously approved for receipt prior to January 1, 1996, but which is not in compliance with the property list, shall be allowed to retain this property until January 1, 1998, but upon that date the property must be disposed of unless the item is specifically exempted as set forth below. Effective January 1, 1998 all inmates must be in compliance with this list except for items specifically exempted below. Inmates in possession of previously approved property which meets the description of property on the list shall be allowed to retain the property.

Definitions.

The "quantity" establishes a maximum possession limit. This does not mean that all state issue items will be issued to each inmate, or that the maximum number of items will be issued. Where there is a "value" indicated, the authorized item shall not exceed that value. The terms "canteen" and "state issue" refer to the sources from which property can be obtained after January 1, 1996. All items with the "canteen" designation shall be available in all institutional canteens or through canteen order. All canteen items are transferable between institutions. ~~If a superintendent wishes to exclude a particular listed canteen item at his institution based on security needs, he shall forward a written request to the regional director outlining the reasons for the exclusion request. The regional director shall approve the request only when it is clear that the item would present a threat to the security and order at that particular institution or would present a threat to the safety of staff or inmates at that particular institution. In such cases, the item shall be impounded and held while the inmate is housed at that location and shall be returned to the inmate when he leaves that institution.~~ "State issue" means that the institution has the authority to issue this item to inmates based upon the character of the institution, the location of the institution, the housing or work assignment of the inmate, or other factors related to institution or inmate needs. Institutions housing death row inmates shall make adjustments to this property list when possession of listed items by death row inmates would create a threat to the security of the institution.

Exemptions.

Inmates already in possession of the following previously approved items shall be allowed to retain the items until they are no longer serviceable, but shall not be allowed to replace them with like items.

Clothing items of a different color than specified on the property list.

- Locks other than V68 series
- Plastic bowls, tumblers, cups and lids
- Pantyhose
- Nail clippers larger than 2-1/2" 3-1/2"

AUTHORIZED PROPERTY LIST

CLOTHING

<u>Quantity</u>	<u>Unit</u>	<u>Value</u>	<u>Articles</u>
<u>4 2</u>	each		Bras (state issue – female only)
<u>1</u>	Each		Housecoat/robe (state issue)
<u>7 4</u>	Each		Panties (state issue – female only)
<u>1</u>	<u>Each</u>		<u>Robe (state issue – female only)</u>
<u>3 2</u>	Each		Slips (state issue – female only)

PERSONAL ARTICLES

<u>Quantity</u>	<u>Unit</u>	<u>Value</u>	<u>Articles</u>
25	each		Bobby pins, roller clips – <u>plastic only</u> (females only), (canteen)
*			Books (legal, educational, religious, fiction) – * Quantity as specified by rule <u>33-501.401</u> <u>33-3.012</u> , educational requirements and storage space limitations.
<u>1</u>	<u>each</u>		<u>Calendar, as specified by rule 33-501.401</u>
<u>12</u>	each		Clothespins (only at institutions with clothes lines) (canteen)
<u>12</u>	each		Coat hangers, plastic (only at institutions utilizing hangers) (canteen)
1	each		Comb-pocket type, no handles and brush (non-metal), clip, lift comb, plastic hair pick) (state issue or canteen)
1	each		Cup, drinking – plastic (<u>canteen</u>)
<u>1</u>	<u>Package</u>		<u>Dental floss strips, Rx only (canteen order)</u>
*			<u>Envelopes, self-addressed stamped – * the total in the inmate's possession shall not exceed the limit of 1 pack of envelopes or 25 1-ounce 1st class stamps as set for the individual items.</u>

2	each	Eyeglasses, case, contact lens and solutions (state issue or personal; "personal" means that inmates already in possession of these items will be allowed to retain them, but any future items will be provided by the institution if needed.) <u>Contact lenses will only be provided if medically indicated.</u>
1	<u>Each</u>	<u>Hairbrush – nonmetal, handles for females only (canteen)</u>
1	each	Health aids – headache and cold remedies, antacids, laxatives, eye wash, antifungal preparations, cough drops, nasal spray, etc. <u>No imidazoline, tetrahydrozoline, or hydrochlorida compounds</u> (canteen – as approved by health services)
*		Hobby craft – as specified by institutional operating procedure at locations where program exists and <u>subject to</u> storage space limitations
1	each	Moisturizer – <u>no mineral oils</u> (canteen)
1	each	Nail clippers, not to exceed <u>2-1/2" 3-1/2"</u> (canteen)
4	each	Pens, ballpoint, flair-type, pencils, <u>or security pens</u> , no markers (canteen)
4	each	Tweezers – blunt (canteen)

33-602.202 Inmate Property – Forms.

Specific Authority 944.09 FS. Law Implemented 944.09 FS. History–New 11-3-87, Amended 11-14-95, Formerly 33-3.00275, Repealed _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Stan Czerniak

NAME OF SUPERVISOR OR PERSON WHO APPROVED
THE PROPOSED RULE: Michael W. Moore

DATE PROPOSED RULE APPROVED BY AGENCY
HEAD: May 19, 2000

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

LAND AND WATER ADJUDICATORY COMMISSION**Sampson Creek Community Development District**

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Sampson Creek Community

Development District

42DD-1

RULE TITLES:

Establishment

Boundary

Supervisors

RULE NOS.:

42DD-1.001

42DD-1.002

42DD-1.003

PURPOSE, EFFECT AND SUMMARY: The purpose of this proposed rule is to establish a community development district (CDD), the Sampson Creek Community Development District, pursuant to Chapter 190, F.S. The petition filed by The St. Joe/Arvida Company, L.P., requests that the Commission establish a community development district located in St. Johns County, Florida. The land area proposed to be served by the District comprises approximately 1,015 acres. The proposed District is generally located 0.5 miles west of Interstate 95 and on the south side of County Road 210. The site is located on the east and west sides of Leo Maguire Road. There are two parcels within the external boundaries of the proposed District that are to be excluded from the District. The two out-parcels include a tower site of approximately 2.4 acres owned by AT&T Communications of Southern States, Inc., and a cemetery site of approximately 1.3 acres owned by Sampson Cemetery, Inc. The proposed development within the District contemplates the construction of approximately 799 single family residential dwelling units, with associated retention areas, roadways, common areas, a recreation complex and an eighteen-hole golf course including associated maintenance facilities. The Petitioner has obtained written consent to establish the District from the owners of 100% of the real property located within the proposed District. Development is projected to occur over an estimated ten (10) year period. The proposed land uses for lands contained within the proposed District are consistent with the approved St. Johns County Future Land Use Plan. The majority of the land in the proposed District is part of a planned community included in a Planned Unit Development approval issued by St. Johns County (the "PUD"). The PUD was approved on February 10, 1998. The District, if established, intends to participate in the construction of certain facilities and services such as roadways, lighting, water and wastewater, water management, landscaping and irrigation, recreation, and security on the lands within the District.

SUMMARY OF THE ESTIMATED REGULATORY COST:

The statement of estimated regulatory costs (SERC) supports the petition to establish the District. The complete text of the SERC is contained as Exhibit 8 to the petition to establish the District. The scope of the SERC is limited to evaluating the regulatory cost consequences of approving the proposal to establish the District. The requirements for a SERC are found in Section 120.541(2), F.S. A SERC must contain (a) a good faith estimate of the number and types of individuals likely to be required to comply with the rule or who will be affected; (b) a good faith estimate of the costs to any state and local government entities of implementing and enforcing the proposed rule, and any anticipated affect on state and local revenues; (c) a good faith estimate of the transactional costs

likely to be incurred by individuals and entities; (d) an analysis of the impact on small businesses, small counties, and small cities; (e) any additional information that the agency determines may be useful; and (f) any good faith written proposal submitted under paragraph (1)(a) and either a statement adopting the alternative or a statement rejecting the alternative in favor of the proposed rule. Addressing section (a), the principal entities that are likely to be required to comply with the rule include the District, the State of Florida, and St. Johns County. In addition, future property owners will be affected by the establishment of the proposed District. Under section (b), the FLWAC and State of Florida incur minimal one-time administrative costs. St. Johns County also incurred one-time administrative costs which are offset by the required filing fee paid to the County. Adoption of the proposed rule to approve the formation of the District will not have an adverse impact on State and local revenues. Addressing section (c), the District may levy non-ad valorem special assessments on properties within its boundaries to finance infrastructure that the District funds and to defray the costs of operating and maintaining the infrastructure and associated community facilities. Also, various financing reserves must be provided for, such as a Debt Service and capitalized interest in addition to estimated costs of bond issuance. The District may issue notes, bonds, or other indebtedness to fund its improvement program. Prospective future land owners would be required to pay off such indebtedness over time in the form of non-ad valorem special assessments or other rates, fees or charges. The District may also impose an annual levy for the operations and maintenance of the District. Under section (d), approval of the petition to establish the District will have only incidental or a positive impact on small businesses and will not have any impact on small counties and cities. St. Johns County is not a small county as defined. Under section (e), the analysis was based on an application of economic theory with input received from the petitioner's engineer and other professionals associated with the petitioner.

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: 190.005 FS.

LAW IMPLEMENTED: 190.004, 190.005 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. – 12:00 Noon, Monday, June 26, 2000

PLACE: Room 2106, The Capitol, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jonathan T. Johnson, Hopping Green Sams & Smith, Post Office Box 6526, Tallahassee, Florida 32314, telephone (850)222-7500 or Barbara Leighty, Florida Land and Water Adjudicatory Commission, The Capitol, Room 2105, Tallahassee, Florida 32399-0001, telephone (850)488-7793

THE FULL TEXT OF THE PROPOSED RULES IS:

42DD-1.001 Establishment.

The Sampson Creek Community Development District is hereby established.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS. History—New _____.

42DD-1.002 Boundary.

The boundaries of the district are as follows:

PARCEL A

A PART OF SECTIONS 17, 19, 20, 29, AND 41, TOWNSHIP 5 SOUTH, RANGE 28 EAST, ST. JOHNS COUNTY, FLORIDA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: FOR A POINT OF BEGINNING COMMENCE AT A CONCRETE RAYONIER MONUMENT SITUATED IN THE SOUTHERLY RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 210 (A 100 FOOT RIGHT-OF-WAY AS NOW ESTABLISHED), AT THE MOST WESTERLY CORNER OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 215, PAGE 876 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY; THENCE S 32 DEGREES 12'14" E, ALONG THE SOUTHWESTERLY BOUNDARY OF SAID LANDS, A DISTANCE OF 325.08 FEET TO A CONCRETE RAYONIER MONUMENT; THENCE S 78 DEGREES 39'07" E, ALONG THE SOUTHERLY BOUNDARY OF SAID LANDS, A DISTANCE OF 444.40 FEET; THENCE S 23 DEGREES 06'51" W, A DISTANCE OF 4424.78 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 1590.00 FEET; THENCE SOUTHWESTERLY 1100.22 FEET ALONG THE ARC OF SAID CURVE, A CHORD BEARING S 42 DEGREES 56'15" W AND A CHORD DISTANCE OF 1078.40 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE S 62 DEGREES 45'39" W, A DISTANCE OF 427.87 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY HAVING A RADIUS OF 1700.10 FEET; THENCE SOUTHWESTERLY 1086.64 FEET ALONG THE ARC OF SAID CURVE A CHORD BEARING S 44 DEGREES 33'22" W AND A CHORD DISTANCE OF 1068.45 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE S 26 DEGREES 21'05" W, A DISTANCE OF 429.59 FEET; THENCE DUE WEST 787.18 FEET; THENCE N 61 DEGREES 55'39" W, A DISTANCE OF

832.24 FEET; THENCE DUE NORTH A DISTANCE OF 600.00 FEET; THENCE DUE EAST, A DISTANCE OF 750.00 FEET; THENCE DUE NORTH, A DISTANCE OF 600.00 FEET; THENCE N 72 DEGREES 15'19" E, A DISTANCE OF 2624.88 FEET; THENCE N 00 DEGREES 00'43" E, A DISTANCE OF 2449.07 FEET; THENCE N 58 DEGREES 23'09" E, A DISTANCE OF 1526.49 FEET; THENCE N 32 DEGREES 28'57" W, A DISTANCE OF 706.30 FEET; THENCE NORTHEASTERLY 187.88 FEET ALONG THE ARC OF A CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 2339.48 FEET, ALONG THE AFORESAID SOUTHEASTERLY RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 210, A CHORD BEARING N 60 DEGREES 05'51" E, AND A CHORD DISTANCE OF 187.83 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE N 57 DEGREES 47'48" E, ALONG SAID SOUTHEASTERLY RIGHT-OF-WAY LINE, A DISTANCE OF 438.25 FEET TO THE POINT OF BEGINNING CONTAINING 179.05 ACRES MORE OR LESS; BEING THE SAME LANDS DESCRIBED AS PARCEL A, IN OFFICIAL RECORDS BOOK 724, PAGE 1696 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY.

PARCEL B

A PART OF SECTIONS 20, 28 AND 29, TOWNSHIP 5 SOUTH, RANGE 28 EAST, ST. JOHNS COUNTY, FLORIDA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: FOR A POINT OF REFERENCE COMMENCE AT A CONCRETE RAYONIER MONUMENT SITUATED IN THE SOUTHERLY RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 210 (A 100 FOOT RIGHT-OF-WAY AS NOW ESTABLISHED), AT THE MOST WESTERLY CORNER OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 215, PAGE 876 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY; THENCE S 32 DEGREES 12'14" E, ALONG THE SOUTHWESTERLY BOUNDARY OF SAID LANDS, A DISTANCE OF 325.08 FEET TO A CONCRETE RAYONIER MONUMENT; THENCE S 78 DEGREES 39'07" E, ALONG THE SOUTHERLY BOUNDARY OF SAID LANDS, A DISTANCE OF 566.97 FEET; THENCE S 23 DEGREES 06'51" W, A DISTANCE OF 1621.90 FEET TO THE POINT OF BEGINNING; THENCE S 38 DEGREES 14'02" E, A DISTANCE OF 2347.25 FEET; THENCE S 15 DEGREES 56'43" E, A DISTANCE OF 2233.98 FEET; THENCE N 89 DEGREES 58'05" E, A DISTANCE OF 1034.24 FEET TO AN INTERSECTION WITH THE WESTERLY RIGHT-OF-WAY LINE OF INTERSTATE HIGHWAY 95 (I-95); THENCE SOUTHEASTERLY 1394.21 FEET ALONG THE ARC OF A CURVE CONCAVE NORTHEASTERLY HAVING A RADIUS OF 3926.77 FEET, A CHORD BEARING S 17 DEGREES 18'47" E AND A CHORD DISTANCE OF 1386.90 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE S 27

DEGREES 29'04" E, CONTINUING ALONG SAID WESTERLY RIGHT-OF-WAY LINE OF I-95, A DISTANCE OF 771.76 FEET; THENCE S 30 DEGREES 56'36" W, A DISTANCE OF 806.94 FEET; THENCE S 89 DEGREES 58'25" W, A DISTANCE OF 4301.90 FEET; THENCE N 00 DEGREES 00'09" W, A DISTANCE OF 805.66 FEET; THENCE N 63 DEGREES 38'55" W, A DISTANCE OF 2590.10 FEET; THENCE N 26 DEGREES 21'05" E, A DISTANCE OF 429.59 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY HAVING A RADIUS OF 1590.00 FEET; THENCE NORTHEASTERLY 1010.39 FEET ALONG THE ARC OF SAID CURVE, A CHORD BEARING N 44 DEGREES 33'22" E, AND A CHORD DISTANCE OF 993.47 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE N 62 DEGREES 45'39" E, A DISTANCE OF 427.87 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 1710.00 FEET; THENCE NORTHEASTERLY 1183.26 FEET ALONG THE ARC OF SAID CURVE, A CHORD BEARING N 42 DEGREES 56'15" E AND A CHORD DISTANCE OF 1159.79 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE N 23 DEGREES 06'51" E, A DISTANCE OF 648.62 FEET; THENCE S 89 DEGREES 43'40" E, A DISTANCE OF 387.99 FEET; THENCE N 00 DEGREES 14'32" E, A DISTANCE OF 603.56 FEET; THENCE N 82 DEGREES 20'31" W, A DISTANCE OF 127.59 FEET; THENCE N 23 DEGREES 06'51" E, A DISTANCE OF 1506.34 FEET TO THE POINT OF BEGINNING CONTAINING 539.14 ACRES MORE OR LESS BEING THE SAME LANDS DESCRIBED AS PARCEL B, IN OFFICIAL RECORDS BOOK 724, PAGE 1696 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY.

PARCEL C

A PART OF SECTIONS 17, 20, 29, AND 41, TOWNSHIP 5 SOUTH, RANGE 28 EAST, ST. JOHNS COUNTY, FLORIDA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: FOR A POINT OF REFERENCE COMMENCE AT A CONCRETE RAYONIER MONUMENT SITUATED IN THE SOUTHERLY RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 210 (A 100 FOOT RIGHT-OF-WAY AS NOW ESTABLISHED), AT THE MOST WESTERLY CORNER OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 215, PAGE 876 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY; THENCE S 32 DEGREES 12'14" E, ALONG THE SOUTHWESTERLY BOUNDARY OF SAID LANDS, A DISTANCE OF 325.08 FEET TO A CONCRETE RAYONIER MONUMENT; THENCE S 78 DEGREES 39'07" E, ALONG THE SOUTHERLY BOUNDARY OF SAID LANDS, A DISTANCE OF 444.40 FEET; THENCE S 23 DEGREES 06'51" W, A DISTANCE OF 1531.33 FEET

TO THE POINT OF BEGINNING; THENCE S 23 DEGREES 06'51" W, A DISTANCE OF 2893.44 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 1590.00 FEET; THENCE SOUTHWESTERLY 1100.22 FEET ALONG THE ARC OF SAID CURVE, A CHORD BEARING S 42 DEGREES 56'15" W AND A CHORD DISTANCE OF 1078.40 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE S 62 DEGREES 45'39" W, A DISTANCE OF 427.87 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY HAVING A RADIUS OF 1710.00 FEET; THENCE SOUTHWESTERLY 1086.64 FEET ALONG THE ARC OF SAID CURVE A CHORD BEARING S 44 DEGREES 33'22" W AND A CHORD DISTANCE OF 1068.45 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE S 26 DEGREES 21'05" W, A DISTANCE OF 429.59 FEET; THENCE S 63 DEGREES 38'55" E, A DISTANCE OF 120.00 FEET; THENCE N 26 DEGREES 21'05" E, A DISTANCE OF 429.59 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY HAVING A RADIUS OF 1590.00 FEET; THENCE NORTHEASTERLY 1010.39 FEET ALONG THE ARC OF SAID CURVE, A CHORD BEARING N 44 DEGREES 33'22" E AND A CHORD DISTANCE OF 993.47 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE N 62 DEGREES 45'39" E, A DISTANCE OF 427.87 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 1710.00 FEET; THENCE NORTHEASTERLY 1183.26 FEET ALONG THE ARC OF SAID CURVE, A CHORD BEARING N 42 DEGREES 56'15" E AND A CHORD DISTANCE OF 1159.79 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE N 23 DEGREES 06'51" E, A DISTANCE OF 2827.87 FEET; THENCE N 66 DEGREES 53'09" W, A DISTANCE OF 120.00 FEET TO THE POINT OF BEGINNING CONTAINING 16.18 ACRES MORE OR LESS; BEING A PART OF THE SAME LANDS DESCRIBED AS PARCEL C, IN OFFICIAL RECORDS BOOK 724, PAGE 1696 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY.

PARCEL D

A PART OF SECTIONS 17, AND 20, TOWNSHIP 5 SOUTH, RANGE 28 EAST, ST. JOHNS COUNTY, FLORIDA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: FOR A POINT OF REFERENCE COMMENCE AT A CONCRETE RAYONIER MONUMENT SITUATED IN THE SOUTHERLY RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 210 (A 100 FOOT RIGHT-OF-WAY AS NOW ESTABLISHED), AT THE MOST WESTERLY CORNER OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 215, PAGE 876 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY;

THENCE S 57 DEGREES 47'48" W, ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, A DISTANCE OF 438.25 FEET TO THE POINT OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 2339.48 FEET; THENCE SOUTHWESTERLY 187.88 FEET ALONG THE ARC OF SAID CURVE, A CHORD BEARING S 60 DEGREES 05'51" W AND A CHORD DISTANCE OF 187.83 FEET TO THE POINT OF BEGINNING; THENCE S 32 DEGREES 28'57" W, A DISTANCE OF 706.30 FEET; THENCE S 58 DEGREES 23'09" W, A DISTANCE OF 1526.49 FEET; THENCE N 00 DEGREES 00'43" E, A DISTANCE OF 1135.26 FEET; THENCE NORTHEASTERLY 963.47 FEET ALONG THE AFORESAID SOUTHERLY RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 210, ALONG THE ARC OF A CURVE CONCAVE NORTHWESTERLY HAVING A RADIUS OF 2339.48 FEET, A CHORD BEARING N 74 DEGREES 11'46" E AND A CHORD DISTANCE OF 956.67 FEET TO THE POINT OF BEGINNING; CONTAINING 23.64 ACRES MORE OR LESS;

PARCEL E

A PART OF SECTIONS 28 AND 29, TOWNSHIP 5 SOUTH, RANGE 28 EAST, ST. JOHNS COUNTY, FLORIDA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: FOR A POINT OF BEGINNING COMMENCE AT A CONCRETE RAYONIER MONUMENT SITUATED IN THE SOUTHERLY RIGHT-OF-WAY LINE OF COUNTY ROAD NO. 210 (A 100 FOOT RIGHT-OF-WAY AS NOW ESTABLISHED), AT THE MOST WESTERLY CORNER OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 215, PAGE 876 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY; THENCE S 32 DEGREES 12'14" E, ALONG THE SOUTHWESTERLY BOUNDARY OF SAID LANDS, A DISTANCE OF 325.08 FEET TO A CONCRETE RAYONIER MONUMENT THENCE S 78 DEGREES 39'07" E, ALONG THE SOUTHERLY BOUNDARY OF SAID LANDS, A DISTANCE OF 566.97 FEET; THENCE S 23 DEGREES 06'51" W, A DISTANCE OF 1621.90 FEET; THENCE S 38 DEGREES 14'02" E, A DISTANCE OF 2347.25 FEET; THENCE S 15 DEGREES 56'43" E, A DISTANCE OF 2233.98 FEET; THENCE N 89 DEGREES 58'05" E, A DISTANCE OF 1034.24 FEET TO AN INTERSECTION WITH THE WESTERLY RIGHT-OF-WAY LINE OF INTERSTATE HIGHWAY 95 (I-95); THENCE SOUTHEASTERLY 1394.21 FEET ALONG THE ARC OF A CURVE CONCAVE NORTHEASTERLY HAVING A RADIUS OF 3926.77 FEET, A CHORD BEARING S 17 DEGREES 18'47" E AND A CHORD DISTANCE OF 1386.90 FEET TO THE POINT OF TANGENCY OF SAID CURVE; THENCE S 27 DEGREES 29'04" E, CONTINUING ALONG SAID WESTERLY RIGHT-OF-WAY LINE OF I-95, A DISTANCE OF 771.76 FEET; THENCE S 30 DEGREES 56'36" W, A DISTANCE OF 806.94 FEET;

THENCE S 89 DEGREES 58'25" W, A DISTANCE OF 177.43 FEET TO THE POINT OF BEGINNING; THENCE S 33 DEGREES 17'36" W, A DISTANCE OF 118.78 FEET; THENCE S 22 DEGREES 47'34" W, A DISTANCE OF 84.46 FEET; THENCE S 42 DEGREES 22'03" W, A DISTANCE OF 268.72 FEET; THENCE S 48 DEGREES 53'11" W, A DISTANCE OF 117.43 FEET; THENCE S 58 DEGREES 05'45" W, A DISTANCE OF 434.94 FEET; THENCE S 74 DEGREES 34'25" W, A DISTANCE OF 93.54 FEET; THENCE S 87 DEGREES 08'14" W, A DISTANCE OF 294.15 FEET; THENCE S 80 DEGREES 44'39" W, A DISTANCE OF 9.55 FEET; THENCE S 88 DEGREES 00'58" W, A DISTANCE OF 70.77 FEET; THENCE S 75 DEGREES 10'10" W, A DISTANCE OF 2470.49 FEET; THENCE N 21 DEGREES 32'44" W, A DISTANCE OF 1457.75 FEET; THENCE N 89 DEGREES 58'25" E, A DISTANCE OF 4124.47 FEET TO THE POINT OF BEGINNING CONTAINING 80.0 ACRES MORE OR LESS;

PARCEL F

A PART OF SECTIONS 28 AND 29, TOWNSHIP 5 SOUTH, RANGE 28 EAST, ST. JOHNS COUNTY, FLORIDA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: FOR A POINT OF BEGINNING COMMENCE AT THE NORTHWEST CORNER OF A 38.00 ACRE CONSERVATION EASEMENT DESCRIBED IN EXHIBIT "A" RECORDED IN OFFICIAL RECORDS BOOK 1201, PAGE 1121 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY, FLORIDA; THENCE SOUTHERLY ALONG THE WEST LINE OF SAID CONSERVATION EASEMENT THE FOLLOWING SEVEN COURSES: COURSE (1) S 02 DEGREES 27'40" E, A DISTANCE OF 240.76 FEET; COURSE (2) S 86 DEGREES 46'19" E, A DISTANCE OF 315.11 FEET; COURSE (3) S 60 DEGREES 42'09" E, A DISTANCE OF 98.24 FEET; COURSE (4) S 88 DEGREES 36'23" E, A DISTANCE OF 161.94 FEET; COURSE (5) S 00 DEGREES 43'05" E, A DISTANCE OF 210.42 FEET; COURSE (6) S 54 DEGREES 21'35" W, A DISTANCE OF 565.23 FEET; COURSE (7) S 31 DEGREES 12'25" E, A DISTANCE OF 206.04 FEET; THENCE N 89 DEGREES 37'57" W, A DISTANCE OF 546.00 FEET; THENCE N 56 DEGREES 41'25" W, A DISTANCE OF 1217.03 FEET; THENCE N 75 DEGREES 10'10" E, A DISTANCE OF 1386.59 FEET TO THE POINT OF BEGINNING CONTAINING 24.84 ACRES MORE OR LESS.

CONSERVATION EASEMENT

38.00 ACRE CONSERVATION EASEMENT DESCRIBED IN EXHIBIT "A" RECORDED IN OFFICIAL RECORDS BOOK 1201, PAGE 1121, OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY, FLORIDA.

PARCEL G

A PARCEL OF LAND BEING A PORTION OF SECTIONS 20 AND 21, TOWNSHIP 5 SOUTH, RANGE 28 EAST, ST. JOHNS COUNTY, FLORIDA, SAID PARCEL OF LAND

BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: FOR A POINT OF REFERENCE COMMENCE AT THE SOUTHWEST CORNER OF THE F. J. FATIO GRANT, SECTION 40, SAID TOWNSHIP 5 SOUTH, RANGE 28 EAST, SAID POINT BEING MONUMENTED BY A LIGHTER WOOD POST; THENCE N 88 DEGREES 35'02" E, ALONG THE SOUTH LINE OF SAID SECTION 40 (BEING THE NORTH LINE OF SAID SECTIONS 20 AND 21), A DISTANCE OF 861.65 FEET TO A POINT ON THE WESTERLY RIGHT-OF-WAY LINE OF STATE ROAD NO. 9, ALSO KNOWN AS INTERSTATE I-95 (A 300 FOOT LIMITED ACCESS RIGHT-OF-WAY AS PER THE STATE OF FLORIDA, STATE ROAD DEPARTMENT RIGHT-OF-WAY MAP SECTION NO. 78080-2403, RECORDED IN ROAD PLAT BOOK 1, PAGE 1 OF THE PUBLIC RECORDS OF SAID ST. JOHNS COUNTY, FLORIDA); THENCE S 03 DEGREES 07'28" E, ALONG THE WESTERLY LINE OF SAID STATE ROAD NO. 9, ALSO KNOWN AS INTERSTATE I-95, A DISTANCE OF 1529.33 FEET TO THE POINT OF BEGINNING OF THE HEREIN DESCRIBED PARCEL; THENCE CONTINUING ALONG SAID WESTERLY RIGHT-OF-WAY LINE, THE FOLLOWING TWO (2) COURSES: COURSE NO. 1: S 03 DEGREES 07'28" E, A DISTANCE OF 2724.01 FEET TO THE POINT OF CURVATURE OF A CURVE LEADING SOUTHERLY; COURSE NO. 2: THENCE SOUTHERLY ALONG AND AROUND THE ARC OF A CURVE BEING CONCAVE EASTERLY, HAVING A RADIUS OF 3,925.72 FEET, THROUGH A CENTRAL ANGLE OF 04 DEGREES 05'20" TO THE LEFT, AN ARC DISTANCE OF 280.15 FEET TO A POINT ON THE SOUTH LINE OF SAID SECTION 21, LAST SAID LINE BEING SUBTENDED BY A CHORD BEARING A DISTANCE OF S 05 DEGREES 10'08" E, 280.09 FEET; THENCE S 89 DEGREES 58'05" W, ALONG THE AFORESAID SOUTH LINE OF SAID SECTION 21, AND THEN ALONG THE SOUTH LINE OF SAID SECTION 20, A DISTANCE OF 1031.26 FEET TO A POINT; THENCE N 15 DEGREES 56'43" W, A DISTANCE OF 2,233.98 FEET TO A POINT; THENCE N 38 DEGREES 14'02" W, A DISTANCE OF 1779.51 FEET; THENCE N 56 DEGREES 56'37" E, A DISTANCE OF 45.05 FEET; THENCE N 84 DEGREES 58'49" E, A DISTANCE OF 33.97 FEET; THENCE S 45 DEGREES 12'54" E, A DISTANCE OF 40.39 FEET; THENCE N 54 DEGREES 28'38" E, A DISTANCE OF 32.35 FEET; THENCE N 20 DEGREES 07'33" W, A DISTANCE OF 50.80 FEET; THENCE N 41 DEGREES 31'46" E, A DISTANCE OF 60.26 FEET; THENCE N 33 DEGREES 02'14" W, A DISTANCE OF 50.24 FEET; THENCE N 65 DEGREES 37'11" E, A DISTANCE OF 55.27 FEET; THENCE N 62 DEGREES 47'45" E, A DISTANCE OF 45.40 FEET; THENCE S 43 DEGREES 26'38" E, A DISTANCE OF 49.66 FEET; THENCE S 42 DEGREES 18'16" W, A DISTANCE OF 93.80 FEET; THENCE S 13 DEGREES 18'36" W, A DISTANCE OF 74.66

FEET; THENCE S 02 DEGREES 58'19" E, A DISTANCE OF 34.98 FEET; THENCE S 71 DEGREES 56'02" W, A DISTANCE OF 38.01 FEET; THENCE S 13 DEGREES 12'52" W, A DISTANCE OF 90.35 FEET; THENCE N 85 DEGREES 01'22" E, A DISTANCE OF 38.00 FEET; THENCE N 55 DEGREES 55'32" E, A DISTANCE OF 66.14 FEET; THENCE S 18 DEGREES 33'36" E, A DISTANCE OF 44.41 FEET; THENCE S 63 DEGREES 55'06" E, A DISTANCE OF 45.45 FEET; THENCE S 17 DEGREES 08'24" W, A DISTANCE OF 57.02 FEET; THENCE S 65 DEGREES 29'57" E, A DISTANCE OF 45.89 FEET; THENCE S 89 DEGREES 21'43" E, A DISTANCE OF 46.92 FEET; THENCE N 17 DEGREES 03'33" E, A DISTANCE OF 60.93 FEET; THENCE N 09 DEGREES 18'18" W, A DISTANCE OF 63.70 FEET; THENCE N 25 DEGREES 45'36" W, A DISTANCE OF 51.19 FEET; THENCE N 81 DEGREES 55'37" W, A DISTANCE OF 45.14 FEET; THENCE N 22 DEGREES 32'12" E, A DISTANCE OF 43.18 FEET; THENCE N 52 DEGREES 01'59" W, A DISTANCE OF 31.49 FEET; THENCE N 30 DEGREES 47'13" W, A DISTANCE OF 34.23 FEET; THENCE N 76 DEGREES 11'45" E, A DISTANCE OF 51.53 FEET; THENCE N 66 DEGREES 46'51" E, A DISTANCE OF 54.96 FEET; THENCE S 18 DEGREES 05'28" E, A DISTANCE OF 36.46 FEET; THENCE N 35 DEGREES 34'17" E, A DISTANCE OF 59.04 FEET; THENCE S 76 DEGREES 13'03" E, A DISTANCE OF 43.73 FEET; THENCE N 26 DEGREES 26'15" E, A DISTANCE OF 55.87 FEET; THENCE S 62 DEGREES 53'03" E, A DISTANCE OF 55.82 FEET; THENCE S 01 DEGREE 23'50" W, A DISTANCE OF 63.71 FEET; THENCE S 68 DEGREES 07'06" W, A DISTANCE OF 50.33 FEET; THENCE S 41 DEGREES 14'29" W, A DISTANCE OF 42.88 FEET; THENCE S 19 DEGREES 12'34" E, A DISTANCE OF 46.82 FEET; THENCE S 20 DEGREES 30'09" E, A DISTANCE OF 30.94 FEET; THENCE S 45 DEGREES 06'36" E, A DISTANCE OF 34.10 FEET; THENCE N 41 DEGREES 17'30" E, A DISTANCE OF 52.03 FEET; THENCE N 15 DEGREES 39'51" E, A DISTANCE OF 57.52 FEET; THENCE S 84 DEGREES 59'23" E, A DISTANCE OF 49.25 FEET; THENCE N 54 DEGREES 37'43" E, A DISTANCE OF 46.97 FEET; THENCE S 75 DEGREES 25'32" E, A DISTANCE OF 40.39 FEET; THENCE S 33 DEGREES 50'56" E, A DISTANCE OF 53.43 FEET; THENCE N 74 DEGREES 53'51" E, A DISTANCE OF 66.32 FEET; THENCE N 39 DEGREES 00'22" E, A DISTANCE OF 50.69 FEET; THENCE S 65 DEGREES 36'27" E, A DISTANCE OF 34.62 FEET; THENCE N 73 DEGREES 15'34" E, A DISTANCE OF 39.52 FEET; THENCE S 44 DEGREES 26'10" E, A DISTANCE OF 25.79 FEET; THENCE S 21 DEGREES 54'48" W, A DISTANCE OF 33.67 FEET; THENCE S 11 DEGREES 18'36" W, A DISTANCE OF 50.78 FEET; THENCE S 89 DEGREES 06'21" E, A DISTANCE OF 31.38 FEET; THENCE N 42 DEGREES 52'21" E, A DISTANCE OF 41.71

FEET; THENCE N 27 DEGREES 22'13" W, A DISTANCE OF 51.49 FEET; THENCE N 11 DEGREES 35'50" E, A DISTANCE OF 38.34 FEET; THENCE N 45 DEGREES 02'28" E, A DISTANCE OF 66.70 FEET; THENCE S 83 DEGREES 26'05" E, A DISTANCE OF 50.80 FEET; THENCE N 63 DEGREES 58'25" E, A DISTANCE OF 78.46 FEET; THENCE S 16 DEGREES 35'37" E, A DISTANCE OF 36.74 FEET; THENCE S 26 DEGREES 08'23" E, A DISTANCE OF 56.48 FEET; THENCE N 75 DEGREES 03'57" E, A DISTANCE OF 39.91 FEET; THENCE N 57 DEGREES 18'52" E, A DISTANCE OF 45.86 FEET; THENCE N 88 DEGREES 52'38" E, A DISTANCE OF 90.93 FEET; THENCE S 62 DEGREES 08'48" E, A DISTANCE OF 44.65 FEET; THENCE S 40 DEGREES 46'20" E, A DISTANCE OF 37.61 FEET; THENCE S 20 DEGREES 23'46" E, A DISTANCE OF 51.75 FEET; THENCE S 73 DEGREES 55'36" E, A DISTANCE OF 29.33 FEET; THENCE N 59 DEGREES 24'29" E, A DISTANCE OF 36.85 FEET; THENCE S 80 DEGREES 53'42" E, A DISTANCE OF 31.74 FEET; THENCE N 38 DEGREES 51'41" E, A DISTANCE OF 68.08 FEET; THENCE N 55 DEGREES 25'36" E, A DISTANCE OF 82.37 FEET; THENCE S 64 DEGREES 53'11" E, A DISTANCE OF 59.83 FEET; THENCE S 74 DEGREES 56'08" E, A DISTANCE OF 90.32 FEET; THENCE S 15 DEGREES 00'44" E, A DISTANCE OF 96.81 FEET; THENCE S 18 DEGREES 02'48" W, A DISTANCE OF 90.44 FEET; THENCE S 07 DEGREES 59'12" E, A DISTANCE OF 58.67 FEET; THENCE S 03 DEGREES 46'51" W, A DISTANCE OF 60.60 FEET; THENCE S 10 DEGREES 30'12" W, A DISTANCE OF 65.08 FEET; THENCE S 66 DEGREES 36'49" E, A DISTANCE OF 44.20 FEET; THENCE N 35 DEGREES 15'09" E, A DISTANCE OF 46.31 FEET; THENCE N 38 DEGREES 54'07" E, A DISTANCE OF 36.51 FEET; THENCE S 48 DEGREES 56'39" E, A DISTANCE OF 27.70 FEET; THENCE S 16 DEGREES 42'43" E, A DISTANCE OF 25.04 FEET; THENCE S 35 DEGREES 48'31" W, A DISTANCE OF 30.00 FEET; THENCE S 45 DEGREES 47'56" W, A DISTANCE OF 46.84 FEET; THENCE S 50 DEGREES 18'47" E, A DISTANCE OF 62.46 FEET; THENCE S 10 DEGREES 34'27" W, A DISTANCE OF 87.97 FEET; THENCE S 66 DEGREES 33'13" W, A DISTANCE OF 41.47 FEET; THENCE N 32 DEGREES 48'46" W, A DISTANCE OF 42.66 FEET; THENCE S 72 DEGREES 41'18" W, A DISTANCE OF 31.22 FEET; THENCE S 01 DEGREE 39'28" E, A DISTANCE OF 36.54 FEET; THENCE S 40 DEGREES 32'12" E, A DISTANCE OF 32.10 FEET; THENCE S 73 DEGREES 33'46" E, A DISTANCE OF 58.11 FEET; THENCE N 67 DEGREES 58'31" E, A DISTANCE OF 46.09 FEET; THENCE S 53 DEGREES 30'10" E, A DISTANCE OF 56.99 FEET; THENCE S 48 DEGREES 31'39" E, A DISTANCE OF 58.51 FEET; THENCE S 10 DEGREES 29'16" W, A DISTANCE OF 49.68 FEET; THENCE S 25 DEGREES 58'51" W, A DISTANCE OF 69.60 FEET;

THENCE S 22 DEGREES 46'02" E, A DISTANCE OF 27.77 FEET; THENCE S 89 DEGREES 26'05" E, A DISTANCE OF 31.56 FEET; THENCE N 71 DEGREES 23'10" E, A DISTANCE OF 32.09 FEET; THENCE S 50 DEGREES 53'00" E, A DISTANCE OF 57.46 FEET; THENCE S 55 DEGREES 16'53" E, A DISTANCE OF 63.46 FEET; THENCE S 68 DEGREES 28'52" E, A DISTANCE OF 77.45 FEET; THENCE N 73 DEGREES 08'58" E, A DISTANCE OF 75.57 FEET; THENCE S 52 DEGREES 04'59" E, A DISTANCE OF 42.01 FEET; THENCE N 77 DEGREES 17'23" E, A DISTANCE OF 59.16 FEET; THENCE N 41 DEGREES 50'22" E, A DISTANCE OF 49.63 FEET; THENCE S 54 DEGREES 20'06" E, A DISTANCE OF 51.85 FEET; THENCE N 89 DEGREES 30'17" E, A DISTANCE OF 51.53 FEET; THENCE N 27 DEGREES 57'03" E, A DISTANCE OF 25.13 FEET; THENCE N 44 DEGREES 15'20" W, A DISTANCE OF 57.13 FEET; THENCE N 72 DEGREES 42'15" W, A DISTANCE OF 58.48 FEET; THENCE N 57 DEGREES 54'54" W, A DISTANCE OF 24.76 FEET; THENCE N 73 DEGREES 02'24" W, A DISTANCE OF 39.15 FEET; THENCE N 66 DEGREES 00'25" W, A DISTANCE OF 24.14 FEET; THENCE S 81 DEGREES 45'07" E, A DISTANCE OF 26.44 FEET; THENCE N 18 DEGREES 01'16" E, A DISTANCE OF 13.97 FEET; THENCE N 78 DEGREES 16'53" W, A DISTANCE OF 40.72 FEET; THENCE N 75 DEGREES 58'33" W, A DISTANCE OF 45.78 FEET; THENCE N 78 DEGREES 28'08" W, A DISTANCE OF 43.81 FEET; THENCE N 70 DEGREES 47'39" W, A DISTANCE OF 30.16 FEET; THENCE N 62 DEGREES 50'53" W, A DISTANCE OF 20.52 FEET; THENCE S 85 DEGREES 33'07" E, A DISTANCE OF 17.49 FEET; THENCE S 71 DEGREES 56'51" E, A DISTANCE OF 36.36 FEET; THENCE S 75 DEGREES 08'19" E, A DISTANCE OF 31.61 FEET; THENCE S 85 DEGREES 06'52" E, A DISTANCE OF 41.50 FEET; THENCE N 17 DEGREES 36'20" E, A DISTANCE OF 38.39 FEET; THENCE N 43 DEGREES 18'32" E, A DISTANCE OF 22.51 FEET; THENCE S 11 DEGREES 38'51" E, A DISTANCE OF 46.83 FEET; THENCE S 36 DEGREES 43'12" E, A DISTANCE OF 35.57 FEET; THENCE S 80 DEGREES 35'40" E, A DISTANCE OF 34.80 FEET; THENCE N 01 DEGREE 48'04" W, A DISTANCE OF 22.10 FEET; THENCE N 05 DEGREES 23'31" E, A DISTANCE OF 54.65 FEET; THENCE N 30 DEGREES 23'59" E, A DISTANCE OF 35.58 FEET; THENCE N 18 DEGREES 42'50" E, A DISTANCE OF 48.99 FEET; THENCE N 60 DEGREES 56'57" E, A DISTANCE OF 21.06 FEET; THENCE S 70 DEGREES 51'27" E, A DISTANCE OF 62.32 FEET; THENCE N 87 DEGREES 50'43" E, A DISTANCE OF 61.30 FEET; THENCE N 63 DEGREES 12'49" E, A DISTANCE OF 55.55 FEET; THENCE N 68 DEGREES 54'02" E, A DISTANCE OF 31.49 FEET; THENCE N 64 DEGREES

56'05" E, A DISTANCE OF 21.14 FEET TO THE POINT OF BEGINNING CONTAINING 114.57 ACRES MORE OR LESS.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS. History—New

42DD-1.003 Supervisors.

The following five persons are designated as the initial members of the Board of Supervisors: Morgan S. Brown, David Tillis, Ed Hill, Harry Waldron, and Nancy Zyski.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS. History—New

NAME OF PERSON ORIGINATING PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission, Room 2105, The Capitol, Tallahassee, Florida 32399-0001

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 17, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 26, 2000

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE TITLE: RULE NO.:

Job Scopes for Registered

Licensure Categories 61G4-15.0055

PURPOSE AND EFFECT: The proposed rule addresses uniformity of job scopes for registered licensure categories.

SUMMARY: The proposed rule addresses the uniformity of job scopes for registered licensure categories.

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: 489.117(5) FS.

LAW IMPLEMENTED: 489.117(5) 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., June 29, 2000

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rodney Hurst, Executive Director, Construction Industry Licensing Board, 7960 Arlington Expressway, Suite 300, Jacksonville, Florida 32211-7467

THE FULL TEXT OF THE PROPOSED RULE IS:

61G4-15.0055 Job Scopes for Registered Licensure Categories.

The Board shall register only those local licensees whose job scopes substantially correspond to the scopes of services set out in the contractor definitions set forth in Sections 489.105(3)(a)-(o), F.S.

Specific Authority 489.117(5) FS. Law Implemented 489.117(5) FS. History—New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Construction Industry Licensing Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Construction Industry Licensing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 14, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 5, 2000

DEPARTMENT OF HEALTH

Board of Nursing

RULE TITLE: Clinical Training

RULE NO.: 64B9-2.008

PURPOSE AND EFFECT: The proposed rule amendment is intended to reduce the student/instructor ratio in clinical training settings.

SUMMARY: The proposed rule amendment reduces the student/instructor ratio from 12 students to 8 students per instructor.

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: 464.006, 464.019 FS.

LAW IMPLEMENTED: 464.019 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., June 28, 2000

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dr. Ruth R. Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Suite 202, Jacksonville, Florida 32207

THE FULL TEXT OF THE PROPOSED RULE IS:

64B9-2.008 Clinical Training.

(1) through (4) No change.

(5) No more than eight ~~twelve~~ students shall be assigned to a faculty member for supervision in providing direct care to patients/clients for any one clinical instruction period.

(6) through (16) No change.

Specific Authority 464.006, 464.019 FS. Law Implemented 464.019 FS. History—New 7-15-80, Amended 11-22-84, Formerly 21O-7.27, Amended 6-8-88, 2-15-90, 3-12-91, 3-24-91, Formerly 21O-7.027, Amended 9-7-93, 5-1-94, Formerly 61F7-2.008, Amended 11-16-95, Formerly 59S-2.008, Amended 12-11-97, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Nursing

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 12, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 5, 2000

DEPARTMENT OF HEALTH

Board of Nursing

RULE TITLE: Standards for Continuing Education

RULE NO.: 64B9-5.003

PURPOSE AND EFFECT: The proposed rule amendment is intended to clarify continuing education requirements.

SUMMARY: The proposed rule amendment allows subjects taken at an accredited institution, which meet the criteria set forth in subsection (2)(a)-(e), to be approved for continuing education credit.

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: 464.006 FS.

LAW IMPLEMENTED: 464.013(4) 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., June 28, 2000

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dr. Ruth R. Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Suite 202, Jacksonville, Florida 32207

THE FULL TEXT OF THE PROPOSED RULE IS:

64B9-5.003 Standards for Continuing Education.

(1) No change.

(2) Subject Matter. The content shall be specifically designed to meet the objectives and the stated level and learning needs of the participants. The content shall be planned in logical order and reflect input from experts in the subject matter. Appropriate subject matter for continuing education offering shall reflect the professional educational needs for the learner in order to meet the health care needs of the consumer and consist of content from one or more of the following:

(a) through (e) No change.

(f) Subjects which are taken at an accredited educational institution as verified by an official transcript, that meet any one of the criteria in Rule 64B9-5.003(2)(a-e), FAC., and are relating to nursing practice which are required as part of a formal nursing program which is advanced beyond that completed for original licensure may be approved for continuing education under this rule.

(g) No change.

(3) through (8) No change.

Specific Authority 464.006 FS. Law Implemented 464.013(4) FS. History—New 9-12-79, Amended 10-6-82, Formerly 21O-13.09, Amended 8-18-88, 3-28-89, Formerly 21O-13.009, 61F7-5.003, Amended 5-2-95, Formerly 59S-5.003, Amended _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Board of Nursing

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 12, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 5, 2000

Section III

Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF INSURANCE

RULE NOS.:

RULE TITLES:

PART I

FILING OF RATES FOR
HEALTH INSURANCE

4-149.001

Purpose

4-149.002

Scope and Applicability

4-149.003

Rate Filing Procedures

4-149.004

Experience Records

4-149.005

4-149.006

4-149.007

4-149.008

4-149.009

4-149.010

PART II

4-149.020

4-149.021

4-149.022

4-149.023

4-149.024

PART III

4-149.030

4-149.031

4-149.032

4-149.033

4-149.034

4-149.037

4-149.038

4-149.039

4-149.040

4-149.041

4-149.043

PART IV

4-149.051

4-149.052

4-149.053

PART V

Reasonableness of Benefits in
Relation to Premiums

Actuarial Memorandum and
Definitions

Annual Rate Filing Procedures

Loss Ratio Guarantee Filings

Small Group Health Rating

Requirements

Refusal to Insure Based on

Geographical Location

FORM FILINGS

Purpose and Scope

Form Filing Procedures

Forms Adopted

Review

Prohibited Policies

SMALL EMPLOYER HEALTH

CARE ACCESS

Purpose

Applicability and Scope; Penalties

Requirement to Insure Entire

Groups

Consideration of Industry

Qualifying Previous and Qualifying

Existing Coverages

Calculation of Premium Rates

Employee Health Care Access Act

Annual and Quarterly Statement

Reporting Requirement

Designation of Election to Become

a Risk-Assuming or Reinsuring

Carrier Under Section 627.6699,

Florida Statutes, the Employee

Health Care Access Act

Change of Status of Small

Employer Carrier's Election to

Become Risk-Assuming Carrier

or Reinsuring Carrier

Marketing Communication

Material and Marketing

Guidelines

Small Employer Health

Reinsurance Program

SELF-FUNDED HEALTH

BENEFITS PLANS FOR

PUBLIC OFFICERS AND

EMPLOYEES

Purpose

Establishing a Self-Funded Health

Benefit Plan

On-Going Review of the

Self-Funded Health Benefit Plan

FILING OF RATES FOR

HEALTH INSURANCE

4-149.101	Purpose
4-149.102	Scope and Applicability
4-149.103	Definitions
4-149.104	Rate Filing Procedures
4-149.105	Health Rate Filing Standards
4-149.106	Pooling of Similar Health Contract Forms
4-149.107	Credibility of Incurred Health Claims Experience
4-149.108	Reasonableness of Health Benefits in Relation to Premiums – Group B & C
4-149.109	Grounds for Disapproval
4-149.110	Actuarial Memorandum for Health Rate Filings – Group B & C
4-149.111	Annual Rate Filing Procedures
4-149.112	Loss Ratio Guarantee Filings
PART VI	FILING OF FORMS
4-149.120	Purpose and Scope
4-149.121	Form Filing Procedures
4-149.122	Review
4-149.123	Prohibited Policies
PART VII	SMALL EMPLOYER HEALTH CARE ACCESS
4-149.130	Purpose
4-149.131	Applicability and Scope
4-149.132	Calculation of Premium Rates
4-149.133	Marketing Communication Material and Marketing Guidelines
PART VIII	SELF-FUNDED HEALTH BENEFIT PLANS FOR PUBLIC OFFICERS AND EMPLOYEES
4-149.150	Purpose
4-149.151	Establishing a Self-Funded Health Benefit Plan
4-149.152	Ongoing Review of the Self-Funded Health Benefit Plan
PART IX	FORMS
4-149.190	Forms Adopted

FOURTH NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 23, No. 45, November 7, 1997, and Vol. 24, No. 46, November 13, 1998, of the Florida Administrative Weekly: Notices of change were published in Vol. 24, No. 20, May 15, 1998; and Vol. 24, No. 31, July 31, 1998 and Vol. 26, No. 12, March 24, 2000. The changes are being made in response to comments at the public hearing.

The rule chapter is changed to read as follows:

PART I FILING OF RATES FOR HEALTH INSURANCE

4-149.001 Purpose.

Specific Authority 624.308(1), 624.316, 627.410(6)(b),(e), 627.411(1)(e) FS. Law Implemented 624.307(3), 624.310, 624.404, 626.9521, 626.9541(1)(a),(b),(e), 626.9641, 627.410, 627.411(1)(e),(2), 631.001, 631.011(11) FS. History–New 7-1-85, Formerly 4-58.01, 4-58.001, Amended 4-18-94, Repealed.

4-149.002 Scope and Applicability.

Specific Authority 624.308(1), 627.410(6)(b) FS. Law Implemented 627.410(1),(2),(6), 627.411(1)(e),(2) FS. History–New 7-1-85, Formerly 4-58.02, 4-58.002, Amended 4-18-94, 4-9-95, Repealed.

4-149.003 Rate Filing Procedures.

Specific Authority 624.308(1), 627.410(6)(b),(e) FS. Law Implemented 119.07(1)(b), 627.410 FS. History–New 7-1-85, Formerly 4-58.03, 4-58.003, Amended 8-23-93, 4-18-94, 8-22-95, Repealed.

4-149.004 Experience Records.

Specific Authority 624.308(1), 627.410(6)(b) FS. Law Implemented 627.410(6), 627.411(1)(e),(2) FS. History–New 7-1-85, Formerly 4-58.04, 4-58.004, Amended 4-18-94, Repealed.

4-149.005 Reasonableness of Benefits in Relation to Premiums.

Specific Authority 624.308(1), 627.410(6)(b),(d) FS. Law Implemented 627.410(6)(d),(e), 627.411(1)(e), 627.9175 FS. History–New 7-1-85, Formerly 4-58.05, 4-58.005, Amended 4-18-94, Repealed.

4-149.006 Actuarial Memorandum and Definitions.

Specific Authority 624.308(1), 627.410(6)(b),(e) FS. Law Implemented 627.410(1),(2),(6), 627.411(1)(e) FS. History–New 7-1-85, Formerly 4-58.06, 4-58.006, Amended 4-18-94, 4-9-95, Repealed.

4-149.007 Annual Rate Filing Procedures.

Specific Authority 624.308 FS. Law Implemented 627.410 FS. History–New 5-14-92, Repealed.

4-149.008 Loss Ratio Guarantee Filings.

Specific Authority 624.308 FS. Law Implemented 627.410 FS. History–New 5-14-92, Repealed.

4-149.009 Small Group Health Rating Requirements.

Specific Authority 624.308(1), 627.4106(3),(5),(8), as amended in section 118, Chapter 92-33, Laws of Florida. Law Implemented 627.410(7), 627.4106, 627.4106(3),(4),(7),(8) FS. History–New 6-10-92, Amended 3-1-93, Repealed.

4-149.010 Refusal to Insure Based on Geographical Location.

Specific Authority 624.308(1) FS. Law Implemented 626.9541(24) FS. History–New 1-31-84, Formerly 4-43.05, 4-43.005, Repealed.

PART II FORM FILINGS

4-149.020 Purpose and Scope.

Specific Authority 624.308 FS. Law Implemented 627.410 FS. History–New 10-29-91, Amended 4-18-94, 5-15-96, Repealed.

4-149.021 Form Filing Procedures.

Specific Authority 624.308 FS. Law Implemented 624.307, 625.121, 627.410, 627.476, 627.807 FS. History–New 10-29-91, Amended 8-23-93, 4-18-94, 8-22-95, 5-15-96, Repealed.

4-149.022 Forms Adopted.

Specific Authority 624.308 FS. Law Implemented 627.410 FS. History--New 10-29-91, Amended 5-15-96, Repealed.

4-149.023 Review.

Specific Authority 624.308, 627.805, 626.9611 FS. Law Implemented 627.474, 627.410, 627.411, 626.9541, 626.9641, 626.99, 624.307, 625.121, 627.476 FS. History--New 5-15-96, Repealed.

4-149.024 Prohibited Policies.

Specific Authority 624.308, 627.479(2) FS. Law Implemented 627.479 FS. History--New 1-19-94, Repealed.

PART III SMALL EMPLOYER HEALTH CARE ACCESS

4-149.030 Purpose.

Specific Authority 624.308(1), 626.9641, 627.6699(15) FS. Law Implemented 626.9541, 627.401, 627.410, 627.411, 627.6699 FS. History--New 3-1-93, Amended 11-7-93, Repealed.

4-149.031 Applicability and Scope; Penalties.

Specific Authority 624.308(1), 627.6699(15) FS. Law Implemented 624.418, 624.4211, 627.6699(4)(a),(5)(g)1.,(7) FS. History--New 3-1-93, Amended 11-7-93, 4-23-95, Repealed.

4-149.032 Requirement to Insure Entire Groups.

Specific Authority 624.308(1), 627.6699(15) FS. Law Implemented 627.6699(5),(12) FS. History--New 3-1-93, Amended 11-7-93, 4-23-95, Repealed.

4-149.033 Consideration of Industry.

Specific Authority 624.308(1), 627.6699(15) FS. Law Implemented 627.6699(12) FS. History--New 3-1-93, Amended 11-7-93, Repealed.

4-149.034 Qualifying Previous and Qualifying Existing Coverages.

Specific Authority 624.308(1), 627.6699(15) FS. Law Implemented 627.6699(3),(3)(i),(5)(g)1.,(h),(13)(b) FS. History--New 3-1-93, Amended 11-7-93, 4-23-95, Repealed.

4-149.037 Calculation of Premium Rates.

Specific Authority 624.308(1), 627.6699(15) FS. Law Implemented 627.410, 627.6699(6),(12)(e),(13)(i) FS. History--New 3-1-93, Amended 11-7-93, 5-11-94, 4-23-95, Repealed.

4-149.038 Employee Health Care Access Act Annual and Quarterly Statement Reporting Requirement.

Specific Authority 627.6699(5)(i)3.a., 4.a., (15) FS. Law Implemented 624.424(6), 627.6699(5)(i)3.a., 4.a. FS. History--New 3-1-93, Amended 11-7-93, Repealed.

4-149.039 Designation of Election to Become a Risk-Assuming or Reinsuring Carrier Under Section 627.6699, Florida Statutes, the Employee Health Care Access Act.

Specific Authority 627.6699(15) FS. Law Implemented 627.6699(9),(10) FS. History--New 3-1-93, Amended 11-7-93, Repealed.

4-149.040 Change of Status of Small Employer Carrier's Election to Become Risk-Assuming Carrier or Reinsuring Carrier.

Specific Authority 627.6699(9)(b),(15) FS. Law Implemented 627.6699(9),(10),(11) FS. History--New 3-1-93, Amended 11-7-93, Repealed.

4-149.041 Marketing Communication Material and Marketing Guidelines.

Specific Authority 627.6699(13)(i),(15) FS. Law Implemented 626.9541(1)(g)2.,(x)3., 627.6699(3)(g),(v),(5)(a),(7),(12)(c),(13)(b) FS. History--New 3-1-93, Amended 11-7-93, 4-23-95, Repealed.

4-149.043 Small Employer Health Reinsurance Program.

Specific Authority 624.308(1), 627.6699(11)(b)3.a. FS. Law Implemented 627.6699(11) FS. History--New 11-7-93, Repealed.

PART IV SELF-FUNDED HEALTH BENEFIT PLANS FOR PUBLIC OFFICERS AND EMPLOYEES

4-149.051 Purpose.

Specific Authority 112.08(6) FS. Law Implemented 112.08 FS. History--New 7-9-91, Formerly 4-111.001, Repealed.

4-149.052 Establishing a Self-Funded Health Benefit Plan.

Specific Authority 112.08(6) FS. Law Implemented 112.08(2) FS. History--New 7-9-91, Formerly 4-111.002, Repealed.

4-149.053 On-Going Review of the Self-Funded Health Benefit Plan.

Specific Authority 112.08(6) FS. Law Implemented 112.08(2) FS. History--New 7-9-91, Formerly 4-111.003, Repealed.

PART V FILING OF RATES FOR HEALTH INSURANCE

4-149.101 Purpose.

(1) The purpose of Part V of this rule chapter is to establish procedures for the filing of premium schedules for health insurance contract forms, as required by section 627.410, Florida Statutes. This Part provides the standards to be used in approving or disapproving health insurance premium schedules and rates pursuant to section 627.411, Florida Statutes.

(2) Rule 4-149.111 establishes the procedures for annual rate certification filing, pursuant to section 627.410(7), Florida Statutes.

(3) Rule 4-149.112 establishes procedures for the filing of premium schedules for health insurance contract forms with a loss ratio guarantee pursuant to section 627.410(8), Florida Statutes.

(4) Underpricing health insurance products ultimately results in rate increases to insureds. Underpricing provides a misleading attraction by selling coverage at low rates that are inevitably increased because they are not sustainable by the

company. Section 627.411(1)(e), Florida Statutes, prohibits rating practices that result in premium escalations that are not viable for the policyholder market. Underpricing is a rating practice that results in rate increases that are not viable for the policyholder market and unfair and deceptive methods of competition. The purpose of Part V is to prevent this conduct, to the extent possible, and to provide protection to insureds when this conduct may occur.

(5) When a company no longer makes a contract form available for sale, the experience under the form may deteriorate at a faster rate than if the form were still available for sale. This results in an aging group of insureds, in that there are no new lives entering the plan, which have higher claim costs than younger lives. If rate increases occur and healthy lives terminate coverage at a rate greater than expected in the pricing of the form, an accelerated need for additional larger rate increases will occur. This is generally referred to as a death spiral. Death spirals result in rate increases that are not viable to the policyholder market. The purpose of Part V is to prevent death spirals, to the degree possible, and to provide protection to insureds when this situation may occur.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411 FS. History—New _____.

4-149.102 Scope and Applicability.

(1) Any premium schedule and change in premium schedule to be used with any health insurance contract form must be filed with the Department for approval. All filings shall be in accordance with the provisions of this Part for:

(a) Individual health insurance contract forms issued to Florida residents, including contract forms filed pursuant to a loss ratio guarantee permitted by section 627.410(8), Florida Statutes;

(b) Group health insurance contract forms where the master contract is issued in the State of Florida;

(c) Franchise health insurance contract forms issued to Florida residents;

(d) Certificates insuring residents of Florida where the group contract is issued outside the State of Florida and the insurance is provided:

1. For Medicare supplement coverage; or

2. For long term care coverage to the extent permitted by section 627.9406, Florida Statutes; and.

(e) Group contract forms subject to section 627.6515(2)(a), Florida Statute, issued outside the State of Florida where the group is formed primarily for the purposes of providing insurance must provide benefits that are reasonable in relation to the premiums charged. The standards of rules 4-149.107 and 4-149.108 shall be met to satisfy the provisions of section 627.6515(2)(a), Florida Statutes.

(2) For purposes of this Part, health insurance shall include any coverage as defined in section 624.603, Florida Statutes, including coverage issued supplementary to life insurance policies.

(3) This Part shall not apply to:

(a) Credit disability insurance as defined in section 627.677, Florida Statutes;

(b) Contract forms that are defined by section 627.601(3), Florida Statutes;

(c) Forms which provide for the acceleration of death benefits of a life insurance policy if:

1. The acceleration of benefits is incidental to the life insurance coverage purchased;

2. The cost of the acceleration benefit is less than 10% of the cost of the life insurance coverage; and

3. The cost of the acceleration benefit may not be increased without the prior written approval of the Department pursuant to section 627.410, Florida Statutes, and this rule chapter.

(d) Coverage issued by any Health Maintenance Organization (HMO);

(e) Coverage issued through Group A products. These products shall remain subject to the rules in effect immediately prior to this rule chapter revision.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.6515(1)(a), 627.6699(6)(d) FS. History—New _____.

4-149.103 Definitions.

For purposes of this Part, the following terms shall be defined as follows:

(1) Actuary or Qualified Actuary – A member of the American Academy of Actuaries or the Society of Actuaries.

(2) Actual or Incurred Loss Ratio – The ratio of the incurred claims to earned premiums.

(3) Adequately Justified – The supporting documentation, used and relied upon by the company and provided to the Department, that substantiates the assumptions used, determined by using generally accepted actuarial principles and complying with actuarial standards of practice.

(4) Anticipated Loss Ratio – The present value of future incurred claims divided by the present value of future earned premiums computed over the entire lifetime of the contract form.

(5) Annual Rate Certification (ARC) – A certification made by an actuary, in compliance with section 627.410(7)(b)2., Florida Statute, that certifies that the current premium schedule is in compliance with the standards of this rule chapter.

(6) ARC Filing – An ARC or an annual rate filing made pursuant to section 627.410(7), Florida Statutes and rule 4-149.111, including all information required therein or by

Actuarial Standards of Practice. This includes filings made with a certification with a rate change and a certification made where no rate change is proposed.

(7) Attained Age Premium Schedule – A premium schedule whereby the individual policyholder's premium is dependent upon his or her age at contract renewal, or next premium due date subsequent to the insured's birthday. The aging component of the claim cost is not pre-funded. The premium schedule increases by age reflecting the increased claim cost at the higher age.

(8) Common Morbidity – A set of values for the frequency and intensity of claims from which claim costs for a set of benefits may be calculated.

(9) CPI-U, Year N-1 – The consumer price index for all urban consumers, for all items and for all regions of the U.S. combined, as determined by the U.S. Department of Labor, Bureau of Statistics as of September of each year. Year N-1 is the calendar year immediately preceding the calendar year (N) in which the ARC filing is submitted in Florida.

(10) Cumulative Expected Claims – The expected claims for each year from the original effective date of the contract form, accumulated with interest, to the date of the evaluation.

(11) Defined Network of Providers – A provider network under contract with the company under which oversight and control of utilization are provided and where the use of the network by insureds is encouraged.

(12) Durational Loss Ratio – The ratio of incurred claims divided by earned premiums by policy duration. For the original filing of a new form, this is represented by column "e" of the projection table in rule 4-149.110(3)(r)5.

(13)(a) Earned Premium – The portion of the total premium paid by the insured attributable to the period of coverage elapsed. This includes all modal loading, fees, or charges which are part of the premium paid by the insured included in the premium charged by the company for the insurance coverage.

(b) For future periods in a projection, the earned premium is the projected premium based on the actuary's best estimate of future experience.

(14)(a) Entire Lifetime – The maximum period over which the contract form would be in effect if not terminated by action of the company or the insured.

(b) The period is, at minimum, the number of years until fewer than 5% of the original policyholders remain in force. This period is determined using the anticipated termination rates, attributed to lapse and mortality decrements, for the form. Forms which have had rate filings prior to April 19, 1994, with a projection period shorter than the entire lifetime of the policy shall, for the purposes of computing loss ratios, continue to use the same number of years in the projection period for future rate revisions. This projection period length

may be increased by five years at a time for each approved rate filing after the effective date of this rule until the entire lifetime is achieved.

(15)(a) Expected Claims – The actual earned premium times the appropriate policy durational loss ratio by pricing cell or category, not including active life reserves. Aggregate durational loss ratios may be used if they produce similar results.

(b) For a pooled group of forms, the expected claims are the sum of the expected claims by form. A company, at its option, may use a restated aggregate durational loss ratio table determined from the pooled group of forms if it produces similar results.

(16) Expected Loss Ratio – The ratio of the expected claims to earned premiums.

(17) Expenses – The administration and acquisition costs, costs of adjusting and settling an incurred claim, overhead and risk and contingency margin of the company exclusive of incurred claims and profit margin.

(18) Form, Policy Form or Contract Form – All health insurance contracts whether referred to as a policy, contract, rider, endorsement or other term, and corresponding premium schedule. Where forms are pooled the term shall refer to the pooled group of forms.

(19) Group Size –

(a) For group insurance contract forms insuring employer/employee relationships, the average number of certificates per employer.

(b) For other types of groups, the average number of certificates per master contract.

(c) The number of certificates is determined at the beginning of the rating period for existing forms and the average number expected for new forms.

(20)(a) Incurred Claims – Claims occurring within a fixed period, whether or not paid during the same period, under the terms of the contract form. Claims include payments for scheduled benefit payments, reimbursement benefit payments, or services provided by a provider or through a provider network for medical, dental, vision, disability and similar benefits. Where a company has contractual arrangements with providers to provide health care services, the incurred claims are the amounts paid under the terms of the provider contract for the healthcare services provided.

(b) Claims do not include active life reserves or any expense incurred by the company for the cost of adjusting and settling a claim, including the, review, qualification, oversight, management or monitoring of a claim or incentives or compensation to providers for other than the providing of health care services.

(c) For future periods in a projection, the incurred claims shall be based on the actuary's best estimate of future experience.

(21) Insurance Trend – The combined effect of underwriting wearoff, anti-selection resulting from rate increases, discontinuance of new sales, and the increase in expected claim cost due to the aging of the inforce population.

(22) Insurer Conduct – The following actions or inactions of the company with respect to a policy form which have resulted in inadequate rates and the need for large rate increases:

(a) Failure to file an ARC or failure to make a filing in compliance with section 627.6745(2), Florida Statutes, meeting the standards of Florida laws and rule chapters 4-149 and 4-156, after January 1, 1999. The Department will not look prior to January 1, 1998 in determining such violation for purposes of this definition.

(b) Failure to correct a rate filing when the Department presents information to the company that suggests that rates are inadequate and the company does not adequately resolve the Department concerns;

(c) Violation of applicable actuarial standards of practice at the time of a filing;

(d) Failure to implement the underwriting standards assumed in the pricing assumptions of the form; or

(e) The use of pricing assumptions that has resulted in a demonstrated pattern of product underpricing.

(23) Issue Age Premium Schedule – A premium schedule whereby the individual insured's premium is determined based on the insured's age at the time of issue of the contract. The aging component of the claim cost is prefunded. The insured's premium is not changed due to advancing age.

(24) Lifetime Loss Ratio –

(a) This loss ratio is derived by dividing A by B where:

1. "A" is the sum of:

a. The incurred claims, accumulated with interest, from the original effective date of the contract form to the effective date of the evaluation, and

b. The present value of future incurred claims over the entire remaining lifetime of the contract form; and

2. "B" is the sum of:

a. The earned premiums, accumulated with interest, from the original effective date of the contract form to the effective date of the evaluation, and

b. The present value of future earned premiums over the entire remaining lifetime of the contract form.

(b) The lifetime loss ratio is equal to the anticipated loss ratio at the inception of the contract form.

(c) This is the portion of the total premium dollars paid by all insureds under a form that is paid out by the company in health benefits over the entire lifetime of the form. This is a measure of the amount of premium dollars paid to consumers in the form of benefits.

(25) Limited Pay Contracts – Limited pay contracts are contracts that provide for a premium payment period that is shorter than the benefit coverage period of the contract, such as a five-pay long term care insurance contract.

(26) Medical Expense Contract Forms – Contract forms that provide benefits for medical, surgical and hospital expenses incurred. These forms do not prefund medical trend but re-rate the policy for medical trend.

(27) Medical Indemnity Contract Forms – Contract forms that pay a predetermined, specified, fixed benefit for services provided. Claim costs under these forms are prefunded and are not re-rated for medical trend, although they may be subject to utilization changes.

(28) Medical Trend – For medical expense contract forms, and the portion of Group B products subject to medical trend, the trend attributed to the combined effect on medical costs of:

(a) Medical provider price increases;

(b) Utilization changes;

(c) Medical cost shifting;

(d) New medical procedures and technology; and

(e) Deductible leveraging.

(29) Modified Lifetime Loss Ratio –

(a) This loss ratio is derived by dividing A by B where:

1. "A" is the sum of:

a. The lesser of the actual incurred claims, accumulated with interest, and the cumulative expected claims from the original effective date of the contract form to the effective date of the evaluation, and

b. The present value of future incurred claims over the entire remaining lifetime of the contract form; and

2. "B" is the sum of:

a. The earned premiums, accumulated with interest, from the original effective date of the contract form to the effective date of the evaluation, and

b. The present value of future earned premiums over the entire remaining lifetime of the contract form.

(b) The difference between this definition and lifetime loss ratio is found in the first term. Modified lifetime loss ratio uses the lesser of the actual and expected claims for the past period where the lifetime loss ratio uses the actual claims.

(30) Policy/certificate anniversary – The date when coverage was initially effective, as indicated by the policy or other evidence of coverage for a group, and every subsequent year thereafter on the same date.

(31) Premium Schedule – The collection of rates to be charged for a form, including base rates, any modifying factors (this includes any experience rating method, formula and standards to be used) or fees, and any change to the premium schedule being charged. Premium increases to affected insureds as used in this rule shall be due to a change to the

premium schedule and do not include changes due to age, geographic area, family composition or experience resulting from the application of the schedule that has not changed.

(32) Product Group:

(a) Group A – These are products that are funded on a one-year basis to satisfy loss ratio requirements. These products are expected to be repriced annually based on trend and demographic change assumptions. Effects of underwriting, if any, are part of the composite assumptions and claims experience is not durational. These include annually rated group products.

(b) Group B – These are products that are funded over the entire lifetime of the form to satisfy loss ratio requirements. These products are expected to have no changes to the premium schedule (except that where a portion, less than 30%, of the coverage is subject to medical trend, some periodic premium schedule increases may be expected). The rates are based on the insured's demographics and on the underwriting status of the insureds at issue. Effects of underwriting and other aspects of insurance trend are recognized in the pattern of expected loss ratios by duration. These include long term care, home health care, and medical indemnity contract forms.

(c) Group C – These are products that are funded over the entire lifetime of the form to satisfy loss ratio requirements. These products are expected to be repriced annually to reflect medical trend. The rates are based on the insured's demographics and on the underwriting status of the insured at issue. Effects of underwriting and other aspects of insurance trend are recognized in the pattern of expected loss ratios by duration. These include Medicare supplement and individual medical expense contract forms.

(33) Projection – A determination of future values based on a set of formulas, methods and assumptions. Except in the event of legislative changes, any changes to the set of formulas, methods or assumptions must be based on credible data, which shall include experience if credible as defined by this rule chapter. Future rate change assumptions in determining projected premium values, subsequent to a proposed increase in a current ARC filing, shall equal the medical trend assumption, if applicable, used in determining future claim costs.

(34) Renewal Clauses – The contract terms and conditions regarding the renewal conditions of a contract. Clauses include:

(a) Optionally Renewable – Renewal of the contract can be declined at the option of the company.

(b) Conditionally Renewable –

1. Renewal of the contract can be declined by the company by class, by geographic area, or for stated reasons other than deterioration of health.

2. The company may revise rates on a class basis.

(c) Guaranteed Renewable –

1. Renewal of a contract cannot be declined by the company for any reason other than fraud, misrepresentation as may be limited by any applicable statute, or failure to pay the premium when due.

2. The company may revise rates on a class basis.

(d) Non-Cancelable –

1. Renewal of the contract cannot be declined by the company for any reason other than fraud, misrepresentation as may be limited by any applicable statute, or failure to pay the premium when due.

2. Rates cannot be revised by the company.

(e) Non-Renewable – The contract must be for a specific duration, but shall not exceed one year.

(35)(a) Stop-Loss Coverage – A contract form sold to a self-insured employer with an ERISA qualified employee welfare benefit plan or a church plan, and where the contract form does not directly cover any underlying employee but rather the employer's obligation under the benefit Plan. The stop loss contract obligation may not pass directly to the employees.

(b) Stop-Loss Reinsurance – Reinsurance that pays incurred claims in excess of a specified amount on an insured individual. This is limited to protection for catastrophic claims.

(36) Trend – The change over time in claim costs per unit of exposure. This is comprised of both insurance and medical trend.

(37) Underwriting Status – The risk classification factors, excluding demographic, geographic and family composition factors, of an insured used to determine the applicable rate to be charged from the premium schedule.

(38) Underwriting Wearoff – The gradual increase from initial low expected claims that results from underwriting selection to higher expected claims for later durations.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.6699(6)(d) FS. History–New _____.

4-149.104 Rate Filing Procedures.

(1) A premium schedule shall be considered filed with the Department upon the Department's receipt of all material required by this rule. The date the Department receives the complete package of material becomes the starting date for the 30 or 45 day statutory period. A company may consider the filing to be deemed approved at the end of the statutory period if the Department has not approved or disapproved the filing before that date. The Department's approval of the filing shall rely upon the contents and accuracy of the company's actuarial memorandum and certification if the filing is not disapproved for failure to comply with this rule chapter.

(2) A complete health insurance rate filing shall include two copies of all of the following:

(a) A brief letter explaining the type and nature of the filing.

1. The letter shall indicate if the filing is for a new contract form, a revised premium schedule for an existing contract form, and whether it is a resubmission of a previously disapproved filing.

2. If the filing is a resubmission, the letter shall indicate when the previous filing was submitted, the Florida filing number, and the date of the disapproval or withdrawal.

(b)1. Completed Form DI4-561 (rev 7/91), Health Insurance Filing Requirements Summary, as adopted in rule 4-149.190;

2. Completed Form DI4-562A (rev 4/91), Standardized Data Letter/Florida Department of Insurance/Division of Insurer Services/Health Forms Filing, as adopted in rule 4-149.190; and

3. Form DI4-562B (rev 7/91), Standardized Data Letter/Florida Department of Insurance/Division of Insurer Services/Health Rates Filing, as adopted in rule 4-149.190, completed in accordance with the instructions contained in Form DI4-562 (rev 7/91), Standardized Data Letter/Health Insurance/Instruction Sheet, as adopted in rule 4-149.190.

(c) An actuarial memorandum, containing the specific information required by rule 4-149.110.

(d) Premium schedules that define all proposed rates, methodologies and rating factors for determining rates applicable in the state. For companies that have a complete rate manual on file with the Department, only the pages that are being changed need to be filed along with a detailed explanation of the changes on the rates, unless a complete manual is requested by the Department.

(3)(a) Filings shall be mailed to: Bureau of Life and Health Forms & Rates, Division of Insurer Services, Department of Insurance, Post Office Box 8040, Tallahassee, FL 32314-8040.

(b) Responses to letters requesting additional information sent to the Department by Federal Express or any other form of special delivery shall be delivered to: Department of Insurance, 1st Floor, Larson Building, 200 East Gaines Street, Tallahassee, FL 32399-0328. Responses may be faxed to the Department using the facsimile number indicated on the Department's letterhead. Faxed responses shall not exceed 10 pages.

(4)(a) The Department shall request additional information necessary to reach a determination on the filing. The information requested shall include data required by this rule chapter, clarification, explanation or justification of the content of a filing or omissions of information from the filing required by this rule chapter. The information requested shall be necessary to properly evaluate the calculations, methods or assumptions used by the company to adequately justify that the proposed rates, changes to the underlying rating manual and related forms are in compliance with the laws and regulations of Florida.

(b) Every company shall submit the required information by a date certain stated in the letter requesting additional information to allow the Department sufficient time to perform a proper review within the statutory time period. The Department shall attempt to provide at least 14-days for the company to respond to an initial letter requesting additional information.

(5) All incomplete or illegible filings will not be considered to be received and will be returned without processing.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.669(6) FS. History—New _____.

4-149.105 Health Rate Filing Standards.

(1) Companies shall maintain records sufficient to provide the details of the information required by this Part, except as provided by rule 4-149.108(9)(a)5..(v)

(2) The required data shall be the most current data necessary to properly evaluate the rate request.

(3)(a) Limited pay contracts issued subsequent to six months following the effective date of this rule chapter must provide, that in the event of a rate increase by the company:

1. The contract shall provide for paid-up policy benefits in the event of policyholder termination within six months of the effective date of the rate increase to the insured.

2. The minimum required paid-up benefits shall be at least equal to the ratio of the number of years (and partial years) paid less one divided by the number of years in the premium paying period less one times the policy benefits at the time of policyholder termination.

(b) Notice shall be provided insureds at the time of a rate increase notifying them of their benefits under this provision of the contract if they terminate coverage.

(4) No portion of any rate increase shall be for the purpose of recapturing past incurred claims.

(5) A company may use external indicators, such as zip codes or counties, for determining the rate relationships contained in a premium schedule. When used, a company may not change the rate relationships or rate charged an insured upon a change of the external indicator, such as if zip codes are changed by the USPS, without first filing with the Department for approval. This does not include a rate change to an insured as a result of action or other change by the insured within the existing premium schedule in the absence of a change to the external indicator.

(6) Premium schedules shall be actuarially internally consistent recognizing any differences in anticipated claims costs, i.e., all other things being equal, a \$1,000 deductible policy has a lower premium than a \$250 deductible policy.

(7) Franchise Insurance shall be considered to be individual insurance under these Rules unless the franchise insurance is a health benefit plan under section 627.6699, Florida Statutes. In that event, the franchise insurance shall be considered to be group insurance.

(8) Medical trend for a future rating period shall be determined by any of the following:

(a) Credible company data based on rule 4-149.107, using generally accepted actuarial principles and complying with actuarial standards of practice;

(b) By an independent statistical publishing agency;

(c) By an independent actuarial consulting firm specializing in preparing trend projections;

(d) By a Department analysis of statewide experience for companies in the market; or

(e) For Medicare supplement contracts, using information published by the Health Care Financing Administration.

(9) Medical trend factors, to be applied to an approved premium schedule, are approved for a one year period only or until a subsequent rate filing, which is filed before the end of such period, is approved.

Specific Authority 624.308,627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.6699(6) FS. History—New _____.

4-149.106 Pooling of Similar Health Contract Forms.

(1)(a) In order to provide for equitable risk sharing for all generations of policyholders, all individual contract forms providing for similar benefits shall be combined in a single rate filing.

(b) This includes contract forms being actively offered for sale and those which are no longer actively being offered for sale and contract forms originally issued by the company and those acquired from another company by assumption reinsurance or corporate consolidation.

(c)1. Except as provided in (e) below, contract forms shall be considered to have similar benefits if the benefit configuration under the contract form is of the same type, e.g., medical expense; hospital/surgical; disability; home health care; long term care.

2. Contract forms that provide benefits through a defined network of providers may be maintained in a separate rating pool from those without a defined network of providers. The company must demonstrate that the in-network incurred claims represent at least 70% of the contract form's total incurred claims during two of the last three years to maintain such separate rating pools. The company shall provide this demonstration at the time of the initial filing of a separate pool and upon request by the Department thereafter.

(d) Covered services, benefit triggers, benefit restriction and authorization procedures, negotiated provider arrangements, co-pay amounts, co-pay options, deductible

sizes, daily limits, inside limits, and outside limits may vary by contract form and such forms shall still be required to be considered as having similar benefits.

(e)1. A company which proposes to maintain separate rating pools shall be required, when filing for a change to the premium schedule, to justify to the Department that the benefits of forms in the separate rating pools are not similar.

2. To justify that a form is not similar to other form(s) in a pool, the company must demonstrate that at least 60% of the benefits of the form are not similar to any other form in the pool. The demonstration is evaluated by using common morbidity assumptions of the existing pool, and must show that at least 60% of the benefits of the form are not included within the pool and cannot be reasonably determined from the claims cost experience of the pool. As an example, compare a new form providing only comprehensive mental health benefit to a pool of medical expense forms that include only very limited mental health benefit as a component of the coverage. Compare the mental health benefits of the new form to the mental health benefits of the pool on a common morbidity basis. If more than 60% of the new benefits are attributed to coverage not included in the claim costs of the pool, the new form may be maintained in a separate rating pool.

3. A company requesting separate rating pools based on this subsection (e) shall file the demonstration of compliance with the Rule for review and approval at least 30 days prior to the rate filing. The 30-day review period in section 627.410(6), Florida Statute, does not apply to this demonstration.

(f) Once contract forms have been pooled, they remain so for all rating purposes, except as provided by rule 4-149.106(3)(c)3.

(2) Separate rating pools may be used for blanket insurance contract forms and group conversion contract forms.

(3)(a) When contract forms have been combined, a rate revision request shall not differentiate between the experience of the individual contract forms, so that there is a level percentage change to the premium schedules. Modifications from a level percentage change to the premium schedules within a pool shall be permitted if the company demonstrates that:

1. Its most popular actively marketed form during the prior year, would not be adequately rated based on applicable loss ratio standards due solely to the application of a level percentage change to the pool; or

2. The level percentage increase, together with increases in the prior two years, does not exceed a total of \$15 per month; or

3. The use of common morbidity assumptions will materially misstate the frequency of claims because of differences in benefit triggers. For purposes of this demonstration, benefit trigger differences shall be due to:

a. Accident-only versus accident and sickness qualifications; or

b. Medically necessary versus ADL qualifications; or

c. Specified disease versus non-disease limited qualifications (e.g., medical expense).

(b) Modifications from a level percentage change to the premium schedules within a pool shall be permitted to recognize differences in the following factors:

1. Industry/occupation factor;

2. Relative benefit differences based on common morbidity assumptions;

3. Medical expense savings attributed to specific provider contracts;

4. Geographic area factors.

5. A medical trend difference due to different policy features or benefits, such as if one form has pharmacy benefits and another does not.

(c)1. All Medicare supplement contract forms of the same type, as defined in 4-156.012(3)(c), shall be pooled.

2. A company may request a non-level percentage increase for Medicare supplement forms from that determined by a level percentage change within the pool. This shall be approved if the company can demonstrate that a refund would be required on one or more forms if the premium rates were increased at the level pool percentage rate. In providing this demonstration, the company may include the effect of no more than two years of additional experience, consistent with the projections contained in the ARC filing.

3. All forms that together have been required to pay a refund may be maintained in a separate rating pool.

(d) At the option of the company, a rate increase that produces a value that does not exceed \$15 per month need not be applied. The company must demonstrate that such request will be applied in a consistent manner within the pool. Not implementing such increase will result in lost revenue. The company may reflect the impact of the lost revenue in one of two ways.

1. Reflect such lost revenue as earned premium in all future rate filings, or

2. Increase the loss ratio standards of the form pursuant to rule 4-149.108(9)(a).

(4) Limited pay contracts must maintain the experience in a separate rating pool for all rating purposes, except a company may request to use common morbidity assumptions with lifetime paying contracts. If common morbidity assumptions are used, they must be used for both rating pools.

(5) If a pool is comprised of forms with different loss ratio standards, the loss ratio standard for the pool shall be the weighted average, based on the present value of earned premiums (past and future), of the pool's component forms.

(6)(a) A paid-up contract shall be removed from the rating pool when it becomes paid-up.

(b) Upon removal from the pool, the company may establish, as a claim, the value of the reserve for the paid-up benefit. Such reserve shall be based on the most recent assumptions used in evaluating the premium paying pool. The claim established shall not exceed the total premiums paid for the paid-up contract, less any claims previously paid, since issue.

(7) Experience attributed to providing a benefit upon the death of the insured, except for coverage permitted by section 624.603 and 627.603, Florida Statute, shall not be included in the rating pool used to determine health benefit premiums or increases to a premium schedule.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.6699(6) FS. History—New _____.

4-149.107 Credibility of Incurred Health Claims Experience.

(1)(a) Claims experience that is not credible is insufficient to predict the future experience of a contract form. This occurs when the experience is too limited to be statistically reliable.

(b) Non-credible experience is subject to significant volatility and variability and is not necessarily predictive of future experience or future rate needs.

(c) In analyzing the contract's claims experience for the basis of determining projected incurred claims, only credible experience shall be used.

(d) Amounts paid by the company which are not incurred claims, such as punitive damages awarded, shall be removed from all experience analysis and not used in determining future rate increases. However, stop loss reinsurance costs shall be recognized in lieu of the claims reimbursed by the reinsurer. Upon filing and approval, a company may use an internal large claim pooling mechanism.

(e) Experience is considered fully credible (100%) if it has 2,000 or more contracts inforce at the date of evaluation. If fewer than 500 contracts are inforce, the experience is considered to be non-credible (0%).

(f) Linear interpolation is used for inforce amounts between 500 and 2,000.

(g) In lieu of the 2,000 contract standard at the date of evaluation, the 2,000 contract standard may be met, at the option of the company, by 2,000 life-years over an exposure period of not to exceed the most recent three year period. In this event, all projections must be based upon the results over the entire exposure period as a single year and not using each year individually and with such experience being considered to be at the end-point of the exposure period. A contract's contribution to life-years is determined from the beginning of the contract to its termination date, i.e., a contract inforce on January 1 that terminates on June 30 has .5 life-years.

(h) For group contracts, the numbers herein refer to the individual group certificates.

(i) If the Florida experience is comprised of fully credible data, only actual Florida experience shall be used.

(j) A blend of actual Florida and actual nationwide experience shall be used only if Florida-only experience is only partially credible. Where Florida experience has partial credibility, the actual nationwide experience used in the credibility weighting shall be net of actual Florida experience.

(k) If Florida experience is not fully credible and total nationwide experience is fully credible, the actual Florida experience will be combined with the actual nationwide experience weighted by the credibility factor of each. For example, if Florida experience has 875 contracts, the actual Florida loss ratios will be weighted by a factor of .25 $((875-500)/1,500)$ and the actual nationwide loss ratio by .75.

(l) If nationwide experience is not fully credible, the combined weights of the Florida and nationwide credibility factors will total the nationwide credibility factor that will be less than 1.0, e.g., Florida experience has 875 contracts and nationwide has 1,625 contracts. The 500 initial number of policies, that are determined to be the non-credible threshold, shall be allocated equally to the Florida and nationwide experience, i.e., 250 each. The actual Florida loss ratio will be weighted by .42 $((875-250)/1500)$ and the actual nationwide loss ratio net of Florida experience by .33 $((1625-875-250)/1500)$. The total combined credibility will be the nationwide credibility factor of .75 $((1625-500)/1500)$. This is further combined with the expected loss ratio for the remaining .25.

(2) A company may request to use nationwide experience for a product where there are no geographical cost differences reflected in the premium schedule. The company may make this request in the original filing or the first filing after the effective date of this rule chapter. The company shall stipulate, in writing, that the Florida rates are not intended to vary from rates charged in other states, except for adjusting the premium schedule to meet compliance with the minimum loss ratio standards of this rule chapter. If the application of this provision to existing forms results in the need for a large rate increase, as defined by rule 4-149.108(15)(a) or (b), but without the determination of insurer conduct, the increase shall be phased in over a two-year period.

(3) For insurance that has a low expected frequency of claims, such as disability income insurance or long term care insurance, the 2,000-policy level above does not apply. 100% credibility shall be determined as 1,000 claims over the most recent five-year period. Fewer than 200 claims will be 0% credible, with the credibility percentage linearly determined between 200 and 1,000 claims. Partial credibility shall be determined consistent with rule 4-149.107(1).

(4)(a) A company may file for approval an alternative method of determining credibility if it determines that the above credibility standards are not appropriate. The company

shall provide to the Department the reason and detailed justification why neither of the above standards will produce statistically credible predictive results. The company shall provide detailed statistical analysis to demonstrate that the proposed method produces results that have a statistically greater predictive value and reduced standard of error than the above standards. The company shall provide the results of the proposed method and the above standards including the predictive error of each.

(b) The method shall use actual Florida experience to the degree credible, then actual nationwide experience, and then other appropriate data.

(c) The alternate method shall use sound actuarial principles and comply with actuarial standards of practice.

(d) The request for approval for an alternate credibility standard and method shall be submitted for review and approval at least 30 days prior to a rate filing. The 30-day review period in section 627.410(6), Florida Statute, does not apply to this request.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.6699(6) FS. History—New

4-149.108 Reasonableness of Health Benefits in Relation to Premiums – Group B & C.

(1) Sections 627.410 and 627.411, Florida Statutes, require contract benefits to be reasonable in relation to the premium charged. In order to satisfy this requirement, the premium schedule must satisfy the standards contained in this Rule.

(2)(a) The anticipated loss ratio developed in the initial filing using the original pricing actuarial memorandum will establish the initial lifetime standards for each contract form, coverage and benefit option.

(b) The initial lifetime loss ratio standard must equal or exceed the minimum loss ratio from the tables set forth in rules 4-149.108(4) through (8).

(c) At initial filing, the modified lifetime loss ratio standard is equal to the initial lifetime loss ratio.

(d)1. The modified lifetime loss ratio shall be annually calculated and the modified lifetime loss ratio standard increased, if necessary, pursuant to rule 4-149.108(9)(a).

2. The modified lifetime loss ratio standard shall not be increased due to the provisions of rule 4-149.108(9)(a)3. or rule 4-149.108(9)(a)5.(iii) or (iv), to a level larger than the greater of 85% and the loss ratio that is fifteen percentage points over the initial filed lifetime loss ratio standard for the form. This does not prevent a company from filing a form with a higher loss ratio, in which case such higher loss ratio standard shall apply.

(3) For premium schedule revisions or certification of continued use of an existing premium schedule, the proposed premium schedule must satisfy the following criteria applied to inforce business:

(a) The anticipated loss ratio at the time of the filing must equal or exceed the modified lifetime loss ratio standard in rule 4-149.108(2)(d);

(b) The modified lifetime loss ratio calculated at the time of the filing must equal or exceed the modified lifetime loss ratio standard in rule 4-149.108(2)(d), except as provided for by rule 4-149.111(4)(b)5.

(c) Where the company is unable to produce necessary experience for a discontinued form to determine compliance with loss ratio standards, the company shall provide an explanation of the reasons why such experience is not available, and demonstrate that the inforce for such form is less than 10% of the pool. If the company provides such information, the form shall be removed from the pool and subject to a rate increase limited to the lesser of the pool's rate change and medical trend as determined by rule 4-149.105(8).

(d) A company may file for approval to reduce the modified lifetime loss ratio standard for the form. The company must justify the reduction in loss ratio as necessary to cover actual increases in expenses, excluding commissions and profit and contingency margin.

(4) The minimum initial lifetime loss ratio for individual contracts and group certificate forms issued, delivered, or issued for delivery in this state prior to 6/1/94 that were approved by the Department prior to 2/1/94, shall be the loss ratio and loss ratio adjustment formula that was in effect at the time the form was approved. Such forms shall be subject to the filing requirements and standards of this rule chapter for ARC filings received after the effective date of this rule chapter.

(5) The minimum initial lifetime loss ratio for individual contract forms and group certificate forms not subject to subsection (4) above or forms that are continued available for sale after 6/1/94 must meet the standards set forth herein.

(a) Loss Ratio Table – Individual and Stop-Loss Contract Forms

Type of Renewal Clause	Group C Products Loss Ratio	Group B Products Loss Ratio
Non-Cancelable	55%	50%
Non-Renewable	60%	55%
Guaranteed Renewable	65%	60%
All other	70%	65%
Minimum Acceptable	55%	50%

(b) For new forms and rate revisions to existing forms with an average annual premium of \$1,000 or less after the impact of an ARC filing, the minimum lifetime loss ratios in (a) above are adjusted in accordance with the formula:

$$R' = (A - 25I)R/A$$

where: R = the loss ratio from the table;

A = the average annualized premium per individual insured;

$$I = (\text{CPI-U, year N-1})/103.9$$

R' = the adjusted loss ratio;

Note: R' cannot be less than:

1. Ten percentage points less than R for forms with an average annual premium of \$500 or less; or

2. Five percentage points less than R for forms with an average annual premium over \$500 but not in excess of \$1,000; and

3. The minimum acceptable lifetime loss ratio; except for accident only non-cancelable policies which shall not be less than 45%.

(6) For blanket insurance contract forms, as defined in section 627.659, Florida Statutes, the minimum lifetime loss ratio is 65%.

(7)(a) For group conversion contract forms issued on either a group or an individual basis, excluding long-term care and Medicare supplement contracts, the minimum lifetime loss ratio is 120%.

(b) The company may charge the excess experience of the group conversion loss ratio to the group experience.

(c) The premium schedule applicable to group conversion insurance subject to section 627.6675, Florida Statutes, shall not exceed the limits of section 627.6675(3)(a), Florida Statutes.

(8) Medicare supplement contract forms, and long-term care and limited benefit contract forms subject to section 627.9403, Florida Statutes, are not subject to the above minimum loss ratios in rule 4-149.108(4) or (5). With respect to such contract forms, the minimum initial lifetime loss ratios are found in rule chapters 4-156 and 4-157, respectively and subject to the filing requirements and standards of this rule chapter.

(9) Modified Lifetime Loss Ratio.

(a) Excluding non-cancelable contract forms, the modified lifetime loss ratio standard and durational loss ratios used to determine expected claims applicable to an ARC filing shall be determined annually as follows:

1. Unchanged Modified Lifetime Loss Ratio.

a. The modified lifetime loss ratio standard shall remain unchanged when the company makes a complying ARC filing that requests a rate change that results in a modified lifetime loss ratio, calculated after the effects of the rate change, that is equal to the modified lifetime loss ratio standard in rule 4-149.108(2)(d).

b. The modified lifetime loss ratio standard shall remain unchanged when the company makes a complying ARC filing, pursuant to rule 4-149.111(4)(b), that does not request a rate increase but demonstrates that the modified lifetime loss ratio calculated is equal to the modified lifetime loss ratio standard in rule 4-149.108(2)(d) or is otherwise acceptable under other provisions of this rule chapter.

c. The company shall provide the durational loss ratios in effect at the time of the ARC filing and, if changed, the revised durational loss ratios as modified by the ARC filing.

2. Increased Modified Lifetime Loss Ratio.

a. The modified lifetime loss ratio standard shall be changed for future filings when a company makes a complying ARC filing that certifies to a higher modified lifetime loss ratio than the modified lifetime loss ratio standard based on rule 4-149.108(2)(d) in the most recent ARC filing. The modified lifetime loss ratio standard in rule 4-149.108(2)(d) shall be increased to what is certified.

b. The company shall provide the durational loss ratios in effect at the time of the ARC filing and the revised durational loss ratios as modified by the ARC filing. The revised durational loss ratios shall reflect the increase in the modified lifetime loss ratio and shall support the projected values in the ARC filing.

c. If the Department approves a rate change that is different than that contained in the ARC filing, a revised ARC filing shall not be required and the modified lifetime loss ratio standard and the durational loss ratios to be used in later ARC filings will be those contained in the ARC filing which was certified by the actuary.

3. Interim Modified Lifetime Loss Ratio.

a. A company that is in violation of section 627.410(7), Florida Statutes, at the time of an ARC filing, shall determine an interim modified lifetime loss ratio standard to be used as the standard for the ARC filing. A violation occurs if the company has failed to file or has filed an ARC which is determined not to comply with the provisions of section 627.410(7), Florida Statutes pursuant to rule 4-149.111(6).

b. The interim modified lifetime loss ratio standard will be calculated as of the time 12-months prior to the date of the current ARC filing using the most recent approved (prior) ARC filing which contains all of the experience necessary in conjunction with the current filing, as follows.

(I) The lesser of the actual and expected claims, for the past experience reflected in the prior ARC filing;

(II) Actual earned premiums for the period from inception through the end of the experience period;

(III) The greater of the actual and expected claims (based on the durational loss ratios in the prior ARC filing) during the period from the last ARC filing to the date 12-months prior to the filing date;

(IV) For the last 12-month period, the projected incurred claims and earned premiums in the prior ARC filing;

(V) Projected values for the future from the prior ARC filing; and

(VI) The modified lifetime loss ratio standard in rule 4-149.108(2)(d) shall be increased to equal the interim modified lifetime loss ratio.

c. The current ARC filing will be evaluated using rule 4-149.108(9)(a)1. or 2. above.

4. Expected Claims. The revised durational loss ratios contained in the current ARC filing shall be used to determine additions to expected claims as required by rule 4-149.103(29)(a)1.a. in future ARC filings. The expected claim values for prior periods in the current ARC filing shall not be restated. They shall remain as the expected values that were previously determined from the durational loss ratios applicable at that time.

5. Transition. This provision shall apply to the first ARC filing (transition ARC filing) made after the effective date of this rule chapter and within twelve months of the effective date of this rule chapter.

a. A modified lifetime loss ratio for the form shall be calculated from the most recent approved (prior) ARC filing made by the company, which contains all of the experience necessary, or if none, the original filing shall be considered the prior ARC filing. The calculation shall use the prior ARC filing and additional experience as follows:

(I) The lesser of the actual and expected claims, for the past experience reflected in the prior ARC filing;

(II) Actual earned premiums for the period ending with the filing date;

(III) For the period since the prior ARC filing, the lesser of actual claims and expected claims using the durational loss ratios in the prior ARC filing; and

(IV) Projected values of the future anticipated experience with no rate change in the current year and a second projection with a rate increase that produces a result equal to the initial lifetime loss ratio. Where the prior ARC filing assumed a continuing medical trend applicable to both projected claims and earned premiums, medical trend, not exceeding that used in the prior ARC filing, may be used in all future years for both claims and premiums in the "no rate change" calculation.

b. If the rate increase used in a.(IV) above is no more than the greater of fifteen percent and 150% of medical trend as determined by rule 4-149.105(8), the company shall make an

ARC filing in accordance with (9)(a)1. or 2. above. At its option, a company may file for a rate increase subject to subsection (iii) below.

c. If the rate increased used in a.(IV) above is greater than fifteen percent, or if elected by the company, the maximum rate increase is limited to the greater of 15% and 150% of medical trend, as determined by rule 4-149.105(8)(b),(c),(d) or (e), for two years, or 10% for a Group B product. The modified lifetime loss ratio standard in rule 4-149.108(2)(d) shall be increased to the modified lifetime loss ratio determined from the ARC filing made in the second year with the rate increase in such filing being limited by this provision.

d. If c. above applies, but the company is able to demonstrate that it has made ARC filings in compliance with section 627.410(7), Florida Statutes, in each of the preceding three years, the two-year period in (iii) above shall be extended to three years.

e. If a company does not the have durational loss ratios necessary to accurately develop expected claims for past periods, the company shall submit proposed durational loss ratios to the Department for approval. The durational loss ratios proposed are those which will be used to determine past expected claims and shall therefore reflect expectations of the form at that time. For forms that were no longer made available for sale after 6/1/94, in lieu of expected claims based on durational loss ratios, the company may use the lifetime loss ratio standard times earned premium as the value of expected claims for the period prior to the effective date of this rule.

f. A transition ARC filing made within three months of the effective date of this rule chapter shall be permitted to be made up to three months beyond the time period provided by section 627.410(7), Florida Statute.

(b) To recognize random fluctuations, the increase in loss ratio standard in rule 4-149.108(9)(a) above will not occur if:

1. The nationwide experience has less than 50% credibility, or

2. The actuary adequately justifies a rate increase on a Group B product of less than 10%, or if more than 10%, one where the largest increase on any policy/certificate does not exceed \$15 per month, but requests approval by the Department to defer the rate increase. The actuary must certify that the rate change ultimately requested will not exceed the greater of 10% or \$15 per month, or

3. The modified lifetime loss ratio standard would be met with an additional rate increase of 4% or less.

(c) A company filing for a rate increase which is less than that which is justified by this rule chapter, may request exemption from the provisions of rule 4-149.108(9)(a) for such filing. This request shall be granted if the company is able to demonstrate that there is a planned schedule of rate actions. The schedule shall be in the best interest of existing policyholders and for the purpose of mitigating the effect of an increase that is in compliance with this rule chapter. The

schedule shall be for existing insureds only with new insureds being charged an approved rate justified by this rule chapter. The planned schedule shall converge to the new issue rate by the third year of approval. The company shall reflect the lost revenue as earned premium for past periods in future rate filings in order to avoid the modified lifetime loss ratio being increased.

(d) A company may request a modification to the provisions of rule 4-149.108(9)(a) when adverse experience is being realized on existing business and the actuary is able to justify that experience from new sales is expected to emerge differently from current assumptions. The revised durational loss ratio standards for the form shall be developed by projecting the existing inforce business and assumed new sales at expected levels for the next three years over the entire lifetime of the form. This provision may only be requested once, within a ten-year period, for each form category defined by rule 4-149.108(15)(a)6.

(10) The original premium schedule for forms sold after 6-1-94 or approved after 2-1-94 must incorporate, for the entire lifetime of the contract form, all projected effects of insurance trend. If all pricing assumptions are realized, the only future rate increases necessary to maintain the anticipated loss ratio would be to reflect the effect of medical trend.

(11) A premium schedule shall be considered to result in unfair discrimination and be grounds for disapproval if it contains or incorporates any of the following:

(a) Attained age premium schedules, for contract forms approved after 2/1/94 or sold after 6/1/94, that do not:

1. Limit the percentage increase in the premium by age to not exceed the percentage increase in the ultimate claim cost for the same change in age.

2. Level percentage rate changes to an approved premium schedule shall be deemed to be acceptable in maintaining this standard.

(b) The rates developed for a new contract form are less than the rates being charged for an existing contract form with similar benefits unless the company is able to provide adequate justification for such difference. Any such justification must provide sufficient information to provide a comparison of the two contract forms that shall include adjusting for benefit differences. This standard shall not apply to contract forms where the rates are not subject to future rate increases. The company may request additional consideration by the Department if the company offers all insureds under the existing contract form the option of transferring to the new, lower cost contract form at the predominantly issued rate without evidence of insurability;

(c) A premium schedule which:

1. Charge insureds of the same actuarially supportable class a different rate;

2. Charge the same rate to insureds of the same actuarially supportable class for different benefit levels;

3. Is intended to discourage sales to a certain portion of the population, whether by age, geographic location, or some other criteria;

4. Is intended to encourage sales to one portion of the population to the detriment of another.

(d) For forms approved subsequent to the effective date of this rule chapter, an issue age premium schedule which is not smooth. Smooth is defined as a premium schedule that complies with one of the two following conditions for periods of level benefits:

1. The second differences of the premium schedule do not change sign (i.e., from positive to negative or from negative to positive); or

2. At any time where the sign of the second differences of the premium schedule changes, the five first differences of the premium schedule around the sign change are all within 150% of the smallest non-zero value. In the case where the smallest non-zero value is the smallest first difference, other first differences shall not exceed 200%.

(12)(a) Pursuant to section 627.410(6)(d), rating structures that incorporate select and ultimate premium structures or use premium class definitions that classify the insured based on duration since issue, are prohibited.

(b) Prohibited rating practices include any premium schedules that have:

1. Premiums that vary based on the time elapsed since issuance of the contract, except where renewal rates are lower than new issue rates as specifically permitted or required in this rule chapter; or

2. For contracts issued subsequent to the effective date of this rule chapter, premium guarantees on guaranteed renewable policies, except for certificates under a group policy issued to an employer group.

(13) Pursuant to section 627.410(6)(d)3., Florida Statutes, attained age premium structures where more than 50% of the contracts/certificates are issued to persons age 65 or older are prohibited. Only issue age premium schedules are permitted.

(14) A company that is requesting a rate increase, where the maximum annual impact to all renewing insureds is less than 10%, may file a simplified actuarial memorandum consisting only of items: 1., 2., 4., 11., 12., 13., 15., 16., 18., 19., 20., 21. & 22. of rule 4-149.110(2). Any of the other items listed in rule 4-149.110(2) shall also be filed if they are being changed from the immediate prior filing.

(15) Companies filing rate increases after the effective date of this rule chapter shall be subject to this paragraph where insurer conduct is involved and where the rate increase request results in an increase in the renewal premiums that is not viable for the policyholder market as defined herein. This subsection is available to a company if it has not been previously applied within a ten-year period to such form category, pooled group of forms or any form with similar benefits. At the option of the company in lieu of a reduced

approval level on all premiums, a rate increase will be permitted that results in two premium schedules; one premium schedule for new business and one for the existing business at the time of implementation of this provision. The new business schedule shall be at an approved rate level that will be greater than the premium schedule applicable to existing insureds. This deviation from a single premium schedule shall not be construed to be unfairly discriminatory and shall be approved, subject to the rate increase and the resulting anniversary impact to affected insureds, being limited as follows:

(a) For Group C products with an increase of 15% or more, the increase shall be permitted subject to the following:

1. The approved new issue premium schedule shall apply to all new policies sold subsequent to the effective date of Department rate approval. Future rate filings shall not permit any further increase in the deviation in new issue and renewal premium schedules. The new issue premium schedule, and groups renewing at such premium schedule, will be adjusted based on rate filings made in accordance with this Part and the provisions of this subsection.

2. At the implementation of the new issue premium schedule in excess of the current premium schedule, the current premium schedule shall be increased at a level not to exceed the greater of 10% or 135% of medical trend, as determined by rule 4-149.105(8)(b),(c),(d) or (e).

3. Future changes to the premium schedule for policies existing at the time of the implementation of the new issue premium schedule shall be limited to the greater of 10% of the new issue premium schedule, or 135% of the rate increase ultimately approved for the new issue premium schedule, until the two schedules converge.

4. The experience used to justify future rate filings shall reflect premiums for all business adjusted to the full new issue premium schedule. This reflects the lost revenue as earned premium in future rate filings.

5. All insureds subject to a renewal rate less than the new issue rate shall be provided a notice, approved by the Department in the rate filing, disclosing to the insured:

a. That the increase will be phased in over a period of time, and

b. What the rate would have been without the phase-in provision being applied.

6. For purposes of this section, form category means the market category and type of coverage. These are:

a. Individual medical expense,

b. Short term disability,

c. Long term disability, and

d. Medicare supplement.

7. If medical trend, as determined by rule 4-149.105(8)(b),(c),(d), or (e) reduces by more than 20% of the trend at the time of application of rule 4-149.108(15), the company may file for a revised plan of scheduled rate actions to maintain convergence of the renewal premium schedule

with the new issue premium schedule as anticipated by rule 4-149.108(15)(a)3. at the time of the implementation of this provision.

(b) For Group B products with an increase of 10% or more, except where the greatest increase to any policy/certificate does not exceed \$10 per month, shall be phased in as follows:

1. The increase shall be phased in over a period not to exceed three years with no increase exceeding 10%.

2. If the three increases would exceed 10% in each year, the increase shall be a uniform dollar increase amount for each of the three years.

3. Additional rate increases during the phase in period may be filed for medical trend only.

4. The provisions of rule 4-149.108(15)(a)1., 4., and 5. shall apply.

(c) The rate increases shall only be implemented on a consistent annual date no more frequently than once in any twelve-month period.

(16)(a) If any of the following are met, any rate increase requested shall be denied as not viable for the policyholder market unless a long term plan of corrective rate and pricing action is submitted to and approved by the Department.

1. There has been more than one event of insurer conduct during a ten-year period within a form category, pooled group of forms, or forms with similar benefits; or

2. There has been the same event of insurer conduct, within the past ten-year period, for more than one form category.

(b) If a rate filing represents the second consecutive year of rate increases made after January 1, 1999, each exceeding both 150% of medical trend, as determined by rule 4-149.105(8)(b),(c),(d), or (e), and 15%, the company may provide actuarial justification that the level of projected trend is appropriate for the product. The actuarial justification must include a detailed explanation of which assumptions in previous filings or ARCs have changed, the basis of the original assumptions, and the basis of the change. It must discuss whether further increases in excess of these levels are expected and over what time period they are anticipated. If no change of assumption is made, the company must explain why this trend level is appropriate for the particular product, including a detailed explanation of benefit components and trend by component if the company has relied on such components in the prior development of the assumptions. If the company is unable to provide such information or demonstration, or the information indicates that the increase is the result of inappropriate rating practices, including but not limited to, violations of actuarial standards of practice, discriminatory pricing, or the use of invalid assumptions (which were not reasonable or good faith assumptions at the time they were developed or thereafter used in projections) the rate increase shall be denied as not viable for the policyholder

market unless a long term plan of corrective rate and pricing action is submitted to and approved by the Department. The Department shall not deny such rate increase if the company adequately justifies that the projected trend level is appropriate for the product.

(c) In determining the application of rule 4-149.108(16), the Department shall consider at a minimum, the following:

1. Whether the ultimate premium after the increase is within the range of rates actually being charged by other companies for comparable coverage, excluding the highest and lowest rate in the market;

2. Whether there will be more than one premium increase to the affected insureds over a 12 month period; and

3. Whether the premium schedule increase is more than 150% of medical trend as determined by rule 4-149.105(8)(b),(c),(d) or (e).

(17)(a) Unless there is a risk of impending financial impairment that could reasonably be expected to cause actions by the Department attributed to the rate filing under review, and in order to assure that premium escalations are viable for the policyholder market, forms that have been discontinued as to new sales and that are not in a rating pool with at least one form currently available for sale in Florida, or nationwide if nationwide experience is used for credibility purposes, shall be limited as contained herein. Rate increases in excess of medical trend, as determined by rule 4-149.105(8)(b),(c),(d) or (e), for Group C products shall be limited to a rate increase that is the average rate increase approved over the past six months for other similar forms of the company currently available for sale, if any. If the company has no other similar forms, the increase shall be limited to the average rate increase approved over the past six months on forms with similar benefits currently available for sale offered by other companies. For Group B products, if there have been less than six filings made with the Department in the last six months by other companies for forms with similar benefits currently available for sale, an annual rate increase shall not exceed 10%. For purposes of this paragraph, rate increases subject to rule 4-149.108(15) or (16) shall not be considered in determining the average.

(b) At the option of the company, for long term care insurance contract forms, the company may request an alternate rating plan from that indicated in subparagraph (a) above. The company shall demonstrate that the long term care risks have materially changed based on judicial interpretations, federal or state mandates, or a significant change in the service capacity in the statewide long term care market. An example of which would be a 50% change in a three-year period of the number of assisted living facility beds per 1,000 persons over 65 years of age. The plan shall provide an option, without any additional premium payment, of a paid-up contract for any policyholder that terminates coverage within 120 days of the

next premium due date following notice of the rate increase. The paid-up contract shall be the shortened benefit period option provided by section 627.94072(3), Florida Statute.

(18)(a) A company may elect rule 4-149.108(18) for Group B contract forms. The election may be at the initial time of form approval or at any subsequent rate filing provided all of these standards had been met during the period prior to such election. Once elected, this standard may not be discontinued. A company electing to be subject to the standards of this Rule shall be exempt from the provisions of rule 4-149.108(9),(15),(16) and (17) above and any filing for a rate change shall be subject to a file and use standard. The Department shall disapprove the rate increase if it determines that the standards of this Rule have not been met.

(b) The initial premium charged an insured shall not increase during the initial four (4) years in which the policy is inforce.

(c) Except as provided in paragraph (d) below, any premium rate increases, after the initial four-year period, are subject to the following restrictions:

1. For insureds attained age eighty (80) and over, the premium charged may not increase more than 10% in the aggregate during the preceding five-year period.

2. For insureds attained age sixty-five (65) to age eighty (80), the premium charged may not increase more than 15% in the aggregate during the preceding five-year period.

3. For insureds under attained age sixty-five (65), the premium charged may not increase more than 25% in the aggregate during the preceding five-year period.

(d) A company may elect to file for a premium rate increase pursuant to the provisions of this Rule:

1. In the event of amendments to state or federal law which would materially affect the company's risk.

2. Judicial interpretations or rulings rendered regarding the coverages resulting in unforeseen claim liabilities.

(19) Changes to initial pricing assumption factors listed below shall be permitted based on adequately justified data and subject to the limits in this subsection. Such limits shall not apply to changes to factors that are annually updated.

(a) The rate increase in excess of medical trend attributed to changes to the pricing assumption factors listed below shall be spread over a two-year period if the anniversary increase due to all changes within the rate filing exceeds the limits in rule 4-149.108(15)(a) or (b).

(b) The rate increase in excess of medical trend attributed to changes to the pricing assumption factors listed below shall be spread over a three-year period if the anniversary increase due to all changes within the rate filing exceeds two times the limits in rule 4-149.108(15)(a) or (b).

(c) The pricing assumption factors are:

1. A change in the relative relationship of the benefit option factors;

2. A change in the relative relationship of the area factors, excluding changes due to negotiated provider contracts;

3. A change in the relative relationship of the age/sex factors; or

4. A change to other pricing assumptions material to the rate determination, such as persistency and durational loss ratios, that are not annually updated through the projections used in determining the modified lifetime loss ratio.

(20) The Department shall annually determine and publish the medical trend of the five largest companies offering Group C coverage. Effective January 1, 2001, the Department shall annually revise the percentage at the beginning of rule 4-149.108(15)(a) to be determined as 150% of the arithmetic average of the five largest carriers and one independent publishing agency. The Florida average shall be determined by weighting each carrier's medical trend by their respective carriers annualized premium volume. The average shall be determined from 1/6 of the independent publishing agency's nationwide trend and 5/6 from the Florida carrier's average.

(21) The Department shall solicit comments to re-evaluate the provisions of rule 4-149.108(15) and 4-149.108(9) regarding viability and rate stability and to re-evaluate the percentage and dollar triggers in this rule chapter at least every three years.

(22) This provision applies to long term care contract forms approved after the effective date of this rule chapter and long term care contract forms issued subsequent to six months after the effective date of this rule chapter. Initial loss ratio compliance may be demonstrated, at the company's option, with or without the explicit recognition of active life reserves (ALR). When a company has elected to use ALR in the determination of loss ratio compliance; expected and incurred claims, anticipated, lifetime and modified lifetime loss ratios shall be determined using ALR in the same manner as was used in the original approved filing of the form. The provisions of this subsection (22), however, use incurred claims without the inclusion of ALR. A rate schedule shall be determined to be excessive unless the following standards are met.

(a) Where the ALR are explicitly recognized in the demonstration of compliance with the loss ratio standards:

1. The increase in ALR used by the company and added to incurred claims for demonstrating loss ratio compliance shall be demonstrated to be released to pay incurred claims.

2. Projected ALR used by the company, which is released in any duration, shall not exceed projected incurred claims at such duration.

3. The sum of the projected change in ALR used by the company, over the entire lifetime of the form, shall equal zero.

(b)1. Because ALR are used to prefund future claims and thereby reduce the need for future rate increases, the company shall demonstrate that at the time of any ARC filing for a rate increase the value of the ALR at least equal to the Natural Reserve (NR) is made available to pay future incurred claims.

2. The filing must demonstrate that the PVB reduced by the NR, all divided by the PVP, equals or exceeds the value Z, i.e., $(PVB-NR)/PVP \geq Z$.

a. PVB is the present value of future incurred claims without inclusion of ALR.

b. PVP is the present value of future gross premiums.

c. Z is determined, at inception of the form, as the level percentage of renewal premiums (RP) that together with first year expected claims (EC) all divided by PVP is equal to the LR%, i.e., $[Z * PV(RP) + EC]/PVP = LR\%$.

d. The NR is determined as Z times the cumulative renewal earned premiums reduced by the lesser of the cumulative actual claims and the cumulative expected claims excluding the appropriate first year claims, i.e.,

$Z * (\text{cumulative renewal premiums}) - \text{lesser} (\text{cumulative actual and expected claims}) = NR$.

e. LR% is the greater of the modified lifetime loss ratio standard for the form calculated without inclusion of ALR, and 60%.

(c) The company shall certify that the statutory reserves held in its financial statements are at least as great as the level reflected in the filing.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.6699(6) FS. History—New _____.

4-149.109 Grounds for Disapproval.

(1) A health rate filing shall be disapproved if:

(a) The benefits are unreasonable in relation to the premiums charged based on the standards in this rule chapter;

(b) A company does not respond to a letter requesting additional information by the date and time required in the letter, unless extended in writing by the Department;

(c) The filing contains inaccurate or inconsistent data;

(d) The filing does not combine the experience of all contract forms providing similar benefits, in accordance with rule 4-149.106; or

(e) The filing does not use credible data as defined in rule 4-149.107.

(2) The Department shall set forth in the disapproval letter the specific basis for the disapproval. The Department shall indicate, if not previously requested under rule 4-149.104(4)(a), what additional data or explanation would be required to better evaluate whether the company's request would be adequately justified.

(3) When a requested change to the premium schedule is unable to be approved due to the company failing to satisfy the standards or provisions of this rule chapter, but the Department has sufficient information to determine that a portion of such request is adequately justified, the Department shall indicate such portion; however, in no event shall any such indication convey rate-making authority to the Department.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.6699(6) FS. History—New _____.

4-149.110 Actuarial Memorandum for Health Rate Filings – Group B and C.

(1) The actuarial memorandum is a critical document used in the consideration of any filing.

(a) For an initial filing, this document establishes the standards that will be used in considering future rate changes. It is therefore critical that the company and the actuary ensure that the contents of the memorandum are accurate. For a premium schedule revision, the document shall adequately justify the proposed changes.

(b) Pricing assumptions shall reflect the actuary's best estimate of future anticipated experience.

(c) All assumptions shall be adequately justified by supporting data and available to the Department upon request, and

(d) If a company provides projections based on assumptions that differ from those historically experienced, those used in the original filing of the form, or those used for products with similar coverage, it must adequately justify such assumptions and provide an explanation of the reason for the differences.

(2) The actuarial memorandum shall contain each of the following numbered items, as defined in subsection (3), below.

(a) Item 1. Scope & Purpose of Filing

(b) Item 2. Description of Benefits

(c) Item 3. Renewability Clause

(d) Item 4. Applicability

(e) Item 5. Morbidity, Marketing, and Underwriting

(f) Item 6. Mortality and Interest

(g) Item 7. Voluntary Lapse

(h) Item 8. Expenses

(i) Item 9. Premium Classes

(j) Item 10. Issue Age Range

(k) Item 11. Area Factors

(l) Item 12. Average Annual Premium

(m) Item 13. Premium Modalization Rules

(n) Item 14. Active Life Reserves

(o) Item 15. Trend Assumption – Medical and Insurance

(p) Item 16. Minimum Required Loss Ratio

(q) Item 17. Distribution of Business

(r) Item 18. Experience – Past & Future

(s) Item 19. History of Rate Adjustments

(t) Item 20. Number of Policyholders

(u) Item 21. Proposed Effective Date

(v) Item 22. Actuarial Certification

(3) The terms listed in subsection (2) above are described as follows:

(a) Item 1. Scope and Purpose of Filing:

1. This section shall specify whether the filing is a new filing, a rate revision, or a justification of an existing rate.

2. For individual forms and long term care forms, the filing shall contain a summary comparing benefits and rates to existing forms currently available for sale providing similar benefits, as defined by rule 4-149.106.

3. For new individual forms, the company shall provide the date and reason for the discontinuance, within the past five years, of forms with similar benefits as described in rule 4-149.106. The company shall also indicate whether or not the approval of the new form will result in the discontinuance of the offering of any other individual form.

(b) Item 2. Description of Benefits: This section shall include a brief description of:

1. The benefits provided by the contract form, and if applicable.

2. The benefit amounts per unit of coverage, and

3. The available number of units.

(c) Item 3. Renewability Clause: This section shall identify the renewability classification of the form as defined in rule 4-149.103(34).

(d) Item 4. Applicability: This section shall specify whether the company anticipates new issues under the contract form or renewals only.

(e) Item 5. Morbidity, Marketing, and Underwriting:

1. This section shall describe the morbidity basis for the contract form including the source or sources utilized by the company, a brief description of the marketing and underwriting method used by the company, and the effect of the underwriting on claim costs, by duration and in total.

2. A sample claim cost table shall be provided.

3. The company shall separately state the effects of the different types of underwriting, *i.e.*, medical, financial and plan appropriateness. An example of an acceptable brief description is: "This policy form is subject to limited underwriting with (yes/no) questions. The expected impact is: Duration 1 = .15; duration 2 = .05; overall = .03 decrease in claim costs."

(f) Item 6. Mortality and Interest: – This section shall state the mortality basis and pricing interest assumptions utilized by the company. The interest assumption shall at least equal the valuation interest rate for the form.

(g) Item 7. Voluntary Lapse: – This section shall provide a sample lapse table used by the company.

(h) Item 8. Expenses: – This section shall include a brief description of all expense assumptions used by the company, including per policy and percentage of premium expense separately for acquisition, maintenance, and commissions, and any other assumption used. These must be listed for each policy year as well as the average levelized percentage of premium.

(i) Item 9. Premium Classes: This section shall state all the attributes upon which the premium rates vary.

(j) Item 10. Issue Age Range:

1. This section shall specify the issue age range of the form.

2. A statement shall be made as to whether the premiums are on an issue age, attained age, or other basis.

(k) Item 11. Area Factors:

1. This section shall include a brief description and justification for any area factors utilized by the company, and an explanation of any changes since the last filing.

2. The area factors and definitions must also be displayed.

3. Where the consistency of area factors is not readily able to be determined by the filing, a graphic depiction of the area table will be required to be provided, upon request of the Department, to illustrate the geographic boundaries and consistency of area factors.

(l) Item 12. Average Annualized Premium:

1. This section shall display the average annualized premium for both Florida and the nation.

2. If a rate adjustment is proposed, average annualized premiums reflecting the premium schedule both before and after the proposed adjustment shall be provided and the anniversary or annual impact to renewing insureds, *i.e.*, the effect of prior increases, trend, etc.

3. The average annualized premium per policy for individual insurance or per certificate for group insurance shall be calculated based on the distribution of Florida business considering all factors, including modal loading, applicable to the premium schedule.

4. This distribution is:

a. The anticipated issue distribution, if the filing is a new policy form; and

b. The actual inforce distribution, if the filing is for a rate revision or rate justification.

5. Premiums for riders, endorsements and amendments, as well as all fees, must be added to the base plan premiums in proportion to the distribution to determine this average.

(m) Item 13. Premium Modalization Rules:

1. This section shall display the modalization factors and fees utilized by the company, as applicable.

2. For premium modes other than annual, the level of the fees and factors shall not exceed the following, unless adequately justified by the company as necessary to cover the actual additional expenses and loss of investment income on the annual premium for the modal billing:

a. .09 for monthly,

b. .265 for quarterly, and

c. .52 for semi-annual mode payments.

(n) Item 14. Active Life Reserves:

1. This section shall provide a description of the reserve method to be used for the contract.

2. The parameters of mortality, morbidity, lapse and interest shall be presented.

3. Sample calculations for selected ages and durations shall be displayed in new contract filings.

4. The reserve included in loss ratio calculations as provided by rule 4-149.108(22), may be less than the statutory reserve established in accordance with 1. through 3. above and must be separately shown and described.

5. Because these reserves do not represent claim payments, but provide for timing differences, and except as provided by rule 4-149.108(22), they shall not be included in any benefit and loss ratio calculations.

(o) Item 15. Trend Assumptions – Medical and Insurance:

1. This section must describe the trend assumptions utilized by the company in pricing the product and the relevance of the trend based on the features of the particular product.

2. All factors affecting the projection of future claims must be presented.

3. The trend assumptions shall be presented for both medical and insurance trend.

4. A table showing earned premium and loss ratios determined on a constant premium rate basis at the proposed premium schedule level for at least the prior three years.

(p) Item 16. Minimum Required Loss Ratio for the Form:

1. This section shall state the minimum required loss ratio for the form and, where applicable, show the calculation in determining the ratio pursuant to rule 4-149.108(5)(b).

2. This section shall include the initial filed lifetime loss ratio for the form.

3. For a rate change, this shall reflect the modified lifetime loss ratio standard as indicated in rule 4-149.108(2)(d), or as determined by rule 4-149.108(9)(a)3. where applicable.

4. The modified lifetime loss ratio determined by the filing.

(q) Item 17. Distribution of Business:

1. This section shall provide the anticipated issue distribution for new contract forms and for rate revisions, the actual inforce distribution and the originally expected pricing distribution.

2. All criteria having a rating difference shall be included, including but not limited to modal, age, area, benefit, and rider distribution.

(r) Item 18. Experience on the Form (Past and Future Anticipated):

1. This section shall provide a table of the contract form's actual past experience as well as a projection of that expected for the remaining entire lifetime, for the existing business assuming no new entrants, for:

a. Florida only experience; and

b. Nationwide experience, if Florida only experience is not fully credible or if the company elects rule 4-149.107(2). The Nationwide experience provided shall be the complete experience of the company inclusive of Florida experience.

c. When approved credibility method used is different than rule 4-149.107(1) or (3), a table of credibility determined values along with the detail and explanation of how they were derived.

2. For new contract forms, the projection of future anticipated experience may be assumed to be on an annual mode and shall be provided for the entire lifetime assuming an initial number of entrants displaying columns a., b., d., e., h., and i. of subsection 5., below for:

a. The expected distribution of sales.

b. The base policy form only, and

c. Each rider or option separately. For riders or options which are not separable from the base coverage because they affect the benefits or assumptions of the base policy, separate projections shall be displayed for the base policy coverage and 100% assumed election of each rider or option separately.

3. For a rate change filing, a table of experience from inception of the form shall be displayed for each calendar year. The company may aggregate several years for the oldest period in the table if the aggregated years do not exceed 10% of the total premiums from inception of the form through the filing date. In no event may less than three calendar years be shown.

4. For a rate change filing, a series of tables shall be displayed for each policy year within each calendar year for the past three calendar years and for any calendar year where past expected claim values are changed from the prior ARC filing. The company shall provide an explanation of the reason for any changes in prior values. The company shall be prepared to justify prior expected claim values if requested by the Department. For the first ARC filing made subsequent to the effective date of this rule chapter, the company shall be prepared to document all prior expected claim values.

5. The experience information shall include the following in a columnar format for the proposed premium schedule change and with no rate change:

a. Year

b. Earned premium

c. Paid claims

d. Incurred claims (Identifying the claim reserve component and updating incurred claims as reserves run-off)

e. Incurred loss ratio (= d/b)

f. Expected claims

g. Expected loss ratio (= f/b)

h. Active Life Reserves and increase in active life reserves

i. Number of contracts (and life-years if used)

6. For future years in an ARC filing, a projection table consisting of columns a., b., d., e., and i. of subsection 5. above. For long term care forms using ALR pursuant to section 4-149.108(22), "h." shall be included in the projection table.

7. The specific methodology or formulas and sample calculations used to generate the projected values shall be provided.

8. The table shall provide column totals and subtotals for the past experience period and future experience period. The table shall clearly show cumulative expected claims, cumulative incurred claims, the lifetime loss ratio, and the modified lifetime loss ratio.

9. The complete durational loss ratio table implicit in the determination of the expected claims for the current year as well as the durational loss ratio table in effect prior to the filing. This will be the basis of expected claims for future experience. If these are being revised from the loss ratios in effect prior to this filing, an explanation and justification of the revised table shall be provided.

10. For a rate change filing, the Department requests that the filing include the above data in an electronic spreadsheet format. The cell entries for the projected values shall provide for the formula development of the values rather than hard-coded entries of values. The spreadsheet file shall also establish the assumptions used in determining the projections, such as interest discount rate, percentage rate change, persistency, etc., in designated cells in advance of the table.

11. For new forms, a graphic depiction of the premium schedule by age and benefit shall be submitted to assist the Department in analyzing the internal consistency of the premium schedule. To the degree possible, as many curves as possible should be on the same graph. For attained age premium schedules, this should be on the same graph as the ultimate claim cost curve.

(s) Item 19. History of Rate Adjustments: This section shall list the approval dates and average percentage rate adjustments since inception for all Florida policy forms included in the filing, including trend increase approvals.

(t) Item 20. Number of Policyholders: This section shall report, on both a Florida-only and a nationwide basis:

1. The number of policyholders/certificateholders inforce,

2. The number of such policyholders who will be affected by the proposed rate revision, and

3. An explanation of any difference in the two numbers, i.e., some insureds may be on premium waiver, paid-up, etc.

(u) Item 21. Proposed Effective Date: This section shall state:

1. The proposed effective date, and

2. The method of the proposed rate revision implementation, i.e., on anniversary, next premium due date, etc.

(v) Item 22. Actuarial Certification: Certification by a qualified actuary that to the best of the actuary's knowledge and judgment:

1. The filing complies with the applicable laws of the State of Florida and with the Rules of the Department of Insurance,

2. The filing complies with all appropriate Actuarial Standards of Practice.

3. That the benefits provided under the filing are reasonable in relation to the proposed premiums, and

4. The modified lifetime loss ratio of [insert] and anticipated loss ratio of [insert] are derived from the projected experience using assumptions reasonably expected to develop.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.411, 627.6699(6) FS. History—New _____.

4-149.111 Annual Rate Filing Procedures.

(1)(a) Every company writing health insurance shall file an ARC demonstrating the reasonableness of the benefits in relation to premium rates, for all such contract forms issued, delivered or issued for delivery in this state.

(b) Non-cancelable forms that were discontinued for sale prior to 6/1/94 and where the annual premium is less than \$350 for over 90% of the policies inforce, shall be exempt from this filing requirement.

(2) An ARC filing must be received by the Department for each contract form or pooled block of contract forms no later than 12 months from the date of approval or acknowledgment of the previous filing for the contract form. Filings made and accepted for filing by the Department do not constitute approval or agreement with any pooling arrangements. See rule 4-149.106(1)(e).

(3) The filings required by this Part shall be on a company distinct basis.

(4) Filings shall be prepared in accordance with rule 4-149.104 including all forms referenced therein, and in accordance with either (a) or (b), below. For Medicare supplement forms, a filing pursuant to (a) is required.

(a) A rate filing shall be prepared, under the direction of an actuary, which contains documentation that the proposed benefits are reasonable in relation to the premium rates, pursuant to the applicable rating laws and this Part.

(b) If no rate change is proposed:

1. An actuary shall prepare a filing certifying that benefits are reasonable in relation to premiums currently charged in accordance with the applicable rating laws and this Part. This means that the rates are sustainable by the company with supporting projections based on a current zero percent rate change to the premium schedule for the next 12-month period and future rate changes not exceeding the medical trend assumptions, if applicable, applied to the claim cost projections.

2. The filing must contain:

a. The experience, past and future, on the form as detailed in rule 4-149.110(3)(r), and

b. The actuarial certification detailed in rule 4-149.110(3)(v).

c. Where the company is not changing premium rates or assumptions, the actuary shall so certify.

3. The modified lifetime loss ratio standard for the form in rule 4-149.108(2)(d) shall be increased as prescribed by rule 4-149.108(9)(a), excluding contract forms where premium schedules are not subject to future rate increases.

4. Pursuant to section 627.410(7)(c), Florida Statutes, if the company does not employ a qualified actuary, a rate certification shall be prepared by company personnel or consultants with a minimum of 5-years experience in insurance ratemaking. In such cases, the chief executive officer of the company shall review and sign the rate certification indicating his agreement with the conclusions.

5. A company shall be required to bring a form into compliance with rule 4-149.108(2)(d) if the lifetime loss ratio, calculated at the time of the ARC filing, is less than the modified lifetime loss ratio standard for the form, as defined in rule 4-149.108(2)(d), assuming a 15% increase in the actuary's best estimate of projected claim costs with no other change to the projection. The company shall file two experience exhibits, one with and one without the 15% claim cost margin. This provision shall not apply if the average policy duration on the form is less than 1.5 and the nationwide experience for durations three and later have less than fifty-percent credibility.

(5) For forms with less than 500 policies/certificates inforce nationwide, the Department will waive the requirement for a certification of reasonableness upon receipt of written request from the company provided the company's solvency is not adversely affected.

(6) An ARC filing which is not made in compliance with the standards of this rule chapter is incomplete by not including the material required by (4) above, or does not provide additional information requested by the Department to determine that the ARC filing is complete, accurate and in compliance with this rule chapter and actuarial standards of practice, shall be determined not to have complied with the provisions of section 627.410(7), Florida Statutes.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410, 627.6699(8) FS. History—New _____.

4-149.112 Loss Ratio Guarantee Filings.

(1) Applicability

(a) This Rule is applicable to individual accident and health insurance contract forms filed pursuant to the provisions of section 627.410(8), Florida Statutes.

(b) If a company elects the loss ratio guarantee option, then the provisions of section 627.410(8), Florida Statutes and this Part are mandatory.

(c) The following policies are not eligible to be filed pursuant to the loss ratio guarantee provisions of section 627.410(8), Florida Statutes:

1. Medicare Supplement policies as defined by section 627.672, Florida Statutes;

2. Long-term care policies as defined by section 627.9404, Florida Statutes; and

3. Other policy forms under which more than 50% of the policies are issued to individuals age 65 or over.

(2) Initial Filing Exercising the Loss Ratio Guarantee Option.

(a) In order for a company to exercise the rate filing option in section 627.410(8), Florida Statutes, the initial loss ratio guarantee filing shall include all information required by Rules 4-149.101 through 4-149.110, and shall be accompanied by a specific written statement regarding the details of the loss ratio guarantee documenting the durational and lifetime loss ratios including modified lifetime loss ratio.

(b) The terms of the written guarantee, as required pursuant to section 627.410(8)(b), Florida Statutes, and the durational and lifetime loss ratios, as filed with the initial request for approval of a loss ratio guarantee, are subject to Department approval. The loss ratio guarantee must equal or exceed the lifetime and durational loss ratios contained in the original actuarial memorandum filed with the original approval of the form and the current lifetime and durational expected loss ratios for the form.

(c) An officer of the company shall sign the guarantee.

(d) A copy of a disclosure to be provided to all insureds with the issuance of the contract and at the time of any rate revision summarizing that the coverage is subject to a loss ratio guarantee and that renewals are not subject to prior approval of the Department.

(3) Rate Renewals Pursuant to a Currently Approved Loss Ratio Guarantee. Rates shall be considered approved upon receipt by the Department of a filing which contains the rates and any modification factors, if applicable, and is accompanied by the most current approved loss ratio guarantee, the most recent audit report, and a certification that any required refunds have been made. The loss ratio guarantee shall:

(a) Be in writing;

(b) Be signed by an officer of the company;

(c) 1. Contain a presentation of the anticipated lifetime and durational target loss ratios contained in the actuarial memorandum in the filing when the loss ratio guarantee was originally approved.

2. If statutory changes render any portion of the original actuarial memorandum obsolete, an amended memorandum shall be filed to reflect those changes and shall contain revised durational and lifetime target loss ratios which are subject to approval by the Department;

(d) Contain a guarantee that the applicable loss ratios for the experience period in which the revised rates will take effect, and for each one year experience period thereafter until further revised rates are filed, will meet the applicable durational and lifetime target loss ratios and rate increase limitations in rule 4-149.108(15), (16) & (17) to ensure that rate escalations are viable for the policyholder market;

(e)1. Contain a certification, signed by an actuary, that the currently expected lifetime loss ratio is not more than 5% less than the filed lifetime loss ratio.

2. The certification shall contain the currently expected lifetime loss ratio and its justification;

(f)1. Contain a guarantee that an independent auditor shall audit the applicable loss ratio results for the experience period at the company's expense.

2. An independent auditor shall be an actuary or an accountant that is:

a. Without bias with respect to the company, and

b. Free from any obligation to or interest in the company, its management, or its owners.

3. The independent auditor shall not have any relationship with the company or any conflict of interest that would impair his or her integrity or objectivity.

4.a. The audit shall be performed in the second calendar quarter of the year following the end of the experience period.

b. The results of the audit shall be reported to the Department no later than the end of that quarter.

5. The audit shall be performed in accordance with generally accepted actuarial and accounting principles and shall conform to the actuarial demonstration requirements in rule 4-149.110;

(g) Contain a guarantee that a refund will be made to policyholders of the amount necessary to bring the applicable experience period loss ratio up to the durational target loss ratios referred to in paragraph (c), above. Any such refund shall:

1. Be proportional, based on earned premium during the experience period;

2. Be made to all policyholders in this state that are insured under the applicable policy form as of the last day of the experience period;

3. Not be required for an individual if that refund would be less than \$10. Refunds of less than \$10 shall be aggregated and paid proportionally to the policyholders receiving refunds;

4. Include interest compounded monthly at the then current variable loan interest rate for life insurance policies pursuant to section 627.4585, F.S., from the end of the experience period until the date of payment;

5. Be paid during the third calendar quarter of the year following the experience period.

6. Not be made until 60 days after the filing of the audit report required by paragraph (f), above; and

7. Be calculated so that the refund is subtracted from earned premiums in the loss ratio calculation, provided however the premium refund shall not be considered a benefit payment, and shall contain a guarantee that if the applicable loss ratio exceeds the durational target loss ratio for that experience period by more than 20% of the durational target loss ratio, the company shall withdraw the policy form for

purposes of issuing new policies, if so directed by the Department. This guarantee will apply only when there are at least 2,000 policyholders nationwide or 2,000 accumulated policyholder years.

(4)(a) Applicable loss ratio is defined as the Florida-only loss ratio.

(b) If Florida experience is not fully credible, the loss ratio shall be adjusted based on nationwide loss ratio experience in accordance with rule 4-149.107.

(5) Each rate filing on existing forms shall contain a certification that the underlying forms comply with all current statutes applicable to such forms, including all current mandated benefits.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 627.410 FS. History—New

PART VI FILING OF FORMS

4-149.120 Purpose and Scope.

(1) Every contract must be submitted to the Department for approval in accordance with the provisions of this Part.

(2) The purpose of Part VI of this rule chapter is to establish filing procedures to assist companies and the Department in preparing and processing life, annuity, accident, and health insurance form filings.

(3) This Part shall apply to all form filings of policies and applications for accident and health insurance, including outlines of coverage, as well as all form filings for life insurance and annuities.

(4) Funding agreements are not required to be filed with the Department for approval.

Specific Authority 627.308, 627.410 FS. Law Implemented 624.307(1), 627.410 FS. History—New

4-149.121 Form Filing Procedures.

(1)(a)1. All form filings shall be made in accordance with paragraph (b) below.

2. All material submitted shall be legible.

3. A file which is illegible or which contains illegible material will be returned unprocessed.

4. A filing will not be considered to have been received and will not be processed until it is complete. A complete filing consists of the material described in paragraph (b) below.

(b) A complete form filing shall consist of the following items:

1.a. A brief transmittal letter, in triplicate, explaining the type and nature of the filing, including the subject, the purpose, and any unusual features relative to products being sold by other companies.

b. The letter shall also indicate whether the submission is a new filing or a resubmission. If the filing is a resubmission, the letter shall indicate when the previous filing was submitted and the date of the approval or disapproval, and the Florida filing numbers of the prior filing.

c. All group contract forms shall indicate the specific Florida statutory cites under which the group contract is qualified to be issued. The filing shall contain sufficient detail to justify the group's qualification under the particular statute section cited:

2.a. Form DI4-560 (rev 4/91), Standardized Data Letter/Florida Department of Insurance/Division of Insurer Services/Forms Filing (Life and Annuities), as adopted in rule 4-149.190, completely filled out, including the certification in Part VII; or

b. Form DI4-562A and B (rev 4/91), Standardized Data Letter/Florida Department of Insurance/Division of Insurer Services/Health Forms Filing and Health Rates Filing, as adopted in rule 4-149.190, completely filled out, including the rate certification completed in accordance with the instructions contained in Form DI4-562 (rev 7/91), Standardized Data Letter/Health Insurance/Instruction Sheet, as adopted in rule 4-149.190;

c.(I) When submitted, both Form DI4-560 and Forms DI4-562A and B shall contain the company's bar code label in the upper right hand corner of the form.

(II) Additional bar code labels may be obtained from the Document Processing Section, 200 East Gaines Street, Tallahassee, Florida 32399-0311. The request shall be in writing and shall contain the company name, the federal employer identification number, and payment of \$30 for each company.

3. Form DI4-561 (rev 7/91), Health Insurance Filing Requirements Summary, as adopted in rule 4-149.190, for all health form filings;

4. Any certifications of readability, rates, cost indices, or other items, if required by Rule or statute;

5. Three copies of the form(s) being filed. Each form shall:

a. Include the name of the company;

b. Have an identifying form number in the lower left hand corner of the first page of the form;

6. Each filing shall contain an actuarial memorandum, certified and signed by a qualified actuary. The actuarial memorandum for life and annuity product filings shall demonstrate compliance with the Standard Valuation Law. Filings for life insurance products other than annuities shall also demonstrate compliance with the Standard Nonforfeiture Law. The Department shall use the actuarial guidelines and other guidance included in the NAIC Examiners Handbook as adopted by Rule 4-138 in evaluating compliance with section 625.121, 627.476, and 627.807 as required by section 627.411(1)(a), Florida Statutes.

7. If the company wishes a copy of the form stamped with the Department's approval, the company shall include a self-addressed envelope, with sufficient postage affixed, as part of the form filing.

(2)(a) Each filing shall contain forms for only one type of coverage, e.g., ordinary life, variable life, medical expense.

(b) A filing may contain more than one form if the forms are for the same type of coverage.

(3) Each filing shall contain forms for only one company.

(4) A single form which contains both life and health coverage shall be submitted, with all appropriate forms and checklists, for both life and health coverage.

(5)(a) Complete filings shall be mailed to: Bureau of Life and Health Forms & Rates, Division of Insurer Services, Department of Insurance, Post Office Box 8040, Tallahassee, FL 32314-8040.

(b) All filings sent to the Department by special delivery shall be delivered to: Department of Insurance, 1st Floor, Larson Building, 200 East Gaines Street, Tallahassee, FL 32399-0328.

(6)(a) Only complete filings prepared in accordance with this Part will be processed.

(b) Any filing submitted without all of the required forms or information will be considered incomplete.

(c) All incomplete filings will be returned without processing.

(7) Definitions. As used in this Part:

(a) A new filing is one that is being submitted for the first time, and includes revisions of a previously approved form.

(b) A resubmission is one that is being submitted in response to a final disapproval from the Department. A resubmission does not include ongoing correspondence under the same filing number prior to an affirmative approval or disapproval by the Department.

(c) An illustration is a ledger or proposal used in the sale of a life or annuity insurance policy that shows non-guaranteed elements.

(d) Market Value Adjustment (MVA) – A formula in a contract that adjusts the surrender values of the contract to reflect the changes in current interest rate levels since the beginning of the interest guarantee period.

(e) Funding Agreements – A contract that does not include, directly or indirectly, the risk of any life contingencies and does not provide any insurance on a human life.

Specific Authority 624.308, 627.410 FS. Law Implemented 624.307(1), 624.307, 625.121, 627.410, 627.476, 627.807 FS. History–New _____.

4-149.122 Review.

(1)(a) Filings will be reviewed in accordance with the applicable statutes and Rules.

(b) Filings will be disapproved for inconsistencies or ambiguities that are misleading in violation of section 626.9541, Florida Statutes.

(2)(a) A group life or group annuity contract form may not reserve the right to change contractual provisions that will adversely affect any contract benefit, including annuitization benefits, attributable to contributions already made. A company may make such a change in the contract only with the

prior written consent of the policyholder, or certificateholder for a group policy where contributions are made by the certificateholder.

(b) Contract terms providing for the nature and parameters of prospective changes clearly indicated and explained in the contract are permitted.

(3) A contract form that provides for guaranteed settlement options must clearly disclose the basis used to determine such options in the contract.

(4) Except for unallocated group annuity contract forms, all annuity contract forms with a fixed accumulation fund option must include a table of guaranteed values in the contract and associated certificate, if applicable.

(5) The company shall submit a description of distribution systems (e.g., direct marketing, marketing through agents, marketing through financial or other institutions, funeral homes), and the intended target population for all product filings.

(6) A contract form may provide for a MVA, which reflects the changes in current interest rate levels since the beginning of the interest rate guarantee period, upon partial or full surrender of the contract only if the market value formula provides for both upward and downward adjustments. The actuarial memorandum must indicate the basis for the MVA adjustment and demonstrate that the formula provides for reasonable equity to both the contract holder and the company. Typical formulas provide for a constant that requires that the reference interest rate must decline at least that amount before the contractholder receives any increase in surrender values as a result of the MVA formula. This constant may not exceed .0025. A one way MVA is permitted for employer/pension group contracts where the one way adjustment is limited to the group level and not administered at the individual level.

(7) A sample policy or contract summary required by section 626.99, Florida Statutes, prepared on a "John Doe" basis utilizing the assumptions contained in the "John Doe" sample contract specified in the filing must be included for informational purposes with all applicable policy form filings. The form will be disapproved if the summary does not comply with section 626.99, Florida Statute.

(8) If a sales illustration is to be used with the form, a copy of a sales illustration, based on the John Doe sample specification page in the filing, must be included for informational purposes with the policy form filing. The form will be disapproved if the illustration isn't consistent with the form or is misleading pursuant to section 626.9541, Florida Statute.

(9) All contract forms must be sufficiently clear and contain sufficient language and contract provisions that the contract benefits can be clearly determined from the contract filed for approval.

(10) Contract forms may designate certain quantitative values as variable within the contract for filing purposes provided that:

(a) The variable value is completed and not variable when issued to a purchaser;

(b) Where the designated variable is an option selected by the contract purchaser, it must be indicated on the contract application;

(c) All potential values for the variable option are indicated in the filing including a clear statement that all options are available to all applicants or, if not, the target market of each option and why discrimination would not occur;

(d) Statutory minimum standards are met at all times for all values permitted within the variable range; and.

(e) A summary of how often and what parameters will affect the company's determination of the value.

(11) For life and annuity products, a contract form may provide for certain factors to be subject to change at the option of the company, such as a current expense charge or current credited interest rate or current bonus rate. All contract forms with factors subject to change at the option of the company over the term of the contract form must contain a maximum or minimum value in the contract that creates a guaranteed minimum contract benefit. Examples include such contract terms as maximum cost of insurance rates, minimum credited interest rates and maximum expense charges.

(12) An annuity contract with a maturity date exceeding age 70 must contain a provision permitting the owner to elect an earlier maturity date.

Specific Authority 624.308, 627.410, 627.805, 626.9611 FS. Law Implemented 624.307(1), 627.474, 627.410, 627.411, 626.9541, 626.9641, 626.99, 624.307, 625.121, 627.476 FS. History—New

4-149.123 Prohibited Policies.

(1) Definitions. For purposes of this rule section, the following terms are defined as follows:

(a) Tontine policy or contract – a financial arrangement in which a group of participants share the benefits of a contract where upon the default or death of any participant, the benefits are distributed among the remaining participants and where the policy has no value to any of the participants until the end of a specified period or term.

(b) Contingent endowment policy or contract – a tontine type policy which provides a cash payment or other benefit convertible to cash, payable to the last surviving insured contingent upon the prior death of all other insureds who have been grouped together.

(c) Coupon policy or contract or annual endowment policy or contract – a specialty-type of life insurance with coupons or annual endowments attached to the policy.

1. Each coupon or endowment is redeemable in cash at the end of the policy year.

2. Generally premiums on these types of policies are higher than on standard life insurance policies in order to pay for the coupons.

3. This definition does not include traditional annuity or life insurance contracts that pay benefits annually.

(2) No company shall issue, deliver, or issue for delivery any contract defined or described in subsection (1) above.

(3) This rule shall not be construed to limit the prohibitions specified in section 627.479(1), Florida Statutes.

Specific Authority 624.308, 627.410, 627.479(2) FS. Law Implemented 624.307(1), 627.479 FS. History—New _____.

PART VII SMALL EMPLOYER HEALTH CARE ACCESS

4-149.130 Purpose.

(1) The purpose of this Part is to implement the provisions of section 627.6699, Florida Statutes, entitled The Employee Health Care Access Act.

(2) These provisions are in addition to Parts V and VI of this rule chapter. To the extent that any of the provisions in this Part are inconsistent with Parts V and VI, the provisions of this Part shall take precedence.

Specific Authority 624.308(1), 627.410, 626.9641, 627.6699(15) FS. Law Implemented 624.307(1), 626.9541, 627.401, 627.410, 627.411, 627.6699 FS. History—New _____.

4-149.131 Applicability and Scope.

The provisions of this part shall apply, to the extent provided in section 627.6699, Florida Statutes, to small employer health benefit plans insuring residents of this state.

Specific Authority 624.308(1), 627.410, 627.6699(15) FS. Law Implemented 624.307(1), 624.418, 624.4211, 627.6699(4)(a),(5)(g)1., (7) FS. History—New _____.

4-149.132 Calculation of Premium Rates.

(1) All filings of rates shall be made pursuant to Part V of this rule chapter.

(2) All filings for standard and basic benefit plans must be accompanied by a computer diskette containing rate information as required by the CARES instruction manual, available upon request from the Bureau of Rates and Forms.

(3)(a) A premium schedule for a particular employer shall be guaranteed for one year upon issue or renewal on the employer's policy/certificate anniversary.

(b) Interim changes in rates can be made for changes in composition of the employer's group or benefits.

(c) Age changes between renewals are not considered to be changes in composition.

(d) Rate changes for new or terminating enrollees shall be made at the premium schedule in effect at the beginning of the rating period.

(4) Benefit plans offered by a carrier on a guarantee issue basis are required to be made available to the employer on request at the annual renewal date.

(5) A carrier participating in the Alliance program (CHPA) must do so in a non-discriminatory manner.

(a)1. In-CHPA and out-of-CHPA premium schedules shall be adequately justified.

2. Expenses and allocation of expenses must be consistently determined both in-CHPA and out-of-CHPA.

3. Any expense differentials, such as commissions, must be adequately justified, and reflected in loss ratios.

(b) Morbidity differences may be reflected for in-CHPA and out-of-CHPA rates to the degree that the rate differentials are supported and developed by using credible data.

(c) Rating factors permitted by section 627.6699(6), Florida Statutes, must be consistently applied in determining both in-CHPA and out-of-CHPA rates.

(6)(a) All contract forms issued pursuant to section 627.6699, Florida Statutes, are subject to modified community rating and must be maintained in a separate rating pool, except that a separate rating pool may be used for the following categories to the degree that the data is credible.

1. Insurance company business.

2. Insurance company business written through the CHPAs.

3. HMO business, and

4. HMO business written through the CHPAs.

(b) All rating factors permitted by section 627.6699(6), Florida Statutes, must be determined from credible data and adequately justified.

(c) Geographic area factors may incorporate differences in provider contracts negotiated by area.

(7) Special programs such as Chamber of Commerce plans shall be allowed under the following criteria:

(a) The Basic and Standard plans must be available and offered to all employers;

(b) Lower rates must be due to expense savings and not special morbidity assumptions;

(c) Expense savings must be passed on to employers in the form of higher loss ratios; and

(d) The specific benefit plan under the special program must be made available to all employers not involved with the special program, but at a rate not including the expense savings of the special program.

(8) Premium schedules for benefit plans offered to small employer groups shall be based solely on the age and sex of the employee, without regard to the nature of the employer group, and the following rating categories:

(a) Age Categories

1. <30

2. 30 – 39

3. 40 – 49

4. 50 – 54

5. 55 – 59

6. 60 – 64

7. 65 & above – Medicare is Primary

8. 65 & above – Health Plan is Primary

(b) Rating Categories

1. Employee

2. Employee – with Dependent Children

3. Employee – with Spouse

4. Employee – with family

(c) Area Factors by County or such other larger geographical region, up to the entire state, to the degree credible.

(d) Tobacco Usage Factor (>1, base rates are for non-tobacco users)

(9)(a) Composite rating is permissible only when it will reproduce the group premium determined as the sum of the individual tabular rate for each employee calculated at the time of any rate quote using the premium schedule approved by the Department in the required format in (8) above.

(b) The composite rate is to be calculated no earlier than 90-days preceding the policy/certificate anniversary, and it is to be used throughout the following plan year for additions to and terminations from the group.

(c) No carrier shall prevent an employer from terminating coverage and requesting a new contract be offered at the then current rate schedule and group composition.

Specific Authority 624.308(1), 627.410, 627.6699(15) FS. Law Implemented 624.307(1), 627.410, 627.6699(6),(12)(e),(13)(i) FS. History–New

4-149.133 Marketing Communication Material and Marketing Guidelines.

(1) Any marketing communication shall comply with the requirements of Part VII of rule chapter 4-150.

(2) Any insurer marketing small group health plans shall comply with the following guidelines:

(a) The small group health history or size shall not be used to direct the small group to a particular small group plan or to direct the small group in or out of the CHPAs.

(b)1. Employer/employee income may not be used in determining eligibility for small group coverage.

2. A carrier may make reasonable requests for information and documentation to determine whether an individual qualifies as an active business that is eligible for coverage, except that a requirement for a minimum duration of business operation, such as requiring six (6) months of operation, shall not be permitted.

(c) Issuance of small group coverage shall not be conditioned upon the purchase of other coverage, e.g., life, dental.

(d)1. Employees over 65 years of age must be offered small group coverage.

2. Any individual who is enrolled in a small group plan and is 65 years of age or older will have a two-month period following termination of coverage in which to enroll in a Medicare supplement plan on a guarantee issue basis by an insurer offering a Medicare supplement plan.

(f) Commission levels for the standard and basic plans must be consistent with all other company products offered to small employers.

Specific Authority 624.308, 627.410, 627.6699(13)(i),(15) FS. Law Implemented 624.307(1), 626.9541(1)(g)2.,(x)3., 627.6699(3)(g),(v),(5)(a), (7),(12)(c),(13)(b) FS. History–New

PART VIII SELF-FUNDED HEALTH BENEFIT PLANS FOR PUBLIC OFFICERS AND EMPLOYEES

4-149.150 Purpose.

The purpose of this Part VIII is to establish procedures for obtaining Department approval of the actuarial soundness of self-insured health benefit plans established by local governmental units for the officers and employees of that unit.

Specific Authority 112.08(6), 627.410 FS. Law Implemented 624.307(1), 112.08 FS. History–New

4-149.151 Establishing a Self-Funded Health Benefit Plan.

(1) Prior to establishing a Self-Funded Health Benefit Plan, the local governmental unit shall submit the following:

(a) A copy of its Plan, including a list of its offered benefits;

(b) Form DI4-570 (rev 3/91), General Information on Self-Funded Health Benefit Plans, as adopted in rule 4-149.190;

(c) Form DI4-571 (rev 3/91), Specific Information on Self-Funded Health Benefit Plans, as adopted in rule 4-149.190; and

(d) Form DI4-573 (rev 3/91), Operating Projections for Self-Funded Health Benefit Plans (3/91); as adopted in rule 4-149.190.

(2) The forms in (1), above, shall be submitted to the Department accompanied by a certification as to the actuarial soundness of the Plan prepared by an actuary who is a member of the American Academy of Actuaries or Society of Actuaries.

Specific Authority 112.08(6), 627.410 FS. Law Implemented 624.307(1), 112.08(2) FS. History–New

4-149.152 Ongoing Review of the Self-Funded Health Benefit Plan.

(1) Once the Plan has been approved by the Department and has commenced operations, the local governmental unit shall submit, no later than 90 days after the close of the Plan's fiscal year:

(a) Form DI4-572 (rev 3/91), Annual Report of Self-Funded Health Benefit Plans, as adopted in rule 4-149.190; and

(b) Form DI4-573 (rev 3/91), Operating Projections for Self-Funded Health Benefit Plans, as adopted in rule 4-149.190.

(c) Any change in documents submitted under 4-149.151 above

(2) If the current fiscal year shows a fund deficit, the local governmental unit shall submit Form DI4-574 (rev 3/91), Deficit Elimination Plan for Self-Funded Health Benefit Plans, as adopted in rule 4-149.190.

Specific Authority 112.08(6), 627.410 FS. Law Implemented 624.307(1), 112.08(2) FS. History--New

PART IX FORMS

4-149.190 Forms Adopted.

(1)(a) The forms adopted in subsection (2), below, shall be used, as applicable, by insurers making form filings for life and accident insurance, annuities, and health insurance.

(b) All forms may be obtained from the Document Processing Section, Division of Administration, Department of Insurance, Larson Building, Tallahassee, FL 32399-0311.

(c) All forms shall be submitted to: Bureau of Life & Health Forms and Rates, Division of Insurer Services, Post Office Box 8040, Tallahassee, Florida 32314-8040, except DI4-1611, which is provided to the employer.

(d) All forms may be reproduced at will.

(2) The following forms are hereby adopted and incorporated by reference:

	FORM #	TITLE
(a)	<u>DI4-519 (rev 4/91)</u>	<u>Filing Instructions for Group and Individual Health Insurance</u>
(b)	<u>DI4-520 (rev 4/91)</u>	<u>Florida Individual Health Application Checklist</u>
(c)	<u>DI4-521 (rev 4/91)</u>	<u>Florida Individual Health Contract Outline of Coverage Checklist</u>
(d)	<u>DI4-522 (rev 4/91)</u>	<u>Florida Individual Health Contracts Additional Items for Filings Checklist</u>
(e)	<u>DI4-523 (rev 4/91)</u>	<u>Florida Individual Health Contract Checklist</u>
(f)	<u>DI4-524 (rev 4/91)</u>	<u>Florida Out-of-State Group Health Checklist</u>
(g)	<u>DI4-525 (rev 4/91)</u>	<u>Florida Group Health Application Checklist for Employees Labor Union and Association Groups</u>
(h)	<u>DI4-526 (rev 4/91)</u>	<u>Florida Group Health Checklist for Employees Labor Unions and Association Groups</u>
(i)	<u>DI4-527 (rev 4/91)</u>	<u>Florida Health Application Checklist for Debtor Groups</u>
(j)	<u>DI4-528 (rev 4/91)</u>	<u>Florida Additional Information Checklist for Debtor Groups</u>
(k)	<u>DI4-529 (rev 4/91)</u>	<u>Florida Group Health Contract Checklist for Debtor Groups</u>
(l)	<u>DI4-530 (rev 4/91)</u>	<u>Florida Group Health Application Checklist for Additional Groups/F.S. 627.656</u>
(m)	<u>DI4-531 (rev 4/91)</u>	<u>Florida Group Health Checklist for Additional Groups Employees and Dependents</u>
(n)	<u>DI4-532 (rev 4/91)</u>	<u>Florida Franchise Health Contracts/F.S. 627.663/Additional Items for Filing Checklist</u>
(o)	<u>DI4-533 (rev 4/91)</u>	<u>Optional Coverages/F.S. 627.656/Additional Groups Checklist</u>
(p)	<u>DI4-534 (rev 4/91)</u>	<u>Florida Additional Groups Additional Information Checklist/F.S. 627.656 (F.S. 627.5565)</u>
(q)	<u>DI4-535 (rev 4/91)</u>	<u>Checklist for Blanket Health Contracts/F.S. 627.659</u>
(r)	<u>DI4-536 (rev 4/91)</u>	<u>Florida Franchise Health Application Checklist</u>
(s)	<u>DI4-537 (rev 4/91)</u>	<u>Florida Franchise Health Contract Outline of Coverage Checklist</u>
(t)	<u>DI4-538 (rev 4/91)</u>	<u>Florida Franchise Health Contract Checklist</u>
(u)	<u>DI4-539 (rev 4/91)</u>	<u>Florida Excess-Specific and Aggregate Checklist/Florida Statute 624.406</u>
(v)	<u>DI4-540 (rev 4/91)</u>	<u>Informational Memorandum Checklist/Florida Excess Specific and Aggregate/F.S. 624.406</u>
(w)	<u>DI4-541 (rev 4/91)</u>	<u>Florida Health Application Checklist for Long Term Care Groups</u>
(x)	<u>DI4-542 (rev 4/91)</u>	<u>Florida Long Term Care Checklist/Outline of Coverage</u>
(y)	<u>DI4-543 (rev 4/91)</u>	<u>Florida Long Term Care Contract Checklist</u>
(z)	<u>DI4-545 (rev 4/91)</u>	<u>Filing Instructions for: Life Annuities Credit Life and Credit Disability Variable Life and Variable Annuity Forms</u>
(aa)	<u>DI4-546 (rev 4/91)</u>	<u>Checklist Certification</u>
(bb)	<u>DI4-547 (rev 4/91)</u>	<u>Life and Annuity Individual Applications Checklist</u>

<u>(cc)</u>	<u>DI4-548 (rev 4/91)</u>	<u>Individual Ordinary Life Policies Checklist</u>
<u>(dd)</u>	<u>DI4-549 (rev 4/91)</u>	<u>In State Group Life Policies Checklist</u>
<u>(ee)</u>	<u>DI4-550 (rev 4/91)</u>	<u>Out of State Group Life Policies Checklist</u>
<u>(ff)</u>	<u>DI4-551 (rev 4/91)</u>	<u>Individual or Group Universal Life Policies and/or Variable Life Policies Checklist</u>
<u>(gg)</u>	<u>DI4-552 (rev 4/91)</u>	<u>Individual or Group Credit Life Policies Checklist</u>
<u>(hh)</u>	<u>DI4-553 (rev 4/91)</u>	<u>Individual or Group Credit Disability Policies Checklist</u>
<u>(ii)</u>	<u>DI4-554 (rev 4/91)</u>	<u>Industrial Life Policies Checklist</u>
<u>(jj)</u>	<u>DI4-555 (rev 4/91)</u>	<u>Fixed Annuity Checklist</u>
<u>(kk)</u>	<u>DI4-556 (rev 4/91)</u>	<u>Variable Annuity Checklist</u>
<u>(ll)</u>	<u>DI4-557 (rev 4/91)</u>	<u>Fixed or Variable Group Annuity Checklist</u>
<u>(mm)</u>	<u>DI4-560 (rev 4/91)</u>	<u>Standardized Data Letter/ Florida Department of Insurance/ Division of Insurer Services/Forms Filing (Life and Annuities)</u>
<u>(nn)</u>	<u>DI4-561 (rev 7/91)</u>	<u>Health Insurance Filing Requirements Summary</u>
<u>(oo)</u>	<u>DI4-562 (rev 7/91)</u>	<u>Standardized Data Letter/Health Insurance/Instruction Sheet</u>
<u>(pp)</u>	<u>DI4-562A (rev 4/91)</u>	<u>Standardized Data Letter/Florida Department of Insurance/Division of Insurer Services/Health Forms Filing</u>
<u>(qq)</u>	<u>DI4-562B (rev 7/91)</u>	<u>Standardized Data Letter/Florida Department of Insurance/Division of Insurer Services/Health Rate Filing</u>
<u>(rr)</u>	<u>DI4-570 (rev 3/91)</u>	<u>General Information on Self-Funded Health Benefit Plans</u>
<u>(ss)</u>	<u>DI4-571 (rev 3/91)</u>	<u>Specific Information on Self-Funded Health Benefit Plans</u>
<u>(tt)</u>	<u>DI4-572 (rev 3/91)</u>	<u>Annual Report of Self-Funded Health Benefit Plans</u>
<u>(uu)</u>	<u>DI4-573 (rev 3/91)</u>	<u>Operating Projections for Self-Funded Health Benefit Plans</u>
<u>(vv)</u>	<u>DI4-574 (rev 3/91)</u>	<u>Deficit Elimination Plan for Self-Funded Health Benefit Plans</u>
<u>(ww)</u>	<u>DI4-1093 (rev 8/93)</u>	<u>State of Florida/Small Employer Carrier's Application to Become a Risk Assuming Carrier or a Reinsuring Carrier</u>
<u>(xx)</u>	<u>DI4-1094 (rev 8/94)</u>	<u>Report of Gross Annual Premiums and Plan Policy Exhibits for Health Benefit Plans Issued in Florida</u>
<u>(yy)</u>	<u>DI4-1095 (rev 8/93)</u>	<u>State of Florida/Small Employer Carrier's Application to Modify Previous Election to Become a Risk Assuming or a Reinsuring Carrier</u>
<u>(zz)</u>	<u>DI4-1117 (rev 1/95)</u>	<u>Florida Employee Health Care Access Act Enrollment Report</u>
<u>(aaa)</u>	<u>DI4-1611 (rev 11/94)</u>	<u>Notice to Small Employer Applicant</u>

Specific Authority 624.308 FS. Law Implemented, 624.307(1), 627.410 FS.
History—New _____.

DEPARTMENT OF INSURANCE

RULE NO.: 4-170.004
RULE TITLE:
Rating Plans: Discounts, Credits,
Surcharges

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in the Vol. 26, No. 11, March 17, 2000, issue of the Florida Administrative Weekly.

1. The first sentence of subsection (2)(c) of rule 4-170.004 is changed by deleting "rating procedures" and inserting "premium determination rules".

2. The first sentence of subsection (2)(e) of rule 4-170.004 is deleted.

3. The second sentence of subsection (5)(a) of rule 4-170.004 is revised by deleting "may include, but is not limited to" and inserting "includes".

4. Subsection (5)(d) of rule 4-170.004 is deleted.

5. Sections 624.318 and 624.316, F.S. are added to the to the Law Implemented of the history notes of rule 4-170.004.

DEPARTMENT OF INSURANCE

Division of State Fire Marshal

RULE NO.: 4A-37.084
RULE TITLE:
Firefighters Supplemental
Compensation Program;
Definitions

SECOND NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 25, No. 34, August 27, 1999, of the Florida Administrative Weekly. A notice of

change was published in Vol. 26, No. 17, April 28, 2000, which erroneously stated that a notice of change had been published in Vol. 25, No. 46, November 19, 1999. That notice was not published. The changes in this second notice of change are being made to address concerns expressed by the Joint Administrative Procedures Committee.

Subsection (2) is changed to read:

(2) "Eligible Associate Degree" means an Associate of Arts or Associate of Science degree conferred by a ~~an~~ ~~accredited~~ post-secondary institution in which the firefighter successfully completed at least 18 semester hours or 27 quarter hours of courses applicable to fire department duties as defined ~~identified~~ in subsection (5) ~~of this rule~~.

Subsection (5) is changed to read:

(5)(a) "Applicable to fire department duties" means ~~that the firefighter applicant's fire chief or, if there is no fire chief, the chief administrative officer of the fire department within the employing agency reviews the applicant's post-secondary institution transcript and certifies to the division that the associate or bachelor's degree conferred upon the applicant relates to fire department duties included in the firefighter's official position description. "Major Study Concentration Area" as identified on official sealed transcripts, includes a major in fire science, municipal management, public administration, business administration, computer science, engineering, management information systems, emergency medical technology, and paramedic technology.~~

(b) The determination as to whether the degree relates to fire department duties shall be based upon the completed coursework identified in the transcript and not solely upon the title of the degree conferred. The following standards and criteria shall be considered in determining the relationship between coursework required for degrees and fire department duties as contained in the position description:

1. All degrees with coursework establishing a direct relationship with fire science, emergency medicine, or emergency management are considered applicable to fire department duties.

2. Degrees containing coursework in the management or business arts or sciences as well as technical degrees containing coursework directly related to fire science or emergency medicine shall be considered for management positions within a fire department.

3. Degrees containing coursework in the criminology field as well as other arts or sciences containing coursework which bear a direct relationship with the technical duties of arson investigation shall be considered for arson investigators.

4. Special positions within a fire department such as public educator, training officer, fire inspector, fire department safety officer, hazardous materials officer, or other official position within a fire department not listed here have duties which allow for a wide variety of degrees to be considered. In each

case, the relevance must be established based upon the relationship of the coursework required for the degree with the duties established in the position description.

The remainder of the rule reads as previously published.

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.:

6A-5.066

RULE TITLE:

Approval of Preservice Teacher Preparation Program

NOTICE OF CONTINUATION

Notice is hereby given that the above rule, as noticed in Vol. 26, No. 16, dated April 21, 2000, Florida Administrative Weekly has been continued from May 23, 2000, to June 13, 2000. The State Board of Education will meet at 9:00 a.m., in Room LL03 of the Capitol in Tallahassee, Florida.

DEPARTMENT OF EDUCATION

Board of Regents

RULE NO.:

6C-7.001

RULE TITLE:

Tuition, Fee Schedule and Percentage of Cost

NOTICE OF CHANGE

Notice is hereby given that additional changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 26, No. 16, April 21, 2000, issue of the Florida Administrative Weekly. The rule has been further amended to reflect legislative action in the 2000 Session adopting a five percent across-the-board tuition increase and authorizing the universities to charge up to a maximum of a five percent differential tuition. The notice included the five percent across-the-board tuition increase and a ten percent differential tuition. The tuition increases affect undergraduate, graduate, and professional students, both in-state and out-of-state. The rule is also further amended in paragraphs (4)(c) and (4)(d) to show the calculations of the charges assessed students enrolled in the same undergraduate course more than twice, and to FAMU students enrolled in the same college-preparatory class more than twice, as prescribed by law.

Rule 6C-7.001 is revised to read, as follows:

6C-7.001 Tuition, Fee Schedule and Percentage of Cost.

(4) The following tuition shall be levied and collected effective the fall semester indicated for each student regularly enrolled, unless provided otherwise in this chapter.

(a) Students enrolled in programs other than the MD, DMD or DVM in the University of Florida College of Medicine, College of Dentistry, or College of Veterinary Medicine, or in the MD program in the University of South Florida College of Medicine will be assessed the following fees per credit hour:

Fall 2000

	<u>Undergraduate</u>		<u>Graduate</u>	<u>Law</u>		
	<u>Resident</u>	<u>Non-Resident</u>	<u>Resident</u>	<u>Non-Resident</u>	<u>Resident</u>	<u>Non-Resident</u>
<u>Fee</u>						
<u>Matriculation</u>	<u>\$49.33</u>	<u>\$49.33</u>	<u>\$118.68</u>	<u>\$118.68</u>	<u>\$134.88</u>	<u>\$134.88</u>
<u>Matriculation 5%</u>	<u>\$2.46</u>	<u>\$2.46</u>	<u>\$5.93</u>	<u>\$5.93</u>	<u>\$6.74</u>	<u>\$6.74</u>
<u>Maximum Differential</u>						
<u>Non-Resident</u>		<u>\$221.86</u>		<u>\$343.56</u>		<u>\$357.85</u>
<u>Non-Resident 5%</u>		<u>\$11.09</u>		<u>\$17.17</u>		<u>\$17.89</u>
<u>Maximum Differential</u>						
<u>Student Financial Aid</u>	<u>\$2.46</u>	<u>\$2.46</u>	<u>\$5.93</u>	<u>\$5.93</u>	<u>\$6.74</u>	<u>\$6.74</u>
<u>Student Financial Aid 5% Maximum</u>						
<u>Differential</u>	<u>\$0.12</u>	<u>\$0.12</u>	<u>\$0.30</u>	<u>\$0.30</u>	<u>\$0.34</u>	<u>\$0.34</u>
<u>Non-Resident</u>						
<u>Student Financial Aid</u>		<u>\$11.09</u>		<u>\$17.17</u>		<u>\$17.89</u>
<u>Non-Resident Student Financial Aid 5%</u>						
<u>Maximum Differential</u>		<u>\$0.55</u>		<u>\$0.86</u>		<u>\$0.89</u>
<u>Capital Improvement</u>	<u>\$2.44</u>	<u>\$2.44</u>	<u>\$2.44</u>	<u>\$2.44</u>	<u>\$2.44</u>	<u>\$2.44</u>
<u>Trust Fund</u>						
<u>Building</u>	<u>\$2.32</u>	<u>\$2.32</u>	<u>\$2.32</u>	<u>\$2.32</u>	<u>\$2.32</u>	<u>\$2.32</u>
<u>Activity and Service</u>	<u>Varies by University per Rule 6C-7.003</u>					
<u>Health</u>	<u>Varies by University per Rule 6C-7.003</u>					
<u>Athletic</u>	<u>Varies by University per Rule 6C-7.003</u>					
<u>Total^a</u>	<u>\$56.55</u>	<u>\$289.50</u>	<u>\$129.37</u>	<u>\$490.10</u>	<u>\$146.38</u>	<u>\$522.12</u>
<u>Total^{ab}</u>	<u>\$59.13</u>	<u>\$303.72</u>	<u>\$135.60</u>	<u>\$514.36</u>	<u>\$153.46</u>	<u>\$547.98</u>

^a Excludes fees that vary by university per Rule 6C-7.003.

^b Total including the maximum differential charges.

Fall 1999 – includes the maximum university differential fee increase of 5%

	<u>Undergraduate</u>		<u>Graduate</u>	<u>Law</u>		
	<u>Resident</u>	<u>Non-Resident</u>	<u>Resident</u>	<u>Non-Resident</u>	<u>Resident</u>	<u>Non-Resident</u>
<u>Fee</u>						
<u>Matriculation</u>	<u>\$49.33</u>	<u>\$49.33</u>	<u>\$118.68</u>	<u>\$118.68</u>	<u>\$134.88</u>	<u>\$134.88</u>
<u>Non-Resident</u>		<u>\$221.86</u>		<u>\$343.56</u>		<u>\$357.85</u>
<u>Student Financial Aid</u>	<u>\$2.46</u>	<u>\$2.46</u>	<u>\$5.93</u>	<u>\$5.93</u>	<u>\$6.74</u>	<u>\$6.74</u>
<u>Non-Resident Student Financial Aid</u>		<u>\$11.09</u>		<u>\$17.17</u>		<u>\$17.89</u>
<u>Capital Improvement</u>	<u>\$2.44</u>	<u>\$2.44</u>	<u>\$2.44</u>	<u>\$2.44</u>	<u>\$2.44</u>	<u>\$2.44</u>
<u>Trust Fund</u>						
<u>Building</u>	<u>\$2.32</u>	<u>\$2.32</u>	<u>\$2.32</u>	<u>\$2.32</u>	<u>\$2.32</u>	<u>\$2.32</u>
<u>Activity and Service</u>	<u>Varies by University per Rule 6C-7.003</u>					
<u>Health</u>	<u>Varies by University per Rule 6C-7.003</u>					
<u>Athletic</u>	<u>Varies by University per Rule 6C-7.003</u>					
<u>Total^a</u>	<u>\$56.55</u>	<u>\$289.50</u>	<u>\$129.37</u>	<u>\$490.10</u>	<u>\$146.38</u>	<u>\$522.12</u>

^a Excludes fees that vary by university per Rule 6C-7.003

	Fall 1998					
	Undergraduate		Graduate		Law	
	Resident	Non-Resident	Resident	Non-Resident	Resident	Non-Resident
Fee						
Matriculation	\$46.99	\$46.99	\$113.03	\$113.03	\$128.46	\$128.46
Non-Resident		\$211.30		\$327.20		\$340.81
Student Financial Aid	\$2.44	\$2.44	\$5.65	\$5.65	\$6.42	\$6.42
Non-Resident Student						
Financial Aid		\$10.56		\$16.36		\$17.04
Capital Improvement	\$2.44	\$2.44	\$2.44	\$2.44	\$2.44	\$2.44
Trust Fund						
Building	\$2.32	\$2.32	\$2.32	\$2.32	\$2.32	\$2.32
Activity and Service	Varies by University per Rule 6C-7.003					
Health	Varies by University per Rule 6C-7.003					
Athletic	Varies by University per Rule 6C-7.003					
University Matriculation	Varies by University					
University Non-resident	Varies by University					
Total ^a	\$54.09	\$275.95	\$123.44	\$467.00	\$139.64	\$497.49

^a Excludes fees that vary by university per Rule 6C-7.003

(b) Students enrolled in the MD, DMD or DVM programs in the University of Florida College of Medicine, College of Dentistry, or College of Veterinary Medicine, or in the MD

program in the University of South Florida College of Medicine will be assessed the following fees per student for the academic year as defined by each university:

Fall 2000

	<u>Medical</u>		<u>Dental</u>		<u>Veterinary</u>	
	<u>Resident</u>	<u>Non-Resident</u>	<u>Resident</u>	<u>Non-Resident</u>	<u>Resident</u>	<u>Non-Resident</u>
Fee						
Matriculation	\$9,683.98	\$9,683.98	\$8,420.86	\$8,420.86	\$7,073.48	\$7,073.48
Matriculation 5%						
Maximum Differential	\$484.18	\$484.18	\$421.04	\$421.04	\$353.66	\$353.66
Non-Resident		\$17,651.04		\$15,348.72		\$12,892.94
Non-Resident 5%						
Maximum Differential		\$882.54		\$767.42		\$644.64
Student Financial Aid	\$484.18	\$484.18	\$421.04	\$421.04	\$353.66	\$353.66
Student Financial Aid						
5% Maximum Differential	\$24.22	\$24.22	\$21.04	\$21.04	\$17.68	\$17.68
Non-Resident Student						
Financial Aid		\$882.54		\$767.42		\$644.64
Non-Resident Student Financial						
Aid 5% Maximum Differential		\$44.12		\$38.38		\$32.22
Capital Improvement	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60
Trust Fund						
Building	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80
Activity and Service	Varies by University per Rule 6C-7.003					
Health	Varies by University per Rule 6C-7.003					
Athletic	Varies by University per Rule 6C-7.003					
Total ^a	\$10,358.56	\$28,892.14	\$9,032.30	\$25,148.44	\$7,617.54	\$21,155.12
Total ^{ab}	\$10,866.95	\$30,327.20	\$9,474.38	\$26,396.32	\$7,988.88	\$22,203.32

^a Excludes fees that vary by university.

^b Total including the maximum differential charges.

Fall 1999 – includes the maximum university differential fee increase of 5%

	Medical		Dental		Veterinary	
	Resident	Non-Resident	Resident	Non-Resident	Resident	Non-Resident
Fee						
Matriculation	\$9,683.98	\$9,683.98	\$8,420.86	\$8,420.86	\$7,073.48	\$7,073.48
Non-Resident		\$17,651.04		\$15,348.72		\$12,892.94
Student Financial Aid	\$484.18	\$484.18	\$421.04	\$421.04	\$353.66	\$353.66
Non-Resident Student						
Financial Aid		\$882.54		\$767.42		\$644.64
Capital Improvement	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60
Trust Fund						
Building	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80
Activity and Service	Varies by University per Rule 6C-7.003					
Health	Varies by University per Rule 6C-7.003					
Athletic	Varies by University per Rule 6C-7.003					
Total ^a	\$10,358.56	\$28,892.14	\$9,032.30	\$25,148.44	\$7,617.54	\$21,155.12

^a Excludes fees that vary by university per Rule 6C-7.003

~~Fall 1998~~

	Medical		Dental		Veterinary	
	Resident	Non-Resident	Resident	Non-Resident	Resident	Non-Resident
Fee						
Matriculation	\$9,222.84	\$9,222.84	\$8,019.88	\$8,019.88	\$6,736.66	\$6,736.66
Non-Resident		\$16,810.52		\$14,617.84		\$12,279.00
Student Financial Aid	\$461.14	\$461.14	\$400.98	\$400.98	\$336.82	\$336.82
Non-Resident Student						
Financial Aid		\$882.54		\$767.42		\$644.64
Capital Improvement	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60	\$97.60
Trust Fund						
Building	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80	\$92.80
Activity and Service	Varies by University per Rule 6C-7.003					
Health	Varies by University per Rule 6C-7.003					
Athletic	Varies by University per Rule 6C-7.003					
University Matriculation	Varies by University					
University Non-resident	Varies by University					
Total ^a	\$9,874.38	\$27,525.42	\$8,611.26	\$23,959.98	\$7,263.88	\$20,156.82

^a ~~Excludes fees that vary by university.~~

(c) Pursuant to Section 240.124, F.S., each student enrolled in the same undergraduate course more than twice, shall be assessed an additional \$186.26 ~~\$171.36~~ per credit hour charge in addition to the fees outlined above in Rule 6C-7.001(4)(a) for each such course.

(d) Pursuant to Section 240.117, F.S., each FAMU student enrolled in the same college-preparatory class, more than twice shall be assessed an additional \$188.51 ~~\$133.90~~ per credit hour charge in addition to the fees outlined above in Rule 6C-7.001(4)(a) for each such class.

Specific Authority 240.209(1),(3)(e),(f) FS. Law Implemented 240.209(3)(e),(h), 240.235(1), 240.124, 240.117 FS., Conference Committee Report on Senate Bill 2500, 1999, Conference Committee Report on General Appropriations Act, 2000. History—Adopted 4-8-79, Renumbered 12-16-74, Amended 6-28-76, 7-4-78, 8-6-79, 9-28-81, 12-14-83, 7-25-84, 10-2-84, 10-7-85, Formerly 6C-7.01, Amended 12-25-86, 11-16-87, 10-19-88, 10-17-89, 10-15-90, 9-15-91, 1-8-92, 11-9-92, 7-22-93, 8-1-94, 11-29-94, 4-16-96, 8-12-96, 9-30-97, 12-15-97, 8-11-98, 9-30-98, 8-12-99, _____.

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE CHAPTER NO.:	RULE CHAPTER TITLE:
9B-69	Urban Infill and Redevelopment Assistance Grant Program
RULE NOS:	RULE TITLES:
9B-69.001	Purpose
9B-69.002	Definitions
9B-69.003	Funding Availability and Allocation
9B-69.004	Grant Application Process and Application Deadlines
9B-69.005	Planning Grants
9B-69.006	Planning Grant Scoring Criteria
9B-69.007	Implementation Grants
9B-69.008	Implementation Grants Scoring Criteria
9B-69.009	Contracts
9B-69.010	Monitoring and Reporting Requirements

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed creation of Rule Chapter 9B-69, as published in Vol. 26, No. 9, pp. 1046-1052, March 3, 2000, issue of the Florida Administrative Weekly.

9B-69.001 Purpose.

This rule chapter is promulgated to set forth procedures for the Department's implementation and administration of the Urban Infill and Redevelopment Assistance Grant Program under the Growth Policy Act, Section 163.2511-163.2526, Part I, Florida Statutes (F.S.). The specific purpose of the Urban Infill and Redevelopment Assistance Grant Program described in this rule chapter is to establish review criteria for planning and implementation grant applications for local governments to develop a collaborative and holistic urban infill and redevelopment plan and to implement projects located within designated urban infill and redevelopment areas.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History--New _____.

9B-69.002 Definitions.

(1) "Administrative expenses" means those expenditures for travel and overhead directly related to planning and/or implementation activities under the Urban Infill and Redevelopment Assistance Grant Program ~~this grant~~.

(2) "Collaborative and holistic planning process" means a process in which ~~community representatives, also referred to as~~ stakeholders as defined in 9B-69.002(17), F.A.C., are actively involved in the decision making process of designing and implementing the urban infill and redevelopment plan. This process also includes a visioning of the area before redevelopment decisions are made ~~occurs~~. The collaborative and holistic process is to address the full range of purposes as

stated in s. 163.2517 (1), F.S. The goal of the process is to effect change in the neighborhood over time, based upon a comprehensive analysis of the factors underlying the need or desire for change, as well as the means by which such change can be implemented. A guide to assist with the collaborative and holistic community participation process, "Rebuilding Our Neighborhoods, A 'How To' Manual for Holistic Neighborhood Revitalization", may be accessed at the Department's Division of Housing and Community Development web site at www.dca.state.fl.us/fhcd, or a copy obtained by written request to the Department of Community Affairs, Division of Housing and Community Development, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

(3) "Department" means the Department of Community Affairs.

(4) "Eligible applicant" or "applicant" means a local general purpose government that is a county or municipality. Two or more local governments may submit a joint application for funding for an area or areas ~~with adjoining boundaries~~, but must designate one of the local governments as the lead applicant through an interlocal agreement.

(5) "Fifty/fifty match" means cash or non-cash donations as defined in 9B-69.002(14), F.A.C. which are equal to or greater than the amount of the grant award.

(6) "General distress" means adverse conditions that exist in the area other than conditions related to poverty and unemployment as defined in s. 290.0058, F.S.

(7) "Grant application" or "application" means all forms and supporting documentation which an applicant is required to submit in order to apply for a grant from the Department. A copy of the Planning Grant Application and the Combined Implementation Grant Application ~~application and instructions~~ may be obtained through the Department's website at www.dca.state.fl.us/fhcd, or by written request to the Department of Community Affairs, Division of Housing and Community Development, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

~~(8) "Good standing" means satisfactory performance for any fiscal year in which an applicant has received funding under the Urban Infill and Redevelopment Assistance Program. Such performance shall mean the submission of all reporting documents as required in past and present contracts or legally binding agreements under this program and resolution of all previous concerns, monitoring findings, close out reports, and audits. This shall also include, if applicable, any payments or funds due to the Department as a result of audits and close out reports associated with the Urban Infill and Redevelopment Assistance Grant Program.~~

~~(8)(9)~~ "Governance structure" means the method used by the stakeholders to reach mutually acceptable decisions for defines how the local governing body shares the decision

~~making process with stakeholders in~~ designing, developing, and implementing the urban infill and redevelopment plan for the designated area. Each urban infill and redevelopment area must have its own governance structure. If the area includes more than one neighborhood, the local government must ensure that the neighborhoods jointly work together ~~in order to~~ develop one governance structure. The governance structure must at a minimum ~~may include, but not necessarily be limited to,~~ include stakeholder groups referenced in s. 163.2517(2)(b)1., F.S.

(9)(10) “Grant recipient” means a local government which is awarded a planning or implementation grant from the Department.

(10)(11) “Indicators” means measurable factors which describe the physical, social and economic conditions of the designated urban infill and redevelopment area, which must have a defined physical boundary ~~as required in Chapter 99-378, Laws of Florida.~~ Such factors must at a minimum ~~would include, but not necessarily be limited to,~~ include abandoned property; code violations; littered properties; decreasing property values; vacant and boarded buildings; inadequate infrastructure, physical deterioration of streets; crime rate; poverty rate and unemployment rate.

(12) “Lender” ~~means any bank or trust company, mortgage banker/broker, savings bank, credit union, national banking association, building and loan association, insurance company, or other financial institution or governmental agency authorized to transact business within the State of Florida which customarily provides the financing of mortgages for real property in Florida. Each lender must be a qualified Federal Housing Administration (FHA), Veterans Affairs (VA), Government National Mortgage Association (GNMA), Federal National Mortgage Association (Fannie Mae), or Federal Home Loan Mortgage Corporation (FHLMC) originator and servicer.~~

(11)(13) “Local government” means any county or municipality that is a general purpose government.

(12)(14) “Match” means donations of public and private cash or grants from state agencies, federal agencies, local governments, individuals, corporations, private foundations, or other entities that have been committed to the project to implement activities identified in the urban infill and redevelopment plan. Up to twenty-five percent (25%) of the match may be received from non-cash sources including in-kind contributions such as donated real property, materials, office space or services, vehicles, tools, equipment or other personal property, advertising, consulting services, local government incentives, and volunteer labor to be used directly in the planning ~~and/or~~ implementation activities under the grant program.

(13)(15) “Nonprofit organization” means a corporation incorporated pursuant to Chapter 617, Florida Statutes and a corporation under Section 501(c)(3), Internal Revenue Code.

(14)(16) “Plan” means an Urban Infill and Redevelopment Plan, or a plan employed in lieu thereof, as referenced in s. 163.2517(3), F.S. and 9B-69.005, F.A.C., that has been adopted by a local government ordinance and describes infill and redevelopment projects needed to improve the designated area. ~~The designated area may include one or more neighborhoods; however, overall goals of each neighborhood and must be reflected in the adopted plan.~~ The urban infill and redevelopment plan must also meet the requirements of s. 163.2517(2)(a)-(b)2., F.S. and include all the components in s. 163.2517(3)(a)-(n), F.S.

(15)(17) “Stakeholders” means a group of community-wide representatives that includes individuals and organizations who have a personal stake in the self-sufficiency and growth of the Urban Infill and Redevelopment Area, a community, including, but not necessarily limited to, These include community-based organizations; neighborhood associations; financial institutions; faith-based organizations; housing authorities; businesses; schools, including institutions of higher education; and neighborhood residents; and local government representatives.

(16)(18) “Traditional neighborhood design (TND)” means a set of design principles that create walkable, human-scale neighborhoods that promote safety and encourage resident interaction. TND incorporates established design elements; such as including, but not necessarily limited to, a discernable center that usually includes green space; a variety of dwelling types that accommodate a range of income and age groups, located within a five-minute walk to the center; a vertical and horizontal mix of land uses; an interconnected network of streets that provides a variety of routes to any destination, disperse traffic, and create an environment suitable for pedestrians and bicycles; playgrounds within walking distance of dwellings; and appropriate civic buildings and public spaces.

(17) “Transit” means a mode of public transportation that has a fixed route, a fixed schedule, and that is not demand-responsive.

(18)(19) “Urban infill and redevelopment area” means an area or areas defined in s. 163.2514(2), F.S., the boundaries of which have been delineated in an amendment to the local comprehensive plan. The designated area may include one or more neighborhoods. The Department shall review the boundaries pursuant to s. 163.3184, F.S. to ensure that each of the areas meets all the requirements of s. 163.2514(2), F.S. ~~The designated area may include one or more neighborhoods; however, overall goals of each neighborhood must be reflected in the adopted plan.~~ The comprehensive plan amendment containing the delineated boundaries must receive approval from the Department.

(19)(20) “Visioning” means a collaborative planning process whereby community stakeholders identified in s. 163.2517(2)(b)1., F.S. and Rule 9B-69.002(17), F.A.C.

conceptualize the future physical appearance, qualities, and other pertinent aspects of the designated area. The vision should give consideration to traditional neighborhood design concepts which must at a minimum address, including, but not necessarily limited to, mixed uses, public spaces, pedestrian walkability, street design, lighting, and building appearance. The visioning process should cover, short term as well as long-term community redevelopment area improvements. As part of this process, stakeholders should focus on identifying the positive assets of the area and how those assets can be strengthened. In addition, the stakeholders should focus on barriers that prevent positive change from occurring in the area and visualize how to overcome those barriers. The vision can be depicted in writing and enhanced with graphic representations.

(20)(24) "WAGES" means the Work and Gain Economic Self Sufficiency Program, as authorized in Chapter 414, F.S.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History--New _____.

9B-69.003 Funding Availability and Allocation.

(1) The Urban Infill and Redevelopment Grant application cycle and the maximum grant amount in each category will be set forth in the Notice of Funding Availability published in the Florida Administrative Weekly. ~~The applicant must be in good standing with the Department and may only apply for one grant for the designated Urban Infill and Redevelopment Area for two consecutive years in order to continue a project or projects not completed during the previous year. The two year limitation will become effective during the state fiscal year 2000-2001. The applicant is exempt from the two year limitation during the state fiscal year 1999-2000.~~

(2) Applicants receiving fifty-fifty match implementation grants or outright implementation grants for projects less than \$50,000 may contract with special districts, including community redevelopment agencies, and nonprofit community development organizations to implement projects that are consistent with an adopted urban infill and redevelopment plan.

(3) Thirty percent (30%) of the funds allocated to the Urban Infill and Redevelopment Assistance Grant Program shall be made available by the Department for use by local governments to develop an urban infill and redevelopment plan.

(4) Sixty percent (60%) of the funds allocated to the Urban Infill and Redevelopment Assistance Grant Program shall be used for fifty/fifty matching grants for implementing projects specified in the adopted plan. The total match must be equal to the grant amount. No more than twenty-five percent (25%) of the match may come from non-cash sources.

(5) Ten percent (10%) of the funds allocated to the Urban Infill and Redevelopment Assistance Grant Program ~~shall be~~ used for non-matching grants to implement projects specified in the adopted plan. These grants shall be in an amount of less than \$50,000.

(6) An applicant may only apply for one implementation grant during an application cycle for any one the designated urban infill and redevelopment area. The applicant may not receive funding in both implementation grant categories for the same urban infill and redevelopment area.

(7) The Department reserves the right to transfer any unallocated funds from one grant category to another grant category if there is an insufficient pool of eligible applicants requesting funding under a grant category. Any fund transfers pursuant to this paragraph shall be consistent with the provisions of s. 163.2523, F.S.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History--New _____.

9B-69.004 Grant Application Process and Application Deadlines.

(1) Grant Application Process. The Department will provide notice of the Urban Infill and Redevelopment Assistance Grant Program application cycle in the Florida Administrative Weekly. Interested parties who wish to be notified of the Urban Infill and Redevelopment Assistance Grant Program application cycle may contact the Department and request to be placed on the Department's mailing list. Interested parties may request a copy of the application by writing to the Department of Community Affairs, Division of Housing and Community Development, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

(2) Application Deadlines. Any application not received by the deadline stated in the Notice of Funding Availability (NOFA), as advertised in the Florida Administrative Weekly, will not be considered for funding and will be returned to the applicant. Failure by the postal service, courier service, or any other entity to deliver the application by the set deadline will not excuse compliance with the deadline. This shall include applications delivered by the grant recipient, individuals, airlines, courier services, ~~including, but not limited to Federal Express, Airborne Mail, UPS,~~ U.S. Postal Service, or others who might experience airline or vehicle delays causing the application to be delivered after the exact time specified.

(3) Eligibility Review. All applications submitted to the Department will first be reviewed for minimum threshold requirements as prescribed in Rule 9B-69.005(4), F.A.C. for planning grants, and Rule 9B-69.007(3), F.A.C. for implementation grants. Applications which do not meet minimum threshold requirements will not be scored.

(4) Notice of intended grant award or intended denial of a grant award will be provided to each applicant by mail with a statement of the applicant's appeal rights under Chapter 120, F.S.

(5) Scoring Review. Once eligibility has been determined, the application will be scored and ranked using criteria outlined in Rule 9B-69.006, F.A.C., ~~and Form UIGP 1P for planning grants, and Rule 9B-69.008, F.A.C., the Planning Grant Application and the Combined Implementation Grant Application and Form UIGP 2M for implementation grants.~~ An interagency committee will be ~~selected by the Secretary of the Department composed of employees of the Department, and may include, but not necessarily be limited to, representatives of the following organizations: the Office of Urban Opportunity, the Florida Housing Finance Corporation, the Office of Tourism, Trade and Economic Development, the Florida Redevelopment Association, the Florida League of Cities and the Florida Association of Counties.~~ The committee will review, score and rank the applications and submit a funding recommendation to the Secretary of the Department for final selection of grant recipients.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History—New _____.

9B-69.005 Planning Grant.

(1) Planning grant funds are for local governments to develop urban infill and redevelopment plans for areas designated in s. 163.2514(2), F.S. In lieu of developing a new plan, the local government may utilize an existing plan or amend an existing plan as outlined in Rule 9B-69.005(1), F.A.C. An urban infill and redevelopment plan, whether new, existing, or amended, must satisfy all of the requirements under s. 163.2517(3), F.S. and s. 163.2517(2)(a)-(b)2., F.S. In addition, the plan must identify how all activities and service, education, and training programs outlined in the plan will be financially sustained over a period of time. Financial and local government incentives included in the urban infill and redevelopment plan must be consistent with the provisions of s. 163.2517(3)(j).

(2)(4) Existing Plans. If an existing plan is used, the local government must also submit evidence reflecting that the plan was developed in a collaborative and holistic planning effort. If an existing plan was developed without community participation, then the local government must provide evidence that the plan was resubmitted to the community stakeholders for their participation, review and support and then re-adopted by the local government.

(a) If an existing plan does not contain all the required plan elements, it must be amended to:

1. Include all elements required in s. 163.2517(3)(a)-(n), F.S.

2. Include a collaborative and holistic community participation process as required in s. 163.2517(2)(a)-(b)2., F.S.

~~3. Update plans that were prepared more than five (5) years prior to the application deadline date.~~

(3)(2) Eligible Uses of Planning Grant Funds. Funds shall be restricted to activities directly related to the development of an urban infill and redevelopment plan or amending an existing plan to include criteria specified in s. 163.2517(3)(a)-(n), F.S. Funds may be used for the following:

(a) Administrative expenses not to exceed fifteen percent (15%) of the total grant award for travel, overhead, office rental space, postage, mailing, printing, reproduction of documents, and other expenses directly related to planning activities under this grant.

(b) Eighty-five percent (85%) of the funds may be used for the following activities; listed in 1-9 of this section.

1. Paying professional salaries related directly to the development of the plan.

2. Fees associated with amending the local comprehensive plan to delineate the boundaries of the urban infill and redevelopment area. The Department shall review the comprehensive plan amendment pursuant to s. 163.3184, F.S. and s. 163.2517(4), F.S. to ensure that the area meets the requirements of s. 163.2514(2), F.S.

3. Developing a collaborative and holistic community participation process. The collaborative process should result in a plan that contains goals, objectives, projects and activities that address solutions to neighborhood problems and offer opportunities to improve the quality of life in the designated area. The process should create both short-term and long-term goals and objectives so that residents can see some successes in the short term while continuing to pursue and achieve long term goals.

4. Procuring technical assistance from facilitators who have extensive experience in neighborhood planning, community organizing, and conducting neighborhood or stakeholder meetings. The facilitators may also assist with developing the plan.

5. Creating a governance structure pursuant to s. 9B-69.002(8), F.A.C. that will assist the local government in making decisions during the planning process

6. Building the capacity of the governance structure to assist those involved in becoming more knowledgeable about the planning and implementation process.

7. Convening meetings and costs related to securing meeting space for activities directly related to this grant.

8. Developing and implementing community participation processes, which must at a minimum include including, but not necessarily limited to, advertising to solicit resident and community involvement, marketing, community organizing/kick-off activities.

9. Training stakeholders on the visioning and planning process, as well as in mediation and consensus building skills, for use in the development of the urban infill and redevelopment plan.

10. Presentations and training on traditional neighborhood design and pedestrian walkability.

~~(4)(3)~~ Ineligible Uses of Grant Funds. Planning grant funds may not be used for activities that are not directly related to the grant. The following are ineligible uses of planning grant funds include, but are not necessarily limited to:

(a) Paying off any existing debt ~~from prior projects unrelated to the grant.~~

(b) Reimbursement of costs for administrative expenses, including salaries and travel for staff, unrelated to activities under the grant.

(c) Reimbursement for any administrative or planning activities that occurred prior to entering into a contractual agreement with the Department, including preparation of the grant application.

(4) Minimum threshold requirements criteria for planning grant applications.

(a) General applicant information.

(b) Purpose of the designated area.

(c) Boundary delineation of the designated area pursuant to s. 163.2514(2), F.S. A nominated area may contain less than an entire census block group. In such cases, the application shall be scored based on data for the entire census block group.

(d) Existing plan elements.

(e) Documentation to reflect that all known community and stakeholder groups in the designated area have been notified of the local government's intent to apply for funding under this program.

(f) Line-item planning budget for planning activities to be completed with Urban Infill and Redevelopment Assistance Planning Grant funds.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History-New _____.

9B-69.006 Planning Grant Scoring Criteria.

(1) Planning grant applications that meet the minimum threshold requirements will be scored and ranked according to the following criteria established in the Urban Infill and Redevelopment Planning Grant Application: the following topic areas.

(a) Whether the Location of designated area is located in any area preferred per s. 163.2523, F.S.;

(b) Narrative description of the community participation process;

(c) Composition of governance structure; and

(d) Composition of stakeholder groups and their support and commitment to the process.

(2) The maximum scores for each criterion are set forth in the Planning Grant Application ~~grant application as Form UIGP-1P~~. Scores awarded under each criterion will be added and the resulting sum shall constitute the total score for the applicant. Scores for all applicants will then be ranked by the

review committee, and a funding recommendation will be submitted to the Secretary of the Department for final selection of grant recipients.

(3) If a planning grant application was partially funded due to the depletion of fiscal year's funds, then, subject to the annual legislative appropriation of funds, the Department will ~~may~~ fund the remaining portion of the planning grant application out of the next available funds.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History-New _____.

9B-69.007 Implementation Grants.

Two categories of implementation grant funds are available: 1) fifty-fifty matching grants and 2) non-match grants for projects with expenditures of less than \$50,000. Applicants may apply for one implementation grant per designated area.

(1) Eligible Uses of Implementation Funds. Implementation grant funds shall be restricted to implementing project activities directly related to the adopted plan for the following.

(a) Administrative expenses shall not exceed fifteen percent (15%) of the total grant award for salaries and benefits for administration of the grant; travel; overhead; office rental space; postage; mailing; printing; reproduction of documents; and other expenses directly related to implementing projects in the plan.

(b) The remaining eighty-five percent (85%) may be used for the following activities including, but not necessarily limited to, those listed below:

1. Targeting economic development;

2. Job creation;

3. Transportation;

4. Crime prevention;

5. Neighborhood revitalization and preservation;

6. Construction or rehabilitation of affordable housing, including home ownership and rental units within the urban infill and redevelopment area;

7. Job training to promote job development skills, pre-employment skills or on-the-job-training opportunities;

8. Youth services and training to promote youth pre-employment skills;

9. Crime prevention activities to decrease, prevent, and eliminate criminal activities within and adjacent to the urban infill and redevelopment area;

10. Drug prevention activities to decrease, prevent, and eliminate drug trafficking or drug related activities within and adjacent to the urban infill and redevelopment area;

11. Senior services that promote and encourage activities for seniors;

12. Construction of parks or renovation of existing recreation/community facilities to promote community and recreational activities within the urban infill and redevelopment area;

13. Environmental cleanup activities ~~such as including, but not necessarily limited to~~ community marketing of cleanup activities; and environmental cleanup clinics/programs;

14. Educational programs, after school programs, ~~programs including but not limited to~~ youth activities and to create youth dropout prevention programs and youth sports programs;

15. Health care programs that educate or provide direct services to the community on issues ~~such as that include, but are not limited to~~, family planning, teenage pregnancy, preventative healthcare, mental health, and other similar programs;

16. Childcare and adult care programs to provide opportunities for individuals to work during daytime or evening hours;

17. Economic development activities related to providing job opportunities, attracting new businesses, and retaining existing businesses that provide goods and services to the urban infill and redevelopment area;

18. Home buyer assistance programs ~~including, but not limited to~~, down payment and closing cost assistance programs, home buyer counseling programs, and pre- and post-purchase counseling;

19. Demolition of existing buildings within the urban infill and redevelopment area that minimize, to the maximum extent possible, the displacement of residents and businesses in the area;

20. Reconstruction, rehabilitation, or preservation of existing buildings;

21. Development of vacant parcels within the urban infill and redevelopment area;

22. Improvement of infrastructure/public facilities within the urban infill and redevelopment area;

23. Improvement of public transit lines and services within the urban infill and redevelopment area;

24. Assistance to the governance structure to form a non profit organization under Chapter 617, F.S. and s. 501(c)(3) Internal Revenue Code to implement urban infill projects within the urban infill and redevelopment area;

25. Acquisition of real property for projects within the urban infill and redevelopment area;

26. Development of resident driven programs or other incentives to keep residents actively involved in the implementation of projects outlined in the plan, including grants to neighborhood associations to fund beautification projects; or

27. Relocation assistance and other support for individuals and businesses displaced as a result of redevelopment in the area.

(2) Ineligible Uses of Grant Funds.

1. Substitution ~~Supplanting~~ of Urban Infill and Redevelopment Assistance Grant funds for any public or private funds already committed to the project.

2. Payment of existing debt on existing projects unless related to the purchase of foreclosed property in order to revitalize the urban infill and redevelopment area ~~unrelated to activities under this grant program.~~

3. Down payment or collateral for projects unrelated to activities addressed in the plan.

4. Reimbursement for expenses, including administrative expenses, that were incurred prior to the effective date of the contract receiving funds under the grant program.

5. Reimbursement for project activities which occurred prior to the effective date of the contract entering into a contractual agreement with the Department.

(3) Threshold criteria. For implementation grants, the following documentation must be submitted to meet minimum threshold requirements:

(a) Written evidence of firm commitments of match dollars and other pledges of financial support that have been committed to the project;

(b) A copy of the urban infill and redevelopment ~~new or existing~~ plan that includes the an implementation budget for the grant money requested, and all elements required pursuant to s. 163.2517(3)(a)-(n), F.S. and s. 163.2517(2)(a)-(b)2., F.S.; and

(c) Documentation that the local government has adopted the urban infill and redevelopment plan by ordinance in which the public must have been informed of the date and time for public hearings as required in s. 163.2517(5), F.S.

(d) The Urban Infill and Redevelopment Assistance Grant Program shall obtain from the Department, documentation reflecting its review and approval of the local government's comprehensive plan amendment to delineate the boundaries of the urban infill and redevelopment area pursuant to s. 163.2517(4), F.S.

(4) Applications which do not meet minimum threshold requirements will not be scored.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History--New _____.

9B-69.008 Implementation Grant Scoring Criteria.

(1) Implementation grant applications that meet minimum threshold requirements will be deemed eligible and will be scored and ranked using the following criteria:

(a) Narrative describing the conditions of the urban infill and redevelopment area and a description of how the local government will implement projects outlined in the plan. The summary shall also describe incentives the local government will offer to residents, stakeholders, and governance structure to keep those individuals actively involved in the

implementation of plan activities. Additionally, a description of the community participation process referenced in s. 163.2517(2)(a)-(b)2., F.S. shall be provided.

(b) Amount of leveraged funds contributed to the project.

(c) In-kind services contributed to the project.

(d) Local government incentives and financial expenditures.

(e) If an implementation grant application was partially funded due to the depletion of the fiscal year's grant funds, subject to the annual legislative appropriation, the Department will ~~may~~ fund the remaining portion of the application out of the next available funds.

(2) The Department shall give priority in scoring to applications that meet the following criteria:

(a) Projects that are located within or contiguous adjacent to other state redevelopment initiatives as outlined in s. 163.2523, F.S.

(b) Projects that provide employment opportunities to clients of the WAGES program.

(3) The maximum scores for each criterion are set forth in the Implementation Grant Application ~~grant application as Form UIGP-2M~~. Scores awarded under each criterion will be added and the resulting sum shall constitute the total score for the applicant. Scores for all applicants will then be ranked by the review committee, and a funding recommendation will be submitted to the Secretary of the Department for final selection of grant recipients.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History--New _____.

9B-69.009 Contracts.

The Department shall, following the determination of applicants to be funded, enter into a written agreement with the grant recipient outlining the scope of work to be completed. The agreement shall be signed and returned to the Department within 45 days of receipt of the agreement unless otherwise approved by the Department. Any withdrawn funds will be awarded to the next unfunded or partially funded applicant in rank order. ~~Failure to sign the contract within the 45 day period may result in withdrawal of funding by the Department. Withdrawn funds will be awarded to the next applicant in ranking order.~~

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History--New _____.

9B-69.010 Monitoring and Reporting Requirements.

(1) Monitoring. The Department shall ~~may, at any time,~~ monitor the applicant during normal business hours to ensure that planning activities and implementation projects are progressing as outlined in the applicant's scope of work and schedule of deliverables in the contractual agreement. The applicant will receive a 14-day advance written notification of the scheduled on site monitoring visit.

(2) Reporting. For planning and implementation grants, the applicant must submit to the Department a quarterly report for quarters ending March 31, June 30, September 30, and December 31, which reflects progress and accomplishments during the reported quarter. Reports must be received by the Department no later than 15 days after the end of each quarter.

Specific Authority 163.2523 FS. Law Implemented 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, 163.2526 FS. History--New _____.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

RULE NO.:

15C-7.006

RULE TITLE:

Franchised Motor Vehicle

Dealerships; Ownership and

Operation by Manufacturers;

Dealer Development Programs

NOTICE OF WITHDRAWAL

Notice is hereby given that the above proposed new rule, published in the Florida Administrative Weekly of May 19, 2000, Vol. 26, No. 20, is hereby withdrawn.

EXECUTIVE OFFICE OF THE GOVERNOR

Division of Planning and Budgeting

RULE NOS.:

27D-1.001

27D-1.007

RULE TITLES:

Applicability and Definitions

Criteria for Selecting State Projects
for Audit Based on Inherent Risk

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rules in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 26, No. 16, April 21, 2000, issue of the Florida Administrative Weekly. These changes are in response to comments received from the Joint Administrative Procedures Committee.

When adopted, paragraph (b) of subsection (2) of Rule 27D-1.001 will read as follows:

(b) "State agency" is defined by Section 216.011, Florida Statutes.

When adopted, subsection (5) of Rule 27D-1.007 will read as follows:

(5) The independent auditor shall document in the working papers the risk analysis process used in determining major projects. State agencies may provide auditors guidance about the risk of a particular state project and the auditor shall consider this guidance in determining major projects in audits not yet substantially completed.

EXECUTIVE OFFICE OF THE GOVERNOR**Division of Planning and Budgeting**

RULE NO.:	RULE TITLES:
27D-1.004	Catalog of State Financial Assistance
27D-1.005	State Projects Compliance Supplement

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rules, as noticed in Vol. 26, No. 16, April 21, 2000, issue of the Florida Administrative Weekly, have been withdrawn.

DEPARTMENT OF CORRECTIONS

RULE NOS.:	RULE TITLES:
33-103.005	Informal Grievance
33-103.016	Follow Through on Approved Grievances

SECOND 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. 12, March 24, 2000, issue of the Florida Administrative Weekly:

33-103.005 Informal Grievances.

(1) No change.

(2)(a) No change.

(b) On the first line of the request section the inmate shall print the words "Informal Grievance". Failure to do this will cause the request to be handled routinely and it will not be considered an informal grievance. This will also cause the form to be unacceptable as documentation of having met the informal step if it is attached to a formal grievance submitted at the next step.

1. through 2. No change.

3. The inmate shall submit all copies of the complete form to the staff member who is responsible in the particular area of the problem person designated. ~~Failure to submit all copies of the form may result in one copy being returned to the inmate instead of two.~~

(3) through (5) No change.

33-103.016 Follow Through on Approved Grievances.

(1)(a) The employee approving the grievance shall complete Section I of Form DC1-306, Grievance Approval Action Form. Form DC1-306 is incorporated by reference in rule 33-103.019.

(b) through (f) No change.

(2) No change.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**Board of Cosmetology**

RULE NOS.:	RULE TITLES:
61G5-31.002	Hair Braiding in Salons
61G5-31.003	Hair Braiding Registration and Renewal
61G5-31.005	Term of Registration, Registration Renewal
61G5-31.006	Practice of Hair Braiding of Hair Wrapping Pending Issuance of Registration

NOTICE OF PUBLIC HEARING

The Board of Cosmetology hereby gives notice of a public hearing on the above-referenced rules to be held on June 12, 2000, at 9:00 a.m., at the Four Points Sheraton Hotel, 3835 McCoy Road, Orlando, Florida 32812. The rules were originally published in Vol. 26, No. 15, of the April 14, 2000, Florida Administrative Weekly.

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

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. 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 (TDD).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**Board of Cosmetology**

RULE NO.:	RULE TITLE:
61G5-32.001	Continuing Education

NOTICE OF PUBLIC HEARING

The Board of Cosmetology hereby gives notice of a public hearing on the above-referenced rule to be held on June 12, 2000, at 9:00 a.m., at the Four Points Sheraton Hotel, 3835 McCoy Road, Orlando, Florida 32812. The rule was originally published in Vol. 26, No. 15, of the April 14, 2000, Florida Administrative Weekly.

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

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. 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 (TDD).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Veterinary Medicine

RULE NO.: 61G18-30.001
 RULE TITLE: Disciplinary Guidelines
 NOTICE OF CHANGE

Pursuant to subparagraph 120.54(3)(d)1., F.S., notice is hereby given that the following changes have been made to the proposed rule, as published in Vol. 26, No. 16, April 21, 2000, issue of the Florida Administrative Weekly. The changes are in response to comments received from the staff of the Joint Administrative Procedures Committee. Subsection (2) of the rule shall now read as follows:

(2) When the Board finds an applicant or licensee whom it regulates under Chapter 474, Florida Statutes, has committed any of the acts set forth in Section 474.214(1), Florida Statutes, it shall issue a Final Order imposing appropriate penalties which are set forth in 474.214(2), Florida Statutes, using the following disciplinary guidelines.

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

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

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

NOTICE OF ADDITIONAL PUBLIC HEARING

The Board of Physical Therapy Practice hereby gives notice of an additional public hearing on the above-referenced rule to be held on August 25, 2000, at 8:00 a.m., at The Airport, The Clarion Hotel, 2101 Dixie Clipper Road, Jacksonville, Florida 32218. This additional public hearing is being held in response to comments provided by the staff of the Joint Administrative Procedures Committee. The rule was originally published in Vol. 26, No. 10, of the March 10, 2000, Florida Administrative Weekly.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Physical Therapy Practice/MQA, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior

to the hearing. 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 (TDD).

DEPARTMENT OF HEALTH

Board of Podiatric Medicine

RULE NO.: 64B18-12.009
 RULE TITLE: Fees for Licensure Pursuant to Section 461.018, Florida Statutes

AMENDED NOTICE OF ADDITIONAL PUBLIC HEARING TO BE HELD BY TELEPHONE CONFERENCE CALL

The Board of Podiatric Medicine hereby gives notice of an additional public hearing on the above-referenced rule to be held on June 23, 2000, at 9:00 a.m., by telephone conference call, at meet me number (850)921-2470. This additional public hearing is being held in response to comments provided by the staff of the Joint Administrative Procedures Committee. The rule was originally published in Vol. 26, No. 8, of the February 25, 2000, Florida Administrative Weekly.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe Baker, Jr., Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. 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 (TDD).

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation Program

RULE NO.: 65C-22.003
 RULE TITLE: Training

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. 15, April 14, 2000, issue of the Florida Administrative Weekly:

65C-22.003 Training.

(7) Director Credential.

(b) The foundational level applicants must meet the following educational and experiential requirements:

3. The departmental module Developmentally Appropriate Practices for Children with Special Needs, one 8-hour in-service training or course in serving children with

disabilities, or accumulation of 8-hours of in-service training in serving children with disabilities or an approved equivalent that meets the statutory requirement for licensing; and

(c) The advanced level applicants must meet the following educational and experiential requirements:

3. The departmental module Developmental Appropriate Practices for Children with Special Needs, one 8-hour in-service training or course in serving children with disabilities, or accumulation of 8-hours of in-service training in serving children with disabilities or an approved equivalent that meets the statutory requirement for licensing; and

(h) Coursework Recognition and Approval.

1. The department is responsible for reviewing existing and developing coursework, offered through vocational-technical schools, community colleges and universities, to determine if it meets the requirements for Florida's credential. Vocational-technical schools, community colleges and universities shall submit CF/FSP Form 5247 for course review and approval, hereby incorporated by reference. Course work will be reviewed and approved according to the guidelines found in "Florida Child Care and Education Program Administrator Credential, Curriculum Areas," hereby incorporated by reference, and can be obtained from the Florida Children's Forum.

2. The department is responsible for reviewing out-of-state adopted director credentials to determine if they meet the requirements for Florida's credential found in sections 65C-22.003(7)(a)-(e).

FLORIDA HOUSING FINANCE CORPORATION

RULE NOS.:	RULE TITLES:
67-38.002	Definitions
67-38.003	Application Submission Procedures
67-38.008	Eligible Uses for the Loan
67-38.010	Credit Underwriting Procedures
67-38.011	Fees
67-38.0145	Compliance and Monitoring Procedures

NOTICE OF CHANGE

Notice is hereby given that in response to public comments, both oral and written, and recommendations made by the Joint Administrative Procedures Committee, the following changes in addition to non-published technical corrections/clarifications have been made to Rule 67-38, Florida Administrative Code as published in Vol. 26, No. 5, of the Florida Administrative Weekly on February 4, 2000, Notice of Change as published in Vol. 26, No. 17, of the Florida Administrative Weekly on April 28, 2000, and Notice of Change as published in Vol. 26, No. 18, of the Florida Administrative Weekly on May 26, 2000.

67-38.002 Definitions.

(9) "Compliance Period" means:

(a) with respect to multifamily Developments that obtain construction/permanent financing from a source other than Florida Housing programs and no Florida Housing funds remain in the Development, a period of 15 years beginning on the date the Predevelopment Loan is paid off pursuant to Rule Chapter 67-38.007(5); or

(b) with respect to single family Developments, the initial sale of the single family units by the Applicant must be to an income eligible purchaser.

~~(c)(b)~~ with respect to Developments that obtain construction/permanent financing from Florida Housing programs, a period equal to the compliance period committed to by the Applicant under the Florida Housing program from which the permanent/construction financing is obtained.

(27) "Rehabilitation" means to bring a Development Project back to its original state, or to bring back to its original state with added improvements with limitations as specified by the program or programs which provide construction/permanent financing to the development.

67-38.003 Application Submission Procedures.

~~(2)(3) Application Packages may be obtained from the Corporation for a fee in accordance with this Rule Chapter, at 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329.~~ All Applications delivered by hand must be presented to Corporation staff to be inscribed with the time and date of receipt.

67-38.008 Eligible Uses for the Loan.

(3) Eligible Predevelopment activities or expenses shall include, for example, the following:

(d) Legal fees; that are reasonable and necessary and incurred in conjunction with acquiring or permitting of property; however, legal fees for litigation, application preparation or legal research are not considered eligible uses of Predevelopment Loan funds;

67-38.010 Credit Underwriting Procedures.

(3) The Credit Underwriter shall review the Application and Development Plan and advise the Corporation as to the appropriateness of plans and specifications and the budget for the Predevelopment tasks and activities related to the Development and make a determination as to the feasibility of the Development project.

67-38.011 Fees.

(1)(c) If PLP funds are to be used for site acquisition and Applicant proposes to take title to real property or in the event Applicant requests an extension of the loan maturity date, a credit underwriting fee pursuant to the contract between the

Corporation and the Credit Underwriter shall be paid. If a Development Project involves scattered sites within a single market area, a single credit underwriting fee shall be charged.

67-38.0145 Compliance and Monitoring Procedures.

(4)(a)1. For home ownership Developments Projects: The Corporation and/or its representative shall perform an initial review to determine homebuyer eligibility and verify permanent residency.

2.a. All tenant records shall be maintained by the Applicant within 50 miles of the Development Project Site.

1. The resident's application which shall contain the name or names of each household member, employment and income information for each household member, and other information required by the Applicant ~~Sponsor~~;

2. Initial program reports shall be submitted for Developments with no units occupied at the time of the closing of the Loan within 10 days following the end of the calendar quarter during which the leasing of any unit within the Development Project occurred.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY given that the Board of Professional Engineers has received a petition from C. R. CAUDEL on April 19, 2000, seeking a variance/waiver pursuant to 120.452, Florida Statutes. Petitioner requests a variance/waiver from rule 61G15-18.001, Florida Administrative Code, which defines the term "a registered engineer whose principal practice is civil or structural engineering" for purposes of exemptions found in Sections 471.003(3) and 481.229(4), F.S. The applicant has a degree in mechanical engineering and passed the mechanical engineering examination in 1991. The petition has been assigned #VW2000-0003.

A copy of the petition may be received from, and written comments submitted to: Teresa Baker, Clerk, Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301.

NOTICE IS HEREBY given that the Board of Professional Engineers has received a Petition for Variance/Waiver from ED BARBER on April 26, 2000, pursuant to 120.452, Florida

Statutes. Petitioner requests a variance/waiver from rule 61G15-19.001(3), Florida Administrative Code. The applicant is requesting variance from the rule to allow his Certificate of Authorization to be issued under Ed Barber and Associates. Present Board rule prohibits offering engineering services under a firm name which contains only the name of the individual not licensed as a Professional Engineer, registered architect, land surveyor, landscape architect, or professional geologist, in any state. The petition has been assigned #VW2000-0004.

A copy of the petition may be received from, and written comments submitted to: Teresa Baker, Clerk, Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received, on 12 May 2000, a petition from Cheryl & Duke Robinson, seeking a waiver of the \$500.00 deductible under Rule 62-769.800, Florida Administrative Code. The petition has been assigned OGC case number 00-1084.

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

FLORIDA HOUSING FINANCE CORPORATION

NOTICE IS HEREBY GIVEN that the Florida Housing Finance Corporation received on May 18, 2000, a petition from North Florida Educational Development Corporation, on behalf of South Springs (PLP 98-026), seeking a waiver under section 120.542, Florida Statutes in connection with Applicant's 1998 Predevelopment Loan Program application for funding. The Waiver involves Rule 67-38.007(1) and 67-38.008(10)(d), Florida Administrative Code. Rule 67-38.007(1) describes the terms and conditions for the predevelopment loan. To receive an "Acquisition Draw" during the Acquisition Phase of the Predevelopment Loan Program the Borrower is required to deliver a acceptable Conditional Commitment for the funds required to purchase the Project Site, construct or rehabilitate the Project and repay the Loan. Rule 67-38.008(10)(d) describes the eligible uses for the Advance and Loan. To receive "Post Acquisition Phase" funds the Sponsor must provide a "Firm Commitment" for construction and/or permanent financing in an amount sufficient to repay the Loan and complete the Project. The petition has been assigned case number 2000-009.

Copies may be obtained from, and written comments submitted to Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329; Attn: Mark T. Mustian, Esquire. Comments must be received within 14 days from the date of publication of this notice.

NOTICE IS HEREBY GIVEN that the Florida Housing Finance Corporation received on May 12, 2000, a petition from Florida Low Income Housing Associates, Inc., on behalf of Heron Woods, Ltd./Heron Woods (PLP 98-020), seeking a waiver under section 120.542, Florida Statutes in connection with Applicant's 1998 Predevelopment Loan Program application for funding. The Waiver involves Rule 67-38.008(10)(d), Florida Administrative Code, which describes the eligible uses for the Advance and Loan. To receive "Post Acquisition Phase" funds the Sponsor must provide a "Firm Commitment" for construction and/or permanent financing in an amount sufficient to repay the Loan and complete the Project. The petition has been assigned case number 2000-008.

Copies may be obtained from, and written comments submitted to Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329; Attn: Mark T. Mustian, Esquire. Comments must be received within 14 days from the date of publication of this notice.

Section VI Notices of Meetings, Workshops and Public Hearings

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

State Board of Administration
Department of Veterans' Affairs
Department of Highway Safety and Motor Vehicles
Department of Law Enforcement
Department of Revenue
Department of Education
Administration Commission
Florida Land and Water Adjudicatory Commission
Board of Trustees of the Internal Improvement Trust Fund
Department of Environmental Protection

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

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

PURPOSE: Regular scheduled meeting of the Governor and Cabinet

The State Board of Administration will take action on matters duly presented on its agenda, which may include such matters as Executive Director's reports; approval of fiscal sufficiency

of state bond issues; approval of sale of local bonds at an interest rate in excess of statutory interest rate limitation; report on investment performance; designation of banks as depositories for state funds; adoption of rules and regulations; investment of state funds pursuant to Chapter 215, F.S.; and consideration of other matters within its authority pursuant to Chapters 215, F.S. and 344, F.S., and Section 16 of Article IX of the Florida Constitution of 1885, as continued by subsection 9(c) of Article XII of the Florida Constitution of 1968. The Division of Bond Finance of the State Board of Administration will take action on matters duly presented on its agenda, which will deal with the issuance of State bonds, arbitrage compliance and related matters.

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

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

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

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

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

The Administration Commission will take action on matters duly presented on its agenda which may include such matters as to create or transfer agency funds or positions, approve Career Service rules, administrative procedure matters, environmental matters arising under Chapter 380, F.S., comprehensive planning issues pursuant to Section 163.3184,

F.S., determine sheriffs' budget matters, and consider other matters within its authority pursuant to Chapters 110, 215 and 216, F.S.

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

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

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

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

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

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

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

DEPARTMENT OF STATE

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

COMMITTEE: Art Selection Committee

DATE AND TIME: Wednesday, June 21, 2000, 9:30 a.m.

PLACE: Department of Management Services, Division of Building Construction, Building 4030, Room 335-N, 4050 Esplanade Way, Tallahassee, FL 32399-0950, (850)488-2774

PURPOSE: To hold a Proposal meeting to review and discuss final proposals for Art in State Buildings Project No. DMS 9803/6000, Shared Resource Center, Leon County, Florida

COMMITTEE: Art Selection Committee

DATE AND TIME: Friday, June 23, 2000, 10:00 a.m.

PLACE: Rohde Building, Conference Rooms S-123 and S-124, 401 N. W. 2nd Avenue, Miami, FL 33128, (305)377-5430

PURPOSE: To hold a Proposal meeting to review and discuss final proposals for Art in State Buildings Project No. DMS 9405/2000, Opa Locka Regional Service Center, Dade County, Florida.

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.

DEPARTMENT OF LEGAL AFFAIRS

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

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

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

PURPOSE: To discuss general issues.

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

The Research Committee of the **Florida Commission on the Status of Women** will hold a telephone conference on:

DATE AND TIME: June 22, 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 AGRICULTURE AND CONSUMER SERVICES

The Citrus Budwood Technical Advisory Committee announces a public meeting to which all persons are invited:

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

PLACE: Shaw Building, Training Room, 3027 Lake Alfred Road, Winter Haven, Florida

PURPOSE: To consider the following agenda items:

1. Update on Citrus Budwood Protection Program.
2. Whitmore Budwood Foundation.
3. Report on this Year's CTV Testing.
4. CTV – Where do we go from here?
5. Review Progress of CTV Strain Differentiation.
6. Update on Citrus Germplasm Introduction Program.
7. Research Proposal to Plant Lane Late Navel.
8. Protecting Florida Budwood Sources Out of State.

If you need a special accommodation in order to attend this meeting because of a disability, please let us know by June 12, 2000.

A copy of the agenda may be obtained by writing: Mr. Michael Kesinger, Chief, Bureau of Citrus Budwood Registration, Division of Plant Industry, 3027 Lake Alfred Road, Winter Haven, Florida 33881, Telephone (941)294-4267.

The Florida **Department of Agriculture and Consumer Services, Division of Agricultural Environmental Services** announces a workshop meeting of the Emergency Aerial Pesticide Rule Working Group, to which all persons are invited:

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

PLACE: Division of Plant Industry, Doyle Conner Building, Auditorium, 1911 S. W. 34th Street, Gainesville, Florida 32613-7100, Phone (352)372-3505

PURPOSE: To provide input to the Department dealing with proposed rules to implement Section 593.21, Florida Statutes.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To develop standards for determining when the use of a particular pesticide should be discontinued in connection with an emergency aerial plant pest treatment program in an urbanized area.

A copy of the agenda may be obtained by contacting: Mr. Steven J. Rutz, Director, Division of Agricultural Environmental Services, Florida Department of Agriculture

and Consumer Services, 3125 Conner Boulevard, Admin. Building, Room #129, Tallahassee, Florida 32399-1650, Telephone Number (850)488-3731.

The **Department of Agriculture and Consumer Services** announces a meeting of the Phase II Tobacco Certification Board.

DATE AND TIME: June 8, 2000, 10:30 a.m.

PLACE: Room 209, Senate Office Building, The Capitol, Tallahassee, FL

PURPOSE: The Phase II Tobacco Certification Board will meet to make plans for the 2000 payment to Florida tobacco growers and quota holders.

If special accommodations are needed to attend this meeting because of a disability, please contact Pleas Strickland, (850)488-5831.

The **Department of Agriculture and Consumer Services** announces a meeting of the Quarterly Florida Agriculture Center and Horse Park Authority.

DATE AND TIME: June 14, 2000, 10:00 a.m.

PLACE: Seminole Feeds Office, 335 N. E. Watula Avenue, Ocala, Florida 34470, (352)629-2150

PURPOSE: To discuss the business of the Authority. This is a public meeting.

For additional information or if you need special accommodations due to a disability, please call Bruce Piatek, Horse Park Director, (904)446-7630.

The Florida **Department of Agriculture and Consumer Services, Division of Forestry** (DOF) and the Blackwater River State Forest Management Plan Advisory Group announce two public meetings and a public hearing to which all persons are invited. All three events will take place as follows:

MEETING: Public Meeting – Blackwater River State Forest Management Plan Advisory Group

DATE AND TIME: Monday, June 12, 2000, 6:00 p.m.

PLACE: Pensacola Junior College, Milton Campus, Rm. 902, 5988 Highway 90, Milton, Florida

PURPOSE: To allow the Blackwater River State Forest Management Plan Advisory Group to prepare for a public hearing the evening of June 12, 2000, and provide recommendations to the DOF to help in preparation of a management plan for the Blackwater River State Forest.

MEETING: Public Hearing

DATE AND TIME: Monday, June 12, 2000, 7:00 p.m.

PLACE: Pensacola Junior College, Milton Campus, Rm. 902, 5988 Highway 90, Milton, Florida

PURPOSE: To solicit public comment on management of the Blackwater River State Forest. Comments may be presented orally or in writing at the hearing. Written comments may also

be submitted to the DOF's Blackwater Forestry Center Office, 11650 Munson Highway, Milton, FL 32570, to the attention of John Webster and should be mailed so as to arrive at the Center Office by the date of the public hearing.

MEETING: Public Meeting – Blackwater River State Forest Management Plan Advisory Group

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

PLACE: Blackwater Forestry Center, 11650 Munson Hwy., Milton, FL 32570

PURPOSE: To allow the Blackwater River State Forest Management Plan Advisory Group to review comments from the public hearing of June 12, 2000, and provide recommendations to the DOF to help in preparation of a management plan for the Blackwater River State Forest.

Copies of a working draft of the plan are available by contacting the Blackwater Forestry Center in writing at the above address or by telephone at (850)957-6140.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance of these proceedings. Any request for special accommodations can be made by writing the DOF's, Blackwater Forestry Center at the above listed address. You are hereby notified in accordance with Chapter 286.0105, Florida Statutes.

Should you decide to appeal any decision made as a result of, or take exception to any findings of fact with respect to any matter considered at the hearing and meetings referred to above, you may need to ensure that a verbatim record of the proceedings is made. Such record shall include the testimony and evidence upon which the appeal is to be based.

The **Department of Agriculture and Consumer Services** announces a meeting of the Aquaculture Review Council.

DATE AND TIME: June 22, 2000, 8:00 a.m.

PLACE: Division of Aquaculture, 1203 Governor's Square Boulevard, Fifth Floor, Tallahassee, Florida

PURPOSE: To discuss issues affecting the growth of aquaculture in Florida. The Council will review proposals for research for 2001-2002.

Proposal format and a copy of the agenda can be obtained by contacting: Karen Metcalf, 1203 Governor's Square Boulevard, Tallahassee, FL 32301, Phone (850)488-4033.

If special accommodations are needed to attend this meeting because of disability, please contact Karen Metcalf as soon as possible.

DEPARTMENT OF EDUCATION

The **Department of Education** announces a meeting of the Occupational Access and Opportunity Commission and its committees to which all persons are invited:

DATE AND TIME: June 2, 2000, 9:00 a.m. – conclusion

PLACE: 812 Southard St., Key West, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The reorganization of the Vocational Rehabilitation System.

A copy of the agenda may be obtained by contacting: Susan Mason, (850)487-3431, Ext. 121 or 1(800)451-4327.

In accordance with the Americans with Disabilities Act, persons in need of special accommodations to participate in these meetings should contact Susan Mason no later than five days prior to meeting, at 2002 Old St. Augustine Road, Building A, Tallahassee, FL 32399-0696 or (850)487-3431, Ext. 121 or toll free at 1(800)451-4327.

The meeting agenda will be available in alternative formats upon request.

Should you not be able to attend, but would like a copy of the minutes, please contact Susan Mason, (850)487-3431, Ext. 121 or toll free at 1(800)451-4327.

The **Department of Education** announces a meeting of the Occupational Access and Opportunity Commission and its committees to which all persons are invited:

DATE AND TIME: Every Tuesday, Wednesday and Thursday of the Month of June, 2000, 8:30 a.m. – conclusion

PLACE: TBA

GENERAL SUBJECT MATTER TO BE CONSIDERED: The reorganization of the Vocational Rehabilitation System.

A copy of the agenda may be obtained by contacting: Susan Mason, (850)487-3431, Ext. 121 or 1(800)451-4327.

In accordance with the Americans with Disabilities Act, persons in need of special accommodations to participate in these meetings should contact Susan Mason no later than five days prior to meeting, at 2002 Old St. Augustine Road, Building A, Tallahassee, FL 32399-0696 or (850)487-3431, Ext. 121 or toll free at 1(800)451-4327.

The meeting agenda will be available in alternative formats upon request.

Should you not be able to attend, but would like a copy of the minutes, please contact Susan Mason, (850)487-3431, Ext. 121 or toll free at 1(800)451-4327.

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

DATE AND TIME: Tuesday, June 20, 2000, 8:00 a.m. – 4:00 p.m.

PLACE: Hyatt Regency Pier 66, 2301 S. E. 17th Street Causeway, Fort Lauderdale, Florida 33316

PURPOSE: Members of the Charter School Review Panel will examine best practices to be used in: (1) conflict resolution between charter schools and sponsors, (2) sponsor oversight of charter schools and (3) ensuring charter schools receive a fair share of education revenue streams.

The agenda will be available approximately seven days prior to the meeting. To obtain a copy of the agenda, please call or write: Office of Public School Choice, 325 West Gaines Street, 522 Turlington Building, Tallahassee, Florida 32399, Telephone (850)414-0780 or Suncom 994-0780.

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

The Florida **Department of Education**, State Advisory Committee for the Education of Exceptional Students announces a public meeting to which all interested persons are invited.

DATES AND TIMES: Tuesday, June 13, 2000, 8:30 a.m. – 4:30 p.m.; Wednesday, June 14, 8:30 a.m. – 3:00 p.m. (Designated workgroups may meet on Tuesday evening as needed)

PLACE: Holiday Inn Select, 316 West Tennessee Street, Tallahassee, Florida, Telephone (850)222-9555

PURPOSE: Regularly-scheduled meeting of the State Advisory Committee, which is required under the Individuals with Disabilities Education Act (20 U.S.C. Chapter 33, as amended by Pub. L. 105-17) for the purpose of providing policy guidance with respect to special education and related services for children with disabilities in the State.

A copy of the agenda may be obtained by writing: State Advisory Committee, Bureau of Instructional Support and Community Services, Florida Department of Education, 614 Turlington Building, Tallahassee, Florida 32399-0400, or by calling the Bureau, (850)488-1570, Suncom 278-1570.

Any person requiring special accommodations to participate in this meeting is asked to advise the Bureau at least 48 hours in advance by calling the number indicated above.

The **Board of Regents**, Selection Committee for the President of the University of Florida announces a public meeting via conference call to which all persons are invited.

DATE AND TIME: June 15, 2000, 2:00 p.m.

PLACE: Florida Education Center, Room 1505, 325 West Gaines Street, Tallahassee, Florida

PURPOSE: To discuss the presidential search and selection process.

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 at least seven (7) days in advance, by calling (850)201-7160 (Voice), (850)201-7164 (TDD), so that their needs can be accommodated.

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

DATE AND TIME: June 16, 2000, 9:00 a.m.

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

PURPOSE: Report of the University of Florida Regents Selection Committee; Consideration of: Allocation of 1999-2000 \$3.0 Million Performance Incentive Funds; Distribution of 2000-2001 PECO Remodeling/Renovation Funds; 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 can be accommodated.

The **State Board of Independent Colleges and Universities** announces public meetings to which all persons are invited.

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

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

DATE AND TIME: Wednesday, June 21, 2000, 2:00 p.m.

PURPOSE: Rule Development Workshop.

PLACE: University of Phoenix, South Orlando Campus, 5750 North Major Boulevard, Suite 300, Orlando, FL

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

DATE AND TIME: Tuesday, June 27, 2000, 11:00 a.m.

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

PURPOSE: Special Board Meeting.

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.

A copy of the agenda may be obtained by writing: State Board of Independent Colleges and Universities, Department of Education, Tallahassee, Florida 32399, or by calling (850)488-8695.

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.

DEPARTMENT OF COMMUNITY AFFAIRS

The **Department of Community Affairs, Division of Housing and Community Development** announces the following public meeting:

COMMITTEE: Residential Construction Mitigation Program Advisory Council

DATE AND TIME: June 14, 2000, 1:00 p.m.

PLACE: Kelly Conference Room, 2555 Shumard Oak Blvd., Tallahassee, FL 32399

PURPOSE: To hold an advisory council meeting to discuss the Mobile Home Retrofit Program.

For more information, please contact: Buster Case, Community Program Administrator, Division of Housing and Community Development, 2555 Shumard Oaks Blvd., Tallahassee, FL 32399-2100, (850)922-5434.

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 Housing and Community Development.

Any person requiring a special accommodation at the meeting because of a disability or physical impairment should contact Ms. Patsy Rushing, Department of Community Affairs, (850)922-5434, at least ten days before the meeting. 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) and 1(800)955-8771 (TDD).

The Florida **Department of Community Affairs** announces the next scheduled conference call meetings of the following workgroups of the Governor's Task Force on Domestic Violence. All interested people are invited to participate.

Legislation Workgroup

DATE AND TIME: June 21, 2000, 10:00 a.m. – 12:00 p.m. EST

PLACE: Conference Call (850)410-0961, Suncom 210-0961
SUBJECT: Discussion of Task Force objectives and activities relevant to workgroup responsibilities.

Implementation Workgroup

DATES AND TIMES: June 20, 2000, 2:00 p.m. – 4:00 p.m. (EST); June 23, 2000, 11:00 a.m. – 1:00 p.m. (EST)

PLACE: Conference Call (850)410-0961, Suncom 210-0961

SUBJECT: Discussion of Task Force objectives and activities relevant to workgroup responsibilities.

To participate in the conference calls simply dial the conference call number at the designated time. First, you will hear a tone and then will be connected to the conference call. Please identify yourself once you are connected. If you do not hear any participants' voices, it simply means no one has called in. Stay on the line to allow others to call in and connect. If you have any trouble, call (850)488-1234 or Suncom 278-1234 and tell the operator the trouble you are experiencing and reference confirmation number 44B0523. This is not a toll-free call.

Further information may be obtained by contacting: Prevention of Domestic and Sexual Violence Section, Florida Department of Community Affairs, (850)921-2168.

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

DATES AND TIMES: June 29, 2000, 1:00 p.m. – 5:00 p.m.; June 30, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: University of South Florida, Center for Urban Transportation Research, 4202 East Fowler Avenue, Room CUT 100, Tampa, Florida 33620-5375

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

- 1) Baseline Status Report
- 2) Objectives

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: Emily Cook, Administrative Assistant, 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 using the Florida Dual Party System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF LAW ENFORCEMENT

The **Department of Law Enforcement**, Medical Examiners Commission announces a Medical Examiners Commission Meeting.

DATE AND TIME: Tuesday, June 20, 2000, 11:00 a.m.

PLACE: Hilton Garden Inn, Orlando Airport, 7300 Augusta National Drive, Orlando, Florida 32822

PURPOSE: Medical Examiners Commission Meeting.

Any person requiring a special accommodation at this meeting because of disability or physical impairment should contact the Medical Examiners Commission Office, (850)410-8300, at least five (5) working days prior to the meeting.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this meeting, such person is responsible for ensuring that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Additional information or a copy of the agenda may be obtained by contacting: Mr. Dale H. Heideman, Forensic Coordinator, Criminal Investigation and Forensic Science Program, Medical Examiners Commission, Post Office Box 1489, Tallahassee, Florida 32302, (850)410-8300.

The **Department of Law Enforcement**, Florida Crime Laboratory Council announces a meeting.

DATE AND TIME: Tuesday, June 27, 2000, 2:00 p.m.

PLACE: Florida Department of Law Enforcement, Tampa Regional Operations Center, Ed Blackburn Building, 4211 North Lois Avenue, Tampa, Florida 33614

PURPOSE: Florida Crime Laboratory Council Meeting.

Any person requiring a special accommodation at this meeting because of disability or physical impairment should contact the Crime Laboratory Council Office, (850)410-8300, at least five (5) working days prior to the meeting.

If a person decides to appeal any decision made by the Council with respect to any matter considered during this meeting, such person is responsible for ensuring that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Additional information or a copy of the agenda may be obtained by contacting: Mr. Dale H. Heideman, Forensic Coordinator, Criminal Investigation and Forensic Science Program, Florida Crime Laboratory Council, Post Office Box 1489, Tallahassee, Florida 32302, (850)410-8300.

DEPARTMENT OF TRANSPORTATION

The Commission on the **Future of Aeronautics and Space in Florida** announces a meeting to which all persons are invited.

DATE AND TIME: June 16, 2000, 10:00 a.m.

PLACE: Boardroom, 2nd Floor, Greater Orlando Aviation Authority, Orlando International Airport, One Airport Blvd., Orlando, Florida

PURPOSE: Official business of the Commission. Including but not limited to presentation and discussion of task assignments.

A copy of the agenda may be obtained by writing: Thomas E. Duncan, Aviation Policy and Program Development Analyst, Aviation Office, Florida Department of Transportation, MS #46, 605 Suwannee Street, Tallahassee, Florida 32399-0450 or by electronic mail using the following address: thomas.duncan@dot.state.fl.us

The agenda can also be viewed on the Commission's Internet web site at: <http://www.dot.state.fl.us/Aviation/Commission.htm>

In accordance with provisions of the Americans with Disabilities Act, persons requiring special accommodations to participate in the meeting should advise Thomas E. Duncan, (850)414-4513.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

RULE TITLE:	RULE NO.:
Franchised Motor Vehicle Dealerships;	
Ownership and Operation by Manufacturers;	
Dealer Development Programs	15C-7.006

The **Department of Highway Safety and Motor Vehicles** announces a workshop to which all persons are invited:

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

PLACE: Neil Kirkman Building, Auditorium, Room A427, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0500

GENERAL SUBJECT MATTER TO BE CONSIDERED: This workshop has been scheduled to discuss the proposed rule development notice published in the Florida Administrative Weekly of April 28, 2000, Vol. 26, No. 17.

A copy of the agenda may be obtained by contacting: Neil C. Chamelin, Hearing Officer, Division of Motor Vehicles, Room B337, Neil Kirkman Building, Tallahassee, Florida 32399-0500, (850)488-8629.

PUBLIC SERVICE COMMISSION

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

Docket No. 990696-WS – Application for original certificates to operate water and wastewater utility in Duval and St. Johns Counties by Nocatee Utility Corporation.

Docket No. 992040-WS – Application for certificates to operate a water and wastewater utility in Duval and St. Johns Counties by Intercoastal Utilities, Inc.

DATE AND TIME: June 19, 2000, 9:30 a.m.

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

PURPOSE: To consider petitions for intervention and motions to dismiss.

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

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 writing: Director, Division of Records and Reporting, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida. The agenda and recommendation 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 a record of the proceedings and, for such purpose, 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.

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 regularly scheduled conference to which all interested persons are invited.

DATE AND TIME: June 20, 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: Division of Records and Reporting, (850) 413-6770 or writing to the 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 to which all interested persons are invited.

DATE AND TIME: June 20, 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 through the Florida Relay Service by using the following numbers: 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

****THIS MEETING IS SUBJECT TO CANCELLATION WITHOUT NOTIFICATION.****

REGIONAL PLANNING COUNCILS

The **Withlacoochee Regional Planning Council** announces an Executive Committee meeting to which all persons are invited.

DATE AND TIME: Thursday, June 15, 2000, 6:30 p.m.

PLACE: Withlacoochee Regional Planning Council, 1241 S. W. 10th Street, Ocala, FL 34474-2798

GENERAL SUBJECT MATTER TO BE CONSIDERED: To handle administrative matters pertaining to the Council.

A copy of the agenda may be obtained by writing: Withlacoochee Regional Planning Council, 1241 S. W. 10th Street, Ocala, FL 34474-2798.

Affected persons are advised that it may be necessary for them to ensure that a verbatim record of the meeting is made, including the testimony and evidence upon which the appeal is to be based.

The **Withlacoochee Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, June 15, 2000, 7:00 p.m.

PLACE: Withlacoochee Regional Planning Council, 1241 S. W. 10th Street, Ocala, FL 34474-2798

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Council.

A copy of the agenda may be obtained by writing: Withlacoochee Regional Planning Council, 1241 S. W. 10th Street, Ocala, FL 34474-2798.

Affected persons are advised that it may be necessary for them to ensure that a verbatim record of the meeting is made, including the testimony and evidence upon which the appeal is to be based.

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

DATE AND TIME: June 15, 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 **Hillsborough Area Regional Transit Authority (HART)** announces the following public meetings of the Governing Board of the Authority to which all persons are invited.

MEETING: Public Hearing

DATE AND TIME: June 5, 2000, 8:30 a.m.

PLACE: County Center, 601 E. Kennedy Boulevard, 18th Floor, Planning Commission Board Room, Tampa, FL

PURPOSE: Public Hearing.

MEETING: Regular Board Meeting

DATE AND TIME: June 5, 2000, immediately following Public Hearing

PLACE: County Center, 601 E. Kennedy Boulevard, 18th Floor, Planning Commission Board Room, Tampa, FL

PURPOSE: Regularly Scheduled Board Meeting.

AGENDA/GENERAL SUBJECT MATTER TO BE CONSIDERED:

1. Call to order
2. Approval of Minutes
3. Introductions, Recognition and Awards
4. Consumer Advisory Committee Report
5. Public Comment on Action Items
6. Consent Action Items
7. Other Action Items
8. Chairman's Report
9. Reports from HART Representatives
10. HART Committee Reports
11. Other Board Member's Report
12. General Counsel's Report
13. Executive Director's Report
14. Employee Comment
15. General Public Comment
16. Discussion and Presentations
17. Monthly Information Reports
18. Other Information Items
19. Other Business

A copy of the detailed agenda may be obtained by contacting: Mary Staples, Administrative Assistant II, Hillsborough Area Regional Transit Authority, 201 E. Kennedy Boulevard, Suite 1600, Tampa, Florida 33602, (813)223-6831.

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 Joe DeHoyos, (813)623-5835, at least 48 hours before the meeting. If the caller is hearing impaired, contact the Authority, (813)626-9158 (TDD).

METROPOLITAN PLANNING ORGANIZATIONS

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

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

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

PURPOSE: Regularly Scheduled Board Meeting.

AGENDA/GENERAL SUBJECT MATTER TO BE CONSIDERED:

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

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

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

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

DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY

The Florida **Department of Labor and Employment Security**, Workers' Compensation Oversight Board announces a telephone conference of its Coordinating Committee to discuss general issues.

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

PLACE: Call (850)487-2613 for instruction on participation

PURPOSE: The purpose of the meeting is to discuss issues to be on the agenda for the full Workers' Compensation Oversight Board meeting.

For further information about this telephone conference, contact Julie Douthit, Suite 100, Marathon Building, 2574 Seagate Drive, Tallahassee, Florida 32399-2152, telephone number (850)487-2613, two days prior to the date of the meeting.

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 Becky Thomas 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 **Suwannee River Water Management District** announces the following public meetings to which all interested persons are invited.

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

PLACE: District Headquarters, 9225 CR 49, Live Oak, FL

PURPOSE: Board Meeting – to consider District business and conduct public hearings on regulatory and land acquisition matters.

Public hearing in accordance with Section 373.139(3)(a), F.S., concerning the proposed purchase of the LWM Inholding and Addition, 16 acres +/-, Gilchrist County, Florida, with funds from the Water Management Lands Trust Fund, also the Lindsey/Hart Springs Addition, 199 acres +/-, Gilchrist County, Florida with funds from the Water Management Lands Trust Fund.

DATE AND TIME: June 8, 2000, following the Board Meeting

PLACE: District Headquarters, 9225 CR 49, Live Oak, FL

PURPOSE: Workshop.

A copy of the agenda(s) may be obtained by writing: SRWMD, 9225 CR 49, Live Oak, Florida 32060.

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

Persons with disabilities who need assistance in order to participate in this meeting may contact Lisa Cheshire, (904)362-1001 or 1(800)226-1066 (Florida only), at least two business days in advance to make appropriate arrangements.

The **St. Johns River Water Management District** announces a Southern Region Recreation Advisory Council meeting to which all persons are invited. The meeting is scheduled for:
DATE AND TIME: Thursday, June 15, 2000, 3:00 p.m. – 5:00 p.m.

PLACE: Brevard County Government Complex, Building C, 3rd Floor, Florida Room, Viera, Florida 32940, (407)633-2046
PURPOSE: To discuss recreation on District lands in the Southern 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 **South Florida Water Management District** announces a public meeting of the Lower East Coast Regional Water Supply Plan Advisory Committee to which all interested parties are invited:

DATE AND TIME: June 12, 2000, 8:00 a.m. – 12:00 Noon

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

PURPOSE: This meeting is to provide a briefing on Lake Okeechobee recession management and the status of the Lower East Coast Regional Water Supply Plan.

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: John Mulliken, Lower East Coast Regional Water Supply Plan Project Manager, (561)682-6649.

The **South Florida Water Management District** announces public forums of the Budget and Financial Advisory Commission to which all interested parties are invited:

DATE AND TIME: June 12, 2000, 7:00 p.m.

PLACE: Joseph Caleb Center, Room 110, 5400 N. W. 22nd Avenue, Miami, Florida

DATE AND TIME: June 13, 2000, 7:00 p.m.

PLACE: West Dade Regional Library, 9445 Coral Way, Miami, Florida

DATE AND TIME: June 14, 2000, 6:00 p.m.

PLACE: SFWMD, B-1 Auditorium, 3301 Gun Club Road, West Palm Beach, Florida

DATE AND TIME: June 15, 2000, 6:00 p.m.

PLACE: SFWMD, Okeechobee Branch Office, 205 N. Parrott Avenue, Suite 201, Okeechobee, Florida

DATE AND TIME: June 19, 2000, 6:00 p.m.

PLACE: SFWMD, Fort Lauderdale Field Station, 2535 Davie Road, Davie, Florida

DATE AND TIME: June 20, 2000, 6:00 p.m.

PLACE: SFWMD, Fort Myers Branch Office, 2301 McGregor Blvd., Fort Myers, Florida

DATE AND TIME: June 21, 2000, 6:30 p.m.

PLACE: Port St. Lucie Community Center, 2195 S. E. Airoso Blvd., Port St. Lucie, Florida

DATE AND TIME: June 22, 2000, 7:00 p.m.

PLACE: North Miami Senior High School, Auditorium, 800 N. E. 137th Street, Miami, Florida

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

PLACE: Collier County Commission Chambers, Collier County Government Center, 3301 E. Tamiami Trail, Naples, Florida

DATE AND TIME: June 26, 2000, 6:30 p.m.

PLACE: Kissimmee Civic Center, 201 East Dakin Avenue, Kissimmee, Florida

DATE AND TIME: June 27, 2000, 6:30 p.m.

PLACE: SFWMD, Florida Keys Branch Office, 80431 Old Highway, MM 80.4, Islamorada, Florida

PURPOSE: To solicit public comments and input as part of the SFWMD FY 2001 budget development process.

Members of the District's Governing Board, Big Cypress Basin Board or Budget and Finance Advisory Commission may attend one or more of these meetings.

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, or those wishing to submit written or physical evidence may contact Aaron Basinger, (561)682-6660.

The South Florida Water Management District announces a public meeting of the Miami-Dade County Lake Belt Plan Implementation Committee to which all interested parties are invited:

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

PLACE: South Florida Water Management District, Miami Field Station, 9001 N. W. 58th Street, Miami, Florida

PURPOSE: To discuss the Lake Belt Phase II Detailed Master Plan, including wellfield protection, non-mining mitigation and other items.

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 the Project Manager, Jim Jackson, (561)682-6334.

REGIONAL UTILITY AUTHORITIES

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

DATE AND TIME: Monday, June 19, 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 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 Wells, (727)796-2355, at least 3 business days prior to the meeting.

The Withlacoochee Regional Water Supply Authority announces that the Authority will hold its regular June meeting as scheduled. This is a public meeting to which all persons are invited:

DATE AND TIME: Wednesday, June 28, 2000, 4:30 p.m.

PLACE: Hernando Co. Government Center, County Commission Chambers, 20 N. Main Street, Brooksville, FL 34601

GENERAL MATTER TO BE CONSIDERED: To conduct regular business of the Authority.

A copy of the agenda may be obtained by writing: Withlacoochee Regional Water Supply Authority, P. O. Drawer 190, Tallahassee, FL 32302.

Although these board meetings are normally recorded, affected persons are advised that it may be necessary for them to make their own arrangements if a verbatim record of the meeting is needed, including testimony and evidence upon which any appeal is to be based.

DEPARTMENT OF ELDER AFFAIRS

The State Long-Term Care Ombudsman Council announces the following calls to which all persons are invited:

DATES AND TIMES: Legislative Committee, June 8, 2000, 10:00 a.m. – 11:00 a.m.; Ways and Means Committee, June 8, 2000 and July 13, 2000, 10:00 a.m. – 11:00 a.m.; Policy and Procedures Committee, June 13, 2000 and July 15, 2000, 9:00 a.m. – 10:00 a.m.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues related to the Long-Term Care Ombudsman Program.

You may contact: Long-Term Care Ombudsman, (850)488-6190, for more information.

The State Long-Term Care Ombudsman Council announces a public meeting for all districts in Florida to which all persons are invited.

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

PLACE: District One, Pensacola, FL

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

PLACE: District Two, Blountstown, FL

DATE AND TIME: June 15, 2000, 12:30 p.m.

PLACE: District Three-A, Gainesville, FL

DATE AND TIME: June 8, 2000, 1:00 p.m.

PLACE: District Three-B, Ocala, FL

DATE AND TIME: June 20, 2000, 12:00 Noon

PLACE: District Four, St. Augustine, FL

DATE AND TIME: June 15, 2000, 1:30 p.m.

PLACE: District Five A, Largo, FL

DATE AND TIME: June 8, 2000, 1:30 p.m.
 PLACE: District Five B, New Port Richey, FL
 DATE AND TIME: June 20, 2000, 10:00 a.m.
 PLACE: District Six, Tampa, FL
 DATE AND TIME: June 1, 2000, 12:30 p.m.
 PLACE: District Seven, Orlando, FL
 DATE AND TIME: June 6, 2000, 11:00 a.m.
 PLACE: District Eight, Ft. Myers, FL
 DATE AND TIME: June 19, 2000, 2:30 p.m.
 PLACE: District Nine, West Palm Beach, FL
 DATE AND TIME: June 13, 2000, 1:30 p.m.
 PLACE: District Ten, Plantation, FL
 DATE AND TIME: June 20, 2000, 1:15 p.m.
 PLACE: District Eleven-South, S. Miami, FL
 DATE AND TIME: June 8, 2000, 10:30 p.m.
 PLACE: District Eleven-North, N. Miami, FL
GENERAL SUBJECT MATTER TO BE CONSIDERED:
 Issues related to the Long-Term Care Ombudsman Program.
 You may contact the State Long-Term Care Ombudsman Office, (850)488-6190, for further information.

The **Department of Elder affairs** announces an Advisory Council Meeting to which all persons are invited:
 DATE AND TIME: June 12, 2000, 10:00 a.m. – 2:00 p.m.
 PLACE: Tampa Airport Marriott, Tampa International Airport, Tampa, Florida
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 District 6, Managed Care Ombudsman Committee to which all interested parties are invited.
 DATE AND TIME: Tuesday, June 6, 2000, 10:00 a.m. – 12:00 p.m.
 PLACE: AHCA Building, Suite 220, North Park Center, 6800 North Dale Mabry Highway, Tampa, FL 33614-3979, (813)871-7800
PURPOSE: Regular monthly meeting.
 Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact us, (850)414-1833, at least five calendar days prior to the meeting.

A copy of the agenda may be obtained by writing: Attention: Annette Lewis-Howard, Agency for Health Care Administration, Bureau of Consumer Protection, 2727 Mahan Drive, Ft. Knox Building 1, 2nd Floor, Tallahassee, FL 32308.

The **Agency for Health Care Administration** announces a meeting of the District 10, Managed Care Ombudsman Committee to which all interested parties are invited.

DATE AND TIME: Wednesday, June 14, 2000, 9:30 a.m. – 11:30 p.m.

PLACE: AHCA Building, Room 195, 1400 West Commercial Boulevard, Fort Lauderdale, FL 33309, (954)202-3200

PURPOSE: Regular monthly meeting.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact us, (850)414-1833, at least five calendar days prior to the meeting.

A copy of the agenda may be obtained by writing: Attention: Annette Lewis-Howard, Agency for Health Care Administration, Bureau of Consumer Protection, 2727 Mahan Drive, Ft. Knox, Building 1, 2nd Floor, Tallahassee, FL 32308.

DEPARTMENT OF MANAGEMENT SERVICES

The **Department of Management Services** announces a meeting of the Commission for Purchase from the Blind or Other Severely Handicapped to which all persons are invited.

DATE AND TIME: June 14, 2000, 10:00 a.m.

PLACE: Department of Management Services, 4050 Esplanade Way, Room 315 L, Tallahassee, FL

PURPOSE: Fair Market Price Determination and assignment of the following service contracts and products to qualified agencies for persons with disabilities through the provisions of Section 413.035, Florida Statutes: Department of Environmental Protection, Bureau of Design and Recreation Services, Maclay State Gardens Janitorial Services Contract; Department of Juvenile Justice, Alachua Halfway House Grounds Maintenance Contract; laser cartridges; and staplers. Price adjustments of various service contracts and other matters related to the business of the Commission are also on the agenda.

Written public comments relative to the above items are invited. Please mail comments to the address below prior to the scheduled meeting.

A copy of the agenda may be obtained by contacting: RESPECT of Florida, 2475 Apalachee Parkway, Suite 205, Tallahassee, Florida 32301-4946, (850)942-0905.

SPECIAL ACCOMMODATION: Any person requiring a special accommodation at the meeting because of a disability should call RESPECT, (850)942-0905, at least five (5)

workdays prior to the meeting. If you are hearing or speech impaired, please contact RESPECT by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD).

The **Department of Management Services**, Wireless 911 Board announces the following meeting schedule information:
 DATES AND TIME: June 20-22, 2000, 9:00 a.m. – 5:00 p.m.
 PLACE: Peabody Hotel, 9801 International Drive, Orlando, Florida
 DATES AND TIME: July 18-20, 2000, 9:00 a.m. – 5:00 p.m.
 PLACE: Holiday Inn, 2605 North A1A, Melbourne, Florida
 DATES AND TIME: August 8-10, 2000, 9:00 a.m. – 5:00 p.m.
 PLACE: Comfort Suites, 1026 Apalachee Parkway, Tallahassee, Florida

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Notice is hereby given by the **Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes**, of two workshops to be conducted to discuss the need for legislation to implement the regulation of personal property timeshare plans. All persons are invited to participate.

DATE AND TIME: June 29, 2000, 8:30 a.m. – 2:00 p.m.
 PLACE: The Hurston Complex, Conference Room C, First Floor, 400 West Robinson Street, Orlando, Florida 32801

PURPOSE: The workshop will address possible legislation that is needed to fully implement the existing statutory authority to regulate personal property timeshare plans.

DATE AND TIME: July 27, 2000, 8:30 a.m. – 2:00 p.m.
 PLACE: The Hurston Complex, Conference Rooms A & B, First Floor, 400 West Robinson Street, Orlando, Florida 32801
 PURPOSE: The workshop will address possible legislation that is needed to fully implement the existing statutory authority to regulate personal property timeshare plans and may address other potential legislative issues.

AGENCY CONTACT PERSON: Joe McBride, Examinations Supervisor, Bureau of Timeshare, Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, 1940 North Monroe, Tallahassee, Florida, Fax (850)921-5448 or Mary Denise O'Brien, Assistant General Counsel, Department of Business and Professional Regulation, 1940 North Monroe Street, Clemons Bldg., Tallahassee, Florida 32399-2202, Fax (850)921-2981.

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 workshop by contacting Sharon A.

Elzie, Senior Management Analyst II, (850)488-1631. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

The **Department of Business and Professional Regulation** announces the following meeting to which all persons are invited to attend:

DATE AND TIME: July 12, 2000, 1:30 p.m. (EST)
 PLACE: Hurston Towers, Room C, 400 West Robinson Street, Orlando, Florida

PURPOSE: To conduct an official meeting with Department staff and the Chairs and Vice-Chairs of the professional regulatory boards, commissions and councils within the Department. Topics to be discussed will include issues associated with the waiver of professional license renewal fees, new and developing technology initiatives and the customer call center within the Department. A workshop will be held in conjunction with this meeting to discuss rulemaking necessary to implement legislation adopted during the 2000 Legislative Session which authorizes the waiver of license renewal fees for professions which meet certain criteria. The Chairs and Vice-Chairs, as well as other board members, of the following professional regulatory boards, commissions and councils will participate in this meeting:

Florida Real Estate Appraisal Board
 Florida Real Estate Commission
 Board of Accountancy
 Board of Architecture and Interior Design
 Florida Board of Auctioneers
 Barbers' Board
 Building Code Administrators and Inspectors Board
 Regulatory Council of Community Association Managers
 Construction Industry Licensing Board
 Board of Cosmetology
 Electrical Contractors' Licensing Board
 Board of Employee Leasing Companies
 Board of Funeral Directors and Embalmers
 Board of Landscape Architecture
 Board of Pilot Commissioners
 Board of Professional Engineers
 Board of Professional Geologists
 Board of Professional Surveyors and Mappers
 Board of Veterinary Medicine

A copy of the agenda may be obtained by writing: Director's Office, Division of Professions, Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399 or by calling Audrey Bowden, (850)487-9501.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring a special accommodation to participate in this meeting is asked to advise the agency at least forty-eight (48) hours prior to the meeting by contacting Audrey Bowden, (850)487-9501. If you are hearing or speech impaired, please contact the agency by using the Florida Dual Party Relay System, which can be reached by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

The **Construction Industry Licensing Board** will hold the following meetings to which all interested parties are invited.

DATES AND TIMES: Wednesday, June 14, 2000, 4:00 p.m.; Thursday, June 15, 2000, 8:00 a.m.; Friday, June 16, 2000, 8:00 a.m.

PLACE: Radisson Plaza Hotel Orlando, 60 South Ivanhoe Boulevard, Orlando, Florida

PURPOSE: Committee, Disciplinary Actions and General Session meetings of the Board.

Any person who decides to appeal any decision made by the board with respect to any matter considered at these meetings 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.

Additional information and a final agenda may be obtained by writing: Construction Industry Licensing Board, 7960 Arlington Expressway, Suite 300, Jacksonville, Florida 32211-7467.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Rodney Hurst, (904)727-3689, at least seven calendar days prior to the meeting. Hearing or speech impaired please use Florida Relay 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The Florida **Board of Professional Engineers** announces a public meeting of the Educational Advisory and Application Review Committees which all persons are invited:

DATE AND TIME: Thursday, June 15, 2000, 9:00 a.m. – conclusion of meeting

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

PURPOSE: Review of applications for examination and/or licensure by endorsement and to review applications of foreign educated applicants.

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

If any person decides to appeal a 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 Engineers Management Corporation** announces a public meeting to conduct the business of the Corporation, to which all persons are invited:

DATE AND TIME: Monday, June 19, 2000, 2:00 p.m.

PLACE: Westin Beach Resort, 97000 S. Overseas Highway, Key Largo, Florida 33037

PURPOSE: General Business of the Corporation.

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

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

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

The Florida **Board of Professional Engineers** announces a joint public meeting of the Florida Board of Professional Engineers and the Florida Engineers Management Corporation:

DATE AND TIME: Tuesday, June 20, 2000, 9:00 a.m. or soon thereafter

PLACE: Westin Beach Resort, 97000 S. Overseas Highway, Key Largo, Florida 33037

PURPOSE: Discussion on current issues involving FBPE/FEMC.

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

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, they will need a record of the proceedings and for such 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 based.

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

The Florida **Board of Professional Engineers** announces a public meeting to conduct the business of the Board, including committee business which all persons are invited:

DATES AND TIMES: Tuesday, June 20, 2000, 10:00 a.m. or soon thereafter and continuing on Wednesday, June 21, 2000, 8:30 a.m. if the business of the Board is not concluded

PLACE: Westin Beach Resort, 97000 S. Overseas Highway, Key Largo, Florida 33037

PURPOSE: General Business of the Board.

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 a 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 **Board of Accountancy** announces the following public meeting of the Board to which all persons are invited:

DATE AND TIME: June 23, 2000, 8:30 a.m.

PLACE: Hilton Airport Hotel, 2225 North Lois Avenue, Tampa, Florida

PURPOSE: Enforcement proceedings including consideration of investigating officers reports and other general business. This is a public meeting.

A copy of the agenda may be obtained by writing: Martha P. Willis, Division Director, Division of Certified Public Accounting, 2610 N. W. 43rd Street, Suite 1-A, Gainesville, Florida 32606.

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

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 agency at least 48 hours before the

workshop/hearing/meeting by contacting Martha Willis, (352)955-2165. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8711.

The Florida **State Boxing Commission** announces an Official Commission meeting to which all interested persons are invited.

DATE AND TIME: June 16, 2000, 11:00 a.m.

PLACE: Aleida Ors Waldman, P. A., 440 South Andrews Avenue, Ft. Lauderdale, FL 33301, (954)524-1100

PURPOSE: Official Commission Meeting.

A copy of the agenda may be obtained by writing: Florida State Boxing Commission, 1940 North Monroe Street, Tallahassee, FL 32399-1016.

If any person decides to appeal any decision made by the Commission 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 State Boxing Commission, 1940 North Monroe Street, Tallahassee, Florida 32399-1016.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Kelly Harris, Florida State Boxing Commission, at least five calendar days prior to the meeting.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The **Department of Environmental Protection**, Office of Coastal and Aquatic Managed Areas announces a public meeting to which all persons are invited:

DATE AND TIME: Thursday, June 8, 2000, 6:00 p.m.

PLACE: St. Johns County Auditorium, 4020 Lewis Speedway, St. Augustine, Florida 32095

PURPOSE: The eighteen member Management Advisory Group (MAG) for the Guana Tolomato Matanzas National Estuarine Research Reserve (GTMNERR) meets regularly on the second Thursday of the third month of each quarter. The MAG is composed of nine citizens, appointed by the three state legislators with overlapping jurisdictions with the reserve boundaries and nine representatives of the local, state and federal government entities with authority and responsibility in the reserve. They are the St. Johns River Water Management District; the Flagler County Board of County Commission; the St. Johns County Board of County Commission; the National Park Service; the Florida Park Service; the Florida Fish and Wildlife Conservation Commission; the St. Augustine Port, Waterway and Beach Authority; the City of St. Augustine; and the Town of Marineland. The MAG will work with the Florida Department of Environmental Protection (DEP) to implement the management plan adopted by the Governor and Cabinet for the GTMNERR.

The meeting agenda will include announcement of new appointments, election of officers, status reports of legislative funding initiatives for GTMNERR and progress reports on a variety of GTMNERR activities.

A copy of the agenda may be obtained by contacting: Mr. Kenneth Berk, GTMNERR, Post Office Box 840069, St. Augustine, Florida 32084-0069, (904)461-4053.

If an accommodation is needed for a disability in order to participate in this activity, please notify Linda Harvey, (850)488-0450, 1(800)955-8771 (TDD), at least seven days prior to the event.

The Department of Environmental Protection (DEP) announces a public meeting of the TMDL Allocation Technical Advisory Committee (TAC) to which all persons are invited.

DATE AND TIME: Wednesday, June 14, 2000, 9:00 a.m. – 4:30 p.m.

PLACE: DEP, Twin Towers Office, 2600 Blair Stone Road, Room 609, Tallahassee, Florida

PURPOSE: The purpose of the Allocation TAC is to assist in the development of a methodology, pursuant to s. 403.067(6), Florida Statutes, for allocating load reductions to contributing source(s) once Total Maximum Daily Loads (TMDLs) have been determined for parameters of concern. Discussion may include options to fairly and equitably allocate pollution loads to both nonpoint and point sources, including consideration of existing treatment levels and management practices, environmental, economic, and technological feasibility.

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 the Personnel Services Specialist, Bureau of Personnel, (850)488-2996. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

A copy of the agenda for the meeting may be obtained by contacting: Jan Mandrup-Poulsen, Department of Environmental Protection, 2600 Blair Stone Road, MS #3555, Tallahassee, Florida 32399-2400 or by calling him at (850)921-9488.

The Department of Environmental Protection, Division of Water Resource Management announces a continuation of a public hearing on a rule adoption (Docket No. 99-38R), to which all persons are invited:

DATE AND TIME: Tuesday, June 20, 2000, 2:00 p.m.

PLACE: Department of Environmental Protection, Room 611, Twin Towers, 2600 Blair Stone Road, Tallahassee, Florida

PURPOSE: This is a continuation of the public hearing begun May 10, 2000, to adopt a revised Figure 3, entitled "Regional Watersheds of the SJRWMD for Mitigation Banks." This figure is incorporated by reference in rule 62-342.200(9) and is

referenced in rule 62-342.600, FAC. The notice of proposed rulemaking was published in the Florida Administrative Weekly on February 18, 2000, Vol. 26, No. 7, pages 768-771. These regional watersheds are used in the establishment of mitigation bank service areas, and in the analysis of ecological benefits of proposed mitigation banks, and also are used as part of the determination of the number of mitigation credits needed to offset a given wetland impact within the geographic territory of the St. Johns River Water Management District. This rulemaking will conform to identical revisions being proposed by the St. Johns River Water Management District.

A copy of the agenda may be obtained by contacting: Douglas Fry, Florida Department of Environmental Protection, 2600 Blair Stone Road, Bureau of Submerged Lands and Environmental Resources, MS #2500, Tallahassee, Florida 32399-2400, telephone (850)921-9890 or Doug.Fry@dep.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this hearing is asked to advise the agency at least 48 hours before the hearing by contacting the Personnel Service Specialist, Bureau of Personnel, (850)488-2996. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

The Department of Environmental Protection, Division of Water Resource Management announces a continuation of public hearing on a rule adoption (Docket No. 99-39R), to which all persons are invited:

DATE AND TIME: Tuesday, June 20, 2000, 2:00 p.m.

PLACE: Department of Environmental Protection, Room 611, Twin Towers, 2600 Blair Stone Road, Tallahassee, Florida

PURPOSE: This is a continuation of the public hearing begun May 10, 2000, to adopt a proposed amendment to rule 62-330.200(2)(i), which incorporates by reference Figure 12.2.8-1, entitled "St. Johns River Water Management District Drainage Basins." The notice of proposed rulemaking was published in the Florida Administrative Weekly on February 18, 2000, Vol. 26, No. 7, pages 765-768, and a notice of correction was published on April 7, Vol. 26, No. 14. These drainage basins are part of the "Applicant's Handbook: Management and Storage of Surface Waters," and are relevant to certain permitting criteria applicable to environmental resource permit (ERP) applications within the St. Johns River Water Management District. Specifically, the drainage basins are used in the evaluation of whether a regulated activity will cause unacceptable cumulative impacts upon wetlands and other surface waters. This rulemaking will conform to identical revisions being proposed by the St. Johns River Water Management District.

A copy of the agenda may be obtained by contacting: Douglas Fry, Florida Department of Environmental Protection, 2600 Blair Stone Road, Bureau of Submerged Lands and

Environmental Resources, MS #2500, Tallahassee, Florida 32399-2400, telephone (850)921-9890 or Doug.Fry@dep.state.fl.us

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this hearing is asked to advise the agency at least 48 hours before the hearing by contacting the Personnel Service Specialist, Bureau of Personnel, (850)488-2996. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

The **Department of Environmental Protection** announces a meeting of the Technical Advisory Committee (TAC) for Petroleum Storage Tanks to which all person are invited.

DATE AND TIME: Tuesday, June 27, 2000, 9:00 a.m. – no later than 4:00 p.m. (EST)

PLACE: Room 1706, Ralph Turlington Education Center, 325 W. Gaines St., Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Topics include but are not limited to the following: No Purge sampling techniques and DEP guidance documents.

A copy of the agenda may be obtained by writing: Roger W. Rook, Bureau of Petroleum Storage Systems, Dept. of Environmental Protection, 2600 Blair Stone Road, MS #4575, Tallahassee, FL 32399-2400, by calling Mr. Rook, (850)921-0896 or e-mail: roger.rook@dep.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate at this meeting is asked to advise the agency at least 48 hours in advance before the meeting by contacting Mr. Rook or the Personnel Service Specialist in the Bureau of Personnel at (850)488-2996. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 (TDD).

The Florida **Department of Environmental Protection, Division of Recreation and Parks** announces a public workshop to which all persons are invited.

DATE AND TIME: Tuesday, June 13, 2000, 7:00 p.m. (EDT)

PLACE: Silver River State Park, Museum, 1425 Northeast 58th Avenue, Ocala, Florida 34470

PURPOSE: To receive comments regarding management and land uses for Silver River State Park 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 to the Department of Environmental Protection, Division of Recreation and Parks, District 3 Administration, 1800 Wekiwa Circle, Apopka, Florida 32712.

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, June 14, 2000, 7:00 p.m. (EDT)

PLACE: Paynes Prairie State Preserve, Visitor Center, 100 Savannah Boulevard, Micanopy, Florida 32667

PURPOSE: To receive comments regarding management and land uses for Paynes Prairie State Preserve 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 to the Department of Environmental Protection, Division of Recreation and Parks, District 2 Administration, 4801 Southeast 17th Street, Gainesville, Florida 32641-9299.

DEPARTMENT OF HEALTH

The Florida **Board of Medicine**, Medical Fraud Committee announces a meeting to which all persons are invited.

DATE AND TIME: Friday, June 9, 2000, 10:00 a.m. or soon thereafter

PLACE: The Hyatt Regency, 9300 Airport Boulevard, Orlando, Florida 32827, (407)825-1234

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, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-1753.

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 Florida **Board of Medicine**, Legislative Committee announces a meeting to which all persons are invited.

DATE AND TIME: Friday, June 9, 2000, 11:00 a.m.

PLACE: The Hyatt Regency, 9300 Airport Boulevard, Orlando, Florida 32827, (407)825-1234

PURPOSE: To conduct general business of the Committee.

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).

A copy of the agenda may be obtained by writing: Tanya Williams, Board Director, Medical Quality Assurance, Florida Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-1753.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings and for such purpose, may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which is to be based.

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: June 23, 2000, 9:00 a.m. or soon thereafter

PLACE: The Tallahassee Airport, 3300 Capital Circle, S. W., Tallahassee, FL 32310, (850)891-7570

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, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255 or by calling the council office, (850)245-4373.

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 **Department of Health, Board of Physical Therapy Practice** announces a conference call meeting to which all persons are invited:

DATE AND TIME: June 22, 2000, 8:30 a.m. or soon thereafter

PLACE: 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, 4052 Bald Cypress Way, Tallahassee, FL 32399-3255 or by calling (850)245-4373.

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, Board of Physical Therapy Practice**, Probable Cause Panel announces a conference call to which all persons are invited:

DATES AND TIME: June 27, 2000; July 25, 2000; August 29, 2000; September 26, 2000; October 31, 2000; November 28, 2000, 2:00 p.m. or soon thereafter

PLACE: The meet me number may be obtained by contacting: Betsey Hines, Regulatory Supervisor, Medical Therapies/Psychology, 4052 Bald Cypress Way, BIN #C05, Tallahassee, FL 32399-3255, (850)245-4372

PURPOSE: Reconsideration of cases previously heard by the Probable Cause Panel. Following the public portion of the meeting, the doors will be closed to the public.

A copy of the agenda may be obtained by writing: Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255 or by calling the board office, (850)245-4373.

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, Board of Psychology**, Probable Cause Panel announces conference calls to which all persons are invited:

DATES AND TIME: June 21, 2000; July 25, 2000; August 29, 2000; September 26, 2000; November 28, 2000; December 26, 2000, 8:00 a.m. or soon thereafter

PLACE: The meet me number may be obtained by contacting: Betsey Hines, Regulatory Supervisor, Medical Therapies/Psychology, 4052 Bald Cypress Way, BIN #C05, Tallahassee, FL 32399-3255, (850)245-4372

PURPOSE: Reconsideration of cases previously heard by the Probable Cause Panel.

A copy of the agenda may be obtained by writing: Department of Health, Board of Psychology, 4052 Bald Cypress Way, BIN #C05, Tallahassee, FL 32399-3255 or by calling the board office, (850)245-4373.

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.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The Health and Human Services Board of the **Department of Children and Family Services**, District 15 announces the rescheduling of the following public meeting to which all persons are invited.

HEALTH AND HUMAN SERVICES BOARD

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

PLACE: Benton Regional Service Center, 337 North 4th Street, Room 104, Fort Pierce, Florida

For more information, please contact: Betty Robinson, HHSB Liaison, 337 North 4th Street, Fort Pierce, FL 34950, (561)467-4174.

The Shared Services Alliance of Okeechobee and the Treasure Coast of the **Department of Children and Family Services**, District 15 announces the following public meeting to which all persons are invited.

COMMUNITY BASED CARE – ALLIANCE MEETING

DATE AND TIME: June 9, 2000, 8:30 a.m.

PLACE: Port St. Lucie Community Center, 9452 South U.S. 1, Port St. Lucie, Florida

For more information, please contact: Betty Robinson, CBC Liaison, 337 North 4th Street, Room 327, Fort Pierce, Florida 34950, (561)467-4174.

The Family Preservation and Support Coalition Executive Committee, sponsored by the District 12, **Department of Children and Family Services** announces a public meeting to which all persons are invited.

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

PLACE: Domestic Abuse Council, 211 North Ridgewood Avenue, Daytona Beach, Florida

PURPOSE: Regular Business Meeting.

A copy of the agenda may be obtained by writing: Family Preservation and Support, Department of Children and Family Services, 210 North Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Lynn Kennedy.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.) please notify Lynn Kennedy, (904)226-7826, at least 48 hours in advance of the meeting. (Hearing impaired please use Florida Relay 1(800)955-8771.)

The Family Preservation and Support Coalition Training Committee, sponsored by the District 12, **Department of Children and Family Services** announces a public meeting to which all persons are invited.

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

PLACE: United Way of Volusia and Flagler Counties, 3747 W. International Speedway Blvd., Daytona Beach, Florida

PURPOSE: Regular Business Meeting.

A copy of the agenda may be obtained by writing: Family Preservation and Support, Department of Children and Family Services, 210 North Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Jeff Miller.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.) please notify Jeff Miller, (904)226-7826, at least 48 hours in advance of the meeting. (Hearing impaired please use Florida Relay 1(800)955-8771.)

The District 13, **Alcohol, Drug Abuse and Mental Health Program** Office will hold a public meeting to take public comments in reference to the redesignation of the following facilities as Baker Act public receiving facilities:

1. The Oaks of Seven Rivers Community Hospital in Crystal River, Florida
2. Springbrook Hospital in Brooksville, Florida

DATE AND TIME: June 12, 2000, 1:00 p.m. – 3:00 p.m.

PLACE: Dept. of Children and Family Services, 1601 W. Gulf Atlantic Hwy., Wildwood, Florida 34785

The **Department of Children and Family Services**, District 12, Health and Human Services Board announces a public meeting to which all persons are invited.

DATE AND TIME: June 16, 2000, 9:00 a.m.

PLACE: Department of Children and Family Services, 210 North Palmetto Avenue, Suite 148, Daytona Beach, Florida

PURPOSE: Final Board Meeting.

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Denise Kelly).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648, at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY at 1(800)955-8771.

The **Department of Children and Family Services**, District 12, Health and Human Services Board, Family Care Council announces a public meeting to which all persons are invited.

DATE AND TIME: June 19, 2000, 1:00 p.m.

PLACE: Department of Children and Family Services, 210 North Palmetto Avenue, Suite 148, Daytona Beach, Florida

PURPOSE: Regular Board Meeting for General Business.

A copy of the agenda may be obtained by writing: Department of Children and Family Services, 210 N. Palmetto Avenue, Daytona Beach, FL 32114-3284 (Attn.: Denise Kelly).

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.), please notify Denise Kelly, (904)238-4648, at least 48 hours in advance of the meeting. If you are hearing or speech impaired, please use Florida Relay Service for TDD or TTY at 1(800)955-8771.

FISH AND WILDLIFE CONSERVATION COMMISSION

The **Fish and Wildlife Conservation Commission** announces a public workshop to which all interested persons are invited.

DATE AND TIME: June 13, 2000, 6:00 p.m. – 8:00 p.m.

PLACE: Holiday Inn, 51 Gulf Breeze Parkway (Highway 98), Gulf Breeze, Florida

PURPOSE: To take input and comments on a proposed re-authorization of a U.S. Corps of Engineers' permit held by the Fish and Wildlife Conservation Commission for two large artificial reef sites in federal waters off Escambia County. Staff from the Bureau of Marine Fisheries Management will be present to take comments from the affected public on the proposed agency action.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in the workshop is asked to advise the Commission

at least 5 calendar days prior by calling Andrene Knicely, (850)487-1406. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

For further information regarding this workshop contact: Bureau of Marine Fisheries Management, 2590 Executive Center Circle, East, Suite 201, Tallahassee, Florida 32301 (850)487-0554.

PINELLAS WAGES COALITION

The **Pinellas WAGES Coalition** announces the following meetings of the PWC/PWDB Transition Team/Task Force:

DATES AND TIME: June 5, 2000; June 12, 2000; June 19, 2000; June 26, 2000, 9:00 a.m. – 12:00 p.m.

PLACE: Pinellas WAGES Coalition/PWDB, 13770 58th Street, North, Suite 312, Clearwater, FL 33760

PURPOSE: Emergency meeting of the PWC/PWDB Transition Team/Task Force.

ISSUES TO BE DISCUSSED: Transition plan for SB2050.

Members of the public are invited to attend and to be heard. Agendas can be obtained 7 days in advance of the meeting at 13770 58th Street, North, Suite 304, Clearwater, FL 33760 or by calling (727)507-6197.

Any person wishing to appeal any decision made by the Pinellas WAGES Coalition's Committee with respect to any matter considered at such meeting will need a record of the proceedings and, for such purpose, may need to ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which the appeal is to be based. The inclusion of this statement does not create or imply a right to appeal any decision made at this meeting if the right to an appeal does not exist as a matter of law or policy.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this proceeding is asked to advise the agency sending the notice no later than three working days prior to the proceeding at the address given on the notice, telephone (727)507-6197.

NOTICE OF CHANGE – The **Pinellas WAGES Coalition** announces the following change in the following Services Committee meeting:

DATE AND TIME: Thursday, June 15, 2000, 8:30 a.m.

PLACE: Family Service Center, Board Room, 2960 Roosevelt Boulevard, Clearwater, FL

PURPOSE: Regular meeting of the Services Committee.

ISSUES TO BE DISCUSSED: Current and potential new programs/services to WAGES participants.

Members of the public are invited to attend and to be heard. Agenda 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 Services 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.

OFFICE OF LEGISLATIVE SERVICES

The **Legislative Committee on Intergovernmental Relations** (LCIR) announces a meeting of the LCIR to which all persons are invited to attend:

DATE AND TIME: Thursday, June 8, 2000, 9:30 a.m. – 3:30 p.m.

PLACE: Florida Atlantic University, Boca Raton Campus, University Center, Live Oak Pavilion, Room A, 777 Glades Road, Boca Raton, Florida

PURPOSE: Update on 2000 Regular Legislative Session; Discuss Committee Interim Projects for 2000-2001; Discuss Sustainable Communities Demonstration Project Review; Urban Revitalization Efforts; Update on Census 2000 and other business.

Further information or an agenda concerning the meeting can be obtained by writing: Legislative Committee on Intergovernmental Relations, c/o House Office Building, Tallahassee, Florida 32399-1300 or Phone (850)488-9627.

Special accommodations at this meeting for persons with disabling conditions should be requested in writing at least 48 hours in advance. Contact Sandy Brooks, Legislative Committee on Intergovernmental Relations, Room 4, Holland Building, Tallahassee, Florida.

CANCER CONTROL AND RESEARCH ADVISORY COUNCIL

The Florida **Cancer Control and Research Advisory Council** (C-CRAB) announces its semi-annual meeting, to which all persons are invited.

DATE AND TIME: June 8, 2000, 10:00 a.m. – 3:00 p.m.

PLACE: Tampa Airport Marriott Hotel, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular business of the Council.

For more information contact: Dorothy Parker, C-CRAB Director, H. Lee Moffitt Cancer Center and Research Institute, 12902 Magnolia Dr., Tampa, FL 33612, (813)632-1339 or may email at ccrab@moffitt.usf.edu.

RESIDENTIAL PROPERTY AND CASUALTY JOINT UNDERWRITING ASSOCIATION

The Florida **Residential Property and Casualty Joint Underwriting Association** announces a meeting of its Producer Committee to be held on:

DATE AND TIME: Friday, June 9, 2000, 9:00 a.m. (EDT)

PLACE: Miami Airport Hilton, 5101 Blue Lagoon Drive, Miami, FL, (305)262-1000

PURPOSE: Items of discussion include, but are not limited to, agency contracts, corrective action program and depopulation.

For additional information, please call 1(800)807-7647, Extension 3745.

CHARLOTTE HARBOR NATIONAL ESTUARY PROGRAM

The **Charlotte Harbor National Estuary Program** announces a scheduled Policy Committee meeting to which all persons are invited:

DATE AND TIME: Friday, June 9, 2000, 9:30 a.m.

PLACE: Venice City Hall, 401 W. Venice Ave, Venice, Florida

PURPOSE: Regular Meeting of the Charlotte Harbor NEP Policy Committee.

Please note that if a person decides to appeal any decision made by the Charlotte Harbor National Estuary Program Policy Committee with respect to any matter considered at the above cited workshop, 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 based.

A copy of the agenda may be obtained by writing: CHNEP, 4980 Bayline Dr., N. Ft. Myers, FL 33917 or by calling Ms. Patti Armbruster, (941)995-1777.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations due to disability or physical impairment should contact Ms. Patti Armbruster, (941)955-1777, 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).

ENTERPRISE FLORIDA

The **Enterprise Florida**, Inc. announces public meetings to which all persons are invited:

MEETINGS: Statewide Strategic Plan for Economic Development (Plan)

DATE AND TIME: Monday, June 12, 2000, 10:00 a.m. – 3:00 p.m.

PLACE: Florida State University Center Club, 5th and 6th Floors, Doak Campbell Stadium, Tallahassee, Florida

DATE AND TIME: Wednesday, June 14, 2000, 10:00 a.m. – 3:00 p.m.

PLACE: Florida International University, North Campus, Kovens Conference Center, 3000 N. E. 151 Street, North Miami, Florida

DATE AND TIME: Thursday, June 15, 2000, 10:00 a.m. – 3:00 p.m.

PLACE: Valencia Community College, East Campus, Performing Arts Center, 701 N. Eonlockhatchee Trail, Orlando, Florida

PURPOSE: Opportunity for public participation in the development of the Plan.

If an accommodation is needed for a disability or physical impairment, please contact Ellen Stalnaker, (407)316-4726, at least one (1) day prior to the activity. Persons who are hearing or speech impaired can contact the Florida Dual Party Relay System at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Enterprise Florida, Inc.** announces a public meeting to which all persons are invited:

MEETING: Enterprise Florida, Inc., Board of Directors

DATE AND TIME: Wednesday, June 21, 2000, 2:00 p.m. – 4:00 p.m.

PLACE: Via Teleconference Call-In Number (712)271-0149, Leader's Name: John Anderson, Password: Enterprise

PURPOSE: Board of Directors Meeting.

If an accommodation is needed for a disability or physical impairment, please contact Ellen Stalnaker, (407)316-4726, at least one (1) day prior to the activity. Persons who are hearing or speech impaired can contact the Florida Dual Party Relay System at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

SEAPORT TRANSPORTATION AND ECONOMIC DEVELOPMENT COUNCIL

The Florida **Seaport Transportation and Economic Development Council** (FSTED) announces a public meeting in which all interested persons are invited to participate.

DATE AND TIME: June 13, 2000, 9:00 a.m. – 11:30 a.m.

PLACE: Radisson Resort at the Port, 8701 Astronaut Boulevard, Port Canaveral, Florida

PURPOSE: General Business.

Information on the meeting may be obtained by contacting: Tara Vercellone, Florida Ports Council, 315 South Calhoun Street, Suite 712, Tallahassee, Florida 32301, (850)222-8028.

Any person wishing to appeal any decision made with respect to any matter considered at the above cited meeting will need a record of the proceedings, and for such purpose that person 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 provisions of the Americans with Disabilities Act, persons requiring special accommodations to participate in this public meeting should advise Tara Vercellone, (850)222-8028.

The South Florida Rail Committee of the Florida **Seaport Transportation and Economic Development Council** (FSTED) announces a public workshop in which all interested persons are invited to participate.

DATE AND TIME: June 13, 2000, 11:45 a.m.

PLACE: Radisson Resort at the Port, 8701 Astronaut Boulevard, Port Canaveral, Florida

PURPOSE: Discussion of Rail Issues.

Information on the meeting may be obtained by contacting: Tara Vercellone, Florida Ports Council, 315 South Calhoun Street, Suite 712, Tallahassee, Florida 32301, (850)222-8028.

Any person wishing to appeal any decision made with respect to any matter considered at the above cited meeting will need a record of the proceedings, and for such purpose that person 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 provisions of the Americans with Disabilities Act, persons requiring special accommodations to participate in this public meeting should advise Tara Vercellone, (850)222-8028.

CRIMINAL JUSTICE STANDARDS AND TRAINING COMMISSION

The **Criminal Justice Standards and Training Commission**, Region VI, Training Council announces a public meeting in Ocala, Florida to which all persons are invited.

DATE AND TIME: Tuesday, June 13, 2000, 10:00 a.m.

PLACE: Ocala Police Department, Ocala, Florida

PURPOSE: Election of new fiscal agent and funds status update.

A copy of the agenda may be obtained by writing: Central Florida Community College, Attn.: May J. Hanes, 3001 Southwest College Road, Ocala, Florida 34478-1388.

WAGES BOARD

The State of Florida, **Wages Board** announces a Board of Directors Meeting to which all persons are invited:

DATE AND TIME: Tuesday, June 20, 2000, 9:00 a.m. – 4:00 p.m.

PLACE: Tampa Westshore Marriott, 1001 N. Westshore Blvd., Tampa, FL 33607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Board Business.

A copy of the board agenda will be available by June 12, 2000. Please contact: Elma Williams, State of Florida, WAGES Office, (813)233-2261, for a copy of the agenda.

Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF INSURANCE

NOTICE IS HEREBY GIVEN that the Department of Insurance has disposed of the petition for declaratory statement filed by the Bureau of Safety Services, Palm Beach County, on April 24, 2000. The following is a summary of the agency's disposition of the petition:

Petitioner sent a letter dated May 11, 2000, withdrawing its request for a petition for declaratory statement.

DEPARTMENT OF CORRECTIONS

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on May 18, 2000 from Teresa A. Burns. Petitioner, the spouse of an inmate and chairperson of the Board of Directors of Florida Prisoner's Legal Aid Organization, Inc., is seeking amendment of Chapter 33-102, Florida Administrative Code, to require the posting of notices relating to rule development in the areas of visitation and mail and telephone communication.

A copy of the Petition may be obtained by writing: Giselle Lysten Rivera, 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 May 18, 2000 from Jimmie Lee Tennant. Petitioner is a prisoner seeking amendment of Chapter 33-601, Florida Administrative Code, rules relating to discipline.

A copy of the Petition may be obtained by writing: Giselle Lysten Rivera, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

DEPARTMENT OF HEALTH

The Board of Opticianry hereby gives notice that it received a petition for declaratory statement filed by Specs and Winks. The Petitioner requests a declaratory statement as to the following:

Whether Specs and Winks, a duly permitted optical establishment pursuant to Chapter 484, is in compliance with the laws and rules of the Board based upon the circumstances outlined in the petition, whereby Rule 64B12-8.020(3)(f), FAC. requires disciplinary action for failure to have a licensed optician on the business premises at any time that opticianry is being practiced. Based upon its review of the facts and circumstances presented in the Petition, the Board found that:

(a) The delegation being done by the optician, who is employed by Specs and Winks on Monday, Wednesday and Friday, is within the purview of Section 484.002(3), Florida Statutes.

(b) The delegation being done by the optometrist to non-licensed supportive personnel on Tuesday and Thursday at Specs and Winks, when a licensed optician is not on the premises, is not authorized by Section 484.018, Florida Statutes, or in compliance with Florida Administrative Code Rule 64B12-8.020(3)(f).

A copy of the final order can be obtained from: Sue Foster, Executive Director, Board of Opticianry, Department of Health, 2020 Capital Circle, Southeast, Bin #C08, Tallahassee, Florida 32399-3258.

Section VIII Notices of Petitions and Dispositions Regarding the Validity of Rules

Notice of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:

NONE

Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:

NONE

Section IX
Notices of Petitions and Dispositions
Regarding Non-rule Policy Challenges

NONE

Section X
Announcements and Objection Reports of
the Joint Administrative Procedures
Committee

NONE

Section XI
Notices Regarding Bids, Proposals and
Purchasing

DEPARTMENT OF EDUCATION

Requesting Bids For Furnishing Instructional Materials

Sealed bids, addressed to the Florida Department of Education and marked "Proposals for Furnishing Instructional Materials to the State of Florida" will be received in the offices of the Commissioner of Education not later than 5:00 p.m. (EDT), June 15, 2000.

Bid shall include proposals for furnishing instructional materials effective April 1, 2001 for a period of 3 years in the area of ESE Mathematics, 4 years in the area of Social Studies, 5 years in the area of ESE Sciences, 6 years in the areas of Health Sciences, ESE Health, and Visual Arts, and 8 years for Language Arts and ESOL. A detailed list of needs in these subjects and the selection criteria may be obtained from the Instructional Materials Office, Room 532, Turlington Building, 325 West Gaines Street, Tallahassee, Florida 32399-0400. The proposal or bid shall state the lowest wholesale price at which the materials will be furnished f.o.b. to the Florida depository of the bidder.

Official minimum standards and specifications for paper, printing, binding, binderboard, and cover fabric have been adopted by the Department of Education and are available for inspection in Room 532, Turlington Building.

Each bidder shall furnish specimen copies of all materials submitted at a time designated by the Department of Education, which specimen copies shall be identical with the copies approved and accepted by the state instructional materials committee and copies furnished to district superintendents as provided in Section 233.18, Florida Statutes.

Contracts must be executed and required bonds submitted within 30 calendar days after receipt of the contract.

The Department of Education reserves the right to reject any or all bids.

Florida Department of Education

Tom Gallagher

Commissioner of Education

REQUEST FOR BID

The University of Florida, Purchasing Division will receive sealed bids for the following: 00L-120, W/O 78806, Renovations to AHUs, Materials Engineering, estimated budget: \$215,000-\$240,000, to be opened June 27, 2000, at 1:30 p.m., local time, in Purchasing, Elmore Hall, Radio Road, Gainesville, FL. Scope of work: Providing all equipment, materials, labor and services required to replace the 3rd floor air handling unit (AHU No. 2) for the Materials Science Building with associated ductwork, chilled water and steam piping renovations. Replace the ground floor air handling unit (AHU No. 1) and associated ductwork, diffusers and accessories. The work also includes the associated demolition. Specifications and Plans will be available in Purchasing, Elmore Hall, Radio Road, Gainesville, FL, Telephone (352)392-1331. A Non-mandatory Pre-bid Meeting will be held June 6, 2000, at 10:00 a.m. in the Physical Plant Division Architecture/Engineering Conference Room, Building 700, Radio Road, Gainesville, FL. All questions should be directed to: A. J. Sontag, Assistant Director, UF Purchasing (352)392-1331, Ext. 306.

AMERICANS WITH DISABILITY ACT OF 1991 – If special accommodations are needed in order to attend the Pre-bid or Bid opening, contact Emily J. Hamby, (352)392-1331, Ext. 303, within three (3) days of the event.

REVISED CALL FOR BIDS

ADDENDUM NO. 4

Made by the University of West Florida on behalf of the State of Florida, Board of Regents.

PROJECT: BR-740 UTILITIES/INFRASTRUCTURE

IMPROVEMENTS

CAMPUS-WIDE HOT/CHILLED WATERLINE

REPLACEMENT PHASES I AND II

THE UNIVERSITY OF WEST FLORIDA

QUALIFICATIONS: All bidders must be qualified at the time of bid opening in accordance with the Instructions to Bidders, Article B-2 and the following:

- 1) Prime bidders shall be a State of Florida Certified Mechanical Contractor.
- 2) Prime bidders shall have completed not less than three projects of similar size and scope within the last five years, including the installation of pre-insulated piping systems of the type proposed for this project.

- 3) Prime bidders shall have sufficient existing qualified staff to complete the project according to the accelerated schedule required by the bid documents.
- 4) Electrical subcontractors shall be a State of Florida Certified Electrical Contractor.
- 5) Electrical subcontractors shall have completed not less than three projects of similar size and scope within the last five years, including the installation of medium-voltage (12,470 volt) switchgear.
- 6) Bidders shall submit evidence of the above qualifications not less than 14 days prior to the bid on a form supplied by the Engineer.

Sealed Bids will be received on:

DATE AND TIME: Wednesday, June 21, 2000, until 2:00 p.m. local time

PLACE: Building 90, Conference Room, The University of West Florida, 11000 University Parkway, Pensacola, Florida 32514, at which time and place they will be publicly opened and examined. Mailed bids should be sent to:

Office of Facilities Planning
The University of West Florida
11000 University Parkway
Pensacola, FL 32514
Attn.: Phil Turner, Director Facilities Planning
(850)474-2938

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 the:

ARCHITECT/ENGINEER:

Schmidt, Dell, Cook & Associates, Inc.
Consulting Engineers
139 East Government Street
Pensacola, Florida 32501
Telephone (850)438-0050

MINORITY PROGRAM: Bidders are encouraged to utilize Minority Business Enterprises certified by the State of Florida 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: Each Bidder is required 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 pre-bid meeting is scheduled for:

DATE AND TIME: Wednesday, June 7, 2000, 9:00 a.m., local time

PLACE: Building 90, Conference Room, The University of West Florida, 11000 University Parkway, Pensacola, Florida 32514

DEPOSIT: A deposit of \$100.00 per set of drawings and Project Manual is required with a limit of three (3) sets per Prime Bidder; and two (2) sets of Drawings and Project Manuals for electrical subcontractors.

REFUND: The deposit shall only be refunded to those prime bidders or electrical subcontractors, who after having examined the drawings and specifications:

- a. Submit a bona fide bid, or
- b. Provide written evidence that they have submitted bids as electrical subcontractors,

and who return the drawings and Project Manuals in good condition within fifteen (15) days after receipt of bids.

PURCHASE: Full sets of Bid Documents may be examined at the Architect/Engineer's office. Full sets may be purchased through the Architect/Engineer for \$300.00 per set for printing and handling cost. Partial sets may be purchased at \$5.00 per sheet of the drawings and \$.50 per sheet of the Project Manual and are sold subject to the provisions of Article B-27 of the Instructions to Bidders.

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.

RFBP 54331034

Pharmacy Benefit Management Services

The North East Florida Educational Consortium (NEFEC), Palatka, Florida is soliciting sealed bids from responsible vendors to provide coverage and services to NEFEC Employee Benefits Program. This bid will serve the intended purpose of NEFEC to identify those entities that provide the best value for Pharmacy Benefit Management Services. Bid proposals will be received in the NEFEC Employee Benefits Dept., 3841 Reid Street, Palatka, FL 32177 until 4:00 p.m., Friday, July 7, 2000. Interested vendors may obtain a copy of the RFBP from the NEFEC Employee Benefits Dept., Phone (904)329-3841.

REGIONAL TRANSPORTATION AUTHORITIES

REQUEST FOR PROPOSAL NO. 00-178

ARMED SECURITY, REVENUE COLLECTION AND
FARE INSPECTION SERVICES

Tri-County Commuter Rail Authority (Tri-Rail), an agency of the State of Florida, operates a 71 mile commuter railroad with eighteen (18) stations in Miami-Dade, Broward and Palm Beach Counties.

THE PURPOSE of this Request for Proposal (RFP) is to enter into an Agreement with a qualified Contractor to provide armed security, revenue collection and fare inspection services. The selected armed security firm will provide fare inspectors and appropriately equipped and trained security personnel, in such numbers as required by Tri-Rail, for the purpose of conducting random ticket inspections, assisting with fare collection from Tri-Rail ticket vending machines and protecting Tri-Rail passengers, personnel and property both in and around Tri-Rail locations.

A REQUEST FOR DOCUMENTS should be directed to Mr. Robert Becker, Tri-Rail, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064, (954)788-7909. The cost of the solicitation document is Twenty-five Dollars (\$25.00) non-refundable. Checks or money orders made payable to Tri-Rail should be forwarded to Mr. Becker at the address above. Solicitation documents will be available on or about June 6, 2000.

A PRE-PROPOSAL CONFERENCE will be held in the Tri-Rail Board Room at the address above on June 20, 2000, 2:00 p.m. The purpose of the meeting will be for Tri-Rail to respond to questions from document holders and clarify requirements in an open forum. Attendance is not mandatory but is recommended.

RECEIPT OF SEALED PROPOSALS: All proposals must be received in a sealed envelope no later than 5:00 p.m., July 7, 2000 at the Tri-Rail office in Pompano Beach.

Tri-Rail reserves the right to postpone, to accept or reject any and all proposals in whole or in part. All Proposers must certify that they are not on the State of Florida Comptroller General's List of Ineligible Bidders. All proposals must remain in effect for One Hundred Eighty (180) days from the RFP submission due date.

DBE PARTICIPATION: Tri-Rail solicits and encourages Disadvantaged Business Enterprise (DBE) participation. DBEs will be afforded full consideration of their responses and will not be subject to discrimination. Tri-Rail's DBE program goal is 12% of total contract expenditures.

METROPOLITAN PLANNING ORGANIZATIONS

REQUEST FOR PROPOSAL

METROPOLITAN PLANNING ORGANIZATION, PASCO COUNTY

SPN NUMBER(S): 2593401

JOB NUMBER(S): 1157037

PROJECT: PASCO COUNTY METROPOLITAN PLANNING ORGANIZATION GENERAL PLANNING CONSULTANTS

SHORT-LISTED CONSULTANTS: URS GREINER WOODWARD CLYDE; TINDALE-OLIVER AND ASSOCIATES, INC.; AND TAMPA BAY ENGINEERING, INC.

REQUEST FOR LETTERS OF INTEREST AND QUALIFICATIONS FOR MARION COUNTY COMMUNITY TRANSPORTATION COORDINATOR

RLI # 0001

The Ocala/Marion County Metropolitan Planning Organization (MPO) is seeking letters of interest and statements of qualifications from qualified agencies or firms interested in coordinating transportation services for the transportation disadvantaged in Marion County, Florida. The Ocala/Marion County Metropolitan Planning Organization will be coordinating the selection process. The selected contractor will be the designated Community Transportation Coordinator for the Transportation Disadvantaged Program, as authorized by Chapter 427, Florida Statutes, and more fully described in Rule 41-2 of the Florida Administrative Code.

The Community Transportation Coordinator is defined by Chapter 427, Florida Statutes as a transportation entity recommended by the appropriate designated official planning agency to ensure that coordinated transportation services are provided to the transportation disadvantaged population in a designated service area. The Community Transportation Coordinator has full responsibility for the delivery of transportation services for the transportation disadvantaged as outlined in s. 427.015(2).

Transportation disadvantaged is defined by Chapter 427, Florida Statutes as "those persons who because of physical or mental disability, income status or age are unable to transport themselves or purchase transportation and are, therefore, dependent upon others to obtain access to health care, employment, education, shopping, social activities or other life sustaining activities or children who are handicapped or high-risk or at-risk as defined in s. 411.202."

Interested providers are required to provide the following as proof of qualifications:

1. list of coordination experience;
2. list of scheduling and routing software used by your organization;
3. list of vehicles to be used (if applicable);
4. current financial statement;
5. organizational chart.

Selection of potential providers will be based on a ranking of their expertise, overall capabilities, recent experience in similar programs and proposed methods of achieving cost-effective services.

Potential providers should submit one (1) original and three (3) copies of their expression of interest and qualifications in a sealed envelope marked RLI #0001, to the City of Ocala Purchasing Office, ATTENTION: Mr. Buddy Crosby, Director, P. O. Box 1270 Ocala, FL 34478. Letters must be marked, "LETTER OF INTEREST AND QUALIFICATIONS FOR MARION COUNTY COMMUNITY TRANSPORTATION COORDINATOR." Letters of interest and qualifications must be received by 4:00 p.m., Tuesday, June 13, 2000. If a Request for Proposal (RFP) is completed then a \$10.00 charge will apply when the RFP is sent to your company. By responding you will automatically be sent a RFP along with an invoice of \$10.

Technical Questions should be addressed to: Mr. Normand A. Belleville, Transit Coordinator, telephone (352)629-8529. All other questions should be addressed to Jim Tillman, Deputy Director of Purchasing, (352)351-6700.

Faxed and e-mailed responses will not be accepted. Late letters will be returned unopened with the notation, "This letter of interest was received after the delivery time designated for receipt and opening in the legal notice." Only responses to the request for letters of interest will be considered if a request for proposals is issued for Community Transportation Coordinator.

The Ocala/Marion County Metropolitan Planning Organization reserves the right to accept or reject any and all responses in the best interest of the State.

AGENCY FOR HEALTH CARE ADMINISTRATION

The Agency for Health Care Administration (Agency) intends to solicit competitive proposals from qualified offeror's to implement the Diabetes Pharmacy Mail Order Program for Medicaid recipients. The agency will contract with a pharmacy organization to test mail order pharmaceuticals to individuals with diabetes within a specified area in Florida.

In March of 1997, the Florida Medicaid Reform Task Force recommended to the Governor and the Legislature that a disease management initiative be implemented to address the special needs of individuals living with chronic illnesses. The disease management initiative stresses prevention and education, promotes lifestyle changes, improves medical self-management and increases patient and family satisfaction. An important facet of this initiative is to test innovative disease management programs. Timely delivery of diabetes medications, the provision of additional products at no cost to the patient and education about the disease state can contribute to improved patient compliance and enhanced patient

outcomes with this chronic disease. It is the purpose of this Request for Proposal to contract with a pharmacy organization to test mail order pharmaceuticals to individuals with diabetes within a specified area of Florida. The Medicaid population for purposes of this Request for Proposal is enrolled in the MediPass program in Medicaid Areas 3, 4, 5 and 6.

The Agency will select contractors through a competitive procurement process. The Request for Proposal will be issued June 12, 2000. Individuals or organizations interested in receiving copies of the Request for Proposal, that will describe proposal requirements and timeframes, should contact, prior to July 26, 2000: Agency for Health Care Administration, Jim Clark, Chief, Medicaid Program Development, Post Office Box 12600, Tallahassee, FL 32317-2600, (850)414-6236.

Section XII Miscellaneous

DEPARTMENT OF STATE

The Division of Historical Resource announces that it is soliciting applications for State and Federal grant-in-aid assistance for historic preservation projects.

Approximately \$1 million will be available for acquisition and development, survey and planning, and community education projects.

The deadline of filing applications is August 31, 2000 and applications must be delivered to the Bureau of Historic Preservation office by 5:00 p.m. on that day or clearly postmarked or show evidence of submission to an express mail service on or before that date.

Further information may be obtained: Grants and Education Section, Bureau of Historic Preservation, R. A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250 or call (850)487-2333.

DEPARTMENT OF BANKING AND FINANCE

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following application and/or other notice. 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., June 23, 2000):

**APPLICATION FOR AN
INTERNATIONAL BANK OFFICE**

Application and Location: Banco Commercial Portugues, S.A., Oporto, Portugal

Proposed Florida Location: 201 South Biscayne Boulevard, Miami, Florida 33131

Received: May 18, 2000

EXPANDED FIELD OF MEMBERSHIP

Name and Address of Applicant: Bell-Tel Credit Union, P. O. Box 4900, Orlando, Florida 32802

Expansion Includes: Employees who are paid from Dream Lake Animal Hospital in Miami, Florida; employees who are paid from Universal Parts Warehouse in Orlando, Florida; members of the American Business Women's Association located in Orlando, Florida, who are eligible for membership in accordance with their charter and bylaws in effect May 17, 2000, limited to a maximum of 2,500 members.

Received: May 22, 2000

**DEPARTMENT OF HIGHWAY SAFETY AND MOTOR
VEHICLES**

Notice of Publication for a New Point
Franchise Motor Vehicle Dealer in a County of Less
than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that DaimlerChrysler Motors Corporation, intends to allow the establishment of Clewiston Chrysler Plymouth Dodge, Inc., as a dealership for the sale of Jeep vehicles, at 202 West Sugarland Highway, Clewiston (Hendry County), Florida 33440, on or after July 3, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Clewiston Chrysler Plymouth Dodge, Inc. are: dealer operator: Bradley L. Ohl, Clewiston Chrysler Plymouth Dodge, Inc., 202 West Sugarland Highway, Clewiston, FL 33440; principal investor(s): Bradley L. Ohl, Lawrence D. Butterfield, Clewiston Chrysler Plymouth Dodge, Inc., 303 West Sugarland Highway, Clewiston, FL 33440.

The notice indicates an intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: J. K. Wheeler, Zone Manager, DaimlerChrysler Motors Corporation, 8000 South Orange Blossom Trail, Orlando, FL USA 32809.

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.

AGENCY FOR HEALTH CARE ADMINISTRATION

CERTIFICATE OF NEED

GRACE PERIOD LETTERS OF INTENT

The Agency for Health Care Administration accepted no letters of intent during the grace period for the May 31, 2000 application filing date for the nursing home batching cycle.

If requested within 14 days after notice that an application has been filed, a public hearing may be held at the local level within 21 days after July 5, 2000, the date the application is scheduled to be deemed complete. Tentative dates for hearings will be published on June 16, 2000.

AHCA Purchase Order Number S5900H00396

CERTIFICATE OF NEED

EXEMPTIONS

The Agency For Health Care Administration authorized the following exemptions pursuant to Section 408.036(3), Florida Statutes:

ID #: 0000186

Issue Date: 5/17/2000

Facility/Project: Jackson Memorial Hospital

Applicant: Public Health Trust of Dade County

Project Description: Renovate for the acquirement of a new vascular procedure program

Proposed Project Cost: \$350,000

Equipment Cost:

County: Hillsborough

District: 6

ID #: 0000187

Issue Date: 5/18/2000

Facility/Project: Florida Hospital – Fish Memorial

Applicant: Southwest Volusia Healthcare Corp.

Project Description: Renovate an area within the hospital called “The Women’s Place”

Proposed Project Cost: \$481,000

Equipment Cost:

AHCA Purchase Order Number S5900H00396.

Section XIII

Index to Rules Filed During Preceding Week

RULES FILED BETWEEN May 15, 2000 and May 19, 2000

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
----------	-----------	-------------------	----------------------	---------------------

DEPARTMENT OF INSURANCE

4-188.003	5/17/00	6/6/00	26/9	
4-188.004	5/17/00	6/6/00	26/9	

DEPARTMENT OF EDUCATION

University of Florida

6C1-3.006	5/18/00	6/7/00	Newspaper	
6C1-3.007	5/18/00	6/7/00	Newspaper	
6C1-3.010	5/18/00	6/7/00	Newspaper	
6C1-3.014	5/18/00	6/7/00	Newspaper	
6C1-3.015	5/18/00	6/7/00	Newspaper	

University of West Florida

6C6-1.001	5/17/00	6/6/00	Newspaper	
6C6-1.002	5/17/00	6/6/00	Newspaper	
6C6-1.003	5/17/00	6/6/00	Newspaper	
6C6-1.004	5/17/00	6/6/00	Newspaper	
6C6-1.006	5/17/00	6/6/00	Newspaper	
6C6-2.001	5/17/00	6/6/00	Newspaper	
6C6-2.002	5/17/00	6/6/00	Newspaper	
6C6-2.003	5/17/00	6/6/00	Newspaper	
6C6-2.006	5/17/00	6/6/00	Newspaper	
6C6-2.007	5/17/00	6/6/00	Newspaper	
6C6-2.008	5/17/00	6/6/00	Newspaper	
6C6-2.009	5/17/00	6/6/00	Newspaper	
6C6-2.010	5/17/00	6/6/00	Newspaper	
6C6-2.014	5/17/00	6/6/00	Newspaper	
6C6-2.015	5/17/00	6/6/00	Newspaper	
6C6-2.017	5/17/00	6/6/00	Newspaper	
6C6-2.018	5/17/00	6/6/00	Newspaper	
6C6-2.021	5/17/00	6/6/00	Newspaper	
6C6-2.022	5/17/00	6/6/00	Newspaper	
6C6-2.023	5/17/00	6/6/00	Newspaper	
6C6-2.025	5/17/00	6/6/00	Newspaper	
6C6-2.026	5/17/00	6/6/00	Newspaper	
6C6-2.027	5/17/00	6/6/00	Newspaper	
6C6-3.003	5/17/00	6/6/00	Newspaper	
6C6-3.006	5/17/00	6/6/00	Newspaper	
6C6-3.009	5/17/00	6/6/00	Newspaper	
6C6-3.012	5/17/00	6/6/00	Newspaper	
6C6-3.019	5/17/00	6/6/00	Newspaper	
6C6-3.024	5/17/00	6/6/00	Newspaper	
6C6-3.025	5/17/00	6/6/00	Newspaper	
6C6-3.026	5/17/00	6/6/00	Newspaper	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
----------	-----------	-------------------	----------------------	---------------------

6C6-3.027	5/17/00	6/6/00	Newspaper	
6C6-4.001	5/17/00	6/6/00	Newspaper	
6C6-4.005	5/17/00	6/6/00	Newspaper	
6C6-4.006	5/17/00	6/6/00	Newspaper	
6C6-4.007	5/17/00	6/6/00	Newspaper	
6C6-5.002	5/17/00	6/6/00	Newspaper	
6C6-5.003	5/17/00	6/6/00	Newspaper	
6C6-5.004	5/17/00	6/6/00	Newspaper	
6C6-5.005	5/17/00	6/6/00	Newspaper	
6C6-5.006	5/17/00	6/6/00	Newspaper	
6C6-5.007	5/17/00	6/6/00	Newspaper	
6C6-5.008	5/17/00	6/6/00	Newspaper	
6C6-5.0091	5/17/00	6/6/00	Newspaper	
6C6-5.011	5/17/00	6/6/00	Newspaper	
6C6-5.012	5/17/00	6/6/00	Newspaper	
6C6-5.013	5/17/00	6/6/00	Newspaper	
6C6-5.014	5/17/00	6/6/00	Newspaper	
6C6-5.015	5/17/00	6/6/00	Newspaper	
6C6-6.001	5/17/00	6/6/00	Newspaper	

DEPARTMENT OF CORRECTIONS

33-601.314	5/18/00	6/7/00	26/9	
------------	---------	--------	------	--

AGENCY FOR HEALTH CARE ADMINISTRATION

Office of Licensure and Certification

59A-25.001	5/15/00	6/4/00	26/3	
59A-25.002	5/15/00	6/4/00	26/3	26/14
59A-25.003	5/15/00	6/4/00	26/3	26/14
59A-25.004	5/15/00	6/4/00	26/3	
59A-25.005	5/15/00	6/4/00	26/3	

Health Care Responsibility Program

59H-1.0035	5/18/00	6/7/00	26/3	26/15
59H-1.0045	5/18/00	6/7/00	26/3	26/15
59H-1.0055	5/18/00	6/7/00	26/3	26/15
59H-1.0065	5/18/00	6/7/00	26/3	26/15
59H-1.007	5/18/00	6/7/00	26/3	
59H-1.008	5/18/00	6/7/00	26/3	26/15
59H-1.009	5/18/00	6/7/00	26/3	
59H-1.010	5/18/00	6/7/00	26/3	
59H-1.011	5/18/00	6/7/00	26/3	
59H-1.012	5/18/00	6/7/00	26/3	
59H-1.013	5/18/00	6/7/00	26/3	26/15
59H-2.003	5/18/00	6/7/00	26/3	26/15
59H-2.004	5/18/00	6/7/00	26/3	
59H-2.005	5/18/00	6/7/00	26/3	
59H-2.006	5/18/00	6/7/00	26/3	26/15
59H-2.007	5/18/00	6/7/00	26/3	26/15
59H-2.009	5/18/00	6/7/00	26/3	
59H-2.010	5/18/00	6/7/00	26/3	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION					64D-3.004	5/15/00	6/4/00	26/6	
Division of Pari-Mutuel Wagering					64D-3.006	5/15/00	6/4/00	26/6	
61D-6.001	5/17/00	6/6/00	26/12		64D-3.007	5/15/00	6/4/00	26/6	26/16
61D-6.007	5/17/00	6/6/00	26/12		64D-3.013	5/15/00	6/4/00	26/6	26/16
61D-6.008	5/17/00	6/6/00	26/12		64D-3.014	5/15/00	6/4/00	26/6	
Board of Architecture and Interior Design					64D-3.015	5/15/00	6/4/00	26/6	
61G1-11.005	5/19/00	6/8/00	26/14		64D-3.016	5/15/00	6/4/00	26/6	26/16
61G1-12.004	5/19/00	6/8/00	26/14		64D-3.017	5/15/00	6/4/00	26/6	
DEPARTMENT OF HEALTH					64D-3.019	5/15/00	6/4/00	26/6	
Board of Acupuncture					64D-3.020	5/15/00	6/4/00	26/6	
64B1-2.0015	5/19/00	6/8/00	26/9	26/15	64D-3.027	5/15/00	6/4/00	26/6	
64B1-8.004	5/19/00	6/8/00	26/9	26/15	FISH AND WILDLIFE CONSERVATION COMMISSION				
Board of Chiropractic					Marine Fisheries				
64B2-12.002	5/18/00	6/7/00	26/13		68B-13.0015	5/16/00	7/1/00	25/48	26/8
64B2-16.004	5/18/00	6/7/00	26/13		68B-13.002	5/16/00	7/1/00	25/48	26/8
64B2-17.003	5/18/00	6/7/00	26/13		68B-13.005	5/16/00	7/1/00	25/48	26/8
64B2-18.003	5/18/00	6/7/00	26/13		68B-13.006	5/16/00	7/1/00	25/48	26/8
Board of Massage					68B-13.007	5/16/00	7/1/00	25/48	26/8
64B7-26.003	5/19/00	6/8/00	26/14		68B-13.008	5/16/00	7/1/00	25/48	26/8
Board of Respiratory Care					68B-13.009	5/16/00	7/1/00	25/48	26/8
64B32-6.004	5/19/00	6/8/00	26/6	26/16	68B-13.010	5/16/00	7/1/00	25/48	26/8
Division of Disease Control					68B-13.011	5/16/00	7/1/00	25/48	26/8
64D-3.001	5/15/00	6/4/00	26/6	26/16	68B-37.002	5/16/00	7/1/00	26/8	26/16
64D-3.002	5/15/00	6/4/00	26/6	26/16	68B-37.003	5/16/00	7/1/00	26/16	
64D-3.003	5/15/00	6/4/00	26/6	26/16	68B-37.004	5/16/00	7/1/00	26/8	26/16

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
----------	----------------------	---------------------	---------------------

w	–	Signifies Withdrawal of Proposed Rule(s)
c	–	Rule Challenge Filed
v	–	Rule Declared Valid
x	–	Rule Declared Invalid
d	–	Rule Challenge Dismissed
dw	–	Dismissed Upon Withdrawal

Section XIV - List of Rules Affected 2633

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-149	24/3c			4-149.041	23/45	26/22	
	24/3c				24/46	26/22	
	24/28c			4-149.043	23/45	26/22	
4-149.001	23/45	26/22			24/46	26/22	
	24/46	26/22		4-149.051	23/45	26/22	
4-149.002	23/45	26/22			24/46	26/22	
	24/46	26/22		4-149.052	23/45	26/22	
4-149.003	23/45	26/22			24/46	26/22	
	24/46	26/22		4-149.053	23/45	26/22	
4-149.004	23/45	26/22			24/46	26/22	
	24/46	26/22		4-149.101	23/45	24/31	
4-149.005	23/45	26/22				26/12	
	24/46	26/22				26/22	
4-149.006	23/45	26/22			24/3c		
	24/46	26/22			24/3c		
4-149.007	23/45	26/22			24/46	26/22	
	24/46	26/22			26/18c		
4-149.008	23/45	26/22		4-149.102	23/45	24/31	
	24/46	26/22				26/12	
4-149.009	23/45	26/22				26/22	
	24/46	26/22			24/3c		
4-149.010	23/45	26/22			24/3c		
	24/46	26/22			24/46	26/22	
4-149.020	23/45	26/22		4-149.103	23/45	24/31	
	24/46	26/22				26/12	
4-149.021	20/49c					26/22	
	23/45	26/22			24/3c		
	24/46	26/22			24/3c		
4-149.022	23/45	26/22			24/46	26/22	
	24/46	26/22		4-149.104	23/45	24/31	
4-149.023	23/45	26/22				26/12	
	24/46	26/22				26/22	
4-149.024	23/45	26/22			24/3c		
	24/46	26/22			24/3c		
4-149.030	23/45	26/22			24/46	26/22	
	24/46	26/22		4-149.105	23/45	24/31	
4-149.031	23/45	26/22				26/12	
	24/46	26/22				26/22	
4-149.032	23/45	26/22			24/3c		
	24/46	26/22			24/3c		
4-149.033	23/45	26/22			24/46	26/22	
	24/46	26/22		4-149.106	23/45	24/31	
4-149.034	23/45	26/22				26/12	
	24/46	26/22				26/22	
4-149.035	23/45	26/22			24/3c		
	24/46	26/22			24/3c		
4-149.037	23/45	26/22			24/46	26/22	
	24/46	26/22		4-149.107	23/45	24/31	
4-149.038	23/45	26/22				26/12	
	24/46	26/22				26/22	
4-149.039	23/45	26/22			24/3c		
	24/46	26/22			24/3c		
4-149.040	23/45	26/22			24/46	26/22	
	24/46	26/22					

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-149.108	23/45	24/31 26/12 26/22		4-149.122	23/45	24/31 26/12 26/22	
	24/3c				24/3c		
	24/3c				24/3c		
	24/46	26/22			24/46	26/22	
4-149.109	23/45	24/31 26/12 26/22		4-149.123	23/45	24/31 26/12 26/22	
	24/3c				24/3c		
	24/3c				24/3c		
	24/46	26/22			24/46	26/22	
4-149.110	23/45	24/31 26/12 26/22		4-149.124	24/3c		
	24/3c			4-149.125	24/3c		
	24/3c			4-149.126	24/3c		
	24/46	26/22		4-149.127	24/3c		
4-149.1105	23/45	24/31		4-149.128	24/3c		
	24/3c			4-149.129	24/3c		
4-149.111	23/45	24/31 26/12 26/22		4-149.130	23/45	24/31 26/22	
	24/3c				24/3c		
	24/3c				24/3c		
	24/46	26/22			24/46	26/22	
4-149.112	23/45	24/31 26/12 26/22		4-149.131	23/45	24/31 26/22	
	24/3c				24/3c		
	24/3c				24/3c		
	24/46	26/22			24/46	26/22	
4-149.113	23/45	24/31		4-149.132	23/45	24/31 26/22	
	24/3c				24/3c		
	24/3c				24/3c		
	24/46	26/22			24/46	26/22	
4-149.114	24/3c			4-149.1325	24/20	24/20	
4-149.115	24/3c			4-149.133	23/45	24/31 26/22	
4-149.116	24/3c				24/3c		
4-149.117	24/3c				24/3c		
4-149.118	24/3c				24/46	26/22	
4-149.119	24/3c			4-149.150	23/45	24/31 26/22	
4-149.120	23/45	24/31 26/12 26/22		4-149.151	23/45	24/31 26/22	
	24/3c				24/46	26/22	
	24/3c				23/45	24/20	
	24/46	26/22		4-149.152		24/31 26/22	
4-149.121	23/45	24/31 26/12 26/22			24/46	26/22	
	24/3c			4-149.190	23/45	26/22	
	24/3c				24/3c		
	24/46	26/22			24/46	26/22	
				4-150.107		22/10	
				4-150.119	20/43	21/38	
				4-154.101	24/45		
				4-154.102	24/45		
				4-154.104	24/45		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-154.108	24/45			4-196.003	20/43c		
4-154.109	24/45				20/43c		
4-154.110	24/45				20/49c		
4-154.111	24/45			4-196.004	20/43c		
4-154.112	24/45			4-196.005	20/43c		
4-154.113	24/45			4-196.006	20/43c		
4-154.114	23/52c				20/49c		
4-154.115	24/45			4-196.007	20/43c		
4-154.116	24/45				20/49c		
4-154.410	23/52c			4-196.008	20/43c		
4-154.512	23/52c			4-196.009	20/43c		
4-154.520	24/3c				20/49c		
	25/5c			4-196.009(2)	20/43c		
	25/5c			4-196.010	20/43c		
	25/5c				20/43c		
4-157.001	23/10	23/42			20/49c		
4-157.002	23/10	23/42		4-196.011	20/43c		
4-157.002(2)	23/19c			4-196.012	20/43c		
4-157.004	23/10	23/42		4-196.013	20/43c		
4-157.004(2)(b)	23/19c			4-196.014	20/43c		
4-157.004(4)	23/19c			4-196.015	20/43c		
4-157.017	23/10	23/42		4-196.016	20/43c		
4-157.022	23/10	23/42		4-196.017	20/43c		
4-157.022(1)(b)	23/19c			4-196.018	20/43c		
4-157.022(1),(2)(c),(4)	23/52c			4-196.019	20/43c		
4-157.022(2)	23/19c			4-196.020	20/43c		
4-157.022(3)	23/19c			4-196.021	20/43c		
4-157.022(4)	23/19c			4-196.022	20/43c		
4-157.022(5)	23/19c			4-196.023	20/43c		
4-157.023	23/10	23/42		4-196.024	20/43c		
4-157.023(1)(b)	23/52c				20/43c		
4-170.004	26/11	26/22			20/43c		
4-170.016	22/36c				20/43c		
4-170.0165	22/36c			4-196.025	20/43c		
4-170.019	26/22			4-196.026	20/43c		
4-175.011	20/8c			4-196.027	20/43c		
	20/20c			4-196.028	20/43c		
4-175.013	21/5c				20/43c		
4-176.022	25/33				20/43c		
4-188.003	26/9		26/22		20/49c		
4-188.004	26/9		26/22	4-196.029	20/43c		
4-189.003	26/13			4-196.030	20/43c		
4-191.300	26/8				20/43c		
4-192.023	18/17c				20/49c		
4-192.038	18/17c			4-196.030(5),			
4-192.053	18/17c			(8)(b)(d)(e)	20/43c		
4-192.058	18/17c			4-196.031	20/43c		
4-196.001	20/43c			4-196.032	20/43c		
	20/43c			4-196.033	20/43c		
	20/49c			4-196.034	20/43c		
4-196.002	20/43c			4-196.035	20/43c		
	20/43c				20/49c		
	20/43c			4-196.036	20/43c		
	20/49c			4-196.037	20/43c		
				4-196.038	20/43c		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-196.039	20/43c			4-223.006	18/31c		
4-196.040	20/43c				18/31c		
	20/43c				18/31c		
	20/49c				18/31c		
4-211.029	26/21				18/31c		
4-211.031(21)(e), (24)-(27)	25/33c				18/31c		
	25/34c			4-223.006(2)(d)	18/31c		
4-211.050	25/33c			4-223.007	18/31c		
4-211.060	25/33c				18/31c		
4-213.050	19/30c				18/31c		
4-213.080	19/30c				18/31c		
4-213.090	19/30c				18/31c		
4-213.100	19/30c				18/31c		
4-213.120	19/30c				18/31c		
4-220.051(4)(h)(6)	25/23c			4-223.008	18/31c		
4-220.201(4)(f)	25/23c				18/31c		
4-220.2021(5)(a)	25/23c				18/31c		
4-223.001	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c			4-223.009	18/31c		
	18/31c				18/31c		
4-223.002	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c			4-223.010	18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
4-223.003	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c			4-223.011	18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
4-223.004	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c			4-223.011(4)(a)3.	18/31c		
	18/31c			4-223.038	21/35		
	18/31c			4-224.002	23/33c		
4-223.005	18/31c			4-224.004	23/33c		
	18/31c				23/33c		
	18/31c				23/33c		
	18/31c			4-224.012	23/33c		
	18/31c				23/33c		
	18/31c				23/33c		
4-223.005(1)(g)	18/31c			4-224.013	23/33c		
					23/33c		
					23/33c		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-224.014	23/33c			5B-52.001	26/13		
	23/33c			5B-52.007	26/13		
	23/33c			5B-52.008	26/13		
4-228.180	19/51	20/13		5B-52.009	26/13		
4-231.020	26/21			5B-52.010	26/13		
4-231.150	25/34c			5B-52.011	26/13		
4-231.160	25/34c			5B-52.012	26/13		
4A-37.036	26/12			5B-54.001	26/13		
4A-37.037	26/12			5B-54.006	26/13		
4A-37.0527	26/12	26/17		5B-54.010	26/13		
4A-37.056	26/12			5B-54.011	26/13		
4A-37.084	25/34	26/17		5B-54.014	26/13		
		26/22		5B-54.015	26/13		
4A-51.005	26/17			5B-54.016	26/13		
4A-51.010	26/17			5B-54.017	26/13		
4A-51.030	26/17			5B-54.018	26/13		
4A-51.035	26/17			5B-54.019	26/13		
4A-51.050	26/17			5B-54.020	26/13		
4A-51.060	26/17			5B-55.006	26/13		
4A-51.070	26/17			5B-57.003	26/13		
4A-53.001	16/25			5B-57.004	26/13		
4A-53.002	16/25			5B-58.001	26/21		
4A-53.003	16/25			5B-60.004	26/13		
4A-53.004	16/25			5B-60.006	26/13		
4C-10.001	26/7		26/21	5B-60.007	26/13		
4D-4.051(3)(5)(6)	25/45c			5B-60.009	26/13		
4J-1.021	20/30c			5B-60.011	26/13		
	20/30c			5B-60.015	26/13		
	20/30c			5B-60.016	26/13		
4J-2.002	20/30c			5CER00-1			26/10
	20/30c			5CER00-2			26/10
4J-3.001	26/14			5C-3.002	21/7		
4J-3.002	26/14			5C-3.003	21/7		
4J-3.003	26/14			5C-3.004	21/7		
4J-3.004	26/14			5C-3.005	21/7		
4J-3.005	26/14			5C-3.008	21/7		
4J-3.006	26/14			5C-3.013	21/7		
4J-3.007	26/14			5C-3.014	21/7		
4J-5.006	20/15c			5C-3.015	21/7		
4J-6.001	26/10			5C-26.001	26/10	26/15	
				5C-26.002	26/10		
				5C-26.003	26/10		
				5C-26.004	26/10		
5BER00-3			26/15	5D-1.003	21/38		
5B-2.002	26/13			5D-1.0061	21/13		
5B-2.004	26/13			5F-2.001	26/22		
5B-2.010	26/13			5F-2.014	26/22		
5B-3.003	26/13			5F-3.001	26/18		
5B-3.0038	26/13			5F-5.001	26/18		
5B-26.007	26/13			5F-7.005	26/18		
5B-36.005	26/13			5F-10.001	26/15		
5B-38.006	26/13			5F-11.002	26/10		26/20
5B-44.008	26/13			5F-11.028	26/10		26/20
				5F-11.047	25/29c		

AGRICULTURE AND CONSUMER SERVICES

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
5H-1.001	22/11c			6A-4.0142	26/19		
	22/11c			6A-4.0161	24/17		
	22/11c				26/19		
	22/12c			6A-4.0162	26/19		
	22/12c			6A-4.0171	26/19		
	22/12c			6A-4.0172	26/19		
5H-12.001	21/10			6A-4.0173	26/19		
5I-3.004	21/11			6A-4.0174	26/19		
5I-4.008	20/47			6A-4.0175	26/19		
5I-4.009	20/47			6A-4.01761	24/28c		
5I-4.010	20/47				25/5c		
5J-3.005	19/48			6A-4.0177	26/19		
5J-3.006	19/48			6A-4.0178	26/19		
5J-9.006	19/26			6A-4.0191	26/19		
5L-1.001	26/18			6A-4.0221	26/19		
5L-1.002	26/18			6A-4.0243	26/19		
5L-1.003	26/15			6A-4.0251	26/19		
	26/18			6A-4.0261	26/19		
5L-1.004	26/18			6A-4.0262	26/19		
5L-1.005	26/18			6A-4.0271	26/19		
5L-1.006	26/18			6A-4.028	26/19		
5L-1.007	26/15			6A-4.0321	26/19		
	26/18			6A-4.0322	26/19		
5L-1.008	26/18			6A-4.0331	26/19		
5L-1.009	26/18			6A-4.0332	26/19		
5L-1.010	26/18			6A-4.0341	26/19		
5L-1.011	26/18			6A-4.0342	26/19		
5L-1.012	26/18			6A-4.054	26/19		
5L-1.013	26/18			6A-4.056	26/19		
5L-1.014	26/18			6A-4.058	26/19		
5L-1.015	26/18			6A-4.060	26/19		
5L-1.017	26/18			6A-4.062	26/19		
5L-1.019	26/18			6A-5.066	26/16		
	EDUCATION			6A-6.03012(5)(6)	25/5c		
				6A-6.03020	26/21		
6-3.017	26/13			6A-6.03028	26/21		
6-3.029	26/13			6A-6.03029	26/21		
6A-1.0011	20/34			6A-6.03030	19/40		
6A-1.0014	25/32			6A-6.03031	19/40		
6A-1.012	26/19			6A-6.03032	26/21		
6A-1.0761	24/17			6A-6.0331	26/21		
6A-1.0996	25/27	25/34		6A-6.03311	26/21		
6A-3.075	20/38			6A-6.03313	26/21		
6A-4.0006(2)(b),				6A-6.03411	26/21		
(3)(c)	23/4c			6A-6.05281	26/1	26/9	26/15
6A-4.0021	26/19			6A-6.080	16/30		
6A-4.006	26/19			6A-7.0321	20/34		
6A-4.006(2)(b),				6A-7.042	25/27	25/34	
(3)(c)	24/28c			6A-10.0243	19/36	19/42	
	25/5c			6A-10.060	26/12		26/21
6A-4.0082	26/19			6A-14.0302	26/14		
6A-4.00821	26/19			6A-16.006	19/36	19/42	
6A-4.0101	26/19			6A-16.008	19/36	19/42	
6A-4.0121	26/19			6A-16.009	19/36	19/42	
6A-4.0123	26/19			6A-16.016	19/36	19/42	
				6A-20.05281	26/1		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
6C-1.0001	26/16			6C6-2.023	Newspaper		26/22
6C-1.0005	26/16			6C6-2.025	Newspaper		26/22
6C-1.001	26/16			6C6-2.026	Newspaper		26/22
6C-1.002	26/16			6C6-2.027	Newspaper		26/22
6C-1.004	26/16			6C6-3.003	Newspaper		26/22
6C-1.005	26/16			6C6-3.006	Newspaper		26/22
6C-1.0055	26/16			6C6-3.009	Newspaper		26/22
6C-1.006	26/16			6C6-3.012	Newspaper		26/22
6C-1.007	26/16			6C6-3.019	Newspaper		26/22
6C-1.008	26/16			6C6-3.024	Newspaper		26/22
6C-1.009	26/16			6C6-3.025	Newspaper		26/22
6C-1.010	26/16			6C6-3.026	Newspaper		26/22
6C-1.011	26/16			6C6-3.027	Newspaper		26/22
6C-1.012	26/16			6C6-4.001	Newspaper		26/22
6C-1.014	26/16			6C6-4.005	Newspaper		26/22
6C-6.001	25/51			6C6-4.006	Newspaper		26/22
6C-6.002	25/51			6C6-4.007	Newspaper		26/22
6C-6.003	25/51			6C6-5.002	Newspaper		26/22
6C-7.001	26/16	26/22		6C6-5.003	Newspaper		26/22
6C-7.002	26/16			6C6-5.004	Newspaper		26/22
6C-8.007	21/33			6C6-5.005	Newspaper		26/22
6C-14.005	24/43			6C6-5.006	Newspaper		26/22
6C1-3.006	Newspaper		26/22	6C6-5.007	Newspaper		26/22
6C1-3.007	Newspaper		26/22	6C6-5.008	Newspaper		26/22
6C1-3.010	Newspaper		26/22	6C6-5.0091	Newspaper		26/22
6C1-3.014	Newspaper		26/22	6C6-5.011	Newspaper		26/22
6C1-3.015	Newspaper		26/22	6C6-5.012	Newspaper		26/22
6C1-3.020	Newspaper		26/17	6C6-5.013	Newspaper		26/22
6C2-3.004	26/12c			6C6-5.014	Newspaper		26/22
6C2-4.032	Newspaper		26/14	6C6-5.015	Newspaper		26/22
6C2-5.0021	20/47c			6C6-6.001	Newspaper		26/22
6C3-3.004	Newspaper		26/20	6C8-1.002	Newspaper		26/18
6C5-4.002	25/50c			6C8-1.003	Newspaper		26/18
6C5-4.005	25/50c			6C8-1.004	Newspaper		26/18
6C5-4.008	25/50c			6C8-1.006	Newspaper		26/18
6C5-7.007	25/50c			6C8-1.007	Newspaper		26/18
6C6-1.001	Newspaper		26/22	6C8-1.008	Newspaper		26/18
6C6-1.002	Newspaper		26/22	6C8-2.001	Newspaper		26/18
6C6-1.003	Newspaper		26/22	6C8-2.002	Newspaper		26/18
6C6-1.004	Newspaper		26/22	6C8-2.003	Newspaper		26/18
6C6-1.006	Newspaper		26/22	6C8-2.004	Newspaper		26/18
6C6-2.001	Newspaper		26/22	6C8-3.019	Newspaper		26/18
6C6-2.002	Newspaper		26/22	6C8-5.004	Newspaper		26/18
6C6-2.003	Newspaper		26/22	6C8-5.005	Newspaper		26/18
6C6-2.006	Newspaper		26/22	6C8-5.006	Newspaper		26/19
6C6-2.007	Newspaper		26/22	6D-1.006	26/13		
6C6-2.008	Newspaper		26/22	6D-1.007	26/13		
6C6-2.009	Newspaper		26/22	6D-1.009	26/13		
6C6-2.010	Newspaper		26/22	6D-1.010	26/13		
6C6-2.014	Newspaper		26/22	6D-2.002	26/13		
6C6-2.015	Newspaper		26/22	6D-2.003	26/13		
6C6-2.017	Newspaper		26/22	6D-3.003	21/35		
6C6-2.018	Newspaper		26/22	6D-6.019	26/13		
6C6-2.021	Newspaper		26/22	6D-13.001	24/33		
6C6-2.022	Newspaper		26/22	6E-1.003	25/52		26/14

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
6E-1.0031	25/52		26/14	9B-69.008	26/9	26/22	
6E-1.0035	25/52		26/14	9B-69.009	26/9	26/22	
6E-1.0045	25/52		26/14	9B-69.010	26/9	26/22	
6E-2.001	25/52		26/14	9B-70.001	26/7		26/15
6E-2.002	25/52	26/6	26/14	9I-29.001	18/49		
6E-2.004	25/52		26/14	9I-29.0085	18/49		
6E-2.008	25/52		26/14	9I-29.0086	18/49		
6E-2.009	25/52		26/14	9I-31.005	16/35		
6E-2.010	25/52		26/14	9I-31.011	16/35		
6H-1.004	15/41			9I-34.009	19/22	19/29	
6H-1.021	24/32			9I-35.006	19/31	19/43	
6H-1.031	24/32			9I-38.002	23/46	24/7	
6S-16.026	26/2			9I-38.0025	23/46	24/7	
COMMUNITY AFFAIRS				9I-38.003	23/46	24/7	
9-1.001	26/15			9I-38.004	23/46	24/7	
9BER00-1			26/9	9I-38.005	23/46	24/7	
9BER00-2			26/14	9I-38.006	23/46	24/7	
9B-3.004	26/21			9I-38.007	23/46	24/7	
9B-3.042	26/21			9I-38.008	23/46	24/7	
9B-3.043	26/21			9I-38.009	23/46	24/7	
9B-3.047	26/7			9I-38.010	23/46	24/7	
	26/15c			9I-38.011	23/46	24/7	
	26/21			9I-38.012	23/46	24/7	
9B-7.003	26/21			9I-38.013	23/46	24/7	
9B-13.0041	26/21			9I-38.014	23/46	24/7	
9B-13.0061	26/21			9I-38.0145	23/46	24/7	
9B-43.005	21/7c			9I-38.015	23/46	24/7	
9B-43.011	21/43	22/46		9I-38.016	23/46	24/7	
9B-43.014	22/38			9I-38.065	23/46	24/7	
9B-44.003	26/21			9I-44.001	23/47	24/7	
9B-44.004	26/21			9I-44.002	23/47	24/7	
9B-56.002	26/21			9I-44.003	23/47	24/7	
9B-56.003	26/21			9I-44.004	23/47	24/7	
9B-61.008	26/10			9I-44.005	23/47	24/7	
9B-61.009	26/10			9I-44.006	23/47	24/7	
9B-63.001	26/4		26/18	9I-44.007	23/47	24/7	
9B-64.001	26/4		26/18	9I-44.008	23/47	24/7	
9B-64.002	26/4		26/18	9I-44.009	23/47	24/7	
9B-66.001	26/4		26/18	9I-44.010	23/47	24/7	
9B-66.002	26/4		26/18	9I-44.011	23/47	24/7	
9B-66.003	26/4		26/18	9I-45.006	21/17		
9B-66.004	26/4		26/18	9I-47.035	23/25		
9B-66.005	26/4		26/18	9J-5.0055	18/40		
9B-68.001	26/2		26/17	9J-8.004	22/39		
9B-68.002	26/2		26/17	9J-8.006	22/39		
9B-68.003	26/2		26/17	9J-9.011	21/39c		
9B-68.004	26/2		26/17	9J-9.012	21/39c		
9B-69.001	26/9	26/22		9J-14.017	19/44c		
9B-69.002	26/9	26/22		9J-14.027	21/13	22/42	
9B-69.003	26/9	26/22			25/43c		
9B-69.004	26/9	26/22		9J-41.003	20/47		
9B-69.005	26/9	26/22		HEALTH AND REHABILITATIVE SERVICES			
9B-69.006	26/9	26/22		10-5.011(1)(o)	16/4		
9B-69.007	26/9	26/22		10-5.011(1)(p)	16/4		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
10-5.011(1)(v)	15/46c			10D-6.0471(1)(a)	20/11c		
10-23.006	22/2			10D-6.048(5)	20/11c		
10-23.010	22/2			10D-13.0293	19/4		
10-23.011	22/2			10D-41.072	15/14		
10-24.001	22/2			10D-41.076	15/14		
10-24.002	22/2			10D-42.023	19/19		
10A-5	21/5c			10D-42.024	19/19		
10CER92-4		19/13		10D-42.025	19/19		
		19/25		10D-42.026	19/19		
		19/38		10D-42.027	19/19		
		19/52		10D-42.028	19/19		
10C-1.113	18/6			10D-42.029	19/19		
10C-1.601	20/26			10D-42.030	19/19		
10C-7.042	18/21	20/2		10D-42.031	19/19		
10C-7.0529	19/18			10D-42.032	19/19		
10C-7.069	19/18			10D-42.033	19/19		
10C-8.011-.304	23/7c			10D-45	22/12c		
10C-8.303	22/35			10D-45.049	22/6		
10C-25.016	20/20			10D-72.016	15/12	15/12	
10C-32.002	20/48			10D-105.001	16/50	17/7	
10C-32.200	20/48			10D-105.002	17/3c		
10D-5.092	19/22				17/3c		
10D-5.093	19/22			10D-105.003	17/3c		
10D-5.094	19/22				17/3c		
10D-5.095	19/22			10D-105.004	17/3c		
10D-5.096	19/22			10D-105.007	17/3c		
10D-5.097	19/22			10D-111.002	17/18		
10D-5.098	19/22			10D-112.007	20/49		
10D-5.099	19/22			10D-115.001	22/8		
10D-5.100	19/22			10D-125.005	20/13	20/34	
10D-5.101	19/22			10J-8.014	20/26c		
10D-5.102	19/22				20/29c		
10D-5.103	19/22			10L-12.002	23/7		
10D-5.104	19/22			10M-1.003	18/12		
10D-5.105	19/22			10M-9.001	22/1		
10D-5.106	19/22			10M-9.026	22/1		
10D-5.107	19/22			10M-9.045	22/1		
10D-5.108	19/22			10M-29.001	19/27		
10D-5.109	19/22			10P-4.250	19/31c		
10D-5.110	19/22			10P-4.250(10)	19/28c		
10D-5.111	19/22			10P-4.250(11)	19/28c		
10D-5.112	19/22			10P-4.250(4)	19/28c		
10D-5.113	19/22			10Q-5.022	19/41		
10D-5.114	19/22						
10D-5.115	19/22						
10D-5.116	19/22						
10D-5.117	19/22						
10D-5.118	19/22			11-1.0041	26/19		
10D-5.119	19/22			11B-14.002	26/19		
10D-5.120	19/22			11B-14.003	26/19		
10D-5.120	19/22			11B-18.003	26/19		
10D-6	20/39c			11B-18.004	18/40		
	22/12c				26/19		
10D-6.041(11)	20/11c			11B-18.005	26/19		
10D-6.046(7)(a)(b)(e)	20/11c			11B-18.0051	18/40		
10D-6.046(7)(f)2.	20/11c			11B-18.0052	26/19		
				11B-18.007	26/19		

LAW ENFORCEMENT

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
11B-18.0071	26/19			11L-1.002	26/19		
11B-18.008	26/19			11L-1.003	26/19		
11B-18.009	26/19			11L-1.004	26/19		
11B-20.001	26/19			11N-1.004	26/19		
11B-21.002	26/19						
11B-21.005	26/19						
11B-21.017	26/19						
11B-21.018	26/19			12-11.002	26/7		
11B-27.0011	26/19			12-11.003	26/7	26/18	
11B-27.002	26/19			12-11.004	26/7		
11B-27.0022	26/19			12-11.005	26/7		
11B-27.00225	26/19			12-11.006	26/7		
11B-27.0023	26/19			12-11.007	26/7	26/18	
11B-27.003	26/19			12-11.008	26/7		
11B-27.004	19/22			12-11.013	26/7	26/18	
	26/19			12-21.203	26/7	26/18	
11B-27.005	26/19			12-25.004	26/7		
11B-27.007	26/19			12-25.005	26/7	26/19	
11B-27.010	26/19			12-25.0054	26/7		
11B-27.011	26/19			12-25.0056	26/7	26/19	
11B-27.013	26/19			12-25.0058	26/7		
11B-30.006	26/19			12-26.009	21/6c		
11B-30.008	26/19			12A-1.001	20/43c		
11B-30.010	26/19				26/7	26/18	
11B-30.012	26/19			12A-1.001(3)	20/43c		
11B-30.013	26/19			12A-1.001(3)(b),(q)	25/45c		
11B-30.014	19/40			12A-1.001(3)(g)	20/43c		
	26/19			12A-1.0371	26/10		
11B-34.007	25/14			12A-1.051(11)(g)	25/50c		
	26/19			12A-1.055	19/43		
11B-35.001	26/19			12A-1.070	20/17c		
11B-35.002	26/19			12A-1.096	26/7	26/18	
11B-35.0021	26/19			12A-1.097	26/7		
11B-35.0022	26/19			12B-4.053(33)(e)-(f)	26/17c		
11B-35.0023	26/19			12B-4.053(34)	26/17c		
11B-35.0024	26/19			12B-5.013	22/36		
11B-35.003	26/19			12B-5.014	22/36		
11B-35.004	26/19			12B-7.0225	26/14		
11B-35.006	26/19			12B-8	23/8c		
11B-35.007	26/19			12B-8.001	19/39c		
11B-35.008	26/19				19/39c		
11B-35.010	26/19				19/39c		
11C-6.004	26/19				19/39c		
11C-6.009	26/19				21/41		
11C-7.006	26/19			12B-8.003	23/7c		
11C-7.007	26/19			12B-8.016	23/7c		
11D-6.001	25/14			12B-8.016(3)(a)6.f.	23/8c		
	26/19			12C-1.011(1)(v)	19/50c		
11D-6.003	26/19				19/50c		
11D-8.005	22/40			12D-8.0062	21/14c		
11F-1.001	26/19			12D-13.006	22/36	22/43	
11F-1.002	26/19			12D-51.003	25/45c		
11F-1.003	26/19			12E-1.005	26/6		
11G-1.002	26/19			12E-1.012	26/6		
11G-2.002	26/19			12E-1.022	26/6		
11L-1.001	26/19			12E-1.023	26/6		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
TRANSPORTATION				17-257	19/50c		
14-9.001	26/22			17-296.200(97)	20/24c		
14-14.004	19/40			17-296.600	20/24c		
14-15.0081	21/43			17-296.601	20/24c		
14-15.010	26/10		26/15	17-296.604	20/16	20/23	
14-17.011	17/49	17/50			20/24c		
	26/14			17-312	20/26c		
14-26.009	24/29	24/32			20/26c		
14-40	24/19c			17-330	20/26c		
14-46.001	22/25c				20/26c		
	22/39c			17-330.100(1),			
14-60.011	20/12			(2),(3)	20/24c		
14-78	25/21c			17-330.200(3)(a)			
14-96	21/2c			(b)(c)(e)	20/24c		
14-100.001	26/4			17-331	20/26c		
14-100.002	26/4			17-341	20/26c		
14B-1.001	26/3				20/26c		
14B-1.002	26/3			17-343.050	20/29c		
14B-1.003	26/3			17-503.420	16/15		
14B-1.004	26/3			17-503.430	16/15		
14B-1.005	26/3			17-503.500	16/15		
14B-1.006	26/3			17-503.850	17/33		
14B-1.007	26/3			17-525.900	18/35		
HIGHWAY SAFETY AND MOTOR VEHICLES				17-604.550	18/8		
				17-620.810	20/28	20/38	
				17-625.700	20/28	20/45	
				17-660.300	15/50	16/8	
15-3.001	21/47c			17-671.100	15/32		
15A-8.0081	21/43	22/7		17-671.200	15/32		
		22/11			19/47		
15A-10	22/2c			17-671.300	15/32		
	22/2c			17-671.310	15/32		
15A-10.005(1)	22/2c			17-701	20/13c		
15A-10.017	19/43				20/15c		
15A-10.027(8)	22/2c			17-701.200	19/33	19/37	
15A-10.034(4)	22/2c			17-701.210	19/33	19/37	
15C-7.005	20/40c			17-701.220	19/33	19/37	
	20/40c			17-701.300	19/33	19/37	
15C-7.006	26/20		26/22w	17-701.320	19/33	19/37	
15C-15.001	22/52	23/11		17-701.330	19/33	19/37	
NATURAL RESOURCES				17-701.340	19/33	19/37	
				17-701.400	19/33	19/37	
16B-33.0052	19/41c			17-701.420	19/33	19/37	
	19/41c			17-701.500	19/33	19/37	
ENVIRONMENTAL REGULATION				17-701.510	19/33	19/37	
				17-701.520	19/33	19/37	
17-2.100	18/26			17-701.600	19/33	19/37	
17-3	15/14c			17-701.610	19/33	19/37	
17-4	15/14c			17-701.620	19/33	19/37	
17-4.246	15/14c			17-701.630	19/33	19/37	
17-17.701	20/15c			17-701.640	19/33	19/37	
17-29.080	20/21	21/22		17-703.300	20/17		
17-40	19/49c			17-703.500	16/33		
17-111.060	15/34			17-703.510	20/17		
17-213.420	19/33	19/41		17-703.600	20/17		
				17-703.610	20/17		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
17-710.300	15/42			FLORIDA PAROLE COMMISSION			
17-710.420	15/42						
17-710.440	15/42			23-23.011	20/8		
17-773.200	17/39	17/46		PUBLIC SERVICE COMMISSION			
17-773.900	17/39	17/46					
BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST				25-4.003	26/11		
				25-4.110	26/11		
				25-4.113	26/11		
18-4.001	22/1			25-4.300	25/13	25/48	
18-21.004	25/48	25/50			26/2c		
	26/2c		26/14x		26/2c		
18-23.001	20/14	20/27		25-4.301	25/13	25/48	
18-23.004	20/14	20/27			26/2c		
18-23.005	20/14	20/27			26/2c		
18-23.006	20/14	20/27		25-4.302	25/13	25/48	
STATE BOARD OF ADMINISTRATION					26/2c		
					26/2c		
19-8.010	20/13c			25-6.0436	26/18		
	26/12	26/18		25-6.049	25/42	26/14	
19-8.011	26/12			25-6.135	26/18		
19-8.028	26/18			25-6.1351	26/18		
19-8.029	26/12	26/18		25-7.0335	26/8		26/16
19B-4.001	26/10		26/20	25-14.003	15/52		
19B-6.001	22/13			25-21.022	18/24		
CITRUS				25-22.032	26/18		
20-3.001	26/10			25-22.036	26/21		
20-3.002	26/10	26/18		25-24.490	26/11		
20-9.002	26/20				26/11		
20-34.007	21/24			25-24.845	26/11		
20-35.005	21/24				26/11		
20-39.014	22/20			25-30.060	22/38		
20-42.001	18/20			25-30.111	26/17		
20-64.020	25/49	26/13	26/19	25-160.031	25/37		
20-64.024	20/29c			EXECUTIVE OFFICE OF THE GOVERNOR			
20-66.004	26/20						
20-94.006	15/41	15/48		27D-1.001	26/16	26/22	
20-100.004	26/10		26/21	27D-1.002	26/16		
20-104.001	21/32			27D-1.003	26/16		
20-104.002	21/32			27D-1.004	26/16		26/22w
PROFESSIONAL REGULATION				27D-1.005	26/16		26/22w
21-6.017	17/45			27D-1.006	26/16		
21-12.025	21/31			27D-1.007	26/16	26/22	
21-15.009	12/45			27E-4.001	20/11		
21-17.001	15/47			27E-4.002	20/11		
21B-11.0017	19/31c			27E-4.003	20/11		
	19/31c			27E-4.004	20/11		
21G-17.011	18/43c			27E-4.005	20/11		
21M-49.002	19/6c			27E-4.006	20/11		
21M-50.002	19/6c			27E-4.007	20/11		
21M-50.003	19/6c			27E-4.008	20/11		
21M-50.007	18/53	20/24		ADMINISTRATION COMMISSION			
	19/6c						
21M-50.009	19/6c			28-5.201	22/2c		
21P-16.003	18/14			28-22.101	26/6		26/15

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
28-22.102	26/6		26/15	30C-2.010	26/4		
28-22.103	26/6		26/15	30C-2.011	26/4		
28-22.104	26/6		26/15	30C-2.012	26/4		
28-22.105	26/6		26/15	30C-2.013	26/4		
28-22.106	26/6		26/15	30C-2.014	26/4		
28-22.107	26/6		26/15				
28-22.108	26/6		26/15	LOXAHATCHEE RIVER ENVIRONMENTAL CONTROL DISTRICT			
28-22.109	26/6		26/15				
28-22.110	26/6		26/15				
28-22.111	26/6		26/15	31-16	20/8c		
28-22.112	26/6		26/15		20/8c		
28-22.113	26/6		26/15		20/8c		
28-22.114	26/6		26/15				
28-22.115	26/6		26/15				
28-22.116	26/6		26/15				
28-22.117	26/6		26/15	33-2.001	23/25		
28-22.121	26/6		26/15	33-3.004(3)(d)	24/8c		
28-22.122	26/6		26/15		24/8c		
28-22.123	26/6		26/15		24/8c		
28-22.124	26/6		26/15	33-3.004(3)(d),(15)	24/7c		
28-22.125	26/6		26/15	33-3.005(8)(b)	24/7c		
28-22.126	26/6		26/15	33-3.0051	24/18		
28-22.127	26/6		26/15	33-3.0081	25/35	25/43	
28-22.128	26/6		26/15	33-3.0082	25/35	25/43	
28-22.129	26/6		26/15	33-3.0084	25/35	25/43	
28-22.130	26/6		26/15	33-3.0085	25/35	25/43	
28-22.131	26/6		26/15	33-3.015	21/43		
28-22.132	26/6		26/15	33-3.018	17/14		
28-22.301	26/6		26/15	33-5.001	22/23c		
28-22.302	26/6		26/15		22/23c		
28-22.303	26/6		26/15	33-5.002	22/23c		
28-22.304	26/6		26/15	33-5.003	22/23c		
28-22.305	26/6		26/15	33-5.004	22/23c		
28-22.307	26/6		26/15	33-5.005	22/23c		
28-22.308	26/6		26/15	33-5.006	22/23c		
28-22.309	26/6		26/15	33-5.007	22/23c		
28-22.310	26/6		26/15	33-5.008	22/23c		
28-24.029	19/40	19/43			24/18		
28-24.030	19/40	19/43		33-5.009	22/23c		
28-24.031	19/40	19/43		33-5.010	22/23c		
28-24.032	19/40	19/43		33-5.011	22/23c		
28-24.036	19/40	19/43			22/23c		
28-24.037	19/40			33-5.012	22/23c		
				33-5.013	22/23c		
				33-5.014	22/23c		
					22/23c		
REGIONAL TRANSPORTATION AUTHORITIES				33-6.005	23/34		
30C-2.001	26/4			33-6.006	24/18		
30C-2.002	26/4			33-8.0142	19/43		
30C-2.0021	26/4			33-11.0065	24/18		
30C-2.003	26/4			33-15.001	22/23c		
30C-2.004	26/4			33-15.002	22/23c		
30C-2.005	26/4			33-15.003	22/23c		
30C-2.006	26/4			33-15.004	22/23c		
30C-2.007	26/4			33-22.003	17/12		
30C-2.008	26/4			33-22.009	17/12		
30C-2.009	26/4						

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
33-22.011	17/12			33-601.605	26/21		
33-25.031	20/11c			33-601.901	26/9	26/16	
33-32.021	19/5			33-602.101	26/22		
33-32.022	19/5			33-602.201	26/22		
33-38.001	25/35	25/43		33-602.202	26/22		
33-38.003	25/35	25/43		33-602.223	26/21		
33-38.005	25/35	25/43					
33-38.006	25/35	25/43		COMMISSION ON ETHICS			
33-38.009	25/35	25/43		34-5.001	24/18		
33-38.010	25/35	25/43		34-5.0043	26/18		
33-38.011	25/35	25/43		34-5.024	26/18		
33-38.012	25/35	25/43		34-5.026	24/19		
33-103.003	26/12	26/17		34-5.029	26/18		
33-103.005	26/12	26/22		34-5.0291	26/18		
33-103.006	26/12			34-8.002	26/18		
33-103.007	26/12			34-8.007	26/18		
33-103.015	26/12			34-11.001	26/18		
33-103.016	26/12	26/22		34-11.0015	26/18		
33-103.019	26/12	26/17		34-11.0016	26/18		
33-203.201	26/1	26/10	26/18	34-11.0017	26/18		
33-204.002	26/16			34-11.002	26/18		
33-204.003	26/16			34-11.0035	26/18		
33-204.004	26/16			34-11.004	26/18		
33-204.005	26/12		26/20	34-11.005	26/18		
33-208.501	26/16			34-11.006	26/18		
33-208.503	26/16			34-11.007	26/18		
33-208.504	26/16	26/19		34-11.008	26/18		
33-208.505	26/16			34-11.010	26/18		
33-208.506	26/16			34-11.017	26/18		
33-208.507	26/16			34-11.0171	26/18		
33-208.508	26/16	26/19		34-11.020	26/18		
33-208.510	26/16			34-11.024	26/18		
33-208.511	26/16			34-11.025	26/18		
33-208.512	26/16			34-12.010	26/18		
33-507.001	26/3	26/8		34-12.020	26/18		
		26/15		34-12.130	26/18		
33-507.002	26/3			34-12.750	26/18		
33-507.201	26/3	26/8		34-13.212	26/18		
		26/15		34-13.214	26/18		
33-507.202	26/3			34-13.250	26/18		
33-507.401	26/3	26/8		34-13.420	26/18		
33-601.209	26/9	26/16		34-13.500	26/18		
33-601.210	26/9	26/16					
33-601.215	26/9	26/16		LABOR AND EMPLOYMENT SECURITY			
33-601.302	26/12		26/20	38D-14.004	26/7		26/14
33-601.303	26/12		26/20	38D-15.003	26/7		26/14
33-601.304	26/12		26/20	38D-15.005	26/7		26/14
33-601.305	26/12		26/20	38D-21.010	26/7		26/14
33-601.307	26/12		26/20	38D-24.012	26/7		26/14
33-601.308	26/12		26/20	38E-106.401	24/1		
33-601.309	26/12		26/20	38F-8.055	22/4		
33-601.310	26/12		26/20	38I-60.200	20/7		
33-601.311	26/12		26/20	38J-1.002	23/46c		
33-601.312	26/12		26/20	38J-1.002(7),(8),(9)	24/10c		
33-601.313	26/12		26/20	38J-1.003	23/46c		
33-601.314	26/9		26/22				
33-601.604	26/11	26/19					

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
38J-1.003(2)	24/10c			40C-41.043	23/12c		
38J-1.004	23/46c				23/12c		
38J-1.004(1)	24/10c			40C-41.051	23/12c		
38J-1.005	23/46c				23/12c		
38J-1.005(1)(b),				40C-41.063	23/12c		
(3)(a)(d)	24/10c				23/12c		
38J-1.005(5)	24/10c			40C-42	20/26c		
38J-1.006	23/46c				20/26c		
38J-1.006(2)	24/10c			40C-43	20/26c		
38J-1.007	23/46c				20/26c		
38J-1.007(1)	24/10c			40C-44	20/26c		
38K-1.0045	23/27				20/26c		
GAME AND FRESH WATER FISH COMMISSION				40C-400	20/26c		
					20/26c		
39-25.0031	19/48c			40C-400.201	21/48	21/48	
39-25.004	19/48c			40D-0.201	20/3		
39-25.031	20/11c			40D-1.202	19/36	19/42	
39-27.005	19/33c			40D-1.602	20/29c		
	19/33c			40D-1.659	26/14		26/21
39-27.005(26)(27)	19/33c			40D-2	20/44c		
WATER MANAGEMENT DISTRICTS					20/44c		
					20/44c		
40B-1	20/26c				20/44c		
	20/26c				20/44c		
40B-4	20/26c				20/44c		
	20/26c				20/44c		
40B-400	20/26c				20/44c		
	20/26c				20/47c		
40C-1	20/26c				20/47c		
	20/26c				20/47c		
	21/47c				20/47c		
40C-1.181	20/18				20/47c		
40C-2	21/47c				20/47c		
40C-2.101	25/5c				20/47c		
40C-4	20/26c				20/47c		
	20/26c				20/47c		
	26/18c				20/47c		
40C-4.051	24/52				20/47c		
40C-4.051(12)(b)	25/12c				20/47c		
40C-4.091	24/52	25/8			20/47c		
	25/12c				21/5c		
	26/6				21/5c		
40C-6	20/26c				21/5c		
	20/26c				21/5c		
40C-8.031	26/8	26/18			21/5c		
40C-20	21/47c				21/5c		
40C-22	21/47c				21/5c		
40C-40	20/26c				21/5c		
	20/26c				21/5c		
40C-41.011	23/12c				21/5c		
	23/12c				21/5c		
40C-41.023	23/12c				21/26c		
	23/12c				25/45c		
40C-41.033	23/12c				26/9c		
	23/12c			40D-2.031	20/48		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
40D-2.041	20/48			40D-8.613	24/48		
40D-2.091	20/44c			40D-8.616	24/48		
	20/48	20/52		40D-8.621	24/48		
	22/48			40D-8.623	24/48		
	24/48	25/48		40D-8.624	23/38	24/48	
		26/10			24/48		
40D-2.101	20/48			40D-8.6240	23/38	24/48	
40D-2.301	22/48			40D-8.626	24/48	25/48	
	24/48			40D-8.628	20/47c		
40D-2.321	20/48				20/47c		
40D-2.331	20/48				20/47c		
40D-2.381	20/48				20/47c		
40D-2.501	20/48				20/47c		
40D-2.601	20/44c				20/47c		
	20/48				20/47c		
40D-2.621	20/44c				20/47c		
	20/48				20/47c		
40D-2.628	20/44c				20/47c		
40D-2.801	20/44c				20/47c		
	20/48	21/44			20/47c		
		24/7			20/47c		
40D-4	25/45c				21/5c		
	26/9c				21/5c		
40D-4.041	20/24c				21/21c		
40D-4.042	20/24c				21/21c		
	26/14		26/21		21/21c		
40D-4.051	20/24c				21/21c		
40D-4.091	20/24c			40D-8.628(1)	21/12c		
	20/24c			40D-45.341	19/42	20/3	
	22/48			40D-80.011	24/48		
	24/36	24/53		40D-80.073	24/48		
	24/48				25/10	25/15	
	25/3					26/21	
40D-4.201	21/22				26/9c		
40D-4.301	20/24c				26/9c		
	20/24c			40D-80.073(5)			
40D-4.381	20/24c			(6)(7)	25/45c		
40D-6.521	24/50			40E-0.103	26/10	26/17	
40D-8	20/44c			40E-0.105	26/10		
	20/44c			40E-0.108	26/10		
	20/44c			40E-0.109	26/10		
	20/44c			40E-0.111	26/10		
	21/5c			40E-0.113	26/10		
	21/5c			40E-0.115	26/10		
	21/5c			40E-1	20/24c		
	25/45c				20/26c		
	26/9c				20/26c		
40D-8.011	24/48	26/21			20/26c		
40D-8.021	24/48	25/48			20/26c		
40D-8.031	24/48			40E-1.5095	26/10		
40D-8.041	21/5c			40E-1.510	20/18	21/36	
	25/10	26/21		40E-1.511	26/10		
	26/9c			40E-1.521	26/10		
40D-8.603	24/48			40E-1.564	26/10		
40D-8.605	24/48			40E-1.565	26/10		
40D-8.611	24/48						

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
40E-1.603	19/4c			40E-40.061	26/8		26/21
	26/10	26/17		40E-41	20/24c		
40E-1.6058	26/10				20/26c		
40E-1.606	19/4c				20/26c		
40E-1.6065	26/10				20/26c		
40E-1.607	19/43			40E-400	20/24c		
		21/36	26/20		20/24c		
	26/9		26/20		20/26c		
40E-1.608	26/10				20/26c		
40E-1.609	26/10				20/26c		
40E-1.610	26/10			40E-601.314	26/9		
40E-1.6105	19/4c				26/9		
40E-1.6115	26/10				26/9		
40E-1.612	20/18	21/36		FLORIDA LAND AND WATER ADJUDICATORY COMMISSION			
40E-1.614	20/18	21/36		42DD-1.001	26/22		
40E-1.659	19/4c			42DD-1.002	26/22		
	25/18			42DD-1.003	26/22		
40E-1.705	26/10			EXPRESSWAY AUTHORITIES			
40E-3.0511	26/10			45A-2.001	21/49		
40E-4	20/24c			MARINE FISHERIES COMMISSION			
	20/26c			46ER96-3		22/39	22/28
	20/26c			46-3.002	21/6c		
	20/26c			46-3.008	21/6c		
	20/26c			46-3.025	21/6c		
40E-4.0415	20/26c	21/36	26/21	46-3.027	21/6c		
	26/8		26/21	46-3.028	21/6c		
40E-4.051		21/36	26/21	46-3.029	21/6c		
	26/8		26/21	46-3.031	21/6c		
40E-4.0515		21/36	26/21	46-3.032	21/6c		
	26/8		26/21	46-3.034	21/6c		
40E-4.054	26/8		26/21	46-3.035	21/6c		
40E-4.091		21/36	26/21	46-3.037	21/6c		
	25/18			46-3.038	21/6c		
	26/8		26/21	46-4.001	21/6c		
	26/8		26/21	46-4.002	16/48c		
	26/19				21/6c		
40E-4.101		21/36	26/21	46-4.0025	21/6c		
	26/8		26/21	46-4.003(1)(e)(o)4.7.	19/44c		
40E-4.302		21/36	26/21	46-4.0031	19/50c		
	26/8		26/21	46-4.004	21/6c		
40E-4.311	26/10			46-4.005	21/6c		
40E-4.321	26/8		26/21	46-4.006	21/6c		
40E-4.341	26/8		26/21	46-4.007	21/6c		
40E-6	20/26c			46-4.008	21/6c		
40E-7.639	22/23	22/37		46-4.0081	21/6c		
40E-21.275	26/10			46-4.0085	21/6c		
40E-40	20/26c			46-4.013	19/50c		
	20/26c				21/6c		
	20/26c			46-4.014	21/6c		
40E-40.041	26/8		26/21				
40E-40.042		21/36	26/21				
		21/36	26/21				
	26/8		26/21				
40E-40.051		21/36	26/21				
	26/8		26/21				

[illegible]

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
59A-3.078	20/47c			59B-7.029	19/30		
59A-3.081	26/6		26/20	59B-10.050	21/45c		
59A-3.170	21/20			59B-10.051	21/45c		
59A-3.180	21/3			59B-10.052	21/45c		
59A-3.202	21/12c			59B-10.053	21/45c		
59A-3.2055	22/52	23/10		59B-10.054	21/45c		
59A-4.1295	20/1c			59B-10.055	21/45c		
59A-5.001	21/26c			59B-10.056	21/45c		
59A-5.002	21/26c			59B-10.057	21/45c		
59A-5.003	21/26c			59B-13.001	26/13		
59A-5.004	21/26c			59B-13.002	26/13		
59A-5.005	21/26c			59B-13.003	26/13		
59A-5.006	21/26c			59B-13.004	26/13		
59A-5.007	21/26c			59B-13.005	26/13		
59A-5.008	21/26c			59B-13.006	26/13		
	21/26c			59C-1.031	23/8c		
59A-5.009	21/26c				23/8c		
	21/26c				23/8c		
59A-5.010	21/26c			59C-1.033(7)(c)	25/45c		
59A-5.011	21/26c			59C-1.036	22/48c		
59A-5.012	21/26c				22/48c		
59A-5.013	21/26c				22/48c		
59A-5.014	21/26c				22/48c		
59A-5.015	21/26c				22/48c		
59A-5.016	21/26c				22/48c		
59A-5.017	21/26c				22/48c		
59A-5.018	21/26c				22/48c		
59A-5.019	21/26c				23/12c		
59A-7.020	20/25				23/12c		
59A-7.034	21/45c				23/12c		
59A-7.035	21/45c				23/12c		
59A-12.020	26/15				23/12c		
59A-25.001	26/3		26/22		23/12c		
59A-25.002	26/3	26/14	26/22		23/12c		
59A-25.003	26/3	26/14	26/22		23/12c		
59A-25.004	26/3		26/22		23/12c		
59A-25.005	26/3		26/22		24/3c		
59AA-2.001	22/48c				24/3c		
59AA-2.002	22/48c				24/3c		
59AA-2.003	22/48c				24/3c		
59AA-3.001	22/48c			59C-1.036(2)(i)	22/48c		
59AA-10.001	22/48c				23/12c		
59AA-17.004	21/46			59C-1.044	19/44c		
59B-7.020	19/30				19/44c		
59B-7.021	19/30				19/44c		
59B-7.022	19/30				19/44c		
59B-7.022(5)	19/36c			59D-1.004(4)	19/47c		
59B-7.023	19/30			59D-1.004(5)	19/47c		
59B-7.024	19/30			59D-1.007(1)(d)	19/47c		
59B-7.024(1)	19/36c			59D-2.003(10)(b)	19/48c		
59B-7.025	19/30			59D-2.003(12)	19/48c		
59B-7.026	19/30			59D-2.003(15)	19/48c		
59B-7.027	19/30			59D-2.003(16)	19/48c		
	19/36c			59D-2.011(1)(2)	19/48c		
59B-7.028	19/30			59E-1.001	20/27		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
59E-1.002	20/27			59H-1.00352	26/3	26/17	
59E-1.003	20/27			59H-1.0045	26/3	26/15	26/22
59E-1.004	20/27			59H-1.0055	26/3	26/15	26/22
59E-1.005	20/27			59H-1.0065	26/3	26/15	26/22
59E-1.006	20/27			59H-1.007	26/3		26/22
59E-1.007	20/27			59H-1.008	26/3	26/15	26/22
59E-7.201	19/50c			59H-1.009	26/3		26/22
59E-7.202	19/50c			59H-1.010	26/3		26/22
59E-7.203	19/50c			59H-1.011	26/3		26/22
59E-7.204	19/50c			59H-1.012	26/3		26/22
59E-7.205	19/50c			59H-1.013	26/3	26/15	26/22
59E-7.206	19/50c			59H-2.003	26/3	26/15	26/22
59E-7.207	19/50c			59H-2.004	26/3		26/22
59E-7.208	19/50c			59H-2.005	26/3		26/22
59EE-1.001	22/29c			59H-2.006	26/3	26/15	26/22
	22/29c			59H-2.007	26/3	26/15	26/22
	22/39c			59H-2.009	26/3		26/22
	22/39c			59H-2.010	26/3		26/22
59F-1.002	20/33			59M-3.001	22/11c		
59F-1.005(2),(3),(4)	20/43c				22/11c		
59G-3.010	24/7				22/11c		
59G-4.010	26/4		26/16	59M-3.005	21/25		
59G-4.030	26/4		26/16	59O-2	22/42c		
59G-4.040	26/4		26/16	59O-2.002	20/47c		
59G-4.055	21/39	21/45			22/34	24/49	
59G-4.058	26/10			59O-2.002(7)	20/47c		
59G-4.060	26/4		26/16	59O-2.003	22/34	24/49	
59G-4.070	25/21c			59O-3	22/42c		
59G-4.085	26/3		26/17	59O-3.002	22/34	24/49	
59G-4.101	25/25c			59O-3.003	20/47c		
59G-4.110	26/7		26/18	59O-5	22/42c		
59G-4.130	26/8	26/14	26/21	59O-5.001(1)(b),			
		26/15	26/21	(2)(a)2.(b)	20/47c		
59G-4.140	20/29c			59O-5.002	22/42c		
59G-4.150(4)(b)4.	22/2c			59O-5.003	22/42c		
59G-4.160	25/30			59O-5.004	22/42c		
59G-4.200	20/30c			59O-5.006	20/47c		
59G-4.210	26/4		26/16		20/47c		
59G-4.220	26/4		26/16	59O-7	22/42c		
59G-4.230	26/4		26/16	59O-9	22/42c		
59G-4.231		25/24	26/16	59O-9.002	20/47c		
	26/4		26/16	59O-9.002(4)	20/47c		
59G-4.250	26/16			59O-9.003	22/34	24/48	
59G-4.270	26/4		26/16	59O-9.004	20/47c		
59G-4.340	26/4		26/16	59O-9.004(7)	20/47c		
59G-5.010	26/12			59O-10	22/42c		
59G-5.020	23/12c			59O-10.004	20/47c		
59G-6.010	20/49c			59O-10.005	22/42c		
	20/49c			59O-13.006	20/47c		
	21/33c				20/47c		
	22/34c			59P-31.006	22/36c		
	26/9		26/16		22/36c		
59G-6.020	22/2c			59Q-9.002	20/39		
59G-7.056	22/34c			59R-9.012	20/39c		
59G-8.100	21/45c			59R-62.010	21/5		
59H-1.0035	26/3	26/15	26/22	59R-62.040	21/5		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
59T-11.013	23/22	23/35		60Q-3.002	26/12	26/18	
59T-14.004	23/22	23/35		60Q-3.003	26/12	26/18	
59T-15.002	23/22	23/35		60Q-3.004	26/12		
59T-16.001	23/22	23/35		60Q-3.005	26/12	26/18	
59T-16.002	23/22	23/35		60Q-3.006	26/12	26/18	
59U-11.019	20/51	21/7		60Q-3.007	26/12		
59U-14.002	23/24	23/35		60Q-3.008	26/12		
59U-16.002	23/14c			60Q-3.009	26/12	26/18	
59V-3.007	20/34	20/48		60Q-3.010	26/12		
	20/40c			60Q-3.011	26/12	26/18	
59X-28.150	21/2c			60Q-3.0111	26/12		
59Y-5.001	23/11			60Q-3.012	26/12		
MANAGEMENT SERVICES				60Q-3.013	26/12		
60D-13.006	24/6c			60Q-3.014	26/12		
60H-4.006	26/20			60Q-3.015	26/12		
60K-3.004	25/44			60Q-3.016	26/12		
60K-3.005	25/44	26/13		60Q-3.018	26/12		
60K-3.006	25/44	26/13		60Q-3.019	26/12		
60K-3.007	25/44			60Q-3.020	26/12		
60K-3.0071	25/44	26/4		60Q-3.021	26/12		
		26/13		60Q-3.022	26/12		
60K-3.0072	25/44			60Q-3.023	26/12		
60K-3.009	25/44			60Q-3.024	26/12		
60K-3.0091	25/44			60Q-3.025	26/12		
60K-3.0092	25/44			60Q-3.026	26/12		
60K-3.0094	25/44			60Q-3.027	26/12		
60K-3.011	25/44			60Q-3.028	26/12		
60K-4.001	25/44			60Q-3.029	26/12		
60K-4.002	25/44			60Q-3.030	26/12		
60K-4.0021	25/44	26/13		60Q-3.031	26/12		
60K-4.003	25/44	26/13		60Q-3.032	26/12		
60K-4.00311	25/44			60Q-3.033	26/12		
60K-4.0032	25/44			60Q-3.034	26/12		
60K-4.00321	25/44			60Q-3.035	26/12		
60K-4.0034	25/44			60T-25.001	18/41	18/44	
60K-4.004	25/44			60T-25.002	18/41	18/44	
60K-4.006	25/44			60Y-2.004	26/2		26/15
60K-4.007	25/44			60Y-2.006	26/14		
60K-4.008	25/44			60Y-3.001	26/15		
60K-4.0081	25/44			60Y-4.001	26/18		
60K-4.009	25/44			BUSINESS AND PROFESSIONAL REGULATION			
60K-4.010	25/44			61-25.004	22/12c		
60L-20.001	26/8			61A-4.0271	22/47		
60L-20.002	26/8	26/14		61B-3.010	26/13		
		26/18		61B-29	20/26c		
60L-20.003	26/8			61B-29.001	20/26c		
60L-20.004	26/8			61B-29.001(5)	20/26c		
60L-20.005	26/8			61B-30	20/26c		
60L-20.006	26/8			61B-30.002	26/3		26/17
60L-20.007	26/8			61B-30.004	20/19		
60Q-2.004	21/5c				20/36c		
	22/25c			61B-30.006	22/45		
	25/28c			61B-31	20/26c		
60Q-3.001	26/12	26/18		61B-31.001	23/2		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
61B-31.001(3),(5)	26/3 20/36c 20/44c	26/11	26/17	61D-7.024	22/12c		
61B-31.002	23/2			61D-8	22/11c 22/25c		
61B-32	20/26c			61D-8.001	22/12c		
61B-32.001	21/30			61D-8.001(1)	22/11c		
61B-32.002(1)	21/12c			61D-8.002	22/12c		
61B-39.001	22/33			61D-8.003	22/11c		
61B-39.002	22/33			61D-8.005	22/12c		
61B16-26.606	23/50			61D-9	22/11c 22/25c		
61C-1.002	22/23	22/36		61D-9.001	22/12c		
61C-3.002	22/23	22/36		61D-9.001(1)	22/11c		
61C-76.0061	21/35			61D-9.003	22/12c		
61C-76.0062	21/35			61D-9.004	22/12c		
61D-2.001	22/12c			61D-9.005	22/12c		
61D-2.002	22/11c 22/12c			61D-11.010	24/3		
61D-2.003	22/12c			61E1-3.001	25/33		26/16
61D-2.004	22/12c			61E8-2.004	19/46c		
61D-2.005	22/12c			61F3-8.002	20/27	20/32	
61D-2.008	22/12c			61F5-16.001	19/44c		
61D-2.013	22/12c			61F5-17.015	20/9c		
61D-2.014	22/12c			61F6-27.003(3)	19/41c		
61D-2.015	22/12c			61F6-34.001	20/7		
61D-2.020	22/12c			61F6-50.007	18/53	20/24	
61D-3.001	22/12c			61F8-3.001	20/3c		
61D-3.002	22/12c				20/3c		
61D-3.003	22/12c 23/36			61F8-3.003	20/3c		
61D-3.004	22/12c 23/36	23/44			20/3c		
61D-4.001	22/11c	23/44		61F8-3.008	20/3c		
61D-4.002(1)	22/11c				20/3c		
61D-5.001	22/12c			61F9-6.0035	19/36		
61D-5.003	22/12c			61F9-6.011	19/36		
61D-5.007	22/12c			61F9-6.013	19/36		
61D-6	22/11c			61F14-3.016	19/36		
61D-6.001	26/12		26/22	61G1-11.005	26/14		26/22
61D-6.002(1)	26/12c			61G1-12.001	26/14		
61D-6.004	22/12c			61G1-12.004		25/33	26/22
61D-6.005	22/12c				26/14		26/22
61D-6.007	26/12		26/22	61G1-12.007	26/6		26/15
61D-6.008		22/35	26/22	61G1-16.003		19/43	26/15
	22/12c				26/6		26/15
	26/12		26/22	61G1-16.004	26/6		
61D-6.009	22/12c			61G1-16.005	26/6		
61D-7	22/11c 22/25c			61G1-23.070	26/6		26/14w
61D-7.001(1)	22/11c			61G2-3.005	21/33		
61D-7.002	22/12c			61G2-3.0055	23/38	24/6	
61D-7.020	22/12c			61G2-4.001	21/29		
61D-7.020(13)(a)(b)	22/11c			61G3-20.012	26/15		
61D-7.021	22/12c			61G4-15.0055	26/22		
61D-7.022	22/12c			61G4-15.031	26/11	26/20	
61D-7.022(5)(b)2.	22/11c			61G4-16.009	26/8		26/16
61D-7.023	22/12c			61G4-17.001	19/29		
				61G4-18.002	26/3		26/21
				61G4-18.004	26/3		26/21

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
61G4-18.007	26/3		26/21	61G17-5.001	26/9		
61G4-18.011	19/38			61G17-5.0031	26/9		
61G4-18.012	19/38			61G17-5.0032	26/9		26/21
61G5-25.001	26/15					19/29	26/21
61G5-25.002	26/15					19/52	26/21
61G5-25.003	26/15			61G17-5.0041		19/29	26/21
61G5-31.002	26/15					19/52	26/21
61G5-31.003	26/15				26/9		26/21
61G5-31.005	26/15			61G17-5.0042	26/9		26/21
61G5-31.006	26/15					19/29	26/21
61G5-32.001	26/15					19/52	26/21
61G6-5.0035	25/44	26/17	26/19w	61G17-5.0043	26/9	26/15	
61G6-7.006	22/51	23/6				26/16	
		23/19		61G17-5.0044	26/9		26/21
		23/31				19/29	26/21
		23/49				19/52	26/21
61G6-9.009	26/7		26/20w	61G17-5.0045	26/9		26/21
61G6-9.011	26/7		26/15			19/29	26/21
61G7-5.001(4)	19/44c					19/52	26/21
61G7-5.002	26/19			61G17-6.005	26/9		26/19
61G7-10.0011	26/13		26/20	61G17-6.0051	26/9		26/19
61G7-10.003	26/6	26/13	26/20	61G17-7.003	26/13		26/20
61G7-10.011	26/13			61G17-8.0011	26/9		
61G8-16.005	26/16			61G18-12.006	26/10		26/18
61G8-17.001	26/6			61G18-12.009	26/6		26/16
61G8-17.006	26/6		26/14	61G18-30.001	26/16	26/22	
61G8-21.002	26/6			61G19-2.006	26/15		
61G8-21.003	26/16			61G19-2.007	26/15		
61G8-21.004	26/6			61G19-6.012	26/15		
61G8-22.001	26/16			61H1-54.002	21/29		
61G8-23.002	26/16			61J2-3.020	26/19		
61G8-23.004	26/16			61K1-1.0011(3)(c)	26/18c		
61G8-24.010	26/16			61K1-1.012	25/1	25/34	26/14
61G8-24.021	26/16			ENVIRONMENTAL PROTECTION			
61G8-25.001	26/16			62-4.050	20/21	21/22	
61G8-25.002	26/16			62-4.070(5)	25/45c		
61G8-26.002	26/16			62-4.090	21/6c		
61G8-31.001	25/37	26/17		62-17.151	24/45	24/45	
61G8-32.004	26/16			62-17.161	24/45	24/45	
61G8-32.007	26/16			62-160	22/12c		
61G11-25.001	20/22			62-204.500	26/10c		
61G15-22.001	26/15				26/12c		
61G15-24.001	26/10		26/18	62-204.800	22/12c		
61G16-2.001	23/12				26/7		26/14
61G16-5.003	21/43	21/50		62-210.200	22/12c		
61G17-1.0051	26/9			62-210.300	21/6c		
61G17-1.006	21/6			62-210.900(1),(5)	22/12c		
61G17-1.008	26/9		26/19	62-210.990	20/36		
61G17-2.003	26/9		26/19	62-212.400(6)	22/12c		
61G17-3.001	26/9		26/19	62-212.410	22/12c		
61G17-3.0021	26/9		26/19	62-212.500	22/12c		
61G17-4.001	26/9			62-212.510	22/12c		
61G17-4.002	26/9			62-213.420(1)(b)2.	22/12c		
61G17-4.004	26/9			62-213.430	20/52	21/7	
61G17-4.006	26/9		26/19				

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
	21/6c			62-550.730	20/19		
62-213.430(6)	22/12c			62-551	22/12c		
62-296.401	22/32	22/38			22/42c		
62-302.400	26/21			62-551.200	22/11c		
62-302.600	21/2c			62-555	22/12c		
62-302.600(3)(b)62.	21/2c				22/42c		
62-302.700	21/17c			62-560	22/12c		
		22/8			22/42c		
	25/34			62-561.100	24/52		
62-302.700(9)(i)(38)	21/49c			62-600	22/12c		
62-312	21/34c				22/42c		
62-312.122	24/18			62-601	22/12c		
	24/18				22/42c		
62-330.200	26/7			62-603	22/12c		
	26/9		26/14w		22/42c		
62-330.2001	26/9			62-604	22/12c		
62-341.602	21/22	21/22			22/42c		
62-342.100	24/36			62-610	25/5c		
62-342.200	24/36			62-610.814	24/52		
	26/7			62-611	22/12c		
62-342.300	24/36				22/42c		
62-342.400	24/36			62-620	22/12c		
62-342.450	24/36	24/45			22/42c		
62-342.470	24/36	24/45		62-620.100	22/11c		
62-342.500	24/36				22/12c		
62-342.550	24/36			62-620.325	22/11c		
62-342.600	24/36				22/12c		
62-342.650	24/36			62-620.330	22/11c		
62-342.700	24/36	24/45		62-620.335	22/11c		
62-342.750	24/36			62-620.370(7)	25/45c		
62-342.800	24/36			62-620.400	22/11c		
62-342.850	24/36			62-620.410	22/11c		
62-342.900	24/36			62-620.412	22/11c		
62-343	21/34c			62-620.420	22/11c		
62-343.010	21/22			62-620.425	22/11c		
62-343.020	21/22			62-620.435	22/11c		
62-343.030	21/22			62-620.440	22/11c		
62-343.040	21/22			62-620.445	22/11c		
62-343.050	21/22			62-620.450	22/11c		
62-343.060	21/22			62-620.455	22/11c		
62-343.070	21/22			62-620.460	22/11c		
62-343.080	21/22			62-620.510	22/11c		
62-343.090	21/22			62-620.511	22/11c		
62-343.100	21/22			62-620.512	22/11c		
62-343.110	21/22			62-620.515	22/11c		
62-343.120	21/22			62-620.550	22/11c		
62-343.130	21/22			62-620.610	22/11c		
62-343.140	21/22			62-620.620	22/11c		
62-343.900	21/22			62-620.800	22/11c		
62-520.100	22/11c			62-620.810	22/11c		
62-524.400	20/45			62-620.820	22/11c		
62-524.430	26/17			62-621	22/12c		
62-528	21/6c				22/42c		
	21/6c			62-621.200	21/52		
62-550.200	22/11c			62-650	22/12c		
62-550.310	20/47				22/42c		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
62-650.120	22/11c			62-761.891	24/14		
62-660	22/12c			62-762	22/12c		
	22/42c				22/42c		
62-660.300	22/11c			62-767	22/12c		
62-670	22/12c				22/42c		
	22/42c			62-770	22/12c		
62-671	22/12c				22/42c		
	22/42c			62-771	22/12c		
62-673	22/12c				22/42c		
	22/42c			62-771.300	21/52		
	22/42c			62-773.350(9),(10)	22/42c		
62-701	22/12c			62-775	22/12c		
	22/42c				22/42c		
62-701.720	22/11c			62-775.100	22/23c		
62-702	22/12c			62-775.400	22/23c		
	22/42c			62-775.410	22/23c		
62-703	22/12c			62-775.500	21/52	22/15	
	22/42c			62-788.400	25/5		
62-704	22/12c			62B-33.002	22/25c		
	22/42c				26/13		
62-707	22/12c			62B-33.003	26/13		
	22/42c			62B-33.004	26/13		
62-707.500	22/30			62B-33.005	22/25c		
62-709	22/12c				26/13		
	22/42c			62B-33.0051	22/25c		
62-710	21/18c				26/13		
	22/12c			62B-33.007	26/13		
	22/42c			62B-33.008	26/13		
62-711	22/12c			62B-33.0085	26/13		
	22/42c			62B-33.013	26/13		
62-712.100	21/34			62B-49	21/34c		
62-712.200	21/34			62D-2.014	21/52	22/13	
62-712.300	21/34			62N-3.002	21/43		
62-712.400	21/34			62N-22.005	24/45c		
62-712.410	21/34			62N-22.005(1),(2),			
62-712.420	21/34			(3),(5)	24/45c		
62-712.430	21/34			62N-22.023	23/2c		
62-712.440	21/34			62N-36.004	21/43		
62-712.450	21/34			62R-7.002	21/17		
62-712.460	21/34			62R-7.010	23/34		
62-712.500	21/34			62R-7.020	21/17		
62-712.800	21/34			62R-7.022	21/17		
62-712.810	21/34			62R-7.025	21/17		
62-712.900	21/34			62R-7.026	21/17		
62-722	22/12c			62R-7.028	21/17		
	22/42c				22/47		
62-723	22/12c			62R-7.032	21/17		
	22/42c			62S-1.100	25/36	26/15	
62-728	22/11c			62S-1.200	25/36	26/15	
62-730.050	23/7			62S-1.300	25/36	26/15	
62-737.400	25/41	25/48	26/16w	62S-1.350	25/36	26/15	
62-740	21/45c			62S-1.400	25/36	26/15	
62-761	22/12c			62S-1.450	25/36	26/15	
	22/42c			62S-1.600	25/36		26/15w
	24/22c			62S-1.620	25/36	26/15	

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
62S-1.640	25/36	26/15		64B4-2.006	26/8		26/16
HEALTH				64B4-3.001	25/22		
64B-3.004	26/4		26/17w	64B4-3.003	26/8	26/19	
64B-3.005	26/4		26/20w	64B4-3.0035	26/20		
	26/10c			64B4-3.0051	26/8		26/16
64B-8.001	26/5			64B4-3.007	26/8		26/16
64B-8.002	26/5				26/20		
64B-8.003	26/5			64B4-4.002	25/32		
64B-8.004	26/5				26/20		
64B-8.005	26/5			64B4-4.011	26/20		
64B-8.009	26/5			64B4-4.012	26/20		
64B-8.013	26/5			64B4-4.017	25/32		
64B-8.014	26/5			64B4-4.018	25/32		
64B-8.015	26/5			64B4-5.006	26/20		
64B-8.016	26/5			64B4-5.007	25/32		
64B-8.017	26/5			64B4-6.0013	25/32		
64B-8.018	26/5			64B4-6.002	26/20		
64B1-1.003	26/19			64B4-6.0045	25/32		
64B1-2.001	26/9		26/18	64B4-7.002	24/7c		
64B1-2.0015	26/9	26/15	26/22	64B4-7.007	26/8		26/16
64B1-2.010	26/9		26/18	64B4-10.002	26/8		26/16
64B1-2.014	26/9		26/18	64B4-31.007	26/20		
64B1-3.010	26/9			64B5-2.021	26/15		
64B1-4.001	26/9	26/17		64B5-7.005	26/20		
64B1-4.0015	26/21			64B5-7.006	26/15		
64B1-5.002	26/9		26/16	64B5-9.011	26/15		
64B1-7.001	26/9		26/16	64B5-14.003	26/9		26/21
64B1-7.0015	26/9		26/16	64B5-14.008	26/9		26/21
64B1-7.004	26/9		26/16	64B5-14.009	26/9	26/19	
64B1-8.004	26/9	26/15	26/22	64B5-14.010	26/9	26/19	
64B1-8.006	26/21			64B5-16.006	26/8		26/16
64B1-9.001	26/21			64B6-4.007	26/7		26/17
64B1-9.005	26/9		26/16	64B6-5.001	26/18		
64B2-12.002	26/13		26/22	64B7-26.003	26/14		26/22
64B2-15.001	26/8		26/16	64B7-27.012	24/12		
64B2-16.004	26/13		26/22	64B7-30.002	26/19		
64B2-16.0075	26/7	26/15	26/21	64B7-30.004	26/19		
64B2-17.003	26/13		26/22	64B7-32.001	26/6		
64B2-17.006	26/13	26/18		64B8-1.007	26/15		
64B2-18.003	26/13		26/22	64B8-9.009		25/24	
64B3-2.001	23/51					25/33	
64B3-2.002	22/34	24/49				26/7	
64B3-2.003	22/34	24/49			26/12c		
64B3-3.003	23/51				26/12c		
64B3-3.004	23/51			64B8-9.009(1)-(6)	26/9c		
64B3-3.7001	24/22c			64B8-30.002	26/6		
64B3-4.001	25/36	25/49		64B8-30.003	26/13		26/21
64B3-8.002	26/11		26/19	64B8-30.008	26/16		
64B3-9.003	26/17			64B8-44.003	26/5		
64B3-9.011	26/17			64B8-50.002	26/11		26/19
64B3-9.012	26/17			64B8-51.001	26/13		26/21
64B3-9.013	25/36	26/7	26/14	64B8-51.002	26/13		26/21
64B3-11.003	26/15			64B9-2.008	26/15		
64B3-11.004	25/36	26/7	26/14		26/22		
				64B9-3.002	25/40		26/15
				64B9-3.007	25/9		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
64B9-3.014	25/40		26/15	64B24-6.005	26/2		
64B9-4.009	25/29			64B32-1.001	26/7		26/16
64B9-5.003	26/22			64B32-1.002	26/7		26/16
64B9-7.001	26/15			64B32-1.004	26/7		26/16
64B9-7.002	26/15			64B32-2.003	26/6		26/16
64B9-8.006	26/8		26/18	64B32-3.004	26/9		26/16
64B10-11.001	26/11		26/19	64B32-3.005	26/6	26/15	
64B10-11.002	26/11		26/19			26/16	
64B10-11.003	26/11		26/19	64B32-4.001	26/6		26/16
64B10-11.004	26/11		26/19	64B32-6.004	26/6	26/16	26/22
64B10-12.0021	26/11		26/19	64B32-6.006	26/6		26/16
64B10-13.300	26/11		26/19	64B32-7.001	26/6		26/16
64B10-14.0011	26/11		26/19	64C-13.018	24/22		
64B10-14.006	26/11		26/19	64D-3.001	26/6	26/16	26/22
64B10-15.001	26/11		26/19	64D-3.002	26/6	26/16	26/22
64B10-16.003	26/11		26/19	64D-3.003	26/6	26/16	26/22
64B10-16.006	26/11		26/19			26/17	26/22
64B11-2.005	26/17			64D-3.004	26/6		26/22
64B11-3.003	26/17			64D-3.006		24/33	26/22
64B11-4.001	26/13					24/38	26/22
64B13-3.010	26/16				26/6		26/22
64B13-10.0015	26/19			64D-3.007	26/6	26/16	26/22
64B13-18.002	26/16			64D-3.013	26/6	26/16	26/22
64B13-23.001(1)	25/43c					26/17	26/22
64B14-2.010	26/7		26/16	64D-3.014	26/6		26/22
64B14-4.001	26/15			64D-3.015	26/6		26/22
64B14-5.002	26/7	26/14	26/19	64D-3.016	26/6	26/16	26/22
64B14-5.003	26/7		26/19	64D-3.017	26/6		26/22
64B14-5.004	26/7	26/14	26/19	64D-3.018	26/6	26/16	26/17w
64B14-7.003	26/15			64D-3.019	26/6		26/22
64B15-6.002	26/6			64D-3.020	26/6		26/22
64B15-6.0038	26/16			64D-3.027	26/6		26/22
64B15-12.003	26/12			64E-1	25/5c		
64B16-26.103	26/15	26/21		64E-1.001	25/51		26/15
64B16-27.400	26/1		26/14	64E-1.0015	25/51	26/9	26/15
64B16-28.1135	26/1		26/15	64E-1.002	25/51		26/15
64B16-28.140	24/38			64E-1.003	25/51		26/15
64B16-28.820	26/1		26/14w	64E-1.004	25/51		26/15
64B16-30.001	26/1	26/11	26/17	64E-1.005	25/51	26/9	26/15
64B17-2.006	26/10		26/18	64E-1.006	25/51		26/15
64B17-5.002	26/11		26/19	64E-1.007	25/51		26/15
64B17-7.001	26/20			64E-1.100	25/51		26/15
64B17-9.001	26/10	26/19		64E-1.101	25/51		26/15
64B18-12.009	26/8			64E-1.102	25/51	26/9	26/15
64B18-17.001	26/8		26/16	64E-1.103	25/51		26/15
64B18-23.001	25/27			64E-1.104	25/51	26/9	26/15
64B19-11.001	26/9		26/17	64E-1.105	25/51	26/9	26/15
64B19-11.005	26/9			64E-1.106	25/51	26/9	26/15
64B19-12.002	26/18			64E-1.107	25/51	26/9	26/15
64B19-12.004	26/18			64E-1.108	25/51		26/15
64B19-13.0015	25/45	26/11	26/17	64E-1.109	25/51		26/15
64B20-2.002	25/45			64E-1.110	25/51		26/15
64B20-2.004	25/43			64E-2.003	26/20		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
64E-2.005	26/20			65C-1.003	26/17		
64E-2.006	26/20			65C-1.004	26/17		
64E-2.008	26/20			65C-1.005	26/17		
64E-2.009	26/20			65C-1.006	26/17		
64E-2.0094	26/20			65C-1.007	26/17		
64E-2.0095	26/20			65C-1.014	26/17		
64E-2.0175	26/20			65C-20.009	25/41	26/11	26/20
64E-2.034	26/20			65C-20.011	25/41	26/11	26/20
64E-2.035	26/20			65C-20.013	25/41	26/11	26/20
64E-2.036	26/20			65C-21.001	23/20		
64E-2.037	26/20			65C-22.001	25/41	26/6	26/15w
64E-6.007	25/48				26/15		
64E-19	26/9c		26/18d	65C-22.003	25/41	26/6	26/15w
	26/9c				26/15	26/22	
64E-19.001	26/19			65C-22.004	26/15		
64E-20.001	26/11		26/18	65C-22.005	25/41		26/15w
64E-20.002		26/11	26/18		26/15		
64E-20.003	25/49	26/6	26/18	65C-22.006	25/41	26/6	26/15w
		26/11	26/18		26/15		
64E-20.004	25/49	26/6	26/18	65C-25.001	25/41	26/11	26/20
		26/11	26/18	65C-25.002	25/41	26/11	26/20
64E-20.005	25/49	26/6	26/18	65C-25.003	25/41	26/11	26/20
		26/11	26/18	65C-25.004	25/41	26/11	26/20
64V-1.001	26/13	26/20		65C-25.005	25/41	26/11	26/20
64V-1.002	26/13	26/20		65C-25.006	25/41	26/11	26/20
64V-1.0031	26/13			65C-25.007	25/41	26/11	26/20
64V-1.0032	26/13	26/20		65C-25.008	25/41	26/11	26/20
64V-1.004	26/13			65D-16.003	26/6		26/21
64V-1.006	26/13	26/20		65D-16.004	26/6		26/21
64V-1.007	26/13	26/20		65D-16.007	26/6		26/21
64V-1.015	26/13			65D-16.008	26/6		26/21
CHILDREN AND FAMILY SERVICES				65D-16.009	26/6		26/21
				65D-16.010	26/6		26/21
65A-1.400	25/21c			65D-16.011	26/6		26/21
65A-1.725	25/38			65D-16.012	26/6		26/21
65A-2.022	25/41			65D-16.014	26/6		26/21
65A-2.024	25/41			65D-30.001	26/6		26/20
65A-2.031	25/41			65D-30.002	26/6	25/14	26/20
65A-2.032	25/41			65D-30.003	26/6	26/14	26/20
65A-2.033	25/41			65D-30.004	26/6	25/14	26/20
65A-2.034	25/41			65D-30.005	26/6	26/14	26/20
65A-2.035	25/41			65D-30.006	26/6	26/14	26/20
65A-2.036	25/41			65D-30.007	26/6	26/14	26/20
65A-4.100	26/4		26/17w	65D-30.008	26/6	26/14	26/20
65A-4.101	26/7	26/17		65D-30.009	26/6	26/14	26/20
65A-4.201(3)	24/19c			65D-30.010	26/6	26/14	26/20
65A-4.206	25/46	26/6	26/15	65D-30.011	26/6	26/14	26/20
65A-4.213	25/32			65D-30.012	26/6	26/14	26/20
65A-4.216	25/32			65D-30.013	26/6	26/14	26/20
65A-15.0095	26/4			65D-30.014	26/6	26/14	26/20
65A-33.001	26/13			NAVIGATION DISTRICTS			
65C-1.001	26/17						
65C-1.002	26/17			66B-2.004	26/11		26/20

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
66B-2.006	26/11		26/20	67-44.009	26/9	26/20	
66B-2.008	26/11		26/20	67-44.010	26/9		
FLORIDA HOUSING FINANCE CORPORATION				67-44.011	26/9	26/16	
				67-48.005	25/33c		
67-21.019	24/46	24/46		FISH AND WILDLIFE CONSERVATION COMMISSION			
67-32.009	24/28			68A-1.004	26/8		26/17
67-37.011	25/37			68A-4.004	26/8		26/17
67-38.002	26/5	26/17		68A-6.0022	26/8		26/17
		26/21		68A-9.004	26/8		26/17
		26/22		68A-9.007	26/8		26/17
67-38.0025	26/5	26/17		68A-13.007	26/8		26/17
		26/21		68A-14.001	26/16		
67-38.003	26/5	26/17		68A-15.004	26/8		26/17
		26/21		68A-15.005	26/8		26/17
		26/22		68A-15.061	26/8	26/15	26/21
67-38.004	26/5	26/17		68A-15.062	26/8	26/15	26/21
		26/21		68A-15.063	26/8		26/17
67-38.005	26/5	26/17		68A-15.064	26/8		26/17
		26/21		68A-15.065	26/8	26/15	26/21
67-38.006	26/5			68A-16.004	26/8		26/17
67-38.007	26/5	26/17		68A-16.005	26/8		26/17
		26/21		68A-17.004	26/8		26/17
67-38.008	26/5	26/17		68A-17.005	26/8		26/17
		26/22		68A-20.005	26/8		26/17
67-38.010	26/5	26/17		68A-23.002	26/8		26/17
		26/22		68A-23.005	26/8		26/17
67-38.011	26/5	26/17		68A-23.007	26/8		26/17
		26/21		68A-25.002	26/8		26/17
		26/22		68A-25.003	26/8		26/17
67-38.012	26/5	26/17		68A-25.004	26/8		26/17
		26/21		68A-25.021	26/8		26/17
67-38.013	26/5			68A-25.031	26/8		26/17
67-38.014	26/5	26/17		68A-25.032	26/8	26/15	26/21
67-38.0145	26/5	26/17		68A-25.042	26/8		26/17
		26/22		68A-25.047	26/8		26/17
67-38.015	26/5	26/17		68A-25.052	26/8		26/17
		26/21		68A-27.0021	26/8		26/17
67-38.016	26/5			68A-28.002	26/16		26/17w
67-38.017	26/17	26/17		68B-5.005	26/16		
		26/21		68B-12.0035	26/16		
67-43.005	25/33c			68B-13.0015	25/48	26/8	26/22
67-44.001	26/9			68B-13.002	25/48	26/8	26/22
67-44.002	26/9			68B-13.005	25/48	26/8	26/22
67-44.003	26/9			68B-13.006	25/48	26/8	26/22
67-44.004	26/9			68B-13.007	25/48	26/8	26/22
67-44.005	26/9			68B-13.008	25/48	26/8	26/22
67-44.006	26/9					26/13	26/22
67-44.007	26/9	26/20		68B-13.009	25/48	26/8	26/22
67-44.008	26/9						

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
68B-13.010	25/48	26/8	26/22	68B-37.003	26/8	26/16	
68B-13.011	25/48	26/8	26/22		26/16		26/22
68B-14.006	26/16			68B-37.004	26/8	26/16	26/22
68B-21.005	26/16			68B-41.003	26/16		
68B-21.007	26/16			68B-43.003	26/16		
68B-22.006	26/16			68B-47.002	26/16		
68B-23.0035	26/16			68B-48.003	26/16		
68B-23.005	26/16			68B-49.002	26/16		
68B-24.009	26/16			68C-22.005	26/7		
68B-26.003	26/16			68C-22.005(2)(d)8.	26/13c		
68B-30.0025	26/16			68C-22.005(2)(i)	26/13c		
68B-35.003	26/16			68C-22.027	26/16		
68B-36.005	26/16			68D-24.003	26/8	26/15	
68B-37.002	26/8	26/16	26/22				