

Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF STATE

Division of Library and Information Services

RULE TITLE: Library Grant Programs RULE NO.: 1B-2.011

PURPOSE AND EFFECT: The purpose of this amendment is to modify application and administrative guidelines for the Library Construction, Library Cooperative Grant, State Aid to Libraries, Library Services and Technology Act, and Library Literacy grant programs and to add a Community and Library Technology Access Grant program. Guidelines for these grant programs are outlined in application packets that contain information on eligibility requirements, application review procedures, evaluation and funding criteria, grant administration procedures and application forms.

SUBJECT AREA TO BE ADDRESSED: Guidelines for library grant programs administered by the Division of Library and Information Services.

SPECIFIC AUTHORITY: 257.14, 257.191, 257.192, 257.24, 240.5186 FS.

LAW IMPLEMENTED: 257.12, 257.15, 257.191, 257.192, 257.195, 257.21, 257.23 FS.

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

TIME AND DATE: 9:00 a.m., July 31, 2000

PLACE: Board Room, State Library of Florida, R. A. Gray Building, 500 S. Bronough Street, Tallahassee, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Barratt Wilkins, Director, Division of Library and Information Services, R. A. Gray Building, 500 South Bronough Street, Tallahassee, FL 32399-0250, (850)487-2651, Suncom 277-2651

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

DEPARTMENT OF INSURANCE

RULE TITLE: Foreign Insurers Filing for a Certificate of Authority RULE NO.: 4-136.002

PURPOSE AND EFFECT: To adopt the NAIC Uniform Certificate of Authority Expansion Application for use by states when licensing foreign insurers.

SUBJECT AREA TO BE ADDRESSED: The UCAA expansion application captures substantially the same information as the Department existing foreign COA application package, and will have the added benefit of being consistent with other states.

SPECIFIC AUTHORITY: 624.308 FS.

LAW IMPLEMENTED: 624.307(3), 624.318 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 p.m., August 8, 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: Joan Hendrix, Senior Management Analyst I, Division of Insurer Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0326, (850)413-2570

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 Joan Hendrix at (850)413-2570.

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

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Emergency Management

RULE CHAPTER TITLE: Base Funding for County Emergency Management Agencies, Emergency Management Competitive Grant Program and Municipal Competitive Grant Program Rule RULE CHAPTER NO.: 9G-19

RULE TITLES: Definitions 9G-19.002 Base Grant Eligibility 9G-19.004 Competitive Awards Eligibility 9G-19.007 Procedures for Awarding Competitive Grants 9G-19.008 Selection Criteria for Competitive Grants 9G-19-009

PURPOSE AND EFFECT: The purpose of the amendments of the above listed rules is to make the grant submission and awarding process less cumbersome to all parties involved.

SUBJECT AREA TO BE ADDRESSED: Redefinition of certain rules and requirements to allow the entire grant process to become less imposing.

SPECIFIC AUTHORITY: 252.373, 252.35 FS.

LAW IMPLEMENTED: 252.373, 252.35, 252.38 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 (IF NOT REQUESTED, THIS WORKSHOP WILL NOT BE HELD):

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

PLACE: Randall Kelley Training Room, Sadowski Building, Room 305, 2555 Shumard Oak Boulevard, Tallahassee, FL 32399

Any person requiring special accommodation at the hearing because of a disability or physical impairment should contact the Administrative Secretary, Division of Emergency Management, Bureau of Compliance Planning, 2555 Shumard Oak Boulevard, Tallahassee, FL 32399 or (850)413-9821 Suncom 293-9821 at least seven days before the date of the hearing. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Edgar Gonesh, Planning Manager, Finance and Logistic Section, 2555 Shumard Oak Blvd., Tallahassee, FL 32399, (850)413-9894 or Suncom 293-9894

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

9G-19.002 Definitions.

(1) through (9) No change.

(10) "Match" means, for purposes of the competitive grant programs only, contributions, both cash and in-kind, which meet ~~all of~~ the following requirements:

(a) are verifiable from the applicant's official records;

(b) are not ~~used included~~ as required local contributions for any other state or federally assisted programs;

(c) are necessary and reasonable for proper and efficient accomplishment of the emergency management project objectives, as specified in the application;

(d) are allowable under OMB Circular A-87, and conform to OMB Circular A-102;

(e) are provided for in the approved project budget; ~~are not provided by the State or Federal government under another assistance agreement unless authorized under that other agreement and the applicable laws, rules and regulations; and~~

~~(f)(g)~~ if indirect costs, have been approved ~~are pre-approved~~ by the Division and are directly attributable to the project;

~~(g)(h)~~ all costs submitted by the applicant as project match ~~must~~ represent an unconditional ~~a firm~~ commitment of currently available funds, i.e. ~~an obligation of currently available capital~~ contingent only upon ~~nothing other than~~ the award of a grant from the Program. ~~Conditional commitments will not be recognized as "match."~~

~~All appropriate records supporting the applicant's claim for project match must be created, retained and available for public inspection, and supplied with the application;~~

(h) if the contributions are in-kind, the contributions are directly related to the project; and

(i) if the contributions are in-kind and consist of property, the contributions are based upon the actual value of the property, with allowance for depreciation. The value of employment time or equipment rental claimed as project match shall be identified specifically to the proposed project. All records supporting the treatment of a contribution as project match must be maintained and made available for public inspection, and must be furnished with the proposal.

(11) through (20) No change.

(21) "State agency" means each separate agency or unit of Florida state government, as opposed to local government, created or established by law, and includes the Fish and Wildlife Conservation Commission ~~Game and Fresh Water Fish Commission~~, Water Management Districts and the Department of Military Affairs.

(22) No change.

(23) "Application", means the original 15 page summary that will be submitted at or before the published application deadline, and will consist of the transmittal letter, table of contents, criteria narrative, and proposed budget only.

(24) "Proposal", means the full presentation that will be completed by all awarded applicants in a specific time frame, to be sent to the Division of Emergency Management with complete documentation.

Specific Authority 252.373, 252.35 FS. Law Implemented 252.373, 252.35, 252.38 FS. History—New 1-12-94, Amended 6-21-95, 11-13-96, 11-10-97, _____.

9G-19.004 Base Grant Eligibility.

(1) No change.

(2) Counties with population in excess of ~~75,000~~ 50,000 shall have a Full-time Director in order to qualify for an allocation.

(3) Counties with a population less than ~~75,000~~ 50,000 or which are parties to an inter-jurisdictional emergency management agreement entered into pursuant to Section 252.38(3)(b), Florida Statutes, shall have an emergency management coordinator or a full-time director in order to qualify for an allocation.

(4) No change.

Specific Authority 252.373, 252.35 FS. Law Implemented 252.373, 252.35, 252.38 FS. History—New 1-12-94, Amended 6-21-95, 11-13-96, _____.

9G-19.007 Competitive Awards Eligibility.

(1) Non-recurring Competitive Awards may be made to state, regional and local governments and nonprofit organizations under the Emergency Management Competitive Grant Program and to Municipal Emergency Management Programs under the Municipal Competitive Grant Program. "Municipal Emergency Management Program" means an emergency management program authorized, established and maintained by a legally constituted municipality in Florida, which has signed the current Statewide Mutual Aid Agreement

and supplied all required information and documentation such that it is ready to be signed by the Division as of the date of the application deadline.

(2) through (4) No change.

(5) The Division shall administer the competitive grants once awarded. All applicants awarded funding must submit to the Division a proposal as defined in Rule 9G-19.002(24). All awards shall be embodied in a written grant agreement. All awards shall be contingent upon commitment to and performance of a scope of work identified by the Division. The scope of work shall be based upon the project(s) identified in the grant application. The agreement shall provide for reimbursement of costs up to the fixed amount of the award. Failure to agree to, execute or comply with the terms of the grant agreement shall constitute noncompliance.

(6) through (7) No change.

Specific Authority 252.373, 252.35 FS. Law Implemented 252.373, 252.35, 252.38 FS. History—New 1-12-94, Amended 6-21-95, 11-13-96, _____.

9G-19.008 Procedures for Awarding Competitive Grants.

(1) through (2) No change.

(3) The Department hereby adopts by reference the Emergency Management, Preparedness, and Assistance Trust Fund Competitive Grant Program Application Packet, Form No. 006, May 2000, June 1998 version, Form 005 which provides forms, instructions, and other information necessary for submission of an application for Competitive Grant funds submitted pursuant to Rule 9G-19.008.

(4) Application packets may be obtained on-line at www.dca.state.fl.us/cps from the Division of Emergency Management, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, Attention: EMPATF Program. Requests should specify the Competitive Grant Program Application Packet.

(5) All applications shall conform to the following requirements, and shall be reviewed for technical conformity in accordance with the following procedures: All applications shall be complete, accurate, and legible when submitted or they shall be rejected and shall not be scored. Applicants submitting proposals prior to the application deadline will receive a preliminary technical review. Application proposals submitted for preliminary technical review must be received a minimum of 21 days prior to the noticed application deadline. The submitted proposal must be complete. No draft documents will be accepted. Such reviews will not be conducted on the substantive or factual aspects of the submitted proposal but rather will deal with eligibility, category selection, format, completeness, signature authority, budget and matching fund calculations, and other technical information. No preliminary scoring will be conducted during the preliminary technical review process. Applicant will receive feedback from the Division regarding any determinations made during the preliminary technical review process. If the preliminary technical review results in recommendations for revision or

additional information, it is the Applicants responsibility for making such changes and for resubmitting the appropriate number of copies of a new, corrected and complete application prior to the noticed deadline for submission. No application may be revised, supplemented, or otherwise modified after 4:00 p.m., Local Time, on the noticed application deadline date, except upon the request of the Division, when necessary to clarify or explain information submitted prior to the deadline, or when necessary to meet the effects of the Department's offer to provide less than the requested amount of funding.

(a) All applications shall adhere to the format specified in the Application Packet, Form No. 006, May 2000 Version.

(b) All applications shall be complete, accurate and legible when submitted.

(c) Any applicant may receive a preliminary technical review of its application by submitting the application not later than twenty-one (21) days before the published application deadline. Preliminary technical review shall be limited to signature authority, technical conformity to the instructions in the Application Packet, and other technical requirements. No application will be scored or otherwise evaluated for content during preliminary technical review. The Division will inform the applicant of any technical deficiencies in the application by telephone or telecopier not later than ten (10) days in advance of the published application deadline to give the applicant an opportunity to cure them before the deadline.

(d) All applications shall be submitted not later than 4:00 p.m. Eastern time on the date of the published application deadline. With the exception in paragraph (e) of this rule, no application may be amended, added to, or otherwise modified after 4:00 p.m. Eastern time on the date of the published application deadline, other than to provide clarifying information as requested by the Division.

(e) The Division shall inform the applicant by telephone or telecopier not later than five (5) days after the date of the published application deadline if it intends to reject the application for failure to provide evidence of signature authority with the application, for technical noncompliance with the instructions in the Application Packet, or for noncompliance with other technical requirements. Notwithstanding any provision to the contrary elsewhere in this rule chapter, the applicant shall then have up to fifteen (15) days from the date of the published application deadline or to the close of the next business day thereafter to supplement its application with adequate written evidence of signature authority or to cure any other technical deficiencies.

(6) An original and five (5) copies of the application shall be submitted, unless submitting on-line and then one copy in a format and software as prescribed in the application packet shall be submitted.

(7) Applications submitted shall be executed by the chief elected official or the chairman of the governing board unless this authority has been delegated to the chief executive officer or other government official, who shall then endorse the application. Evidence of the delegation of authority shall be supplied with the application. If the governmental entity does not have a governing board or chief elected official, then the application shall be executed by the chief administrative officer and evidence of his or her authority to bind the governmental entity shall be supplied with the application. If the Applicant is not a governmental entity, then the application shall be executed by the governing board, or, if there is no governing board, then the application shall be executed by the chief executive officer. If the application is transmitted on-line, then a hard copy of the title page containing the original authorized signature must be submitted by mail, and must be received by the Division by the published application deadline date.

(8) Applications shall be rejected if:

(a) The Applicant has been found to have engaged in fraudulent actions or misrepresented facts in connection with the application;

(b) The Applicant had previously been found to have engaged in fraudulent actions or misrepresentations within three years of the Notice of Fund Availability;

(c) The application has not been submitted in accordance with the Application Packet and the accompanying instructions provided by the Division, or achieved the required threshold, or does not otherwise comply with this rule chapter;

(d) The project is inconsistent with the purposes of the Program or does not conform to the application requirements specified in this rule chapter;

~~(e) The Applicant fails to achieve the threshold requirements as detailed in the Application Packet and this rule chapter;~~

~~(e)(f)~~ The application is not received before 4:00 p.m., Local Time, on the noticed application deadline date; or

~~(f)(g)~~ The Applicant has been notified that it is not in compliance with the terms and conditions of any open contractual agreement from any a-prior-award funding administered by the Division.

~~(g)(h)~~ The applicant is ineligible.

Specific Authority 252.373, 252.35 FS. Law Implemented 252.373, 252.35, 252.38 FS. History—New 1-12-94, Amended 6-21-95, 11-13-96, 11-10-97,

9G-19.009 Selection Criteria for Competitive Grants.

(1) The review committee shall review all applications that are received by the noticed application deadline and that comply with the application procedures and requirements set forth in this rule. Applications that are either not received by the noticed application deadline or that do not comply with the application procedures and requirements set forth in this rule shall be rejected. Received means delivery by hand, certified

mail, electronically transmitted (disk or on-line) or courier to the location designated in the Notice of Fund Availability no later than 4:00 p.m., Local Time, on the final day of the application period. Facsimile transmissions ~~and electronic transmissions~~ shall not be accepted.

(2) through (3) No change.

(4) In the event of a tie, the review committee shall give first priority to the application which provides the largest amount of cash match of other funds for the project, and, if a tie still results, then preference shall be given in accordance with Section 18, Chapter 92-132, Laws of Florida, to the project exclusively located or to be performed in a county or municipality which has been adversely affected by an environmental cleanup initiative conducted by the state, or is located in a Front Porch Community or is designated as an Area of Critical State Concern by the Florida Legislature.

(5) No change.

(6) Applications shall be awarded points and ranked using the following criteria:

(a) Extent to which the proposed project is consistent with and furthers the State Comprehensive Emergency Management Plan and the applicable local comprehensive emergency management plan or plans. [Maximum score 100 points]

~~(b) For projects enhancing emergency management capabilities of state, local or private non-profit organizations in Florida, the number of emergency management personnel whose emergency management needs will be directly benefitted by the project; for all others, the number of persons in the target population in Florida directly benefitting from the project. [Maximum score 50 points]~~

~~(b)(e)~~ Proposed project method and approach. [Maximum score 100 ~~50~~ points]

~~(c)(d)~~ Amount of eligible match supplied by the applicant for the proposed project. [Maximum score 50 points]

~~(d)(e)~~ Experience and ability applied to the project. [Maximum score 25 points]

~~(e)(f)~~ Immediacy of tangible emergency management benefits (short term projects, i.e. – less than 12 months in duration), or, long term emergency management benefits coupled with the availability of resources to continue implementation of the project past the term of the award (long term projects, i.e. duration of 12 months or longer). [Maximum score 75 ~~50~~ points]

~~(f)(g)~~ Extent to which the proposed project addresses a demonstrated emergency management need. [Maximum score 50 points]

~~(g)(h)~~ Extent to which the proposed project addresses an emergency management priority, as identified in the Notice of Fund Availability. [Maximum score 100 points]

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: For technical questions, Pam Smith, Sr. Supervising Engineer, Everglades Regulation Department, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6901 or (561)682-6901 (e-mail: psmith@sfwmd.gov); or for legal/administrative questions, Julie Jennison, Senior Legal Research Asst., 1(800)432-2045, Extension 6294 or (561)682-6294 (e-mail: jjenniso@sfwmd.gov)

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

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

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER TITLE: Everglades Program

RULE CHAPTER NO.: 40E-63

PURPOSE AND EFFECT: The purpose is to develop rules to implement the Everglades Forever Act (“EFA”), Section 373.4592(4)(f)5., Florida Statutes (F.S.), which specifies, “effective immediately, landowners within the C-139 Basin shall not collectively exceed an annual average loading of phosphorus...” The proposed rules will establish the compliance methodology and compliance actions required by C-139 landowners if the phosphorus load limitation for the C-139 Basin is exceeded. The effect of the proposed rule will be potential enhancement of the downstream receiving water quality in accordance with the intent of the EFA.

SUBJECT AREA TO BE ADDRESSED: Rule development to establish a compliance methodology for phosphorus load limitations for the C-139 Basin.

SPECIFIC AUTHORITY: 373.044, 373.113 FS.
LAW IMPLEMENTED: 373.4592 FS.

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

TIME AND DATE: 1:30 p.m. – 3:30 p.m., July 21, 2000
PLACE: Conference Room, Clewiston Field Station of the South Florida Water Management District, S.R. 832, Rt. 1, Clewiston, FL 33440

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: For technical questions, Pam Smith, Sr. Supervising Engineer, Everglades Regulation Department, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6901 or

(561)682-6901 (e-mail: psmith@sfwmd.gov); or for legal/administrative questions, Julie Jennison, Senior Legal Research Asst., 1(800)432-2045, Extension 6294 or (561)682-6294 (e-mail: jjennis@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 NOT AVAILABLE.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER TITLE: Everglades Program

RULE CHAPTER NO.: 40E-63

PURPOSE AND EFFECT: The purpose is to develop rules to implement the Everglades Forever Act (“EFA”), Section 373.4592(4)(a)8., Florida Statutes (F.S.), which specifies that certain 298 Districts, “shall divert the discharges within the Everglades Construction Project” from Lake Okeechobee so that the primary discharge plan will divert flow south through the Everglades Agricultural Area (EAA). These lake discharges are currently permitted under Chapter 40E-61, FAC. Chapters 40E-61 and 40E-63, FAC., will require amendments to effectuate the diversion. The effect of the proposed rule amendments is timely compliance with the EFA.

SUBJECT AREA TO BE ADDRESSED: Rule development for amendments to Chapters 40E-61 and 40E-63, Florida Administrative Code (FAC.), to modify EAA Basin load calculations and EAA permitting provisions to account for the Chapter 298 District diversion project.

SPECIFIC AUTHORITY: 373.044, 373.113 FS.
LAW IMPLEMENTED: 373.4592 FS.

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

TIME AND DATE: 10:00 a.m. – 12:00 Noon, July 21, 2000
PLACE: Commission Chambers, Belle Glade City Hall Complex, 110 S. W. Avenue E., Belle Glade, FL 33430

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: For technical questions, Pam Smith, Sr. Supervising Engineer, Everglades Regulation Department, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6901 or (561)682-6901 (e-mail: psmith@sfwmd.gov); or for legal/administrative questions, Julie Jennison, Senior Legal Research Asst., 1(800)432-2045, Extension 6294 or (561)682-6294 (e-mail: jjenniso@sfwmd.gov).

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

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

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER TITLE: Everglades Program RULE CHAPTER NO.: 40E-63

PURPOSE AND EFFECT: The purpose is to develop rules to implement the Everglades Forever Act ("EFA"), Section 373.4592(4), Florida Statutes (F.S.). A component of the EFA Everglades Program is Everglades water supply and hydroperiod improvement and restoration. The Best Management Practice (BMP) replacement water model is being reviewed to determine if updates are necessary to the model based on current data. Updates could affect Rule 40E-63, Part II, FAC.

Additionally, the EFA mandates a 25 percent reduction in the total phosphorus load discharged from the Everglades Agricultural Area (EAA). The District is required to calculate the EAA Basin compliance annually. Chapter 40E-63, FAC., established a formal procedure to calculate phosphorus loads. Amendments to the rule are necessary to modify the basin load calculation procedures to account for the construction of Stormwater Treatment Areas (STAs) and the 298 District Diversion Project. The proposed amendments will reflect adjusted land areas and new monitoring locations associated with the projects.

Other proposed amendments are to clarify the review process for minor modifications to permits and to correct typographical errors in the current rule.

The effect of the proposed rule amendments is timely compliance with the EFA.

SUBJECT AREA TO BE ADDRESSED: Rule development for amendments to Chapter 40E-63, Florida Administrative Code (FAC.), to:

- (1) Modify EAA Basin load calculations to reflect adjusted land areas and new monitoring locations associated with the construction of STAs and the Chapter 298 District Diversion Project;
- (2) Update the BMP replacement water model; and
- (3) Modify typographical errors in the current BMP rule and authorize minor or letter modifications to permits.

SPECIFIC AUTHORITY: 373.044, 373.113 FS.

LAW IMPLEMENTED: 373.4592 FS.

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

TIME AND DATE: 10:00 a.m. – 12:00 Noon, July 21, 2000

PLACE: Commission Chambers, Belle Glade City Hall Complex, 110 S. W. Avenue E., Belle Glade, FL 33430

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: For technical questions, Pam Smith, Sr. Supervising Engineer, Everglades Regulation Department, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6901 or (561)682-6901 (e-mail: psmith@sfwmd.gov); or for legal/administrative questions, Julie Jennison, Senior Legal Research Asst., 1(800)432-2045, Extension 6294 or (561)682-6294 (e-mail: jjenniso@sfwmd.gov)

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

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

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE TITLE: Nursing Home Consumer Guide RULE NO.: 59A-4

PURPOSE AND EFFECT: The Agency proposes to develop rules consistent with provisions of s. 400.191, F.S., that became effective June 21, 2000. The legislation requires the Agency to produce a consumer friendly printed guide and internet site to assist consumers and their family members in comparing and evaluating nursing home facilities.

SUBJECT AREA TO BE ADDRESSED: Information to be presented in the printed guide and internet site and the format of such information.

SPECIFIC AUTHORITY: 400.191(6) FS.

LAW IMPLEMENTED: 400.191 FS.

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

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

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Shawn Phelps, Managed Care and Health Quality, 2727 Mahan Drive, Mailstop #9, Tallahassee, Florida

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AT THE WORKSHOP.

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE TITLE: Nursing Home Consumer Satisfaction Survey
 RULE NO.: 59A-4

PURPOSE AND EFFECT: The Agency proposes to develop rules consistent with provisions of s. 400.0225, F.S., that became effective June 21, 2000. The legislation requires the Agency to conduct annual satisfaction surveys of nursing home residents and their family members or guardians. Nursing homes, including skilled nursing units of hospitals, are required to participate in the annual satisfaction surveys as a condition of licensure.

SUBJECT AREA TO BE ADDRESSED: Questions to be asked of residents and their family members and guardians. Protocol for selecting residents and conducting interviews.

SPECIFIC AUTHORITY: 400.0225 FS.

LAW IMPLEMENTED: 400.0225 FS.

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

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

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Shawn Phelps, Managed Care and Health Quality, 2727 Mahan Drive, Mailstop #9, Tallahassee, Florida

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT WILL BE AVAILABLE AT THE WORKSHOP.

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE TITLE: Gold Seal Award
 RULE NO.: 59A-4.200

PURPOSE AND EFFECT: The Agency proposes to establish a rule consistent with provisions of s. 400.235(9), Florida Statutes, which became effective June 21, 2000. The legislation provides for development of rules regarding specific criteria involving the quality of care, turnover ratio, and substantiated findings by the State Long Term Care Ombudsman Council that relates to the Gold Seal Award.

SUBJECT AREA TO BE ADDRESSED: Specific criteria pertaining to quality of care, turnover ratio, and substantiated findings by the State Long Term Care Ombudsman Council.

SPECIFIC AUTHORITY: 400.235 FS.

LAW IMPLEMENTED: 400.235(9) 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: 1:00 p.m., August 3, 2000

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building #3, Conference Room E, Tallahassee, FL 32303

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Richard F. Kelly, Long-Term Care Unit, 2727 Mahan Drive, Tallahassee, Florida, or call (850)488-5861

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

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE TITLE: Definitions
 RULE NO.: 59A-10.032

PURPOSE AND EFFECT: The purpose of this rule amendment is to include all nurses licensed under Chapter 464, Florida Statutes within the definition of "Health Care Professional" for the purposes of licensure as Health Care Risk Manager under Sections 395.10971 through 395.10975, Florida Statutes.

SUBJECT AREA TO BE ADDRESSED: Definitions – "Health Care Professional".

SPECIFIC AUTHORITY: 395.10973 FS.

LAW IMPLEMENTED: 395.10974 FS.

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

TIME AND DATE: 9:00 a.m., July 31, 2000

PLACE: The Agency for Health Care Administration, Fort Knox Complex, 2727 Mahan Drive, Building #3, Conference Room "C", Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Anna Polk, Program Administrator, Office of Risk Management, 2727 Mahan Drive, Room 244, Tallahassee, Florida 32308, (850)487-1709

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59A-10.032 Definitions.

When used in these rules, the following words and terms shall have the meaning as described in this section.

(1) through (14) No change.

(15) The term "Health Care Professional" means a physician licensed pursuant to Chapter 458, F.S., an osteopath licensed pursuant to Chapter 459, F.S., a chiropractor licensed pursuant to Chapter 460, F.S., a podiatrist licensed pursuant to chapter 461, F.S., a pharmacist licensed pursuant to Chapter 465, F.S., a registered nurse licensed pursuant to Chapter 464, F.S., a radiologic technologist certified pursuant to Chapter 468, F.S., a respiratory therapist registered pursuant to Chapter 468, F.S., and an emergency medical technician certified pursuant to Chapter 401, F.S.

(16) through (17) No change.

Specific Authority 395.10973 FS. Law Implemented 395.10974 FS. History--New 7-8-86, Formerly 4-65.002, 4-217.015, Amended _____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE TITLE: RULE NO.:

Intermediate Care Facilities for the 59A-26
Developmentally Disabled (ICF/DD)

PURPOSE AND EFFECT: The Agency proposes to establish a rule consistent with provisions of s. 400.967(2), Florida Statutes, which became effective May 7, 1999. The legislation provides for development of rules regarding specific criteria involving the construction of Intermediate Care Facilities for the Developmentally Disabled as well as care and services given to residents of Intermediate Care Facilities for the Developmentally Disabled.

SUBJECT AREA TO BE ADDRESSED: Specific criteria pertaining to construction of Intermediate Care Facilities for the Developmentally Disabled as well as the care and services given to residents of Intermediate Care Facilities for the Developmentally Disabled.

SPECIFIC AUTHORITY: 400.967 FS.

LAW IMPLEMENTED: 400.967(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., August 3, 2000

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building #3, Conference Room E, Tallahassee, FL 32303

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Max Stafford, Long-Term Care Unit, 2727 Mahan Drive, Tallahassee, Florida, or call (850)488-5861

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

AGENCY FOR HEALTH CARE ADMINISTRATION

Certificate of Need

RULE TITLES:	RULE NOS:
Definitions	59C-1.002
Projects Subject to Review	59C-1.004
Exemptions	59C-1.005
Certificate of Need Application Procedures	59C-1.008
Project Specific Certificate of Need Application Procedures	59C-1.0085
Certificate of Need Application Review Procedures	59C-1.010
Monitoring Procedures	59C-1.013
Termination of Certificate of Need	59C-1.018
Modification of Certificate of Need	59C-1.019
Effect on Licensure	59C-1.020

PURPOSE AND EFFECT: The agency is proposing to amend several certificate of need (CON) rules to reflect statutory changes that will be effective July 1, 2000. Other proposed changes add policy in response to agency experience with recent reviews. There are also technical or editorial changes with no effect on current promulgated policies.

The principal rule changes are as follows:

Medicare certified home health agencies: Elimination of Medicare certified home health agencies from CON review and exemptions.

Exemptions: Addition of project-specific requirements for termination of an inpatient service, delicensure of beds, combination of nursing home CONs, division of a nursing home CON, addition of hospital beds, temporary addition of acute care beds, and addition of nursing home beds. There is also an amendment to the current requirements for exemption of adult inpatient diagnostic cardiac catheterization, to conform the reporting requirements to those in hospital licensure rules.

Expedited reviews: Addition of a new section for conversion of hospital beds; consolidation of various current requirements for transfer of a CON; deletion of projects that became exempt under the amended statutes.

In a separate action, the agency will repeal rule 59C-1.023, Acquisition of Health Care Facilities, and rule 59C-1.031, Medicare certified home health agencies.

In the following list, which summarizes the basis for the preliminary rule amendments that follow this notice, "Statutory change" refers to underlined rule sections that are proposed in direct response to the statutory changes; and "Other policy" refers to other proposed policies, not explicit in current rules, that are not directly related to statutory change.

	Definitions	
59C-1.002(17)	“Exemption”	Statutory change
59C-1.002(29)	“Mental health services”	Statutory change
	Projects Subject to Review	
59C-1.004(2)(f)	Hospital bed conversion	Statutory change
	Exemptions	
59C-1.005(2)(a)	Exemption request	Other policy
59C-1.005(2)(e)	Exemption request	Other policy
59C-1.005(2)(g)	Exemption request	Statutory change
59C-1.005(6)(a)1.	Termination of service	Other policy
59C-1.005(6)(a)2.	Termination of service	Other policy
59C-1.005(6)(b)2.	Delicensure	Other policy
59C-1.005(6)(b)3.	Delicensure	Other policy
59C-1.005(6)(c)	Combinations	Statutory change
59C-1.005(6)(d)	Divisions	Statutory change
59C-1.005(6)(e)	Hospital bed addition	Statutory change
59C-1.005(6)(f)	Temporary addition	Statutory change
59C-1.005(6)(g)	Nursing home addition	Statutory change
	Project Specific Certificate of Need Application Procedures	
59C-1.0085(1)	Transfer of CON	Other policy
59C-1.0085(1)(b)	Transfer of CON	Other policy
59C-1.0085(1)(g)	Transfer of CON	Other policy
59C-1.0085(1)(h)	Transfer of CON	Other policy
59C-1.0085(2)	Hospital bed conversion	Statutory change
59C-1.0085(3)part	Shared service	Other policy
	Certificate of Need Application Review Procedures	
59C-1.010(4)(a)part	Transfer of CON	Other policy
	Monitoring Procedures	
59C-1.013(4)(b)	Condition compliance	Other policy
	Termination of a Certificate of Need	
59C-1.018(3)(c)	Termination of CON	Other policy

The remaining underlined sections of the preliminary rule amendments reflect a relocation or repetition of existing rule language currently found elsewhere within Rules 59C-1.002 through 59C-1.020. Other changes are editorial, including deletions of sections or parts of sections that are relocated, or are no longer valid or necessary because of the proposed new language cited above.

Additional information about these and other statutory changes is available from the certificate of need office.

SUBJECT AREA TO BE ADDRESSED: The agency proposes to revise certain rules pertaining to the certificate of need program, reflecting changes in the CON statutes and other necessary actions.

SPECIFIC AUTHORITY: 408.15(8), 408.034(5) FS.

LAW IMPLEMENTED: 408.035, 408.036, 408.037, 408.039, 408.040 FS.

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

TIME AND DATE: 2:00 p.m., July 24, 2000

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: John Davis, Certificate of Need Office, 2727 Mahan Drive, Tallahassee, Florida

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59C-1.002 Definitions.

~~(1) “Acquisition” means the act of possessing or controlling, in any manner or by any means, a health care facility or an institutional health service as one’s own.~~

(2) through (7) renumbered (1) through (6) No change.

~~(7)(8) “Capital project” means a project, whether subject to or not subject to certificate of need review, which involves a capital expenditure as defined in subsection 408.032(2)(4), Florida Statutes, and which the applicant has approved via authorization to execute. For projects subject to certificate of need review, a capital project approved by the applicant also means:~~

(a) through (b) No change.

(9) through (14) renumbered (8) through (13) No change.

~~(14)(15) “Conversion of beds” means the reclassification of licensed beds from one category to another including, for facilities licensed under Chapter 395, F.S., including conversion to or from acute care beds, neonatal intensive care beds, hospital inpatient psychiatric beds, comprehensive medical rehabilitation beds, hospital inpatient substance abuse beds, distinct part skilled nursing facility beds, or beds in a long term care hospital; and, for facilities licensed under Chapter 400, Part I, F.S., conversion to or from skilled beds and intermediate care beds in a facility that is not certified for both skilled and intermediate nursing care if such conversion effects a change in the level of care of 10 beds or 10 percent of the total bed capacity of the facility within a 2-year period, or conversion to or from sheltered beds and community beds.~~

~~(16) “Cost overrun” means the actual or anticipated project cost, incurred while implementing a certificate of need, which exceeds the approved project cost as stated in the certificate of need. The anticipated project costs are determined prior to commencing construction when the applicant determines that the approved project cost will be exceeded, applying wage and price level indices. The actual project costs are determined when the applicant submits the final architectural certification of payment or a suitable substitute and a final project cost report to the agency.~~

(17) through (18) renumbered (15) through (16) No change.

(17) “Exemption” means the process by which a proposal that would otherwise require a certificate of need may proceed without a certificate of need.

(19) through (22) renumbered (18) through (21) No change.

(22) “Hospital inpatient psychiatric beds” means beds designated for the exclusive use of hospital inpatient psychiatric services regulated under Rule 59C-1.040, F.A.C.

(23) “Hospital inpatient substance abuse beds” means beds designated for the exclusive use of hospital inpatient substance abuse services regulated under Rule 59C-1.041, F.A.C. “Home health agency” means an agency that is certified or seeks certification as a Medicare home health service provider as defined in part IV of Chapter 400, F.S.

(24) “Hospital outpatient service” means a service which is provided to a patient who is not a hospital inpatient when receiving health services.

(25) through (27) renumbered (24) through (26) No change.

(27)(28) “Local Health Council” means a public or private nonprofit health planning agency established consistent with s. 408.033, F.S., under contract with the agency, which serves the counties of a district “service district” of the agency as defined set forth in 408.032(5), F.S.

(29)(28) No change.

(29) “Mental health services” means inpatient services provided in a hospital licensed under Chapter 395, F.S., and listed on the hospital license as psychiatric beds for adults; psychiatric beds for children and adolescents; intensive residential treatment beds for children and adolescents; substance abuse beds for adults; or substance abuse beds for children and adolescents.

(30) “Mobile unit” means an object with the ability by structure, function or design to move or be moved from one health care facility location to another, such that upon arriving at a facility location the object is not permanently fixed but is temporarily secured for the purpose of providing a health service to inpatients provided that such an object is limited to equipment or major medical equipment.

(31) “Nongovernmental health care consumer” means an individual who is not a health care provider or a health care purchaser as defined in Subsections (20)(22) and (21)(23) of this section. Nongovernmental health care consumers include but are not limited to elected government officials, members of the general public and representatives of consumer organizations.

(32) No change

(33) “Operate” means to have the legal responsibility, pursuant to the appropriate licensure statute where licensure is required, for the proper functioning of all aspects of a health care facility, or service, major medical equipment or equipment.

(34) through (36) No change.

(37) “Hospital inpatient psychiatric beds” mean beds designated for the exclusive use of hospital inpatient psychiatric services regulated under Rule 59C-1.040, F.A.C.

(38) “Hospital inpatient substance abuse beds” mean beds designated for the exclusive use of hospital inpatient substance abuse services regulated under Rule 59C-1.041, F.A.C.

(39) through (41) renumbered (37) through (39) No change.

(40)(42) “Termination of an inpatient a health service” means the cessation of a health service, excluding emergency services in a hospital, which currently requires a certificate of need and results in no change in the type or number of licensed beds of a health care facility. It does not include the temporary cessation of a service lasting 6 months or less.

(43) through (45) renumbered (41) through (43) No change.

Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.031, 408.032, 408.033(1)(a), 408.033(2), 408.036(1),(2)(d), 408.036(1)(h), 408.037(1)(2)(a), 408.039(1),(2), 400.6015, 651.118(2),(3) FS. History—New 1-1-77, Joint Administrative Procedures Committee Objection Filed See FAW Vol. 3, No. 10, March 11, 1977. Amended 11-1-77, 9-1-78, 6-5-79, 4-25-80, 2-1-81, 3-31-82, 7-29-82, 12-23-82, Formerly 10-5.02, Amended 11-17-87, 12-5-90, 1-31-91, 1-1-92, Formerly 10-5.002, Amended 12-14-92, 2-27-94, 6-23-94, 10-18-95, 10-8-97, _____.

59C-1.004 Projects Subject to Review.

(1) Projects Subject to a Comparative Batched Review. Unless subject to expedited review under subsection 408.036(2), F.S., and subsection (2) of this rule, or exempted under subsection 408.036(3), F.S., and Rule 59C-1.005, F.A.C., the following pProjects are subject to comparative review pursuant to section 408.036(1), F.S., and are subject to and the batching cycle procedures specified in Rule 59C-1.008, F.A.C., and will be reviewed in accordance with procedures set forth in subsection 59C-1.010(3), F.A.C.; unless exempted under subsection 408.036(3), F.S., or expedited under subsection 408.036(2), F.S. and subsection (2) of this rule.

(a) The addition of beds by new construction or alteration.

(b) The new construction or establishment of additional health care facilities, including a replacement health care facility when the proposed project site is not located on the same site as the existing health care facility.

(c) The conversion from one type of health care facility to another.

(d) An increase in the total licensed bed capacity of a health care facility.

(e) The establishment of a hospice or hospice inpatient facility.

(f) The establishment of inpatient health services by a health care facility, or a substantial change in such services.

(g) An increase in the number of beds for acute care, specialty burn units, neonatal intensive care units, comprehensive rehabilitation, mental health services, hospital-based distinct part skilled nursing units, nursing home care, or at a long term care hospital.

(h) The establishment of tertiary health services.

(2) Projects Subject to Expedited Review. The following projects are types of projects shall be subject to expedited review, and will be reviewed which shall be conducted in accordance with procedures set forth in subsection 59C-1.010(4)(3) F.A.C.:

(a) Sheltered nursing home beds.

~~(b) Combination within one nursing home facility of the beds or services authorized by two or more certificates of need issued in the same planning subdistrict.~~

~~(c) Division into two or more nursing facilities of beds or services authorized by one certificate of need issued in the same planning subdistrict. Such division shall not be approved if it would adversely affect the original certificate's approved cost.~~

~~(d) Cost overruns which exceed the limits set forth in s. 408.036(1)(i), except that no cost overrun review is necessary when the cost overrun is less than \$20,000. Anticipated cost overruns may be filed at the applicant's discretion.~~

~~(b)(e) Replacement of a health care facility at a site different from the existing facility, provided the site is located in the same district and within a 1-mile radius of the existing facility.~~

~~(c)(f) Research, education and training programs.~~

~~(d)(g) Shared services contracts or projects.~~

~~(e)(h) Transfer of a certificate of need.~~

(f) Conversion of hospital beds licensed for mental health services, a distinct part skilled nursing unit, or general acute care, as described in s. 408.036(2)(f), F.S.

Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.036(1),(2) FS. History--New 1-1-77, Amended 11-1-77, 9-1-78, 6-5-79, 4-25-80, 2-1-81. Formerly 10-5.04, Amended 11-24-86, 11-17-87, 1-31-91, 1-1-92, Formerly 10-5.004, Amended 9-9-92, 1-9-95, 11-4-97.

59C-1.005 Exemptions.

(1) Request for Exemption. Certain projects are subject to exemption ~~exempted~~ from certificate of need review pursuant to subsections 408.036(3) and 408.036(4), F.S., provided the following conditions specified in this rule are met. To receive an exemption, the applicant shall file a request for exemption with the agency and provide documentation to justify the request. A request for exemption is ~~not subject to the batching requirements specified under Rule 59C-1.008, F.A.C., and may be submitted at any time, and must be submitted to:~~

Agency for Health Care Administration
Certificate of Need/Financial Analysis
2727 Mahan Drive, Building 3
Tallahassee, Florida 32308

(2) General Requirements. In the case of any applicant applying for an exemption from certificate of need review, ~~the following actions shall be accomplished:~~

~~(a) the~~ The applicant's request shall include:

(a) The type of exemption requested, with reference to the authorizing paragraph in s. 408.036(3), F.S. Except as provided in paragraphs (6)(a) or (b) of this rule, an exemption request must be limited to a single type of exemption.

(b) The name of the health care facility, ~~home health agency~~ or hospice involved, and the name of the licensee. A request for exemption affecting an existing licensed health care

facility or hospice must be submitted by the current licensee, the legal name of the license holder, a statement of the services to be provided,

(c) The location of the project;

(d) The costs of the project;

(e) The gross square footage of the project, if applicable.

(f) The proposed licensed bed capacity of the health care facility, if applicable;

(g) A check for two hundred and fifty dollars (\$250) payable to the Agency for Health Care Administration in accordance with s. 408.036(4), F.S. Exemption requests shall not be accepted by the agency at the time of receipt unless accompanied by the \$250 fee. Checks that are returned by the bank for insufficient funds will be processed consistent with the procedures for expedited review applications specified in s. 59C-1.008(3)(c)1., F.A.C.

(h) The applicable project specific information required by subsection (6) of this rule.

(3) Agency Approval Required. No project shall be implemented until the agency's approval has been rendered.

(4) Agency Action. The agency shall determine if a proposed project is exempted from certificate of need review within 30 days of receipt of all documentation required by this rule. The agency shall forward its written decision to the applicant, and shall provide the applicant with specific reasons in the event that the request is denied. The agency shall publish its notice of exemptions in the F.A.W. within 30 days of the decision date.

(5) Limitation on Validity. An exemption, when granted, is valid only for the project for which it was issued and for the health care facility or hospice on whose behalf the exemption was granted.

(6) Project Specific Exemption Requests. In addition to meeting the requirements of subsections (1) and (2) of this rule, requests for exemption of certain projects must meet the additional requirements specified below:

(a) Termination of an inpatient health care service. A request for exemption of a proposed termination of an inpatient health care service is required only for the types of beds or services whose establishment would be subject to certificate of need review under s. 408.036(1) or (2), F.S. Temporary cessation of a service, lasting 6 months or less, does not require an exemption.

1. A request for termination of a service must acknowledge that the terminated service and any related beds cannot be reestablished at the facility unless authorized by a new certificate of need.

2. A request for termination may be combined with a hospital bed increase exemption requested under paragraph (6)(e), provided the termination will occur at the same facility.

(b) Delicensure of beds. A request for exemption of a proposed delicensure of beds must comply with the following:

1. The request must identify the facility where the delicensure will occur, the current licensed capacity of each category of beds licensed at the facility, the category of beds where delicensure will occur, and the exact number of beds being delicensed.

2. The request must acknowledge that the delicensed beds cannot be reactivated in any licensed bed category at the facility without a certificate of need or, if applicable, an exemption letter.

3. A request for delicensure of beds may be combined with a hospital bed increase exemption requested under paragraph (6)(e), provided the delicensed beds will occur at the same facility.

(c) Combination within one nursing home facility of the beds authorized by two or more certificates of need issued in the same planning subdistrict. A request for exemption of a proposed combination of authorized nursing home beds shall specify:

1. The number of beds authorized by each certificate of need that is being combined.

2. The current holder of each certificate of need that is being combined.

3. The financial impact of combining the certificates of need.

4. The intended licensee for the beds included in the combined certificates of need.

5. An exemption granted under this paragraph extends the validity period of the certificates to be combined by the length of the period starting with submission of the exemption request and ending with issuance of the exemption.

6. The longest validity period among the certificates that are combined will be the validity period for the combined certificates.

7. An exemption granted under this paragraph does not authorize transfer of the combined certificates of need to another entity. Such transfer requires a certificate of need consistent with the provisions of ss. 408.036(2)(c) and 408.042, F.S., and rule 59C-1.0085, F.A.C.

(d) Division into two or more nursing home facilities of the beds authorized by one certificate of need issued in the same planning subdistrict. A request for exemption of a proposed division of authorized nursing home beds shall specify:

1. The number of beds to be included in each component of the divided certificate of need.

2. The financial impact of dividing the certificate of need.

3. The intended licensee for the beds included in each component of a divided certificate of need, if known.

4. An exemption granted under this paragraph extends the validity period of the certificate to be divided by the length of the period starting with submission of the exemption request and ending with issuance of the exemption. The extension is applicable to each component of the divided certificate of need.

5. An exemption granted under this paragraph does not authorize transfer of the component or components of a divided certificate of need to another entity. Such transfer requires a certificate of need consistent with the provisions of ss. 408.036(2)(c) and 408.042, F.S., and rule 59C-1.0085, F.A.C.

(e) Addition of hospital beds in a number not exceeding 10 beds or 10 percent of the licensed capacity of the bed category being expanded, whichever is greater, except for the tertiary services beds and long term care hospital beds excluded under s. 408.036(3)(n), F.S., and except for the exemption described in paragraph (f) of this subsection. A request for exemption of a proposed addition of hospital beds shall specify:

1. The current number of licensed beds in the category of beds proposed to be expanded.

2. The exact number of beds proposed to be added.

3. Any inpatient beds of another type proposed to be delicensed or terminated in conjunction with the proposed increase.

4. The request shall certify that:

a. The average occupancy rate for the 12-month period ending 1 month prior to the exemption request, in the category of licensed beds being expanded at the facility, meets or exceeds 80 percent; or, for a distinct part skilled nursing unit, the 12-month average occupancy rate meets or exceeds 96 percent. For the purpose of calculating average occupancy under this sub-subparagraph, the 12-month total of patient days shall be divided by 365 to determine an average daily census, and the average daily census shall then be divided by the total of licensed and approved beds as of the end of the 12-month period. Approved beds are beds authorized for the facility consistent with the provisions of rule 59C-1.008(2)(b).

b. Any beds of the same type previously authorized for the facility by an exemption under this paragraph have been licensed and operational for at least 12 months.

5. An exemption granted under this paragraph is subject to the project monitoring requirements of s. 408.040(2)(a)-(c), F.S., and rule 59C-1.013(2) and (3), F.A.C., including project progress reports, an 18-month validity period for the exemption, and the circumstances for extension of the validity period.

6. Beds authorized under this paragraph shall be inventoried as approved beds until the beds are licensed.

(f) Temporary addition of acute care hospital beds in a number not exceeding 10 beds or 10 percent of the licensed acute care bed capacity, whichever is greater. A request for exemption of a proposed temporary addition of acute care beds shall:

1. Document that the applicant is not eligible for an exemption under the bed increase provisions of s. 408.036(3)(p), F.S., and paragraph (6)(e) of this rule.

2. Indicate the exact number of acute care beds to be added, the reason for the temporary addition, and the proposed beginning and ending dates of the temporary addition.

3. Certify that the applicant will comply with the provisions of s. 395.003(4), F.S., which requires approval from the hospital licensure unit within the agency's Bureau of Health Facility Regulation before operation of a number of beds that is greater than the number indicated on the hospital license.

(g) Addition of nursing home beds in a number not exceeding 10 beds or 10 percent of the licensed capacity of the nursing home being expanded, whichever is greater. A request for exemption of a proposed addition of nursing home beds shall specify:

1. The licensed bed capacity of the nursing home proposed to be expanded.

2. The current number of sheltered beds, if any, included within the licensed bed capacity.

3. The exact number of beds proposed to be added.

4. The number of sheltered beds, if any, proposed to be included within the total to be added.

5. The request shall certify that:

a. The facility has not had any class I or class II deficiencies within the 30 months preceding the request for an addition. Effective beginning July 1, 2001, the facility must be designated as a Gold Seal nursing home.

b. The average occupancy rate for the nursing home beds at the facility, for the 12-month period ending 1 month prior to the exemption request, meets or exceeds 96 percent. For the purpose of calculating average occupancy under this sub-subparagraph, the 12-month total of patient days shall be divided by 365 to determine an average daily census, and the average daily census shall then be divided by the total of licensed and approved beds as of the end of the 12-month period. Approved beds are beds authorized for the facility consistent with the provisions of rule 59C-1.008(2)(b).

c. Any beds previously authorized for the facility by an exemption under this paragraph have been licensed and operational for at least 12 months.

6. An exemption granted under this paragraph is subject to the project monitoring requirements of s. 408.040(2)(a)-(c), F.S., and rule 59C-1.013(2) and (3), F.A.C., including project progress reports, an 18-month validity period for the exemption, and the circumstances for extension of the validity period.

7. Beds authorized under this paragraph shall be inventoried as approved beds until the beds are licensed.

(h)(b) Provision of adult inpatient diagnostic cardiac catheterization services. In addition to meeting the requirements of paragraph (a);

1. A request for exemption of a proposed adult inpatient diagnostic cardiac catheterization program shall include certifications by the applicant that:

a.1- The applicant will not provide therapeutic cardiac catheterization pursuant to the grant of the exemption;

b.2- The applicant will meet and continuously maintain the minimum licensure requirements specified in rule 59A-3.2085(13), F.A.C.; and,

c.3- At least 2 percent of the applicant's annual adult diagnostic cardiac catheterization admissions will be charity and Medicaid patients.

(e) Within 30 days of receipt of all documentation required by this rule, the agency shall determine if the proposed project is exempted from certificate of need review. The agency shall forward its written decision to the applicant, and shall provide the applicant with specific reasons in the event that the request is denied. The agency shall publish its notice of exemptions in the F.A.W. within 30 days of the decision date.

(d) No project shall be implemented until the agency's approval has been rendered.

(e) An exemption, when granted, is valid only for the project for which it was issued and for the health care facility on whose behalf the exemption was granted.

2.(f)1- An exemption granted for provision of adult inpatient diagnostic catheterization services remains in effect while the requirements specified in s. 408.036(3)(i)(a), F.S., and rule 59A-3.2085(13), F.A.C., are met.

3.2- Annual reports of compliance with standards for minimum program volume and minimum services to charity and Medicaid patients, as specified in rule 59A-3.2085(13)(d) and (i), F.A.C., shall be forwarded to the agency's Certificate of Need Office. The total volume reported shall include both inpatient and outpatient admissions to the adult diagnostic cardiac catheterization program. A single admission is equal to one patient visit to the cardiac catheterization program. The first annual report for the exempted program shall be forwarded within 30 days of the end of by February 1 of the year following the first 12 month period calendar year completed subsequent to the 18th month of operation. Annual reports thereafter shall be forwarded within 30 days after the anniversary of the first annual report by February 1 of each subsequent calendar year. The reports should be submitted to the address shown in subsection (1) of this rule.;

Agency for Health Care Administration
Certificate of Need/Financial Analysis
2727 Mahan Drive, Building 3
Tallahassee, Florida 32308

4.3- The agency shall provide written notification to the exempted hospital of a determination of non-compliance with the annual compliance requirements of subparagraph (h)3.(f)2- of this rule. Action upon a finding of non-compliance shall be consistent with the provisions of s. 408.036(3)(i)(a)3.b., F.S.

Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.036(3), 408.036(4) FS. History—New 1-1-77, Amended 6-5-79, 2-1-81, Formerly 10-5.05, Amended 11-17-87, 3-23-88, 1-31-91, Formerly 10-5.005, Amended 7-13-98, _____.

59C-1.008 Certificate of Need Application Procedures.

(1) Letters of Intent and applications subject to ~~comparative competitive~~ review shall be accepted in two batching cycles annually each for hospital projects, and for nursing facility projects, as specified in paragraph (g) of this subsection. All other projects subject to ~~comparative competitive~~ review shall be reviewed in the hospital batching cycle. "All other projects" include projects by or for ~~home health agencies~~, hospices, and intermediate care facilities for the developmentally disabled.

(a) through (b) No change.

(c) As to content, the letter of intent shall describe the proposal with specificity by indicating clearly and unequivocally the following information:

1. Identification of the applicant means the legal name, mailing address, and telephone number of the applicant.

a. If an existing health care facility, ~~home health agency, HMO~~ or hospice seeks to undertake a project subject to a ~~comparative batched~~ review, then the legal name of the license holder must be stated and the license holder must be the applicant except when the applicant has a pending application to become the new licensee for transfer of ownership of the existing health care facility or hospice filed with the applicable licensure unit within the agency's Bureau of Health Facility Regulation ~~agency's licensure and certification office~~. In addition, the license number and date of expiration must be stated. It is the responsibility of the person issued a license to keep licensure information current. If agency records indicate information different from that presented in the letter of intent with respect to the identification of the holder of the license and the licensure status, then the agency records create a rebuttable presumption as to the correctness of those records and therefore the letter of intent is not valid.

b. If the proposal is for a project which will result in licensure of a new ~~a new license being issued, as for~~ a health care facility, or hospice, ~~or Medicare certification for a home health agency~~, the applicant seeking the certificate of need must be in existence at the time the letter of intent is submitted.

2. The letter of intent must identify the type of project proposed and shall contain only one project type as described in Section 408.036(1), F.S.

3. The number of beds sought is indicated by the numerical representation of how many beds of a specific type will compose the proposed project.

4. Services is the type of health care service sought and shall be indicated by describing the specific service requested.

5. Location refers to the health planning subdistricts adopted in Chapter Rule 59C-2, F.A.C., or the services districts. The applicant must indicate the subdistrict by name or

number, as provided in Chapter Rule 59C-2, F.A.C., and give the name of the county where the proposed project will be located.

(d) through (g) No change.

(h) An applicant for a project subject to Certificate of Need review which affects an existing licensed health care facility, ~~an existing licensed home health agency~~, an existing licensed hospice, ~~an existing licensed health maintenance organization~~, or an existing licensed intermediate care facility for the mentally retarded must be the license holder. The legal name of the license holder must be stated. In addition, the license number and date of expiration must be stated. It is the responsibility of the person issued a license to keep licensure information current. If agency records indicate information different from that presented in the letter of intent with respect to the identification of the holder of the license and the licensure status, then the agency records create a rebuttable presumption as to the correctness of those records and therefore the application will be rejected.

(i) No change.

(j) Persons applying under a shared services joint venture agreement must each be named as an applicants for the Certificate of Need, with each separately meeting all requirements for application.

(2) No change.

(3) Filing Fees. Certificate of need applications shall not be accepted by the agency at the time of filing unless accompanied by the minimum base certificate of need application filing fee in accordance with s. 408.038, F.S. The minimum base fee shall be \$5,000. In addition to the base fee of \$5,000, the fee shall be 0.015 of each dollar of the proposed expenditure, except that no fee shall exceed \$22,000.

(a) For the sole purpose of calculating the application fee, the proposed expenditure includes only the items of cost contributing to the capital expenditures of the proposed project. An application filing fee is non-refundable, unless the application is not accepted by the agency; or unless an accepted application is deemed incomplete and withdrawn by the agency as a result of the omissions review, and the withdrawal is not challenged by the applicant, in which case all but the \$5,000 base fee shall be refunded. No fees shall be refunded for applications deemed complete by the agency but subsequently voluntarily withdrawn by the applicant, or for applications deemed incomplete as a result of a legal challenge. ~~The application fee for the transfer of a Certificate of Need is \$5,000 provided there is no increase in the project cost approved for the original Certificate of Need. The filing fee for a transfer of a Certificate of Need involving an increase in the project cost shall be calculated based upon the amount of increase in accordance with s. 408.038, F.S. and subsection (3) above.~~

(b) through (4) No change.

(5) Certificate of Need Application Contents. An application for a certificate of need shall contain the following items:

(a) through (c) No change.

(d) To comply with section 408.037(1)(b)1., F.S., which requires a listing of all capital projects, the applicant shall provide the total approximate amount of anticipated expenditures for capital projects which meet the definition in s. 59C-1.002(7)(8), F.A.C., at the time of initial application submission, or state that there are none. An itemized list or grouping of capital projects is not required, although an applicant may choose to itemize or group its capital projects. The applicant shall also indicate the actual or proposed financial commitment to those projects, and include an assessment of the impact of those projects on the applicant's ability to provide the proposed project; and

(e) through (6) No change.

Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.037, 408.038, 408.039 FS. History—New 1-1-77, Amended 11-1-77, 9-1-78, 6-5-79, 2-1-81, 4-1-82, 7-29-82, 9-6-84, Formerly 10-5.08, Amended 11-24-86, 3-2-87, 6-11-87, 11-17-87, 3-23-88, 5-30-90, 12-20-90, 1-31-91, 9-9-91, 5-12-92, 7-1-92, 8-10-92, Formerly 10-5.008, Amended 4-19-93, 6-23-94, 10-12-94, 10-18-95, 2-12-96, 7-18-96, 9-16-96, 11-4-97, 7-21-98, _____.

59C-1.0085 Project Specific Certificate of Need Application Procedures.

In addition to the requirements set forth in Rule 59C-1.008, F.A.C., the following requirements apply to the projects described below:

(1) Transfer of a certificate of need. As provided in ss. 408.037(2) and 408.034(2), F.S., an applicant for a certificate of need must certify that it will license and operate the health care facility or service authorized by the certificate of need; and the agency will not issue a license to any health care facility, part of a health care facility, hospice, or health care service described in ss. 408.036(1) or (2), F.S., which fails to receive a required certificate of need. This subsection applies to circumstances where the certificate holder will not be the initial licensee or operator of the authorized project. Such circumstances include, for example, a change in the ownership or licensed operator of the certificate holder. Except as provided in this subsection, such changed circumstances require a certificate of need that transfers the authorized project to the intended initial licensee or operator. ~~Combinations.~~

(a) An application to transfer a certificate of need is subject to an expedited review, as specified in 408.036(2)(c), F.S. ~~An application to combine two or more Certificates of Need and the transfer of one or more such Certificate of Need to another legal entity may be submitted in a single application and must be submitted by the transferee if a single application is opted for.~~

(b) The proposed transferee is the applicant for the transfer. The transferor is subject to the limitations on transfer costs specified in s. 408.042, F.S., which must be identified in

the application for a transfer. All applications for combinations will be reviewed in accordance with the review criteria in Section 408.035, F.S.

(c) The application fee for transfer of a certificate of need is \$5,000 provided there is no increase in the project cost approved for the certificate of need that is being transferred. The filing fee for a transfer involving an increase in the project cost shall be calculated based on the amount of increase in accordance with s. 408.038, F.S., and rule 59C-1.008(3)(a), F.A.C. ~~If an application is filed to combine two or more certificates, the validity period of the Certificate or Certificates of Need to be consolidated will be extended for the time beginning upon submission of the application and ending when final agency action and any appeal from such action has been concluded. However, no such extension will be effected if the application is withdrawn by the applicant.~~

(d) A transfer application is required if the intended licensee or operator for approved nursing home beds in a combined certificate of need, as authorized by an exemption under s. 408.036(3)(l), F.S., will be an entity other than the holder of any of the uncombined certificates of need. ~~For any certificate of need issued pursuant to paragraph 408.036(2)(f), F.S., the validity period will be that of the certificate of need issued first plus the extension as described above in paragraph (e).~~

(e) A transfer application is required if the intended licensee or operator for the approved nursing home beds included in a component or components of a divided certificate of need, as authorized by an exemption under s. 408.036(3)(m), F.S., will be an entity other than the holder of the undivided certificate of need. ~~For any certificate of need issued pursuant to paragraph 408.036(2)(f), F.S., where any part of the certificate of need has commenced construction, all parts are deemed to have commenced construction upon issuance of the combined certificate of need.~~

(f) A transfer application will be reviewed in accordance with the review criteria in s. 408.035, F.S.

(g) Upon written request from the transferor received at least 15 days prior to the termination date of the certificate of need, and receipt of a transfer application, the agency will extend the validity period of the proposed transferred certificate of need for a period of 60 days, consistent with s. 59C-1.018(3)(c), F.A.C.

(h) No transfer application is required if a change in the intended initial licensee or operator of an authorized project occurs because of a corporate merger or a change in the corporate name.

(2) Conversion of licensed hospital beds. As provided in s. 408.036(2)(f), F.S., an expedited review is applicable for hospital projects proposing to increase the licensed capacity of acute care beds or the licensed capacity of a category of mental health services beds through conversion of other specified beds at the same hospital. ~~Divisions.~~

~~(a) Conversion under this subsection may not establish a new licensed bed category at the hospital. A separate application to divide each Certificate of Need must be filed. A transfer of one or both of the Certificates of Need which result from the division must be requested in a separate Certificate of Need application. Such applications will be reviewed simultaneously by the agency if submitted simultaneously and if a request is made to consider them simultaneously. A combination of one or both of the certificates which result from the division Certificate of Need application must be filed in a separate application, but may be filed concurrently.~~

~~(b) Licensed acute care bed capacity may be increased under this subsection through: All applications for divisions will be reviewed in accordance with the review criteria in Section 408.035, F.S.~~

~~1. Conversion of beds in one or more of the categories of licensed mental health services beds; or~~

~~2. Conversion of distinct-part skilled nursing unit (SNU) beds.~~

~~3. The applicant must document why the exemption provided under s. 408.036(3)(n), F.S., was not applicable for its proposal.~~

~~(c) Licensed bed capacity in a category of mental health services beds may be increased under this subsection through: If an application is filed to divide a certificate, the validity period of the Certificates of Need resulting from the division will be extended for the time beginning upon submission of the application and ending when final agency action and any appeal from such action has been concluded. However, no such extension will be effected if the application is withdrawn by the applicant.~~

~~1. Conversion of beds in one or more of the other categories of licensed mental health services beds; or~~

~~2. Conversion of acute care beds.~~

~~3. The applicant must document why the exemption provided under s. 408.036(3)(n), F.S., was not applicable for its proposal.~~

~~(d) Conversions under this subsection shall not increase the total licensed bed capacity of the hospital. For any certificate of need issued pursuant to paragraph 408.036(2)(g), F.S., the validity period will be that of the oldest Certificate of Need involved in the transaction plus the extension as described in paragraph (c) above.~~

~~(e) Beds added by conversion under this subsection must be licensed and operational for at least 12 months before the hospital may apply for additional conversion affecting beds of the same type.~~

~~(3) The addition of beds to a licensed nursing home by transfer of a valid certificate of need:~~

~~(a) All applications for a transfer or the addition of beds to a licensed nursing home by transfer will be reviewed in accordance with the review criteria in Section 408.035, F.S.~~

~~(b) The validity period of a Certificate of Need transferred directly to another holder or transferred to be added to an existing licensed nursing home facility does not change as a result of the transfer. A transfer does not extend the validity period of a Certificate of Need.~~

~~(3)(4) Shared service arrangement. Any application for a project involving a shared service arrangement is subject to a comparative batched review when where the health service being proposed is not currently provided by any of the applicants, or an expedited review when where the health service being proposed is currently provided by one of the applicants. Proposals for a shared service arrangement must be limited to hospitals located in the same service planning area, as defined by the agency and applicable for the service being proposed.~~

~~(a) through (b) No change.~~

~~(4)(5) Mobile Units.~~

~~(a) Any health care facility, health maintenance organization, or home health agency which intends to utilize a mobile unit must apply for a certificate of need prior to utilization of the mobile unit if the project has been determined subject to review by the agency.~~

~~(b) Only a health care facility, health maintenance organization, or home health agency which intends to utilize a mobile unit may apply for a certificate of need for a mobile unit.~~

~~(5)(6) Reestablishment of an inpatient health service Termination of a health service. A health care facility that has terminated an inpatient Any person who terminates a health service must be granted a certificate of need to reestablish reinstitute the health service at that facility. Reestablishment of a health service which was not offered continuously at the health care facility for the 12-month period prior to the proposed reestablishment is a substantial change in health services, and requires a certificate of need.~~

~~Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.034(2), 408.036(2)(b)(c)(f), 408.037(2), 408.042 FS. History--New 1-31-91, Formerly 10-5.0085, Amended 10-18-95, 10-8-97, _____.~~

~~59C-1.010 Certificate of Need Application Review Procedures.~~

~~(1) The agency shall review all applications in the context of the review criteria specified in Section 408.035, F.S., Chapters Rules 59C-1 and 59C-2, F.A.C., which are in accordance with section 408.035, F.S., and all information relevant to the criteria contained therein.~~

~~(2) General Provisions.~~

~~(a) Applications subject to comparative or expedited review shall be submitted to the agency and the appropriate Local Health Council on AHCA Form CON-1, as referenced in Rule 59C-1.008(1)(f), F.A.C.~~

~~(b) Applications for projects involving an existing health care facility shall be filed by the current license holder as listed on the current agency license in effect at the time of the~~

~~applicant omission deadline specified in subparagraph (3)(a)3. or (4)(a)3. of this rule, or the application shall be withdrawn from consideration.~~

~~(c) An application shall not be deemed complete by the agency unless all information required by statute and rule has been submitted by the applicant.~~

~~(3)(2) Comparative Review. Applications subject to comparative review shall be reviewed according to the following timetable:~~

~~(a) Completeness Review.~~

~~1. Within 15 calendar days after the application submission deadline promulgated under rule 59C-1.008(1)(g), F.A.C., the agency shall determine whether the application is complete.~~

~~2. An application shall not be deemed complete by the agency unless all information required by statute and rule has been submitted by the applicant.~~

~~3. If the application is deemed incomplete by the agency, the agency shall request in writing from the applicant specific information necessary for the application to be deemed complete.~~

~~4. If an applicant does not provide the specific additional information required by statute and rule in writing requested to the agency and the appropriate Local Health Council within 21 calendar days of the receipt of the agency's request, the application shall be deemed withdrawn from consideration. The applicant's response must be received by the agency and the Local Health Council no later than 5 p.m. local time on or before the omissions due date promulgated under Rule 59C-1.008(1)(g)(4), F.A.C.~~

~~5. The applicant submitting an application involving an existing health care facility must be the current license holder as listed on the current agency license in effect at the time of the promulgated applicant omission deadline under Rule 59C-1.008(1)(l), or the application shall be withdrawn from consideration.~~

~~(b) The agency shall deem the application complete or withdrawn within 7 calendar days of the receipt of the requested information. Subsequent to an application being deemed complete by the agency, no further application information or amendment will be accepted by the agency.~~

~~(c) The agency shall conduct public hearings in accordance with the provisions in subsection 408.039(3)(b), F.S. The presiding officer at the hearing will be assigned by the agency, or the Local Health Council. Unless otherwise ordered by the presiding officer, the applicant and those in support of the proposal will speak followed by those opposing the proposal, and the applicant may then present rebuttal information. The agency will preserve the proceedings at the hearing.~~

(d) The agency shall issue a State Agency Action Report within 60 calendar days from the ~~date~~ day the application is deemed complete unless the review period is extended pursuant to subsection ~~(6)(5)~~ of this rule.

~~(4)(3) Expedited Review Process. Applications subject to for expedited review shall be reviewed according to the following timetable: submitted to the agency and the appropriate Local Health Council on AHCA Form CON 1, as referenced in Rule 59C-1.008(1)(f), at least 90 days prior to the implementation of the project.~~

~~(a) Applications shall not be accepted for an expedited review unless they are if they are not submitted at least 90 days prior to the implementation of the project. Transfer applications shall be accepted consistent with the provisions of 59C-1.0085(1)(g), F.A.C. or, for a transfer, at least 90 days prior to the termination date of the Certificate of Need. Applications for projects involving an existing health care facility must be filed by the current license holder except where the applicant has a pending application for transfer of ownership filed with the agency and shall be processed in the following manner:~~

~~(b)(a) All such applications shall be exempt from the batching requirements set forth in Rule 59C-1.008(1)(g).~~

~~(c)(b) No letter of intent or letter of intent publication, as prescribed by subsection 59C-1.008(1), shall be required.~~

~~(d)(e) Completeness Review.~~

~~1. Within 15 calendar days of receipt of an application by the agency, the agency shall determine whether the application is complete.~~

~~2. If the application is deemed incomplete by the agency, the agency shall request in writing from the applicant specific information necessary for the application to be deemed complete.~~

~~3. If an the applicant does not provide the specific additional information required by statute and rule in writing to the agency and the appropriate Local Health Council within 21 calendar days of the receipt of the agency's request, the application shall be is deemed withdrawn from consideration.~~

~~4. The applicant submitting an application involving an existing health care facility must be the current license holder as indicated on the current agency license in effect at the time of the applicant omission deadline or the application shall be withdrawn from consideration.~~

~~(e)(d) The agency shall deem the application complete or withdrawn within 7 calendar days of the receipt of the requested information. Subsequent to an application being deemed complete by the agency, no further application information or amendment will be accepted by the agency, unless a statutorily required item was omitted and the agency failed to clearly did not request the specific item in its omissions request. In the later case, the application may be supplemented only with the omitted item.~~

~~(f)~~ A public hearing shall be held only if the agency determines there are issues of significant public interest related to the proposed project.

~~(g)(e)~~ If the application is deemed complete, the agency shall issue a its State Agency Action Report describing the agency's findings with regard to the proposed project within 45 calendar days from the date the application is deemed complete unless the review period is extended pursuant to subsection ~~(6)(5)~~ of this rule.

~~(f)~~ A public hearing shall be held only if the agency determines there are issues of significant public interest.

~~(5)(4)~~ Issuance of State Agency Action Report.

(a) The agency shall issue a its State Agency Action Report describing the agency's findings ~~for with regard to a comparative review of the applications in a the batch, or for an application with subject to expedited review. The report shall state the agency's its~~ intent to grant or deny certificates of need ~~for projects~~ in their entirety or ~~for valid~~ identifiable portions thereof, and state the conditions required of the certificate of need holder, if any. The agency ~~Secretary Director~~ or his designee shall sign State Agency Action Reports. The agency shall publish its notice of intent, as set forth in the State Agency Action Report, in the F.A.W. within 14 calendar days after the State Agency Action Report is issued. A notice of intent and State Agency Action Report shall be mailed to each applicant. The agency decision embodied in the State Agency Action Report to grant additional beds, services, or programs will be reflected in the agency's inventories.

(b) through (c) No change.

(d) The agency shall issue a certificate of need according to the timeframes specified in subsection ~~(3) or (4) (2)~~ of this rule, specifying the scope of the project, any conditions placed on the certificate of need, and an approved dollar amount for the project in its entirety or for identifiable portions of the total project; ~~or the agency shall deny a certificate of need for the project in its entirety. When the agency has determined that it is necessary to insure that the intent of the statute is carried out, conditions shall be placed upon the certificate of need.~~ The agency may impose conditions on ~~shall condition~~ a certificate of need predicated upon statements of intent expressed by an applicant in the certificate of need application, which the agency relied upon in its decision to issue the certificate of need, and which relate to the criteria set forth in section 408.035, F.S., and in Chapters 59C-1 Rules 59C-1.030-.044 and Rule 59C-2, F.A.C.

~~(6)(5)~~ Review period extension. The agency shall issue a State Agency Action Report pursuant to the timeframes specified in subsections 408.039(4), F.S., and this rule unless an extension is granted by written mutual agreement of all applicants, which are subject to comparative competitive review in the applicable batching cycle, or an applicant subject to expedited review, and the agency.

~~(7)(6)~~ For purposes of the administration of the Health Facility and Services Development Act, any oral or written communication, regarding the merits of a specific application, between the applicant, any person acting on behalf of the applicant, or any person opposing the application and any person in the agency who exercises any responsibility respecting the application, subsequent to an application being deemed complete pursuant to paragraphs (3)(b) or (4)(e) of this rule the schedule in Rule 59C-1.008(1)(g), F.A.C., and prior to the time of the agency's determination pursuant to paragraphs ~~(3)(d) or (4)(g) of this rule the schedule in Rule 59C-1.008(1)(g), F.A.C.~~, is prohibited.

Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.035, 408.036(2), 408.039(3),(4),(5)(4) FS. History—New 1-1-77, Amended 11-1-77, 9-1-78, 6-5-79, 4-25-80, 2-1-81, 3-31-82, 12-23-82, Formerly 10-5-10, Amended 11-24-86, 11-17-87, 3-23-88, 8-28-88, 1-31-91, 7-1-92, 7-14-92, Formerly 10-5-010, Amended 10-8-97, _____.

59C-1.013 Monitoring Procedures.

(1) No change.

(2) Project Status Reports.

(a) No change.

(b) The status reports shall be submitted on AHCA Form CON-2, Revised July 1997, and incorporated by reference herein. A copy of Form CON-2 may be obtained from:

Agency for Health Care Administration

Certificate of Need/Financial Analysis

2727 Mahan Drive, Building 3

Tallahassee, Florida 32308

~~Agency for Health Care Administration, Certificate of Need Office, Fort Knox Executive Center, 2727 Mahan Drive, Building 3, Tallahassee, FL 32308.~~

~~(c)1. For a certificate of need other than one designated as a multifacility project, A~~ status report covering the first 15 months from the date of issuance of a the certificate of need shall be received by the agency no later than 14 calendar days after the end of the reporting period.

2. For a certificate of need designated as a multifacility project, as defined in subsection 408.032(16), F.S., a status report covering the first 20 months from the date of issuance of the certificate of need shall be received by the agency no later than 14 calendar days after the end of the reporting period.

(3) Documentation. The following is a listing of all reports required for monitoring compliance with this rule section 59C-1.013 and rule 59C-1.018, F.A.C.

(a) through (b) No change.

~~(4)(e)~~ Reporting Requirements Subsequent to Licensure or Commencement of Services. All holders of a certificate of need that was issued have been granted a certificate of need predicated upon conditions expressed on the face of the certificate of need shall provide annual to the agency a compliance reports to the agency. The reporting period shall be January 1 through December 31 of each year. The holder AH holders of a certificate of need who began operation after

January 1 will report from the date operation began through December 31. The compliance report shall be submitted no later than will be due into the agency on April 1 of the subsequent year.

(a) The compliance report will contain ~~the~~ information necessary for an assessment of ~~to assess~~ compliance with conditions on the certificate of need, utilizing measures, such as a percentage of patient days, that are consistent with the stated condition. This requires that a measure or set of measures be developed which can be used to assess compliance with conditions. "Measure" means the act of ascertaining extent, dimension, quality or quantity of something in by comparison with the condition. The certificate of need holder is responsible for identifying the measures to be used in assessing his or her compliance with the conditions. The following ~~type of~~ information shall be provided in the holder's annual compliance report ~~assessment of compliance with the condition:~~

1. The time period covered by the measures;
2. The measure for assessing compliance with each of the conditions identified and described on the face of the certificate of need;
3. The way in which the conditions were evaluated by applying the measures;
4. The ~~actual~~ data sources used to generate ~~the~~ information about ~~on~~ the conditions that were measured;
5. ~~The source of the data for the measure;~~
6. ~~The reasonableness of the measures and the confidence in the measures;~~
7. ~~The person and position responsible for defining the measures and supplying the compliance report;~~
8. ~~Any other information necessary for the agency to determine compliance with conditions; and,~~
9. If applicable, the reason or reasons, with supporting data, why the certificate of need holder was unable to meet the conditions set forth on the face of the certificate of need.

(b) A change in the licensee for a facility or service does not affect the obligation for that facility or service to continue to meet conditions imposed on a certificate of need and to provide annual condition compliance reports.

(c) Conditions imposed on a certificate of need may be modified consistent with rule 59C-1.019, F.A.C.

(5)(4) Violation of Certificate of Need Conditions. Health care providers found by the agency to be in noncompliance with conditions set forth in their certificate of need shall be fined as defined in section 59C-1.021, F.A.C.

Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.033(1)(b), 408.040(1),(2),(3), 408.032(16), 408.044 FS. History-New 1-1-77, Amended 11-1-77, 9-1-78, 6-5-79, 2-1-81, 3-31-82, Formerly 10-5.13, Amended 11-24-86, 7-25-89, Formerly 10-5.013, Amended 10-18-95, 11-4-97, _____.

59C-1.018 Termination of Certificate of Need.

(1) Validity Period of Certificate of Need. A certificate of need shall terminate 18 months from the date of issuance unless the holder meets the applicable conditions for an extension set forth in subsection 408.040(2), Florida Statutes, and this rule, ~~or 2 years from the date of issuance if the certificate of need has been designated by the agency as a multifacility project as defined in subsection 408.032(16), Florida Statutes.~~

(2) Undertaking a Project Authorized by a Certificate of Need. A certificate of need will terminate after the 18-month ~~or 2-year~~ time frame set forth in subsection (1) unless the applicant meets one of the minimum requirements described below:

(a) Certificates of Need for New Construction or Renovation Projects.

1. A holder of a certificate of need with a project for new construction must, by the date of termination of the certificate of need, be deemed to have commenced continuous construction as defined in subsection 408.032(4)(3), Florida Statutes. For purposes of compliance, site preparation must be completed as defined below:

a. through 3. No change.

(b) Certificates of Need for Non-construction Projects.

1. A holder of a certificate of need for a non-construction project including ~~home health agencies,~~ hospice, bed conversions and establishment of new health services, or a substantial change in such services, must provide proof of having made an enforceable capital expenditure greater than 10 percent of the total project cost, or have received appropriate licensure and certification by the date of termination of the certificate of need.

2. No change.

(3) Extension of Validity Period.

(a) through (b) No change.

(c) Upon written request from the holder of a certificate of need received at least 15 days prior to the termination date of the certificate of need, and upon submission of a transfer application by the proposed transferee, the agency will extend the validity period of the proposed transferred certificate of need for a period of 60 days to ensure that the certificate of need remains valid throughout the agency's timetable for review of the transfer application. Only one such request for a 60 day extension will be granted under the provisions of this subsection.

Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.040(2)(a)(b)(c) FS.; Section 14, Chapter 97-270, Laws of Florida. History-New 11-24-86, Amended 7-25-89, Formerly 10-5.018, Amended 10-8-97, _____.

59C-1.019 Modification of Certificate of Need.

(1) through (2) No change.

(3) Good cause includes, for example:

(a) Changes in the adequacy of reimbursement; or

(b) Changes in the overall ability of the health care facility, ~~home health agency~~, or hospice for which the certificate of need was issued to cover its costs if such changes are of such a degree that the continued viability of the health care facility, ~~home health agency~~, or hospice is seriously threatened; or

(c) Changes in agency rules and regulations substantially affecting the project.

(4) No change.

Specific Authority 408.15(8), 408.034(5) FS. Law Implemented 408.040(1)(c)(a) FS. History—New 11-24-86, Amended 7-25-89, Formerly 10-5.019, Amended 2-5-98, _____.

59C-1.020 Effect on Licensure.

In the exercise of its authority to issue licenses to health care facilities, ~~home health agencies~~ and hospices, as provided by Chapters 395 and 400, Florida Statutes, the agency shall duly consider the certificate of need required by the Health Facility and Services Development Act, and shall not issue a license to a health care facility, ~~home health agency~~, or hospice which fails to receive a certificate of need or an exemption where required. The agency will only issue a license to a holder of a certificate of need for a health care facility, ~~home health agency~~ or hospice in accordance with the certificate of need, and no license will be issued for a number of beds less than the total on a certificate of need.

Specific Authority 408.15(8), 408.034(5)(2),(4) FS. Law Implemented 408.034(2) 408.035, 408.036, 408.040 FS. History—New 11-24-86, Amended 7-25-89, 1-31-91, Formerly 10-5.020, Amended _____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Division of Managed Care and Health Quality

RULE TITLE: Medicaid Contracts for Prepaid Health Plans

RULE NO.: 59G-8.100

PURPOSE AND EFFECT: The proposed rule will revise the current rule by adding new provisions. The agency is developing proposed rules for the establishment of a uniform system of assigning Medicaid recipients preferentially to Medicaid prepaid health plans based on quality of service and performance.

SUBJECT AREA TO BE ADDRESSED: Preferential Assignment of Medicaid Recipients to Medicaid Prepaid Health Plans.

SPECIFIC AUTHORITY: 409.9122(2)(k)1.e. FS.

LAW IMPLEMENTED: 409.9122(2)(k)1.e. FS.

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

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Pamela A. Thomas, Chief, Bureau of Managed Health Care, Agency for Health Care Administration, 2727 Mahan Drive, Tallahassee, Florida 32308, (850)922-6830

THE PRELIMINARY TEXT OF THE PROPOSED RULE WILL BE AVAILABLE JULY 17 FROM THE AGENCY FOR HEALTH CARE ADMINISTRATION. PLEASE CONTACT KEN HEMMERLY AT 414-8957.

DEPARTMENT OF MANAGEMENT SERVICES

Personnel Management System

RULE TITLE: Adoption Benefits for State and Water Management District Employees

RULE NO.: 60L-25

PURPOSE AND EFFECT: To develop rules to implement s. 110.152, Florida Statutes, created by the 2000 Legislature, which provides monetary benefit for state employee who adopts a “special-needs” child or a child not defined as “special-needs”.

SUBJECT AREA TO BE ADDRESSED: To develop the policies regarding adoption benefits for state and water management district employees.

SPECIFIC AUTHORITY: 110.152 FS.

LAW IMPLEMENTED: 110.152 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., July 24, 2000

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Anna Gray, State Employee Benefits and Training Program Manager, 4050 Esplanade Way, Tallahassee, Florida 32399-0950

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE CHAPTER TITLE: Examinations

RULE CHAPTER NO.: 61-11

PURPOSE AND EFFECT: The Department is considering amending rules in the above referenced rule chapter for the purpose of making any changes necessary based on recent legislation, public comment, the implementation of computer-based testing, and the need to update and streamline procedures. The effect will be the incorporation of any revisions made to these rules.

SUBJECT AREA TO BE ADDRESSED: The proposed rule development will possibly result in changes to the Department's examination rules.

SPECIFIC AUTHORITY: 455.203(5), 455.217(1)(e), 455.229(2) FS.

LAW IMPLEMENTED: 119.07(3)(a), 120.60, 455.213(1), 455.217, 455.229 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: Tom Thomas, Assistant General Counsel, 1940 North Monroe Street, Tallahassee, Florida 32399-2202

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLES:	RULE NOS.:
Licensing Procedure for Manager's License	61-20.001
Expiration and Renewal of Manager's License	61-20.002
Notices of Non-Compliance	61-20.004
Disciplinary Guidelines	61-20.005
Mediation Offenses	61-20.006
Citation Offenses	61-20.007
Unexcused Absences	61-20.008

PURPOSE AND EFFECT: The Department is considering amending rules 61-20.001 and 61-20.002, as well as creating new rules as listed above. The purpose is to update the existing rules and conform them to reflect the transfer of this regulatory program to the Division of Professions. The new rules are being created to implement requirements imposed by Chapter 455, Florida Statutes, relating to notices of non-compliance, disciplinary guidelines, mediation offenses, citation offenses, and unexcused absences for members of the Regulatory Council of Community Association Managers. The effect will be to implement the provisions and requirements of Chapter 455, Florida Statutes, to provide greater clarity, and to implement the statutory requirements of this program, especially as they relate to disciplinary matters.

SUBJECT AREA TO BE ADDRESSED: The proposed rule development will affect the regulation of community association managers as it relates to the Departments powers and duties.

SPECIFIC AUTHORITY: 455.203(5), 455.207(3), 455.2235(1), 455.224, 455.225(3), 455.2273, 468.4315, 468.4336(2) FS.

LAW IMPLEMENTED: 455.207(3), 455.2235, 455.224, 455.225(3), 455.227, 455.2273, 468.432, 468.433, 468.4336, 468.436 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: Tom Thomas, Assistant General Counsel, 1940 North Monroe Street, Tallahassee, Florida 32399-2202

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:	RULE NO.:
Board of Employee Leasing Citations	61-32.002

PURPOSE AND EFFECT: The purpose and effect of the proposed rule amendment is to add additional violations of the employee leasing practice act to those which a citation may be issued in lieu of other discipline.

SUBJECT AREA TO BE ADDRESSED: The subject area to be addressed in this rule is employee leasing citation violations.

SPECIFIC AUTHORITY: 455.201, 455.203(5), 455.224, 455.225 FS.

LAW IMPLEMENTED: 455.224, 455.225, 468.530, 468.532 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: Tom Thomas, Assistant General Counsel, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, Florida 32399-2202

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Pari-Mutuel Wagering

RULE TITLE: Penalty Guidelines for Class IV and V Drug Violations
 RULE NO.: 61D-6.011

PURPOSE AND EFFECT: The purpose and effect of the proposed rule will be to interpret Florida Statutes which grant the Division the authority to adopt rules establishing penalty guidelines for Class I, II and III drug violations.

SUBJECT AREA TO BE ADDRESSED: The subject area to be addressed in this rule is the interpretation of Florida Statutes necessary to establish penalty guidelines for Class I, II and III drug violations.

SPECIFIC AUTHORITY: 550.0251(3), 550.2415(3),(13) FS.

LAW IMPLEMENTED: 550.0251, 550.235(2) FS.

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

TIME AND DATE: 10:00 a.m. – 4:00 p.m., July 24, 2000

PLACE: Florida Department of Business and Professional Regulation, Northwood Centre, Room 312, 1940 N. Monroe Street, Tallahassee, Florida 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mary Polombo, Clerk, Division of Pari-Mutuel Wagering, 1940 North Monroe Street, Tallahassee, Florida 32399-1035

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 Mary Polombo at (850)413-0750. If you are hearing or speech impaired, please contact the agency using the Florida Dual Party Relay System by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLE: Delinquent License Fees
 RULE NO.: 61G7-5.006

PURPOSE AND EFFECT: The Board proposes to update this rule, remove redundant language, and change the title so that the rule conforms more to the Statute.

SUBJECT AREA TO BE ADDRESSED: Delinquent License Fees.

SPECIFIC AUTHORITY: 468.522, 468.528 FS.

LAW IMPLEMENTED: 468.528 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 IS: Anthony Spivey, Executive Director, Board of Employee Leasing Companies, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0767

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G7-5.006 Delinquent ~~Inactive~~ License Fees Renewal.

~~(1) In the event any licensee fails to renew the license, the license shall automatically become delinquent.~~ A license delinquent 30 or less days may be returned to active status by the payment of the biennial license renewal fee plus a delinquent fee of \$300.00.

~~(2) A license delinquent more than 30 days shall become void without further action by the Board.~~

Specific Authority 468.522, 468.528 FS. Law Implemented 468.528 FS. History—New 4-25-94, Amended 8-17-94,_____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLE: Definitions
 RULE NO.: 61G7-6.001

PURPOSE AND EFFECT: The Board proposes to substantially reword rule 61G7-6.001 to include all definitions relevant to this Chapter in this rule.

SUBJECT AREA TO BE ADDRESSED: Definitions.

SPECIFIC AUTHORITY: 468.520, 468.522, 468.525(3)(b) FS.

LAW IMPLEMENTED: 468.520, 468.525(4),(5), 468.529(1) 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: Anthony Spivey, Executive Director, Board of Employee Leasing Companies, Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida 32399-0767

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

(Substantial rewording of Rule 61G7-6.001 follows. See Florida Administrative Code for present text.)

61G7-6.001 Definitions Employee Leasing.

(1) "Actively involved" means the actual exercise of duties on behalf of an employee leasing company. Any natural person who possesses, directly or indirectly, the power to direct or cause the direction of the management or policies of any employee leasing company, through direct or indirect control of 50 percent or more of the voting securities of an employee leasing company, is deemed actively involved.

(2) "Arrangement" means the aggregate of any contracts or agreements between an admitted carrier and the employee leasing company related to the issuance of a policy of insurance for a health plan.

(3) "Assumes responsibility for the payment of wages" as used in s. 468.525(4)(b), F.S., means the obligation of the employee leasing company to comply with the terms of employment established with an employee relating to the payment of wages of the employee. At a minimum, such an agreement shall require compliance with the Fair Labor Standards Act, 29 U.S.C.A. Sections 201, et seq., 29 C.F.R. Sections 500-899, by the employee leasing company.

(4) "Controlling person" means any individual owning (in accordance with attribution rules of section 1563 of the Internal Revenue Code) or otherwise controlling the vote of more than 50% of the stock of an employee leasing company, or any officer who is actively involved in the day-to-day operation of the business of an employee leasing company and authorized to act in behalf of such company, as well as any other persons authorized by an employee leasing company to enter into a contractual relationship with a client company on behalf of the employee leasing company. Commencing October 1, 1992, licensure as a controlling person will authorize a controlling person to engage in business from offices in this state and to enter into a contractual relationship with a client company on behalf of an employee leasing company, provided the employee leasing company, for which the controlling person is working or on whose behalf the controlling person is entering into a contractual relationship, is licensed as an employee leasing company. Licensure as a controlling person will not authorize such controlling person to act as an employee leasing company without an employee leasing company license.

(5) "Employment responsibilities" means all those responsibilities generally incumbent on an employer, including payment of wages and taxes and the right to hire, direct, control, discipline, and terminate employees.

(6) "Full Responsibility" means complete and total responsibility for the collection of and payment of all payroll taxes which are payable to the Internal Revenue Service and/or to the State of Florida for services performed by leased employees as leased employees.

(7) "Health benefits or health plan," as used in § 468.529, F.S., means provision of comprehensive major medical health benefits.

(8) "Intangible assets" means assets that lack physical substance. The value of intangible assets is generally based on the value of the rights inherent in them or results from allocation of costs incurred to future periods, in which case they have no realizable or recoverable value outside of their ability to benefit future earnings in the normal course of operations. Intangible assets are normally subject to amortization. Examples of intangible assets include goodwill, copyrights, trademarks, patents, organization costs, deferred costs, client enrollment costs, and excess of assets acquired over purchase price.

(9) "Long-term ongoing nature" means a situation where a client company and an employee leasing company arrange for leased employees to do more than supplement the client company's workforce in special work situations, such as employee absences, temporary skill shortages, seasonal workloads, and special assignments and projects. This definition in no way is meant to alter the concept of at-will employment.

(10) "Primarily responsible" means that the admitted carrier is liable for all claims incurred under the plan of insurance during its effective period, regardless of any reimbursement or indemnification agreement between the licensed employee leasing company and the carrier. Any reimbursement or indemnification agreement between the employee leasing company and the admitted insurance carrier shall not limit or diminish the carrier's primary responsibility for its obligations under the health plan for the payment of claims incurred or the provision of benefits under the health plan.

(11) "Responsibility for performing safety inspections," as used in s. 468.525(4)(e)1., F.S., means that the responsibility for performing such inspections for leased workers' safety is shared by both the employee leasing company and the client company. It does not mean sole and unilateral responsibility on the part of the leasing company and should not relieve the client company from responsibilities for its own actions or inactions or responsibility as owner, lessor, or operator of equipment and premises being utilized by the leased employees.

(12) "Shared responsibility" means that the client company exercises such right of direction and control over the leased employee as is necessary to conduct its business and without which the client would be unable to conduct its business, discharge any fiduciary responsibility which it may have, or comply with any applicable licensure, regulatory, or other responsibilities the client company may have.

(13) "Tangible accounting net worth" means net worth presented in accordance with generally accepted accounting principles as defined in Rule 61H1-20.007, F.A.C., reduced by the aggregate amount of intangible assets.

(14) "Temporary" means a situation in which leased employees are not needed on a long-term, ongoing basis, but rather are only needed to support or supplement the client company's work force in special work situations, such as employee absences, temporary skill shortages, seasonal workloads, and special assignments and projects, for a period not to exceed one year.

(15) "Worksite" means the location within the State of Florida where the leased employee performs the job or function for which the employee was leased to a client. In a situation where more than one employer works at a worksite, only the workforce under the direct supervision and control of the client company and the employee leasing company shall be considered in determining majority status at a client company worksite. In a situation where an employee travels to various locations, worksite will be that location within the State of Florida where the employee is based, receives supervisory direction, or receives remuneration.

Specific Authority 468.520, 468.522, 468.525(3)(b) FS. Law Implemented 468.520, 468.522, 458.525(4), 468.529(1) FS. History—New 7-20-92, Formerly 21EE-6.001, Amended 9-14-93, 10-24-94, 7-18-95,_____.

FLORIDA HOUSING FINANCE CORPORATION

RULE TITLES:	RULE NOS.:
Definitions	67-44.001
Notice of Funds Availability ("NOFA")	67-44.002
General Program Restrictions	67-44.003
Application Procedures	67-44.004
Application and Selection Procedures	67-44.005
Administrative Appeal Procedures	67-44.006
Credit Underwriting Procedures and Loan Origination	67-44.007
Construction Disbursements and Loan Servicing	67-44.008
Terms and Conditions of Loans	67-44.009
Compliance and Monitoring Provisions	67-44.010
Fees	67-44.011

PURPOSE AND EFFECT: This rule establishes the procedures by which the Florida Housing Finance Corporation shall administer the HAP Construction Loan Program, which provides below market interest rate construction loans to eligible nonprofit developers and sponsors for the construction or substantial rehabilitation of very low- and low-income home ownership housing. Revisions to the Rule are required to implement technical and clarifying changes. The adoption of these revisions will increase the efficiency and effectiveness of program service and will provide greater clarification of the program.

SUBJECT AREA TO BE ADDRESSED: The Rule Development Workshop will be held to receive comments and suggestions from interested persons relative to program requirements as specified in Rule Chapter 67-44 Florida Administrative Code.

SPECIFIC AUTHORITY: 420.507(12),(23) FS.

LAW IMPLEMENTED: 420.5088 FS.

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

TIME AND DATE: 2:00 p.m., Tuesday, August 1, 2000

PLACE: Florida Housing Finance Corporation, Seltzer Room, 6th Floor, 227 North Bronough Street, Tallahassee, Florida 32301

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Bridget E. Warring, HAP Construction Loan Program, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329

Any person requiring special accommodation at this hearing because of a disability or physical impairment should contact Bridget E. Warring at the above address. If you are hearing or speech impaired, please use the Florida Dual Party Relay system which can be reached at 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

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

FLORIDA HOUSING FINANCE CORPORATION

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Home Investment Partnership Program (HOME) Home Ownership Construction Loan Program	67-47
RULE TITLES:	RULE NOS.:
Definitions	67-47.010
Notice of Funds Availability	67-47.020
Match Contribution Requirement	67-47.030
Reallocation for Disaster Areas	67-47.035
Minimum Set-aside of Funds for Community Development Organizations (CHDO's)	67-47.040
Income Targeting: Home Ownership	67-47.050
Eligible Activities	67-47.060
Eligible Applicant's Responsibilities	67-47.070
Eligible and Ineligible Development Costs	67-47.080
General Project Restrictions:	
Affordability Requirements	67-47.090
Application and Selection Procedures for Home Ownership Developments	67-47.100
Administrative Procedures	67-47.110
Terms and Conditions of Loans Made to Housing Providers	67-47.120
Terms and Conditions of Permanent Loans Made to Eligible Home Buyers or Home Owners	67-47.130
Credit Underwriting Procedures and Origination	67-47.140
Disbursement of Funds	67-47.150
Fees	67-47.160
Compliance Procedures	67-47.170

PURPOSE AND EFFECT: The purpose of Rule Chapter 67-47, Florida Administrative Code (FAC.), is to establish the procedures by which the Florida Housing Finance Corporation

shall administer the application process, to allow (HOME) Home Ownership funds to be used for acquisition with new construction and existing home owner rehabilitation of single family housing for low income home buyers.

SUBJECT AREA TO BE ADDRESSED: Prior to the opening of an Application Cycle, the Corporation (1) researches the market need for affordable housing throughout the state of Florida and (2) evaluates prior application cycles to determine what changes or additions should be made to the Rule or Application. The proposed amendments to the Rule and adopted reference material include changes relative to the development of the 2000 application and program requirements.

SPECIFIC AUTHORITY: 420.507(12),(14) FS.

LAW IMPLEMENTED: 420.5089 (2) FS.

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

TIME AND DATE: 2:00 p.m., August 1, 2000

PLACE: Florida Housing Finance Corporation, 227 North Bronough Street, 6th Floor Seltzer Room, Tallahassee, Florida 32301-1329

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Beverly B. Cliett, Deputy Development Officer, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, FL 32301-1329, (850)488-4197

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE TITLE: Introduction of Non-Native Aquatic Species in the Waters of the State; Provisions for Sale and Inspection of Fish for Bait or Propagation Purposes; Diseased Fish

RULE NO.: 68A-23.008

PURPOSE AND EFFECT: The purpose of the proposed rule is to prohibit the introduction of mitten crabs, specifically the Chinese mitten crab, into Florida. The deletion of the "freshwater" references in the rule title will allow both freshwater and marine species to be addressed within the rule.

SUBJECT AREA TO BE ADDRESSED: Introduction of Non-Native Aquatic Species in the Waters of the State.

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

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

TIME AND DATE: 9:00 a.m., each day, September 6-8, 2000

PLACE: Holiday Inn DeLand Convention Center, 350 East International Speedway Boulevard, DeLand, Florida

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

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

**Section II
Proposed Rules**

DEPARTMENT OF STATE

Division of Elections

RULE TITLE: Placement of Races on Primary Ballots

RULE NO.: 1S-2.002

PURPOSE AND EFFECT: To establish standards for the order and appearance of races of ballots in elections held by all governing bodies, political subdivisions and municipalities of the State of Florida.

SUMMARY: Constitutional Revision No. 11, Article VI, section 5(b) of the Florida Constitution was created in 1998 (effective January 1999) to provide, "If all candidates for an office have the same party affiliation and the winner will have no opposition in the general election, all qualified electors, regardless of party affiliation may vote in the primary elections for that office." Proposed rule 1S-2.002 provides standards for the placement of a race on the ballot in a manner consistent with the requirements of Article VI, section 5(b), and section 101.181, Florida Statutes, relating to form of the primary ballot.

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: 101.015, 101.5609 FS.

LAW IMPLEMENTED: 101.181, 101.5609 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., August 31, 2000

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

1S-2.002 Placement of Races on Primary Ballots.
(1) Purpose and applicability.

(a) This rule provides standards for:

1. the order and appearance of ballots and races on ballots in Primary Elections which include a Universal Primary Contest,
2. the tabulation of Universal Primary Contests, and
3. reporting results of Universal Primary Contests.

(b) This rule applies to all elections held by political subdivisions and municipalities of the State of Florida that include a Universal Primary Contest.

(c) Pursuant to Section 101.27(3), Florida Statutes, political subdivisions and municipalities of the State of Florida that use mechanical voting machines shall follow the standards of this rule as nearly as practicable. Specifically, the placement of the UPC on the ballot and the appearance of the ballots and races under subsections (3) and (4) of this rule shall be accomplished to the extent and in such manner as deemed appropriate by the Supervisor of Elections or Municipal Elections Official, given the structure of the election and the limitations of the mechanical voting machines.

(2) Definitions. The terms listed herein are intended to have the following meanings:

(a) “Universal Primary Contest” or “UPC” means a contest in a primary election, in which all candidates have the same party affiliation and the winner will have no opposition in the general election, upon which all qualified electors may vote, regardless of party affiliation.

(b) “Primary” means a Primary Election as defined in Section 97.021(21), Florida Statutes.

(3) Placement on Ballot. When a Primary includes one or more UPCs, all UPC offices and candidates shall appear on the ballot for each party and on the non-partisan ballot in the order specified in Section 101.141(4), Florida Statutes.

(4) Appearance of ballots and races. When a Primary includes one or more UPCs, the ballot specifications shall be governed by Sections 101.141, 101.181, 101.27 and 101.5609, Florida Statutes, with the following exceptions:

(a) Each time a UPC appears on a ballot, the words “Universal Primary Contest” shall appear after, or underneath, the office name of the UPC and before the “Vote for...” text.

(b) The names of all candidates for all partisan offices including candidates for the UPC office shall be displayed with an appropriate abbreviation of party name. The abbreviation of party name shall be similar to the abbreviation of party name used on a general election ballot pursuant to Section 101.151(4), Florida Statutes.

(5) Tabulation of UPC’s may be accomplished by any method deemed appropriate by the supervisor of elections in each county, given the particular voting system used in the county, and the existing security procedures and resources available in the county. A supervisor may code the UPC in the voting system as three separate contests (one contest for each partisan ballot and one contest for the non-partisan ballot) and manually total the results of the three contests to determine the

results for the UPC. If the voting system in a county is capable of accepting coding for, and tabulating the UPC as a single contest, while maintaining the ballot order specified in subsection (3) of this rule, the supervisor may then code the UPC in the voting system as a single contest so that the software automatically totals the results for the UPC from each ballot face.

(6) Reporting of UPC results. Counties shall not be required to report UPC results separately for each party and non-partisan ballot. Results may appear in the reports generated by the voting system in any format and order deemed appropriate by the supervisor of elections, given the particular voting system used in the county, and the existing security procedures and resources available in the county. Supervisors of elections may employ manual procedures to convert the format of results on the voting system reports to the format needed for official reports of results.

Specific Authority 101.015, 101.5609 FS. Law Implemented Article VI, Section 5(b) of the Florida Constitution, 101.141,101.181, 101.5609 FS. History--New

NAME OF PERSON ORIGINATING PROPOSED RULE:
Paul W. Craft, Computer Audit Analyst, Florida Department of State, Division of Elections

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: L. Clayton Roberts, Division Director, Florida Department of State, Division of Elections

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 12, 2000

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE CHAPTER TITLE: Procedural
RULE CHAPTER NO.: 40D-1

RULE TITLE: Forms and Instructions
RULE NO.: 40D-1.659

PURPOSE AND EFFECT: The purpose and effect of the proposed amendment is to incorporate by reference into District Rule 40D-1.659 the revised form entitled Application for a Water Well Contractor’s License.

SUMMARY: The proposed rule amendment is to adopt minor revisions to the form entitled Application for a Water Well Contractor’s License. Forms which the District uses in its dealings with the public must be adopted by rule pursuant to Section 120.55(1)(a)4., Florida Statutes. This rule amendment will incorporate the revised form by reference into District Rule 40D-1.659, Florida Administrative Code.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A Statement of Estimated Regulatory Cost is not being prepared based on the District’s determination that the proposed revisions to Rules 40D-1.659,

F.A.C., will not result in a substantial increase in the costs to affected parties and there will not be significant adverse effects on competition, employment, investment or productivity.

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: 373.044, 373.4113 FS.

LAW IMPLEMENTED: 373.113, 373.413, 373.414, 373.416, 373.419, 373.421 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Karen E. West, Senior Attorney, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34609-6899, (352)796-7211, Extension 4651

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-1.659 Forms and Instructions.

The following forms and instructions have been approved by the Governing Board and are incorporated by reference into this Chapter. Copies of these forms may be obtained from the District.

GROUND WATER

(1) APPLICATION FOR A WATER WELL CONTRACTOR'S LICENSE FORM NO. 42.00-044 (05/00)

(2) through (18) No change.

SURFACE WATER

Application for Permit – Used for Docks or Piers and Bulkheads

(1) through (12) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.113, 373.413, 373.414, 373.416, 373.419, 373.421 FS. History–New 12-31-74, Amended 10-24-76, Formerly 16J-0.40, 40D-1.1.901, 40D-1.901, Amended 12-22-94, 5-10-95, 10-19-95, 5-26-95, 7-23-96, 2-16-99, 7-12-99, 7-15-99, 12-2-99, 5-31-00,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Anthony E. Gilboy, Well Construction Regulation Manager, Technical Services, Well Construction Permitting, 2379 Broad Street, Brooksville, FL 34609-6899, (352)796-7211, Extension 4651

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 16, 2000

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE CHAPTER TITLE: Consumptive Use of Water RULE CHAPTER NO.: 40D-2

RULE TITLE: Publications Incorporated by Reference RULE NO.: 40D-2.091

PURPOSE AND EFFECT: To clarify the use, ownership and control of water use permits sought by multiple private land owners.

SUMMARY: The proposed revisions to Section 2.1(1) of the Basis of Review for Water Use Permit Applicants will provide an exception to the requirement that an application for leased property be in the name of the lessee and the property owner(s), for applications covering property leased from the District. The revisions will further clarify that if there are multiple property owners, all owners must sign the permit application or an attachment indicating their joinder in the application, and all owners will be co-permittees on the water use permit.

The addition of Section 2.1(2) to the Basis of Review will exempt governmental entities that own land on which water withdrawal facilities for public water supply are located from the requirements of Section 2.1(1) provided certain conditions are met.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A Statement of Estimated Regulatory Cost is not being prepared based on the District's determination that the proposed revisions to Rules 40D-1.659, F.A.C., will not result in a substantial increase in the costs to affected parties and there will not be significant adverse effects on competition, employment, investment or productivity.

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: 373.044, 373.113 FS.

LAW IMPLEMENTED: 373.219, 373.239, 373.243 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Karen E. West, Senior Attorney, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34609-6899, (352)796-7211, Extension 4651

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-2.091 Publications Incorporated by Reference.

The "Basis of Review for Water Use Permit Applications," (effective date of revision) ~~July 22, 1999~~, is hereby incorporated by reference into this Chapter and is ~~are~~ available from the District upon request.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.219, 373.239, 373.243 FS. History--New 10-1-89, Amended 11-15-90, 2-10-93, 3-30-93, 7-29-93, 4-11-94, 7-15-98, 7-28-98, 7-22-99, 12-2-99, _____.

(The following represents proposed changes to Section 2.1 of the document entitled "Basis of Review for Water Use Permit Applications", within the Southwest Florida Water Management District incorporated by reference in Rule 40D-2.091, F.A.C.)

2.1 APPLICANT CONTROL OF PROPERTY AND ACTIVITIES

1. Applicants must demonstrate ownership or legal control of all property on which pumps, wells, diversions or other water withdrawal facilities are or will be located. Applications for leased property, except property leased from the District, must be either a joint application in the name of the lessee and the property owner(s) or be only in the name of the property owner(s). If there are multiple property owners, all owners must sign the permit application form or sign an attachment to the permit application form indicating their joinder in the permit application, and all property owners will be permittees on the water use permit, when issued.

(For related rules on this issue, see Rules Chapters 40D-0.381, 40D-1.6105, 40D-2.351, and 40D-2.381(3)(p) and (q), F.A.C., and Section 1.10; and 6.1, Basis of Review for Water Use Permit Applications.

2. A governmental entity which owns the land on which the pumps, wells, diversions or other water withdrawal facilities for public water supply are or will be located need not be a permit applicant or a permittee, notwithstanding paragraph 2.11. above, provided that: 1) it is not a distributor of the water, 2) it does not receive any financial benefit from the water withdrawals or the applicant's use of the land or facilities, 3) it agrees in writing to the issuance of a water use permit for withdrawals from its land, and 4) another entity is the applicant and will operate the water withdrawal facilities. In these instances, the entity that is operating the water withdrawal facilities shall be the applicant and the permittee on the water use permit.

2. through 4. renumbered 3. through 5. No change.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Karen A. Lloyd, Senior Attorney, Office of General Counsel,
2379 Broad Street, Brooksville, FL 34609-6899,
(352)796-7211, Extension 4651

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 16, 2000

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE: Monitoring of Continuing Education Requirements
RULE NO.: 61-6.015

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to implement section 455.2177, Florida Statutes. This section requires the Department to establish a system to monitor licensee compliance with applicable continuing education requirements and to determine each licensee's continuing education status.

SUMMARY: The rule establishes a system to monitor licensee compliance with applicable continuing education requirements and to determine each licensee's continuing education status. It requires providers of continuing education to submit its roster information to the Department electronically. It provides recordkeeping requirements and penalty provisions.

SPECIFIC AUTHORITY: 455.2177(5) FS.

LAW IMPLEMENTED: 455.2177 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tom Thomas, Assistant General Counsel, Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399-2202

THE FULL TEXT OF THE PROPOSED RULE IS:

61-6.015 Monitoring of Continuing Education Requirements.

(1)(a) The Department shall monitor all continuing education activities of licensees unless a profession requests an exemption and meets the exemption requirements of section 455.2177(4), Florida Statutes.

(b) The Department shall audit, once per renewal cycle, any profession applying for exemption based on a randomly selected sample of active licensees to determine compliance with continuing education requirements. Following the random audit, the Secretary, or the Secretary's designee, shall approve any profession exempted from the 100% monitoring process. The random sample shall be proportionate to the number of active licensees in each profession for each board.

(c) The random sample size shall be determined using the formula $n=Npq/(N-1)D+pq$ where n=sample size, N=# of active licensees, p=.5, q=1-p, D=margin of error squared divided by 4. The margin of error is specified to be .05. The sample shall be selected using a method which ensures that every active licensee has an equal chance of being selected.

(d) In the event that fewer than 95% of the sampled licensees have complied with the continuing education requirements, the Department shall be required to monitor all active licensees pursuant to this rule to determine compliance with continuing education requirements.

(2)(a) The renewal notification sent to the licensee pursuant to section 455.271, Florida Statutes, will reflect the licensee's current continuing education completion status on record with the Department.

(b) If the licensee's current continuing education completion status on record with the Department is not in full compliance, the notice will inform the licensee that the licensee will only be allowed to renew if the licensee comes into continuing education compliance prior to close of business on the expiration date of the current licensure cycle, that failure to comply will result in non-renewal of the license, that attempting to renew without being in full compliance will result in the issuance of a citation, and that practicing the profession without a current active license will result in further disciplinary action.

(c) The licensee shall have until the expiration of the current licensure cycle to resolve disputes with the provider regarding his or her continuing education completion status and provide proof of courses taken to the Department.

(d) A licensee that is in compliance with required continuing education requirements, has paid the license renewal fee, and has met all other requirements imposed by law shall have the license renewed.

(3)(a) The Department shall issue a citation to any licensee who attempts to renew and is not in compliance with continuing education requirements.

(b) If the licensee proves compliance within 90 Days of the citation issuance date, the fine shall be reduced to \$250. If the licensee proves compliance after the 90 Days, the fine shall be \$500. Once the licensee has proven completion of all continuing education requirements, the fine and all renewal fees are paid, and has met all other requirements imposed by law, the license shall be placed on active status.

(c) Any licensee who fails to complete the required continuing education prior to the end of the current licensure cycle shall become delinquent pursuant to section 455.271, Florida Statutes.

(d) A licensee may dispute the citation pursuant to section 455.224, Florida Statutes. During the dispute process the license will remain in a delinquent status.

(4)(a) All providers of continuing education courses shall provide to all licensees who successfully complete a continuing education course a certificate of completion which shall indicate the title and course number of the course completed, the provider's name and provider number, the licensee's or registrant's name and license or registration number, the dates of the course, and the total number of hours

successfully completed in each subject covered by the continuing education course. Licensees must retain course completion certificates for at least three years.

(b) Each continuing education provider must electronically provide to the Department the list of attendees at each of its offered courses within 5 business days of the completion of the course. For home study courses, the provider must electronically supply the list of those individuals successfully completing the course by the 5th of the month following the calendar month in which the provider received documentation and was able to determine the successful completion of the course by the individual. This list shall include the provider's name and provider number, the name and license or registration number of the attendee, the date the course was completed, and the course number.

(c) All documents from the provider must be submitted electronically to the Department and must be in a form as agreed to by the Department with the provider. Failure to comply with the time and form requirements will result in disciplinary action taken against the provider and the course approval.

(d) Each continuing education provider must maintain its attendance records for at least four years after the completion of each course or the receipt of documentation of completion of a home study course. Upon request, these records must be made available for inspection by the Department or the Department's agent at a reasonable time and location.

(e) The board, or the Department when there is no board, shall approve the continuing education providers and courses. Such approval shall be contingent upon the provider meeting the requirements of this rule.

(f) The Department may suspend or deny a continuing education provider or course either by request of the board or on its own motion for failure to comply with its duties under this section. A provider may challenge the decision of the Department pursuant to chapter 120, Florida Statutes.

Specific Authority 455.2177(5) FS. Law Implemented 455.2177 FS. History—
New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE
AMENDMENT: Tom Thomas, Assistant General Counsel,
Department of Business and Professional Regulation, 1940
North Monroe Street, Tallahassee, Florida 32399-2202

NAME OF SUPERVISOR OR PERSON WHO APPROVED
THE PROPOSED RULE: Cynthia A. Henderson, Secretary,
Department of Business and Professional Regulation

DATE PROPOSED RULE APPROVED BY AGENCY
HEAD: June 27, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT
PUBLISHED IN FAW: June 16, 2000

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLES:	RULE NOS.:
Final Orders	61G7-4.001
Motion for Reconsideration	61G7-4.002

PURPOSE AND EFFECT: The Board proposes to repeal the above-entitled rules as they conflict with the statutes as they now read.

SUMMARY: The above listed rules are being repealed as they are no longer in conformity with the Model Rules of Administrative Procedure.

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

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

SPECIFIC AUTHORITY: 455.203; 120.53 FS.

LAW IMPLEMENTED: 120.53 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Anthony Spivey, Executive Director, Board of Employee Leasing Companies, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0767

THE FULL TEXT OF THE PROPOSED RULES IS:

61G7-4.001 Final Orders.

Specific Authority 120.53 FS. Law Implemented 120.53 FS. History--New 4-29-92, Formerly 21EE-4.001, Repealed.

61G7-4.002 Motion for Reconsideration.

Specific Authority 120.53 FS. Law Implemented 120.53 FS. History--New 4-29-92, Formerly 21EE-4.002, Repealed.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Board of Employee Leasing Companies

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Anthony Spivey, Executive Director

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLES:	RULE NOS.:
Engaged in Employee Leasing	61G7-6.002
Controlling Person	61G7-6.003
Contractual Arrangements	61G7-6.004
Tangible Accounting Net Worth;	
Intangible Assets	61G7-6.006
Licensee's Insurance Obligations	61G7-6.007

PURPOSE AND EFFECT: The Board proposes to delete the above-referenced rules as they now exist and to place all definitions within the Rule 61G7-6.001.

SUMMARY: These rules are being repealed and Rule 61G7-6.001 is being substantially reworded to contain all terms and their definitions within that rule.

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

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

SPECIFIC AUTHORITY: 468.522 FS.

LAW IMPLEMENTED: 468.520 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Anthony Spivey, Executive Director, Board of Employee Leasing Companies, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0767

THE FULL TEXT OF THE PROPOSED RULES IS:

61G7-6.002 Engaged in Employee Leasing.

Specific Authority 468.522 FS. Law Implemented 468.520 FS. History--New 7-20-92, Formerly 21EE-6.002, Repealed.

61G7-6.003 Controlling Person.

Specific Authority 468.522 FS. Law Implemented 468.520 FS. History--New 7-20-92, Amended 12-28-92, Formerly 21EE-6.003, Amended 2-13-95, 12-10-98, Repealed.

61G7-6.004 Contractual Arrangements.

Specific Authority 468.522 FS. Law Implemented 468.520 FS. History--New 7-20-92, Formerly 21EE-6.004, Repealed.

61G7-6.006 Tangible Accounting Net Worth; Intangible Assets.

Specific Authority 468.522 FS. Law Implemented 468.525 FS. History--New 11-22-93, Amended 5-29-94, 4-29-99, Repealed _____.

61G7-6.007 Licensee's Insurance Obligations.

Specific Authority 468.522 FS. Law Implemented 468.529 FS. History--New 6-4-95, Repealed _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Employee Leasing Companies
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Anthony Spivey, Executive Director
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 11, 1999

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 98-26R

RULE CHAPTER TITLE: Permits
RULE CHAPTER NO.: 62-4

RULE TITLES: Procedure to Obtain Permits and Other Authorizations; Application
RULE NOS.: 62-4.050

Regulatory Program and Surveillance Fees for Domestic and Industrial Wastewater Facilities and Activities Discharging to Surface Waters
62-4.052

PURPOSE, EFFECT AND SUMMARY: The Department of Environmental Protection is seeking authorization from the Environmental Protection Agency to implement the remaining phase of the National Pollutant Discharge Elimination System (NPDES) permitting program as required by the Clean Water Act. The NPDES program consists primarily of five elements including Municipal, Industrial, Pretreatment, Stormwater and Federal Facilities. In a phased approach to delegation, the Department has previously been authorized to operate three of the elements, specifically the Municipal, Industrial, and Pretreatment programs. In accordance with the Memorandum of Agreement between EPA and the Department for delegation of the NPDES program, and pursuant to Section 403.0885, F.S., the Department is now seeking authority to administer the Stormwater and Federal Facility components of the NPDES program. The proposed rule change will exercise the Department's authority to assess fees for implementing the NPDES stormwater program. The establishment of new fees are required in order to fully fund the Department's NPDES stormwater program that includes review of permit applications, and associated compliance and enforcement activities.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The Florida Department of Environmental Protection's Economic Analysis section is preparing a Statement of Estimated Regulatory Cost (SERC) for the proposed revisions to Chapter 62-4 of the Florida

Administrative Code. The Department is also proposing revisions to two other related rules - chapters 62-620, and 621, FAC., and the creation of chapter 624, FAC. The revisions to Chapter 62-4 include new annual fees for the state's Municipal Separate Storm Sewer System (MS4) facilities. A new section of the rule, 62-4.052(10), FAC., includes fees for the 28 main permittees - the municipalities and counties that are permitted to operate the MS4 facilities. These 28 permittees encompass several smaller communities, known as co-permittees, that use the permitted facilities. Also, there are new application fees listed in 62-4.050(4)(d) for coverage under the Construction General Permit, the Multi-Sector General Permit, Individual stormwater permits and no-exposure exemptions. In accordance with 120.541, F.S., the SERC will examine the effect of these fees on the affected parties.

SPECIFIC AUTHORITY: 373.026, 373.043, 373.044, 373.109, 373.113, 373.418, 403.021, 403.031, 403.061, 403.087, 403.704(30) FS.

LAW IMPLEMENTED: 373.026, 373.044, 373.109, 373.309, 373.409, 373.413, 373.4135, 373.414(9),(11),(12)(a), (13),(14),(15),(16), 373.4145, 373.418, 373.421, 403.021, 403.031, 403.061, 403.087, 403.0877, 403.088, 403.0885, 403.722, 403.861(7) 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: 1:00 p.m., Friday, August 4, 2000

PLACE: Department of Environmental Protection, Twin Towers Office Building, Room 609, 2600 Blair Stone Road, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES AND AGENDA FOR THE PUBLIC HEARING IS: Michael Bateman, Division of Water Resource Management, Bureau of Submerged Lands and Environmental Resources, Mail Station 2505, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, telephone (850)921-5330

THE FULL TEXT OF THE PROPOSED RULES IS:

62-4.050 Procedure to Obtain Permits and Other Authorizations; Application.

- (1) through (3) No change.
(4) Processing fees are as follows:
(a) through (b) No change.
(c) Industrial Wastewater Facility Permits.

- 1. through 12. No change.
13. Industrial wastewater general and generic permits.

a. General and generic permits requiring Professional Engineer or Professional Geologist certification. \$500

b. General and generic permits not requiring Professional Engineer or Professional Geologist certification. \$100

14. through 15. No change.

(d) Stormwater facilities or activities regulated under s. 403.0885, F.S.

1. Generic Permit for stormwater discharge from construction activities that disturb 5 or more acres of land.

\$150

2. Multi-Sector Generic Permit for stormwater discharge associated with industrial activity.

\$500

3. No Exposure Certification under the Multi-Sector Generic Permit for stormwater discharge associated with industrial activity.

\$100

4. Stormwater discharge associated with industrial activity permitted under Rule 62-620, FAC.

\$1000

(d) through (x) renumbered (e) through (y) No change.

(5) through (8) No change.

Specific Authority 373.026, 373.043, 373.044, 373.109, 373.113, 373.418, 403.021, 403.031, 403.061, 403.087, 403.704(30) FS. Law Implemented 373.026, 373.044, 373.109, 373.309, 373.409, 373.413, 373.4135, 373.414(9),(11),(12)(a),(13),(14),(15),(16), 373.4145, 373.418, 373.421, 403.021, 403.031, 403.061, 403.087, 403.0877, 403.088, 403.722, 403.861(7) FS. History--New 5-17-72, Amended 6-19-74, 7-8-82, Formerly 17-4.05, Amended 11-15-87, 8-31-88, 10-3-88, 4-4-89, 3-19-90, 6-11-90, 3-7-91, 3-18-91, 5-30-91, 10-30-91, 11-16-92, 12-21-92, 7-11-93, 2-2-94, Formerly 17-4.050, Amended 11-23-94, 4-30-95, 7-4-95, 12-15-98,_____.

~~62-4.052 Regulatory Program and Surveillance Fees for Domestic and Industrial Wastewater Facilities or and Activities Discharging to Surface Waters.~~

(1) Scope and Intent. As authorized in Section 403.087(5), F.S., this rule implements annual regulatory program and surveillance fees (annual fees) for wastewater and stormwater permits. These fees are in addition to the application fees described in Rule 62-4.050, FAC. and effect the legislative intent that the Department's costs for administering the National Pollutant Discharge Elimination System (NPDES) be borne by regulated parties. As such, the annual fees are applicable only to ~~wastewater~~ facilities and activities subject to regulation under Chapters 62-620, 62-621 and 62-624, FAC., pursuant to Section 403.0885, F.S., and the NPDES program.

(2) Annual fees for the regulatory program and surveillance of wastewater and stormwater facilities are not refundable and shall be due and payable as follows:

(a) In the initial year the Department administers a new component of the NPDES program, annual fees shall be required for all facilities which have an NPDES permit for which the Department is granted administrative authority ~~and shall be due and payable no later than 90 days after EPA authorizes the Department to administer the program.~~ The amount due shall be the applicable annual fee described in subsections (5), (6), (8), (9), (10), or (11) or (13) of this section, pro-rated to the portion of the calendar year from [insert effective date] to the end of the calendar year, and are due and payable no later than 60 days after [insert effective date] for which the Department is granted authority to administer the NPDES program.

(b) No change.

(c) When a new wastewater facility or activity is issued a permit under either Chapters 62-620, 62-621, or 62-624, FAC., pursuant to Section 403.0885, F.S., the first annual fee shall be due no later than 60 days after permit issuance. The amount due shall be the applicable annual fee described in subsections (5), (6), (8), (9), (10), or (13) of this section, pro-rated to the remaining portion of the calendar year in which the permit is issued. Thereafter, the fee shall be due and payable pursuant to paragraph (b) above.

(d) When a new wastewater facility or activity is provided notice of coverage by the Department under a generic ~~the general permit for petroleum fuel-contaminated ground water clean-up,~~ the first annual fee shall be due no later than 60 days after notice of coverage is received by the permittee. The amount due shall be the applicable annual fee under this section, pro-rated to the remaining portion of the calendar year in which generic ~~general~~ permit coverage is obtained. Thereafter, the fee shall be due and payable pursuant to paragraph (b) above.

(3) Non-payment or late payment of an annual fee shall be grounds for enforcement action pursuant to Sections 403.121, 403.141, and 403.161, F.S. Non-payment of an annual fee shall be grounds for revocation of the wastewater or stormwater permit or denial of an application for renewal of the wastewater or stormwater permit.

(4) through (6) No change.

(7) The following provisions apply in specific circumstances:

(a) A permitted facility which falls in more than one of the fee categories in subsections (5) or (6) shall not be subject to multiple fees, but shall pay the larger of the fees. However, multiple wastewater permits issued pursuant to Chapter 62-620, FAC., authorizing discharges to surface waters through a common outfall shall be subject to individual fees; and

~~(b) When a facility has a discharge to surface water consisting of stormwater only which is regulated by the EPA, no annual fee shall be required; and~~

~~(b)(e)~~ When the discharge to surface waters consists of both stormwater and wastewater, the annual fee for categories which vary according to the flow of the facility shall be based on the volume of the wastewater permitted to be discharged. However, facilities with stormwater-only discharges regulated in its wastewater permit pursuant to Section 62-620.445, FAC., shall pay an additional \$200 per outfall per year, up to the maximum amount set forth in Section 403.087~~(6)(5)~~, F.S. The additional fee for stormwater-only discharges does not apply to internal stormwater streams.

(8) The annual fee for domestic or industrial wastewater facilities or activities which fall in one of the categories below shall be as follows:

(a) through (c) No change.

(d) The annual fees described in paragraphs (a) through (c) of this subsection shall be the only annual fee for such facilities, except as provided in Rules 62-4.052(10) and 62-4.052(11), FAC., and shall be due and payable regardless of whether a discharge actually occurs during the year.

(9) The annual fee for petroleum contaminated ground water clean up projects authorized to discharge to surface waters for more than 30 days under the generic general permit for petroleum fuel contaminated ground water clean up is \$2,850 annually. There shall be no annual fee for projects authorized to discharge to surface water for less than 30 days or for discharges of uncontaminated produced ground water.

(10) The annual fee for municipal stormwater facilities regulated under Chapter 62-624, FAC., shall be as follows:

(a) Fees for each Municipal Separate Storm Sewer System (MS4) permit shall cover the cost of surveillance and the regulatory program, including processing of annual reports, revisions, and permit applications and re-applications. Annual fees for MS4s shall be based on the total MS4 permit population. The total MS4 permit population is equal to the sum of the populations of each of the named co-permittees to a MS4 permit. Populations used for all MS4 fee determinations shall be the 1998 estimates as listed in the 1999 edition of the Florida Statistical Abstract, published by the Bureau of Economic and Business Research, University of Florida. Fees are calculated using the formulas established in Rule 62-4.052(10)(d), FAC. Total permit populations and associated fees are indicated for each permit below:

<u>Permit</u>	<u>Total Population</u>	<u>Fee</u>
<u>1. Bradenton</u>	<u>48,029</u>	<u>\$2,441</u>
<u>2. Broward</u>	<u>1,143,767</u>	<u>\$27,444</u>
<u>3. Dade</u>	<u>1,435,909</u>	<u>\$32,410</u>
<u>4. Escambia</u>	<u>296,164</u>	<u>\$13,035</u>
<u>5. Ft. Lauderdale</u>	<u>149,798</u>	<u>\$10,547</u>
<u>6. Hialeah</u>	<u>209,415</u>	<u>\$11,560</u>
<u>7. Hillsborough</u>	<u>628,562</u>	<u>\$18,686</u>
<u>8. Hollywood</u>	<u>126,917</u>	<u>\$10,158</u>
<u>9. Jacksonville</u>	<u>724,157</u>	<u>\$20,311</u>
<u>10. Jacksonville Beach</u>	<u>20,600</u>	<u>\$1,618</u>
<u>11. Lee</u>	<u>399,627</u>	<u>\$14,794</u>
<u>12. Leon</u>	<u>89,995</u>	<u>\$3,700</u>
<u>13. Manatee</u>	<u>196,343</u>	<u>\$11,338</u>
<u>14. Miami</u>	<u>364,765</u>	<u>\$14,201</u>
<u>15. Neptune Beach</u>	<u>7,477</u>	<u>\$724</u>
<u>16. Orange</u>	<u>640,992</u>	<u>\$18,897</u>
<u>17. Orlando</u>	<u>180,462</u>	<u>\$11,068</u>
<u>18. Palm Beach County</u>	<u>989,707</u>	<u>\$24,825</u>
<u>19. Pasco</u>	<u>321,074</u>	<u>\$13,458</u>
<u>20. Pinellas</u>	<u>649,028</u>	<u>\$19,033</u>
<u>21. Polk</u>	<u>465,858</u>	<u>\$15,920</u>
<u>22. Reedy Creek District</u>	<u>0</u>	<u>\$8,000</u>

<u>23. St. Petersburg</u>	<u>241,625</u>	<u>\$12,108</u>
<u>24. Sarasota</u>	<u>316,023</u>	<u>\$13,372</u>
<u>25. Seminole</u>	<u>345,166</u>	<u>\$13,868</u>
<u>26. Tallahassee</u>	<u>143,237</u>	<u>\$10,435</u>
<u>27. Tampa</u>	<u>293,390</u>	<u>\$12,988</u>
<u>28. Temple Terrace</u>	<u>20,370</u>	<u>\$1,611</u>

(b) Except as provided in Rule 62-4.052(10)(c), permittees and co-permittees to each permit will be invoiced individually for their respective share of the annual fee. The individual fee shall be pro-rated based on the percentage of each co-permittee's population as compared to the total permit population listed above. Additional fees apply as follows:

1. Invoices under this subsection shall be a minimum of \$100 to cover processing costs.

2. For co-permittees that do not have associated populations, such as Florida Department of Transportation Districts and Drainage Districts, the fee shall be \$750.

(c) For convenience, co-permittees of any one permit may choose to receive only one invoice to cover the entire annual fee. In order to receive one invoice, co-permittees to any one permit shall:

1. Mutually agree to share the cost of the annual fee and be party to an executed interlocal agreement for cost sharing among all co-permittees.

2. Designate a specific co-permittee to act as representative for all co-permittees regarding the annual fee. The fee designee shall notify the Department in writing, not less than 120 days prior to the end of a calendar year, that only one invoice will be required for the annual fee for the forthcoming calendar year.

3. The above notification shall identify the co-permittee responsible for the fee transaction and shall specify the name and address of the contact person for invoicing. The identified co-permittee is responsible for paying the entire annual fee to the Department.

4. After the initial annual fee billing cycle, one invoice shall continue to be sent to the fee designee established by the above process until a change is requested in accordance with Rule 62-4.052(10)(c)5., below.

5. To effect a change regarding the fee designee, the Department must be notified in writing, not less than 120 days prior to the end of a calendar year, that the co-permittee responsible for the fee transaction has changed, or that fees should be invoiced individually in accordance with Rule 62-4.052(10)(b). Notification of such changes shall be in accordance with the requirements of this subsection.

(d) Annual fees for newly designated MS4s that have an initial permit issuance occurring after October 1, 2000, shall be based on the following formulas:

1. For MS4 permits with total populations less than 19,999: \$500 plus \$0.03 times the total permitted population.

2. For MS4 permits with total populations greater than 20,000 but less than 99,999: \$1,000 plus \$0.03 times the total permitted population.

3. For MS4 permits with total populations greater than 100,000: \$8,000 plus \$0.017 times the total permitted population.

(11) Stormwater discharge associated with industrial activity permitted under Chapter 62-620, FAC., shall pay an additional \$200 per outfall per year, up to the maximum amount set forth in Section 403.087(6), F.S., unless the activity is already subject to the fee provisions of Rule 62-4.052(7)(c), FAC.

(10) through (11) renumbered (12) through (13) No change.

Specific Authority 403.061, 403.087(5) FS. Law Implemented 403.087(5), 403.0885 FS. History--New 4-30-95, Amended _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mimi Drew, Director, Division of Water Resource Management, Department of Environmental Protection

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Kirby Green, Deputy Secretary, Department of Environmental Protection

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 2, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN THE FAW: May 22, 1998

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 00-22R

RULE CHAPTER TITLE: Wastewater Facility and Activities

RULE CHAPTER NO.:

Permitting 62-620

RULE TITLE: Scope/Applicability/References

RULE NO.:

62-620.100

PURPOSE, EFFECT AND SUMMARY: The Department of Environmental Protection is seeking authorization from the Environmental Protection Agency to implement the remaining phase of the National Pollutant Discharge Elimination System (NPDES) permitting program as required by the Clean Water Act. The NPDES program consists primarily of five elements including Municipal, Industrial, Pretreatment, Stormwater and Federal Facilities. In a phased approach to delegation, the Department has previously been authorized to operate three of the elements, specifically the Municipal, Industrial, and Pretreatment programs. In accordance with the Memorandum of Agreement between EPA and the Department for delegation of the NPDES program, and pursuant to Section 403.0885, F.S., the Department is now seeking authority to administer the Stormwater and Federal Facility components of the NPDES program. The proposed rule change updates the version of the Code of Federal Regulations incorporated by reference into Chapter 62-620, FAC. Separate rulemaking for procedural

amendments to Chapter 62-620, FAC., is being published concurrently under Docket Number 98-27R. This proposed rule amendment shall become effective twenty (20) days after filing with the Department of State.

SPECIFIC AUTHORITY: 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS.

LAW IMPLEMENTED: 403.051, 403.061, 403.087, 403.088, 403.0885 FS.

THIS RULEMAKING IS UNDERTAKEN PURSUANT TO SECTION 403.8055, F.S.

SUBSTANTIALLY AFFECTED PERSONS MAY FILE OBJECTIONS WITH THE ENVIRONMENTAL REGULATION COMMISSION AT THE FOLLOWING ADDRESS: 3900 Commonwealth Boulevard, Mail Station 18, Tallahassee, Florida 32399-3000, Attention: Jacki McGorty. Objections must be received within 14 days of publication of this notice and must specify the portions of the proposed rule to which the person objects and the reason for the objection. Objections that are frivolous will not be considered sufficient to prohibit adoption of the rule as published.

WRITTEN COMMENTS: The Secretary of the Department of Environmental Protection will consider written comments received within 21 days of publication of this notice. Comments should be submitted to: Fred Noble, Division of Water Resource Management, Bureau of Submerged Lands and Environmental Resources, Mail Station 2505, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

THE FULL TEXT OF THE PROPOSED RULE IS:

62-620.100 Scope/Applicability/References.

(1) through (2) No change.

(3) References. The Department adopts and incorporates by reference the following sections of Title 40 of the Code of Federal Regulations (CFR) revised as of July 1, 1999 ~~1993~~, and the Department guide to wastewater permitting. Copies of these documents may be obtained by writing the Department of Environmental Protection, Bureau of Water Facilities Planning and Regulation, 2600 Blair Stone Road, MS 3535, Tallahassee, Florida 32399-2400.

(a) through (q) No change.

(4) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History--New 11-29-94, Amended 12-24-96, 3-2-00, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mimi Drew, Director, Division of Water Resource Management, Department of Environmental Protection

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Kirby Green, Deputy Secretary, Department of Environmental Protection

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 2, 2000

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.:	98-27R
RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Wastewater Facility and Activities Permitting	62-620
RULE TITLES:	RULE NOS.:
Scope/Applicability/References	62-620.100
Definitions	62-620.200
General Prohibitions	62-620.300
General Provisions	62-620.301
Procedure to Obtain Permits	62-620.310
Standards for Issuing or Denying Permits	62-620.320
Revisions to Permit Conditions	62-620.325
Renewals	62-620.335
Suspension and Revocation	62-620.345
Recordkeeping	62-620.350
Permit Application Requirements	62-620.400
General Application Requirements	62-620.410
Application Processing	62-620.510
Public Notice	62-620.550
General Conditions for All Permits	62-620.610
Guidelines for Establishing Specific Permit Conditions	62-620.620
Additional Permit Conditions for Domestic Wastewater Facilities	62-620.630
Procedures for General Permits	62-620.705
Procedures for Generic Permits	62-620.710
Conditions for All General and Generic Permits	62-620.715
Variances for Discharges Regulated Pursuant to Section 403.0885, F.S.	62-620.800
Forms and Instructions	62-620.910

PURPOSE, EFFECT AND SUMMARY: The Department of Environmental Protection is seeking authorization from the Environmental Protection Agency (EPA) to implement the remaining elements of the National Pollutant Discharge Elimination System (NPDES) program as required by the Clean Water Act. The NPDES program consists primarily of five elements including Municipal, Industrial, Pretreatment, Stormwater and Federal Facilities. In a phased approach to delegation, the Department has previously been authorized to operate three of the elements, specifically the Municipal, Industrial, and Pretreatment programs. In accordance with the Memorandum of Agreement between EPA and the Department for delegation of the NPDES program, and pursuant to Section 403.0885, F.S., the Department is now seeking authority to administer the Stormwater and Federal Facility components of the NPDES program. The proposed rule change is to clarify the applicability of the permitting procedures under Chapter 62-620, F.A.C., to stormwater discharges and Federal facilities

subject to regulation under Section 403.0885, F.S. Additionally, general rule cleanup is included in this rulemaking.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The proposed revisions to this rule chapter are procedural, do not involve any substantive changes, and thus do not warrant a Statement of Estimated Regulatory Cost (SERC). However, the Department's Economic Analysis section is preparing a SERC for the proposed revisions to Chapter 62-4 of the Florida Administrative Code relative to the economic impact of the proposed permit fees associated with delegation of this component of the NPDES program. In accordance with 120.541, F.S., the SERC will examine the effect of the proposed fees on the facilities or activities permitted under this rule chapter.

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: 120.53(1), 120.60, 403.051, 403.061, 403.087, 403.0876, 403.0877, 403.088, 403.0885, 403.08851, 403.8055, 403.814, 403.815 FS.

LAW IMPLEMENTED: 120.53(1), 120.55, 120.60, 403.031, 403.051, 403.061, 403.087, 403.0876, 403.0877, 403.088, 403.0885, 403.814, 403.815 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: 1:00 p.m., Friday, August 4, 2000

PLACE: Department of Environmental Protection, Twin Towers Office Building, Room 609, 2600 Blair Stone Road, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES AND AGENDA FOR THE PUBLIC HEARING IS: Fred Noble, Division of Water Resource Management, Bureau of Submerged Lands and Environmental Resources, Mail Station 2505, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, telephone (850)921-9382

THE FULL TEXT OF THE PROPOSED RULES IS:

62-620.100 Scope/Applicability/References.

(1) Scope.

This chapter sets forth the procedures to obtain a permit to construct, modify, or operate a ~~domestic or industrial~~ wastewater facility or activity which discharges wastes into waters of the State or which will reasonably be expected to be a source of water pollution. It also includes requirements and procedures for establishing permit limitations and conditions,

issuance or denial of a permit, extension, renewal or revision of a permit, suspension or revocation of a permit, and transfer of a permit to a new owner. It contains requirements for monitoring and reporting after the permit is issued, and lists the forms needed to apply for a permit and to report the results of testing and monitoring required by this chapter.

(2) Applicability.

(a) No change.

(b) Requirements in this chapter shall apply ~~only~~ to domestic or industrial wastewater facilities or activities which discharge wastes into waters or which can reasonably be expected to be a source of pollution.

(c) ~~This chapter applies to stormwater discharges regulated under section 403.0885, F.S. This chapter does not apply to dredged or fill material discharged into waters of the State as regulated under Part IV of chapter 373, F.S.~~

(d) The requirements of this chapter are in addition to and not in lieu of the requirements of Part IV of chapter 373, F.S.

~~(e)(4)~~ No change.

1. through 2. No change.

~~(f)(e)~~ For information purposes, the systems included in paragraph ~~(e)(4)~~ of this section are permitted by the State of Florida Department of Health ~~and Rehabilitative Services~~ in accordance with the requirements of chapter 10D-6, F.A.C. For these systems the Department shall use Rule 10D-6.048(1), F.A.C., for determining the estimated volume of sewage from an establishment.

(f) through (g) renumbered (g) through (h) No change.

~~(h) This chapter applies to discharges of stormwater from industrial and domestic wastewater facilities or activities which discharge wastewater to surface waters and are permitted under section 403.0885, F.S.~~

(i) through (j) No change.

(k) On the date this rule is implemented, applications for renewal of permits to discharge wastes into surface waters which have been filed prior to the implementation date with either EPA or the Department shall be processed as follows:

1. through 2. No change.

3. The existing Federal NPDES permit and Department-issued permit, for which application for renewal was timely, shall remain in effect, as revised under paragraph ~~(i)(4)~~ of this section, until processing has been completed on the renewal in accordance with Rule 62-620.335, F.A.C., and this subsection.

(l) through (n) No change.

(3) References. The Department adopts and incorporates by reference the following sections of Title 40 of the Code of Federal Regulations (CFR) revised as of July 1, 1993, and the Department Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C., dated [Insert effective date] guide to wastewater permitting. Copies of these documents may be obtained by writing the Department of

Environmental Protection, Bureau of Water Facilities ~~Planning and~~ Regulation, 2600 Blair Stone Road, MS 3535, Tallahassee, Florida 32399-2400.

(a) through (h) No change.

(i) 40 CFR 122.26, which contains criteria and guidance for permitting of stormwater discharges solely for the purpose of and only those portions that identify the facilities described in the Department of Environmental Protection Guide to Wastewater Permitting which need a stormwater permit under Section 403.0885, F.S.

(j) through (o) No change.

(p) The Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C., dated [Insert effective date] Guide to Wastewater Permitting, dated 12-24-96.

(q) through (4) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96, 3-2-00,_____.

62-620.200 Definitions.

The following words and phrases when used in this chapter shall, unless the context clearly indicates otherwise, have the following meanings:

(1) through (18) No change.

(19) “General permit” means a permit issued by rule of the Department under section 403.814 ~~or section 403.0885, F.S.~~, which authorizes a person to undertake certain activities, which when performed in accordance with the specific requirements and practices set forth in the general permit have a do not violate applicable Department standards and which cause minimal adverse environmental effect.

(20) “Generic Permit” means a general permit issued under the authority of section 403.0885, F.S., which may be issued by the Department to regulate a category of wastewater facilities or activities if they all: involve the same or substantially similar types of operations; discharge the same types of wastes or engage in the same types of residuals or industrial sludge use or disposal; require the same or similar monitoring; and are more appropriately controlled under a generic permit than an individual permit.

(20) through (26) renumbered (21) through (27) No change.

~~(28)(27)~~ “New discharger” means any building, structure, facility, or installation:

(a) through (b) No change.

(c) Which is not a “new source” as defined in subsection ~~(29)(28)~~ in this section; and

(d) through (e) No change.

(28) through (43) renumbered (29) through (44) No change.

(45) “Stormwater Discharge Associated with Industrial Activity” is as defined in 40 CFR 122.26(b)(14).

(44) through (53) renumbered (46) through (55) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.8055 FS. Law Implemented 403.051, 403.031, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96, _____.

62-620.300 General Prohibitions.

(1) No change.

(2) No ~~industrial or domestic~~ wastewater facility or activity which discharges wastes into waters or which will reasonably be expected to be a source of water pollution shall be operated, constructed, or modified without an appropriate and valid permit issued by the Department, unless exempted by Department rule. However, the exemption provided in Rule 62-4.040(1)(b), F.A.C., shall not apply to discharges of wastes into surface waters regulated under this chapter pursuant to section 403.0885, F.S.

(3) No discharge of wastes shall commence before a wastewater facility or activity permit is obtained. Except as otherwise provided in paragraphs (a) and (b), the Department wastewater facility or activity permit shall be obtained before commencement of construction or modification of the wastewater facility or activity.

(a) For a wastewater facility or activity permitted to discharge wastes into surface waters under this chapter pursuant to section 403.0885, F.S., only the portion of the proposed construction or modification of the wastewater facility or activity that relates solely to a discharge of wastes into surface water may be constructed or modified before a wastewater facility or activity permit is issued.

1. through 2. No change.

3. For modifications which relate solely to the discharge of wastes into surface water and which will only affect the treatment works or the quantity, nature or quality of the discharge when placed in operation, a wastewater facility or activity permit revision shall be obtained before placing the modifications in operation.

(b) No change.

(4) No person shall discharge into waters any waste ~~industrial or domestic wastewater~~ which, by itself or in combination with the wastes of other sources, reduces the quality of the receiving waters below the classification established for them.

(5) A permitted ~~industrial or domestic~~ wastewater facility or activity shall not be operated, maintained, constructed, expanded, or modified in a manner that is inconsistent with the terms of the permit.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.8055 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, _____.

62-620.301 General Provisions.

(1) No change.

(2) For purposes of enforcement, compliance with a wastewater facility or activity permit constitutes compliance with the applicable provisions of chapter 403, F.S. However, the Department shall not be precluded from instituting enforcement actions as indicated in Rule 62-650.300(4)~~120~~, F.A.C. For purposes of enforcement, compliance with a wastewater facility or activity permit issued under this chapter pursuant to the authority of section 403.0885, F.S., constitutes compliance with sections 301, 302, 306, 307, 318, 402 and 403 of the Clean Water Act, except for:

(a) through (6) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.8055 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended _____.

62-620.310 Procedure to Obtain Permits.

(1) Any person intending to construct, operate, or modify a wastewater facility or activity which will discharge wastes into waters or which will reasonably be expected to be a source of water pollution shall make application to the Department for a wastewater facility or activity permit. A wastewater facility or activity permit shall be issued only if all Department requirements for wastewater facilities or activities are met.

(2) through (8) No change.

(9) A wastewater permit shall:

(a) through (c) No change.

(10) No change.

Specific Authority 403.051, 403.061, 403.087, 403.0877, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.0877, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96, _____.

62-620.320 Standards for Issuing or Denying Permits.

(1) No change.

(2) If, after review of the application and any pertinent information, the Department determines that the applicant has not provided reasonable assurance that the construction, modification, or operation of the wastewater facility or activity will be in accordance with applicable statutes or rules, including rules of approved local programs under 403.182, F.S., the Department shall deny the permit and shall notify the applicant of the reasons for the denial, advising him of his right to an administrative hearing.

(3) A wastewater facility or activity permit shall be renewed upon timely application to the Department in accordance with Rule 62-620.335, F.A.C., if the discharge is in compliance with permit conditions and applicable statutes and rules.

(4) through (6) No change.

(7) The Department shall take into consideration a wastewater facility or activity permit applicant's violation of any Department rules at any wastewater facility or activity when determining whether the applicant has provided reasonable assurance that Department standards will be met.

(8) No Department permit for a wastewater facility or activity shall be issued for a term of more than five years except as provided in section 403.087, F.S.

(9) through (10) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.8055 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96,_____.

62-620.325 Revisions to Permit Conditions.

(1) Substantial revisions.

(a) through (d) No change.

(e) Application for revision to a permit shall be in accordance with the requirements found in the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C. ~~Guide to Wastewater Permitting~~. The request shall include the appropriate processing fee as set forth in Rule 62-4.050, F.A.C.

(f) No change.

(2) Minor Revisions:

(a) through (c) No change.

(d) The Department shall prepare a draft permit and public notice under Rule 62-620.550(2), F.A.C., for any change to decrease the permit requirement for monitoring or reporting, or for a change in the expiration date of a permit which was issued for less than five years, for which the application fee was prorated, and for which the requested change does not exceed five years from the date of issuance of the permit.

(e) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96,_____.

62-620.335 Renewals.

(1) No change.

(2) The permittee shall apply on the appropriate form listed in Rule 62-620.910, F.A.C., and in the manner established in the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C. ~~Guide to Wastewater Permitting~~ including submittal of the appropriate processing fee set forth in Rule 62-4.050, F.A.C.

(3) through (5) No change.

Specific Authority 120.60, 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96,_____.

62-620.345 Suspension and Revocation.

(1) The following are causes for suspending, revoking, or terminating any wastewater facility or activity permit issued by the Department. The Department finds:

(a) That the permit holder or his agent submitted false or inaccurate information in his application for a wastewater facility or activity permit or operational reports required by a wastewater facility or activity permit;

(b) That the permit holder or his agent has violated the applicable provisions of chapter 403, F.S., or Department rules regulating wastewater facilities or activities, or has violated Department orders or permit conditions related to the wastewater facility or activity;

(c) That the permit holder or his agent has failed to submit operational reports or other information required by Department rules for the wastewater facility or activity;

(d) That the permit holder or his agent has refused lawful inspection of the wastewater facility or activity under section 403.091, F.S., and Rule 62-620.610(9), F.A.C.;

(e) That the permitted wastewater facility or activity endangers human health or the environment and can only be regulated to acceptable levels by permit termination; or

(f) That a change in any condition requires either a temporary or permanent reduction or elimination of any discharge of effluent, reclaimed water, industrial sludge or residuals use or disposal practice controlled by the permit, such as plant closure or termination of discharge by connection to another permitted ~~wastewater~~ facility.

(2) No suspension, revocation, or termination shall become effective until notice is served upon the permittee in accordance with Rules 62-110.106 and 28-107.004 ~~62-103.190~~, F.A.C., and if requested, a hearing held within the time specified in the notice. The notice shall specify the provision of the law, the permit condition, or the Department order alleged to be violated, and the facts alleged to constitute the violation. This subsection does not preclude the Department from seeking immediate injunctive relief under section 403.131, F.S.

Specific Authority 120.60, 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 120.60, 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended _____.

62-620.350 Recordkeeping.

Unless the wastewater facility or activity permit specifically indicates an alternative location, the permittee shall maintain the following records on the site of the permitted facility or activity and make them available for inspection:

(1) through (9) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96,_____.

62-620.400 Permit Application Requirements.

Permit application requirements are set forth in the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C. ~~Guide to Wastewater Permitting, dated December 29, 1995~~. This guide contains procedures and requirements to apply for permits for ~~domestic and industrial~~ wastewater facilities or activities and the renewal of existing permits. It addresses modifications to wastewater facilities or activities for which permits are required unless specifically excluded. It sets forth general requirements which apply to ~~both domestic and industrial~~

~~wastewater~~ applications for wastewater facility or activity permits and it sets forth additional application requirements that apply to specific types of facilities or activities. Other Department rules which deal with other aspects of ~~domestic and industrial~~ wastewater facilities or activities are chapter 62-4, F.A.C., Permitting; chapter 62-25, F.A.C., Stormwater; chapter 62-28, F.A.C., Underground Injection Control; chapter 62-302, F.A.C., Surface Water Quality Standards; chapter 62-520, F.A.C., Ground Water Classes, Standards, and Exemptions; chapter 62-522, F.A.C., Ground Water Permitting and Monitoring Requirements; chapter 62-600, F.A.C., Domestic Wastewater Facilities; chapter 62-601, F.A.C., Domestic Wastewater Treatment Plant Monitoring; chapter 62-604, F.A.C., Collection Systems and Transmission Facilities; chapter 62-610, F.A.C., Reuse of Reclaimed Water and Land Application; chapter 62-611, F.A.C., Wetlands Application; chapter 62-621, F.A.C., Generic Permits; chapter 62-624, F.A.C., Municipal Separate Storm Sewer Systems; chapter 62-625, F.A.C., Pretreatment; chapter 62-640, F.A.C., Domestic Wastewater Residuals; chapter 62-650, F.A.C., Water Quality Based Effluent Limitations; chapter 62-660, F.A.C., Industrial Wastewater Facilities; chapter 62-670, F.A.C., Feedlot and Dairy Wastewater Treatment and Management Requirements; chapter 62-671, F.A.C., Phosphate Mining Waste Treatment Requirements; chapter 62-672, F.A.C., Minimum Requirements for Earthen Dams, Phosphate Mining and Processing Operations; chapter 62-673, F.A.C., Phosphogypsum Management; chapter 62-699, F.A.C., Treatment Plant Classification and Staffing.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96,_____.

62-620.410 General Application Requirements.

(1) The Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C., Guide to Wastewater Permitting contains the general application requirements for a ~~wastewater~~ permit for ~~both industrial and domestic~~ wastewater facilities or activities, except for collection and transmission systems permitted under chapter 62-604, F.A.C. The application requirements for minor modifications to a wastewater facility or activity include a description of the proposed modification and, if applicable, any reports, plans, and specifications which were developed to implement the modification. The application for minor modification to a wastewater facility or activity shall be made on DEP Form 62-620.910(9).

(2) An applicant for a ~~wastewater~~ permit for a new or substantially modified wastewater facility or activity shall submit an application to the Department at least 180 days before a discharge occurs from the facility or activity. An applicant shall apply at least 90 days before construction commences on a new or modified wastewater facility or activity.

(3) An applicant shall submit as part of the application for a wastewater facility or activity permit a preliminary design or engineering report and other information in accordance with the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C. Guide to Wastewater Permitting. A report substantively addressing all of the elements listed in the Guide shall be submitted at least 90 days before construction commences on a facility or activity which discharges solely to surface waters or on a component of a facility or activity which discharges solely to surface waters if the applicant can demonstrate that the component is separable from the entire facility or activity. For all other facilities or activities, the report shall be submitted and made complete with the application for permit.

(4) Initiation or commencement of construction means to begin performing on-site modification, fabrication, erection or installation of a ~~wastewater~~ treatment facility or a conveyance system for the discharge of wastes. For the purposes of the wastewater facility or activity permit, land clearing and site preparation activities related to this construction are not included herein; however, before undertaking these activities, other ~~Federal and State~~ permits for stormwater discharges from the site may be required.

(5) An applicant shall apply to the Department to renew an existing wastewater facility or activity permit at least 180 days before the expiration date of the existing permit.

(6) Record drawings shall be prepared for new ~~wastewater~~ facilities or for substantial modifications to existing ~~wastewater~~ facilities permitted pursuant to this chapter. Record drawings shall be prepared and distributed as outlined in the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C. Guide to Wastewater Permitting. Notification of availability of record drawings shall be made on DEP Form 62-620.910(13).

(7) An applicant for a ~~wastewater~~ permit for a new wastewater facility or activity, or for substantial modifications to an existing wastewater facility or activity, shall submit DEP Form 62-620.910(12), Notification of Completion of Construction for Wastewater Facilities or Activities, upon completion of construction.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96,_____.

62-620.510 Application Processing.

(1) Within 30 days after receipt of an application for permit and its processing fee, the Department shall notify the applicant if the application is not complete and shall request submittal of the additional information needed to review the application that the Department is authorized by law to request. If an applicant for a ~~wastewater~~ permit issued under section 403.0885, F.S., and this chapter, submits with his application a

preliminary design report, engineering report, or other design materials for review, the Department shall advise the applicant if the report or materials are deficient and shall request additional information as appropriate. All Department requests for additional information shall be made in accordance with sections 120.60, 403.0875, and 403.0876, F.S. An applicant who constructs or modifies a facility under section 403.0885, F.S., and this chapter, without a ~~wastewater~~ permit does so at his own risk and is prohibited from discharging wastes from the newly constructed facility or activity or the newly modified portion of a facility or activity without a ~~wastewater~~ permit.

(2) through (8) No change.

(9) If the Department intends to deny the permit application, it shall issue a notice of intent to deny. Public notice under Rule 62-620.550(2), F.A.C., shall not be required. However, the Department shall prepare a statement of basis or fact sheet with the reasons for the proposed action. If the decision to deny is changed, except through an administrative hearing under section 120.57, F.S., the Department shall withdraw the notice of intent to deny and shall proceed to prepare a draft permit. If the applicant requests an administrative hearing under section 120.57, F.S., on the Department intent to deny, the applicant shall publish notice of proposed agency action under Rules 62-620.550(1) and ~~62-110.106(7) 62-103.150(2)~~, F.A.C. Upon completion of the administrative hearing, the Department shall issue or deny the permit in accordance with the conclusions of the proceedings, provided the applicant has published notice as required in Rules 62-620.550(1) and ~~62-110.106(7) 62-103.150(2)~~, F.A.C. If the applicant has not published notice as required in these rules, the Department shall proceed to prepare a draft permit.

(10) If the Department intends to prepare a draft permit for issuance, it shall prepare and mail to the applicant, not later than the effective date of the application, a project decision schedule. The schedule shall specify, at a minimum, target dates for the following:

(a) through (d) No change.

(e) Public notice, if required, under Rule ~~62-110.106(7) 62-103.150~~, F.A.C.; and

(f) through (11) No change.

(12) All draft permits shall be accompanied by a statement of basis or a fact sheet on which the Department relied in making its decision. The statement of basis or fact sheet shall be prepared in accordance with the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C. ~~Guide to Wastewater Permitting.~~

(13) For discharges of wastes into waters regulated under section 403.0885, F.S., and this chapter, the Department shall, as a part of public notice under Rule 62-620.550(2) through (4), F.A.C., and in accordance with the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C. ~~Guide to~~

~~Wastewater Permitting~~, request comments from the U.S. Army Corps of Engineers, the Florida Game and Fresh Water Fish and Wildlife Conservation Commission, the U.S. Fish and Wildlife Service, and the National Marine Fisheries Service.

(14) Comments from the public under Rule 62-620.550(2) through (4), F.A.C., shall be considered in evaluation of the draft permit. Comments received from the agencies listed in subsection (13) of this section shall be considered as described in the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C. ~~Guide to Wastewater Permitting.~~ If a permit is issued, the Department shall prepare a response to the significant comments in accordance with Rule 62-620.555, F.A.C.

(15) through (17) No change.

(18) Except as waived by EPA in a Memorandum of Agreement with the Department, for discharges of wastes regulated under this chapter pursuant to section 403.0885, F.S., the Department shall submit the proposed permit to the EPA for its concurrence in the Department decision.

(a) No change.

(b) If EPA objects to issuance of the permit; in accordance with 40 CFR 123.44 and in writing within 90 days of submittal to EPA, and to issuance of the permit; the Department fails to submit to EPA a revised permit satisfying the objections in accordance with the following timeframe, exclusive authority to issue the permit passes to EPA shall deny the permit or shall issue a modified permit in accordance with the EPA objections. The Department shall have 90 days from receipt of the EPA objections, or 30 days from the date of a public hearing on the objections, to submit a revised permit to EPA. ~~The Department shall have 90 days from receipt of the EPA objections, or 30 days from the date of a public hearing on the objections, to submit a revised permit to EPA.~~ The Department shall advise the applicant of ~~the basis for the~~ EPA objections.

(c) Upon receipt of the EPA concurrence ~~or objections~~, the Department shall prepare and send to the applicant for publication the public notice required under Rule 62-620.550(1), F.A.C., advising the applicant and all affected persons of their right to an administrative hearing.

(19) Permits shall be issued or denied as follows:

(a) For a facility or activity regulated under this chapter pursuant to section 403.0885, F.S., the Department shall grant a permit ~~or deny the permit application~~ within 30 days after the Department has received concurrence notice from the EPA on as to whether the EPA concurs or objects to the proposed permit. For a facility or activity regulated under this chapter pursuant to section 403.0885, F.S., the Department shall deny the permit application within 30 days after public notice of the decision to deny as required under Rule 62-620.550(1), F.A.C.;

(b) For a wastewater facility not regulated under section 403.0885, F.S., the Department shall grant a permit or deny the permit application within 30 days after public notice of the decision on the draft permit as required under Rule 62-620.550(1), F.A.C.;

(c) The time for issuing a permit or denying a permit application shall be tolled by the timely filing of a request for an administrative hearing under section 120.569 ~~420.57~~, F.S. The time shall be tolled until 45 days after the submission of a recommended order or until the administrative petition is dismissed or withdrawn. ~~or~~

(d) If these time schedules are not met, the permit applicant may apply for an order from the circuit court requiring the Department to render a decision within a specified time.

(20) Only that portion of the wastewater facility or activity permit which authorizes a discharge regulated under section 402 of the CWA, as amended, shall be submitted to the EPA for review under that section. A wastewater facility or activity permit includes any draft permit, proposed permit, or final permit described in this chapter.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.815 FS. Law Implemented 403.051, 403.061, 403.087, 403.0876, 403.088, 403.0885, 403.815 FS. History—New 11-29-94, Amended 12-24-96, _____.

62-620.550 Public Notice.

(1) Public notice under chapter 120, F.S., and Rule 62-110.106(7) ~~62-103.150~~, F.A.C., advising the applicant and all affected persons of their right to an administrative hearing shall be given as follows:

(a) Public notice shall be required for all permits for new or substantially modified facilities and those facilities described in Rule 62-110.106(7)(a)1. ~~62-103.150(2)(a)2.~~, F.A.C.;

(b) Notice shall be given in accordance with Rule 62-110.106(7) ~~62-103.150~~, F.A.C.; and

(c) No change.

(2) Public notice for discharges of wastes regulated under section 403.0885, F.S., and this chapter, shall announce the preparation of a draft permit and solicit public comments on its efficacy or announce the date, time and location of a public meeting to take oral comments on a draft permit.

(a) Public notice under this subsection is required when the Department prepares a draft permit for all new wastewater facilities or activities, for all substantially revised wastewater facility or activity permits, for all renewals of permits which have been issued under section 403.0885, F.S., and this chapter, and for minor revisions to a wastewater facility or activity permit when the revision proposes to decrease a permit requirement for monitoring or reporting. No public notice is required when a request for a permit, permit revision, revocation and reissuance, or termination is denied. Written notice of that denial shall be given to anyone requesting it and to the permittee.

(b) through (d) No change.

(3) Public notice of activities described in subsection (2) of this section shall be given as set forth in paragraphs (a) and (b) below.

(a) Notice shall be given by mailing a copy of a notice to:

1. The applicant except when the Department is giving notice that it intends to issue a general or generic permit;

2. No change.

3. Federal and State agencies with jurisdiction over fish, shellfish, and wildlife resources; over historical and archaeological sites; and over coastal zone management plans, including the U.S. Advisory Council on Historic Preservation; U. S. Army Corps of Engineers; the U.S. Fish and Wildlife Service; the National Marine Fisheries Service; the Florida Department of State, Division of Archives and History; the Florida ~~Game and Fresh Water~~ Fish and Wildlife Conservation Commission; and the Florida Department of Community Affairs;

4. No change.

5. Persons on Department ~~and district office~~ mailing lists which shall be compiled by notifying the public of the opportunity to be placed on the mailing lists and from those persons who request in writing to be on the lists;

6. through 7. No change.

(b) through (6) No change.

Specific Authority 120.53(1), 403.051, 403.061(31), 403.0876, 403.0885, 403.815 FS. Law Implemented 120.53(1), 120.60(3), 403.051, 403.0885, 403.815 FS. History—New 11-29-94, Amended 12-24-96, _____.

62-620.610 General Conditions for All Permits.

All wastewater facility or activity permits, except General and Generic Permits, issued by the Department shall include the following conditions:

(1) through (14) No change.

(15) The permittee shall give the Department written notice at least 60 days before inactivation or abandonment of a wastewater facility or activity and shall specify what steps will be taken to safeguard public health and safety during and following inactivation or abandonment.

(16) The permittee shall apply for a revision to the Department permit in accordance with Rules 62-620.300 and the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C., ~~Guide to Wastewater Permitting~~ at least 90 days before construction of any planned substantial modifications to the permitted facility is to commence or with Rule 62-620.325(2) for minor modifications to the permitted facility. A revised permit shall be obtained before construction begins except as provided in Rule 62-620.300, F.A.C.

(17) through (23) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96, _____.

62-620.620 Guidelines for Establishing Specific Permit Conditions.

(1) Permit conditions shall be based on relevant statutory or regulatory provisions in effect prior to the final administrative disposition of a permit. All permit conditions shall be incorporated either expressly or by reference. If incorporated by reference, a specific citation to the applicable regulations or requirements must be given in the permit. Except for collection system permits under chapter 62-604, F.A.C., each permit shall contain the following permit conditions as applicable:

(a) through (p) No change.

(q) Any conditions that the Secretary of the Army (U.S. Army Corps of Engineers) considers necessary to ensure that navigation and anchorage will not be substantially impaired; or

(r) No change.

(2) Permit conditions shall be established for the following:

(a) Outfalls and discharge points. All permit effluent limitations, standards and prohibitions shall be established for each outfall or discharge point of the permitted facility or activity, except as otherwise provided under paragraphs (1)(m), (1)(p), and (2)(i) of this section and activities permitted under chapter 62-624, F.A.C.

(b) through (d) No change.

(e) Non-continuous discharges ~~from industrial wastewater treatment facilities.~~ Non-continuous dDischarges shall be particularly described and limited, considering the following factors, as appropriate:

1. through 4. No change.

(f) Limited wet weather discharges from domestic wastewater facilities. Discharges of excess reclaimed waters during wet weather periods shall be in accordance with chapter 62-610, F.A.C., including calculations of the required stream dilution factor.

(g) through (h) No change.

(i) Internal waste streams.

1. No change.

2. Limits on internal waste streams shall be imposed only when the fact sheet prepared in accordance with the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C., ~~Guide to Wastewater Permitting~~ sets forth the exceptional circumstances which make such limitations necessary, such as when the final discharge point is inaccessible, the wastes at the point of discharge are so diluted as to make monitoring impracticable, or the interferences among pollutants at the point of discharge make detection or analysis impracticable.

(j) No change.

(3) through (5) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.8055 FS. Law Implemented 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96, _____.

62-620.630 Additional Permit Conditions for Domestic Wastewater Facilities.

(1) through (2) No change.

(3) Upon placing a facility in operation, the facility shall be operated under the supervision of an operator certified in accordance with chapter ~~62-602~~ ~~61E12-41~~, F.A.C. All facility operations shall provide for the minimum care and maintenance of the facility in accordance with chapters 62-600 and 62-699, F.A.C.

(4) Reuse systems permitted under chapter 62-610, part III, F.A.C., shall not be placed in service for any purpose without written approval from the Department. For projects identified in the permit as being constructed in phases, written permission is only required for the first phase. Written application shall be made using the appropriate form from Rule 62-610.~~300910~~, F.A.C. The following items shall be submitted in support of a request to place a part III reuse system into operation:

(a) Notification of completion pursuant to Rule 62-620.630(2)(a), F.A.C., except that certification shall be provided on DEP Form 62-610.~~300(4)(a)3.910(3)~~ instead of DEP Form 62-620.910(12);

(b) through (11) No change.

Specific Authority 403.051, 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.051, 403.061, 403.062, 403.085, 403.086, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended _____.

62-620.705 Procedures for ~~Issuing a~~ General Permits.

(1) A general permit shall be issued upon adoption as a rule and shall be modified by rule revision or revoked by repeal of the rule. ~~Persons wishing to use a general permit must notify the Department in writing as described in Rule 62-620.710, F.A.C.~~

(2) The procedures to obtain and use a general permit under section 403.814, F.S., are set forth in Part III of chapter 62-4, F.A.C. ~~The Department may issue a general permit to regulate a category of domestic or industrial wastewater facilities if the facilities all:~~

~~(a) Involve the same or substantially similar types of operations;~~

~~(b) Discharge the same types of wastes or engage in the same types of residuals or industrial sludge use or disposal practices;~~

~~(c) Require the same effluent limitations, operating conditions, or standards for residuals or industrial sludge use or disposal;~~

~~(d) Require the same or similar monitoring; and~~

~~(e) Are more appropriately controlled under a general permit than under individual permits.~~

~~(3) Any person complying with the requirements of a general permit may use the permit 30 days after giving notice to the Department without any agency action. When no agency action is taken, unless the Department or the applicant publishes notice of the application, the provisions of chapter 120, Florida Statutes, granting to affected parties the right to an administrative hearing do not apply. A general permit for a discharge regulated under this chapter pursuant to section 403.0885, F.S., shall be forwarded to the EPA for review and concurrence before adoption. The EPA shall have 90 days from the date of receipt to comment upon, make recommendations with respect to the proposed general permit, concur or to object to the adoption of the general permit. If EPA objects, the Department shall revise the proposed general permit as requested or shall withdraw the proposed general permit.~~

Specific Authority 403.0885, 403.08851, 403.814 FS. Law Implemented 403.061, 403.087, 403.088, 403.0885, 403.814 FS. History—New 11-29-94, Amended _____.

62-620.710 Procedures for Generic ~~Using a General~~ Permits.

(1) A generic permit shall be issued upon adoption as a rule under chapter 62-621, F.A.C., and shall be modified by rule revision or revoked by repeal of the rule.

(2) The Department may issue a generic permit to regulate a category of wastewater facilities or activities if they all:

(a) Involve the same or substantially similar types of operations;

(b) Discharge the same types of wastes or engage in the same types of residuals or industrial sludge use or disposal practices;

(c) Require the same effluent limitations, operating conditions, or standards for residuals or industrial sludge use or disposal;

(d) Require the same or similar monitoring; and

(e) Are more appropriately controlled under a generic permit than under individual permits.

(3) A generic permit for a discharge regulated under this chapter pursuant to section 403.0885, F.S., shall be forwarded to the EPA for review and concurrence before adoption. The EPA shall have 90 days from the date of receipt to comment upon, make recommendations with respect to the proposed generic permit, concur or to object to the adoption of the generic permit. If EPA objects, the Department shall revise the proposed generic permit as requested or shall withdraw the proposed generic permit.

(4)(1) Persons wishing to use a generic general permit shall, at least 30 days before beginning use of the permit, notify the Department on forms adopted by the Department or in writing as specified in the generic general permit, and submit the appropriate fee set forth in Rule 62-4.050, F.A.C. They shall describe the proposed project, and include supporting documents depicting the proposed project, its location, and other pertinent information required by the generic general

permit to demonstrate that they qualify for the requested permit. Notice to the Department of the proposed use shall be filed with the appropriate district office of the Department. Persons wishing to use a generic general permit are hereby placed on notice that projects undertaken without proof of notice to the Department shall be considered as being undertaken without a permit and shall be subject to enforcement pursuant to section 403.161, F.S.

(5)(2) A proposed project which may be reasonably expected to violate water quality standards or which will not meet the public interest requirements set forth in chapter 403, F.S., shall not be entitled to use of a generic general permit.

(6)(3) The Department shall determine whether to require any person using or proposing to use a generic general permit to apply for and obtain an individual permit in accordance with 40 CFR 122.28(b)(3).

(7)(4) Suspension and revocation of the use of a generic general permit shall be in accordance with chapter 120, F.S., and Rule 62-4.100, F.A.C. Good cause for the suspension or revocation shall include the following:

(a) Submission of false or inaccurate information in the notification for use of a generic general permit or in the required reports;

(b) through (c) No change.

(d) Any other act on the part of the permittee in the use of the generic general permit which results or may result in harm or injury to human health or welfare or which causes harm or injury to animal, plant or aquatic life, or to property.

(8)(5) Unless otherwise required as part of a specific category of generic general permit, persons qualifying for the use of a generic general permit are not required to, but may, publish in a newspaper of general circulation in the area affected by the proposed project a notice of intent to use a generic general permit. The notice, if published, shall follow substantially the format in Rule 62-620.550, F.A.C., and shall be published within 14 days of the date when the Department receives notification pursuant to subsection (4)(4) of this section. No person who has published notice shall begin the project until after the 21 days for requesting a hearing has passed or a hearing is held and a decision is rendered.

~~(6) Any person complying with the requirements of a general permit may use the permit 30 days after giving notice to the Department without any agency action. When no agency action is taken, unless the Department or the applicant publishes notice of the application, the provisions of chapter 120, Florida Statutes, granting to affected parties the right to an administrative hearing do not apply.~~

Specific Authority 403.0885, 403.08851, 403.814 FS. Law Implemented 403.061, 403.087, 403.088, 403.0885, 403.814 FS. History—New 11-29-94, Amended 12-24-96, _____.

62-620.715 Conditions for All General and Generic Permits.

(1) General conditions for general permits under section 403.814, F.S., are set forth in rule 62-4.540, F.A.C. The terms, conditions, requirements, limitations, and restrictions set forth in this section are “general permit conditions” and are binding upon the permittee. The conditions are enforceable under sections 403.121, .131, .141, and .161, F.S.

(2) General conditions for generic permits under section 403.0885, F.S., are set forth in rule 62-621.250, F.A.C. The general permit is valid only for the specific activity indicated. Any deviation from the specified activity and the conditions for undertaking that activity shall constitute a violation of the permit. The permittee is placed on notice that violation of the permit may result in suspension or revocation of the permittee's use of the general permit and may cause the Department to begin legal proceedings.

(3) ~~The general permit does not convey any vested rights or any exclusive privileges. It does not authorize any injury to public or private property nor any invasion of personal rights. It does not authorize any infringement of federal, state or local laws or regulations. It does not eliminate the necessity for obtaining any other federal, state, or local permits that may be required, or allow the permittee to violate any more stringent standards established by federal or local law.~~

(4) ~~The general permit does not relieve the permittee from liability and penalties when the construction or operation of the permitted activity causes harm or injury to human health or welfare, animal or plant life, or property. It does not allow the permittee to cause pollution in contravention of Florida Statutes and Department rules or the Clean Water Act and the regulations implementing it.~~

(5) ~~The general permit conveys no title to land or water, nor does it constitute State recognition or acknowledgment of title. Only the Board of Trustees of the Internal Improvement Trust Fund may express State opinion as to title.~~

(6) ~~No general permit shall authorize the use of state-owned land without the prior consent of the Board of Trustees of the Internal Improvement Trust Fund pursuant to section 253.77, F.S.~~

(7) ~~The general permit may be modified in accordance with chapter 120, F.S., and Rule 62-620.325, F.A.C., or suspended or revoked in accordance with section 120.60(7) and Rules 62-4.100 and 62-620.710(4), F.A.C., if the Secretary determines that there has been a violation of any of the terms or conditions of the permit, there has been a violation of state water quality standards or the permittee has submitted false, incomplete or inaccurate data or information.~~

(8) ~~The general permit shall not be transferred to another party except pursuant to Rule 62-620.340, F.A.C.~~

(9) ~~The general permit authorizes operation of the facility and where applicable, construction of the facility.~~

(10) ~~By using the general permit, the permittee agrees to make every reasonable effort to conduct the specific activity authorized by the general permit in a manner that will minimize any adverse effects on adjacent property or on public use of the adjacent property, where applicable, and on the environment, including fish, wildlife, natural resources of the area, water quality or air quality.~~

(11) ~~By using the general permit, the permittee agrees to allow, upon presentation of credentials or other documents that may be required by law, a duly authorized representative of the Department access to the permitted facility or activity at reasonable times to inspect and test to determine compliance with the permit and the Department rules.~~

(12) ~~The permittee agrees to maintain any permitted facility or activity in good condition and in accordance with the plans submitted to the Department.~~

(13) ~~A permittee's use of a general permit is limited to no more than five years. However, the permittee may request continued use of the general permit by notifying the Department pursuant to Rule 62-620.710, F.A.C., and paying the appropriate fee set forth in Rule 62-4.050, F.A.C., 30 days before expiration of the current use of the permit. If a permittee is using a general permit issued under s. 403.0885, F.S., and this chapter, the use of the permit is limited to the expiration date of the general permit.~~

Specific Authority 403.0885, 403.08851, 403.814 FS. Law Implemented 403.061, 403.087, 403.088, 403.0885, 403.814 FS. History—New 11-29-94, Amended 12-24-96,_____.

62-620.800 Variances for Discharges Regulated Pursuant to Section 403.0885, F.S.

(1) through (7) No change.

(8) Other variance procedures and moderating provisions under chapter 403, F.S., and Department rules are available to applicants for a wastewater facility or activity permit such as those set forth in chapters 62-4, 62-110 ~~62-103~~, 62-302 and 62-660, F.A.C.

(9) The Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities Under Chapter 62-620, F.A.C., ~~Guide to Wastewater Permitting~~ contains additional information on the variances listed above.

Specific Authority 403.051, 403.061(31), 403.0885, 403.08851, 403.8055 FS. Law Implemented 403.051, 403.0885 FS. History—New 11-29-94, Amended 12-24-96,_____.

62-620.910 Forms and Instructions.

The forms and instructions used by the Department for the industrial and domestic wastewater facilities or ~~and~~ activities permitting and compliance program are listed in this part. Copies of the forms and instructions may be obtained at the Department District Offices ~~as described in Rule 17-101.020, F.A.C.~~ The Department adopts and incorporates by reference in this section the following forms and instructions:

(1) Wastewater Facility or Activity Permit Application Form 1, General Information, effective [Insert effective date] ~~11-29-94~~.

(2) through (7) No change.

(8) ~~Wastewater~~ Application Form 2F, Permit to Discharge Stormwater Associated with ~~Domestic and Industrial~~ Activity Wastewater Facilities, effective [Insert effective date] ~~11-29-94~~.

(9) Application for Minor Revision to a Wastewater Facility or Activity Permit, effective [Insert effective date] ~~12-24-96~~.

(10) No change.

(11) Application for Transfer of a Wastewater Facility or Activity Permit to New Permittee, effective [Insert effective date] ~~11-29-94~~.

(12) Notification of Completion of Construction for Wastewater Facilities or Activities, effective [Insert effective date] ~~11-29-94~~.

(13) Notification of Availability of O&M Manual and Record Drawings and Final Operation and Maintenance Manuals, effective [Insert effective date] ~~11-29-94~~.

(14) through (16) No change.

Specific Authority 120.53(1), 403.051, 403.061, 403.8055 FS. Law Implemented 120.53(1), 120.55, 403.051, 403.061, 403.087, 403.088, 403.0885 FS. History—New 11-29-94, Amended 12-24-96, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mimi Drew, Director, Division of Water Resource Management, Department of Environmental Protection

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Kirby Green, Deputy Secretary, Department of Environmental Protection

DATE PROPOSED RULE APPROVED BY THE AGENCY HEAD: June 2, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN THE FAW: December 10, 1999

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 98-29R

RULE CHAPTER TITLE: Generic Permits RULE CHAPTER NO.: 62-621

RULE TITLES: Scope/Applicability RULE NOS.: 62-621.100

General Conditions 62-621.250

PURPOSE, EFFECT AND SUMMARY: The Department of Environmental Protection is seeking authorization from the Environmental Protection Agency (EPA) to implement the remaining elements of the National Pollutant Discharge Elimination System (NPDES) program as required by the Clean Water Act. The NPDES program consists primarily of five elements including Municipal, Industrial, Pretreatment, Stormwater and Federal Facilities. In a phased approach to delegation, the Department has previously been authorized to

operate three of the elements, specifically the Municipal, Industrial, and Pretreatment programs. In accordance with the Memorandum of Agreement between EPA and the Department for delegation of the NPDES program, and pursuant to Section 403.0885, F.S., the Department is now seeking authority to administer the Stormwater and Federal Facility components of the NPDES program. The proposed rule change is to provide procedures for transition of facilities and activities from the federally-administered NPDES general permitting program for stormwater discharge associated with industrial activity, addressing certain industrial facilities and construction activities as specified in 40 CFR 122.26, to the state-administered generic permit program. Promulgation of the state generic permits for industrial and construction activities under Rule 62-621.300, F.A.C., is through separate rulemaking under docket number 00-18R in accordance with the procedures specified in Section 403.8055, F.S.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The proposed revisions to this rule chapter are procedural, do not involve any substantive changes, and thus do not warrant a Statement of Estimated Regulatory Cost (SERC). However, the Department's Economic Analysis section is preparing a SERC for the proposed revisions to Chapter 62-4 of the Florida Administrative Code relative to the economic impact of the proposed permit fees associated with delegation of this component of the NPDES program. In accordance with 120.541, F.S., the SERC will examine the effect of the proposed fees on the facilities or activities permitted under this rule chapter.

SPECIFIC AUTHORITY: 403.061, 403.087, 403.088, 403.0885, 403.08851 FS.

LAW IMPLEMENTED: 403.061, 403.087, 403.088, 403.0885, 403.08851 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: 1:00 p.m., Friday, August 4, 2000

PLACE: Department of Environmental Protection, Twin Towers Office Building, Room 609, 2600 Blair Stone Road, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES AND AGENDA FOR THE PUBLIC HEARING IS: Fred Noble, Division of Water Resource Management, Bureau of Submerged Lands and Environmental Resources, Mail Station 2505, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, telephone (850)921-9382

THE FULL TEXT OF THE PROPOSED RULES IS:

62-621.100 Scope/Applicability.

This Chapter sets forth the procedures to obtain generic permits authorized under Section 403.0885, Florida Statutes, and Chapter 62-620, Florida Administrative Code (F.A.C.). For the purpose of this Chapter "Generic Permit" means a general permit issued under the authority of Section 403.0885, F.S. The Department may issue a generic permit to regulate a category of ~~domestic or industrial~~ wastewater facilities or activities if they all: involve the same or substantially similar types of operations; discharge the same types of wastes or engage in the same types of residuals or industrial sludge use or disposal practices; require the same effluent limitations, operating conditions, or standards for residuals or industrial sludge use or disposal; require the same or similar monitoring; and are more appropriately controlled under a generic permit than an individual permit.

(1) through (2) No change.

(3) For activities Dischargers covered under the existing Federal NPDES "General Permit for Storm Water Discharges from Construction Activities," the Department shall, after receiving authorization to administer this component of the NPDES program, notify users that they must apply for coverage under the State Generic Permit for Stormwater Discharge from Construction Activities that Disturb Five or More Acres of Land in accordance with Rule 62-621.300(4), F.A.C. permit shall remain covered until the permittee notifies the Department that it wishes coverage under the issued State generic permit. Application for coverage under the State generic permit shall be made within 30 days of the permittee's receipt of notification.

(4) For facilities or activities covered under the existing Federal NPDES "Storm Water Multi-Sector General Permit for Industrial Activities," the Department shall, after receiving authorization to administer this component of the NPDES program, notify users that they must apply for coverage under the State Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity in accordance with Rule 62-621.300(5), F.A.C. Application for coverage under the State generic permit shall be made within 30 days of the permittee's receipt of notification.

Specific Authority 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. History—New 8-22-95, Amended 12-24-96, 5-1-97, _____.

62-621.250 General Conditions.

Notwithstanding Rule 62-620.610, F.A.C., and unless stated otherwise in this Chapter, the following conditions apply to all permits listed in this Chapter:

(1) through (18) No change.

(19) The use of generic permits issued under this Chapter is limited to a term not to exceed five years. Terms and conditions of the permit are automatically continued in accordance with 40 CFR 122.6, which is hereby incorporated by reference, only where the permittee has submitted a timely

and complete Notice of Intent 180 days prior to expiration of permit coverage or as otherwise specified in the generic permit. The requirements for submittal of Notice of Intent are located in each specific generic permit.

(20) No change.

Specific Authority 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.061, 403.087, 403.088, 403.0885, 403.08851 FS. History—New 8-22-95, Amended 5-1-97, 2-14-00, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Mimi Drew, Director, Division of Water Resource Management, Department of Environmental Protection

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Kirby Green, Deputy Secretary, Department of Environmental Protection

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 2, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN THE FAW: December 10, 1999

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 00-18R

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Generic Permits	62-621
RULE TITLE:	RULE NO.:
Permits.	62-621.300

PURPOSE, EFFECT AND SUMMARY: The Department of Environmental Protection is seeking authorization from the Environmental Protection Agency (EPA) to implement the remaining elements of the National Pollutant Discharge Elimination System (NPDES) program as required by the Clean Water Act. The NPDES program consists primarily of five elements including Municipal, Industrial, Pretreatment, Stormwater and Federal Facilities. In a phased approach to delegation, the Department has previously been authorized to operate three of the elements, specifically the Municipal, Industrial, and Pretreatment programs. In accordance with the Memorandum of Agreement between EPA and the Department for delegation of the NPDES program, and pursuant to Section 403.0885, F.S., the Department is now seeking authority to administer the Stormwater and Federal Facility components of the NPDES program. The proposed rule change is to implement the NPDES general permitting program for stormwater discharge associated with industrial activity. Certain industrial facilities and construction activities as specified in 40 CFR 122.26 are currently subject to regulation under the federally-administered NPDES "General Permit for Storm Water Discharges from Construction Activities" and "Storm Water Multi-Sector General Permit for Industrial Activities." This rulemaking is to incorporate by reference the State of Florida "Generic Permit for Stormwater Discharge from Construction Activities that Disturb Five or More Acres of Land" and "Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity," which are

substantively identical to the above named existing Federal general permits. Separate rulemaking for procedural provisions of Chapter 62-621, FAC., is being done concurrently under Docket Number 98-29R. This proposed rule amendment shall become effective twenty (20) days after filing with the Department of State.

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: 373.043, 373.1131, 373.413, 373.414, 373.416, 403.061, 403.087, 403.0877, 403.088, 403.0885, 403.08851 FS.

LAW IMPLEMENTED: 373.043, 373.1131, 373.413, 373.414, 373.416, 403.061, 403.087, 403.0877, 403.088, 403.0885, 403.08851 FS.

THIS RULEMAKING IS UNDERTAKEN PURSUANT TO SECTION 403.8055, F.S.

SUBSTANTIALLY AFFECTED PERSONS MAY FILE OBJECTIONS WITH THE ENVIRONMENTAL REGULATION COMMISSION AT THE FOLLOWING ADDRESS: 3900 Commonwealth Boulevard, Mail Station 18, Tallahassee, Florida 32399-3000, Attention: Jacki McGorty. Objections must be received within 14 days of publication of this notice and must specify the portions of the proposed rule to which the person objects and the reason for the objection. Objections that are frivolous will not be considered sufficient to prohibit adoption of the rule as published.

WRITTEN COMMENTS: The Secretary of the Department of Environmental Protection will consider written comments received within 21 days of publication of this notice. Comments should be submitted to: Fred Noble, Division of Water Resource Management, Bureau of Submerged Lands and Environmental Resources, Mail Station 2505, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400

THE FULL TEXT OF THE PROPOSED RULE IS:

62-621.300 Permits.

(1) through (2) No change.

(3) Generic Permit for Discharges from Concrete Batch Plants,

(a) No change.

(b) Form number 62-621.300(3)(b), Notice of Intent to Use Generic Permit for Discharges from Concrete Batch Plants, effective May 1, 1997, is hereby incorporated by reference and made part of this Chapter. This form may be obtained by contacting either the local Department District

Office or by writing the Department of Environmental Protection, Industrial Wastewater Section, Mail Station #3545, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

(c) No change.

(4) Generic Permit for Stormwater Discharge from Construction Activities that Disturb Five or More Acres of Land.

(a) The document "Generic Permit for Stormwater Discharge from Construction Activities that Disturb Five or More Acres of Land," document number 62-621.300(4)(a), issued by the Department and effective [Insert effective date] is hereby incorporated by reference and made a part of this Chapter.

(b) Form number 62-621.300(4)(b), Notice of Intent to Use Generic Permit for Stormwater Discharge from Construction Activities that Disturb Five or More Acres of Land, effective [Insert effective date], is hereby incorporated by reference and made part of this Chapter. This form may be obtained by writing the Department of Environmental Protection, NPDES Stormwater Notices Center, Mail Station #2510, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

(c) The document referenced in Rule 62-621.300(4)(a) FAC., contains specific requirements for stormwater discharges from construction activities that disturb five or more acres of land.

(5) Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity.

(a) The Department hereby adopts and incorporates by reference Federal Register, Vol. 60, No. 189, pages 50804-51319, published on September 29, 1995; Federal Register, Vol. 61, No. 28, pages 5248-5254, published on February 9, 1996; Federal Register, Vol. 61, No. 34, page 6412, published on February 20, 1996; Federal Register, Vol. 63, No. 152, pages 42534-42548, published on August 7, 1998; Federal Register, Vol. 63, No. 189, pages 52430-52577, published on September 30, 1998; and, Federal Register, Vol. 64, No. 11, pages 2898-2900, published on January 19, 1999, which shall hereinafter be referred to as the "Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity." When used in the Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity, the following shall mean:

1. EPA shall mean the Department of Environmental Protection.

2. Regional Administrator, Director, or State Director, shall mean the Secretary of the Department of Environmental Protection or the Secretary's designee where appropriate.

(b) Form number 62-621.300(5)(b), Notice of Intent to Use Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity, effective [Insert effective date], is hereby incorporated by reference and made part of this Chapter. This form may be obtained by writing the Department

of Environmental Protection, NPDES Stormwater Notices Center, Mail Station #2510, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

(c) Facilities or activities seeking coverage under this generic permit shall apply to the Department on the form referenced in Rule 62-621.300(5)(b), FAC., and in accordance with the Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity, and shall include the appropriate processing fee as required by Rule 62-4.050, FAC.

(d) All notices, certifications, reports, or any other information required to be submitted under the Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity, excluding discharge monitoring reports, shall be submitted to Department of Environmental Protection, NPDES Stormwater Notices Center, Mail Station #2510, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

(e) Discharge monitoring reports (DMRs) required to be submitted under the Multi-Sector Generic Permit for Stormwater Discharge Associated with Industrial Activity shall be sent to Department of Environmental Protection, NPDES Stormwater MSGP DMR, Mail Station #2511, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

(f) The effective date of coverage under this generic permit shall be two (2) days after the Notice of Intent submitted in accordance with Rule 62-621.300(5)(c), FAC., is postmarked, unless notified to the contrary by the Department.

(g) Coverage under this generic permit is limited to a term not to exceed five years from the effective date of coverage. Permittees may request continued coverage under this generic permit in accordance with the requirements of Rule 62-621.300(5)(c), FAC. Request for continued coverage shall be made at least two (2) days before expiration of the current coverage.

(6) Form number 62-621.300(6), Notice of Termination of Generic Permit Coverage, effective [Insert effective date], is hereby incorporated by reference and made a part of this Chapter. Facilities or activities seeking to terminate coverage under the generic permits in Rules 62-621.300(4) and (5), FAC., shall file a Notice of Termination of Generic Permit Coverage with the Department in accordance with the provisions of the applicable generic permit. This form may be obtained by writing the Department of Environmental Protection, NPDES Stormwater Notices Center, Mail Station #2510, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

Specific Authority 373.043, 373.1131, 373.413, 373.414, 373.416, 403.061, 403.087, 403.0877, 403.088, 403.0885, 403.08851 FS. Law Implemented 373.043, 373.1131, 373.413, 373.414, 373.416, 403.061, 403.087, 403.0877, 403.088, 403.0885, 403.08851 FS. History—New 12-24-96, Amended 5-1-97, 2-14-00,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Mimi Drew, Director, Division of Water Resource Management, Department of Environmental Protection

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Kirby Green, Deputy Secretary, Department of Environmental Protection
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 2, 2000

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.:	98-28R
RULE CHAPTER TITLE:	Municipal Separate Storm Sewer Systems
RULE CHAPTER NO.:	62-624
RULE TITLES:	POLICY AND PURPOSE
	DEFINITIONS
	GENERAL PROVISIONS
	GENERAL CONDITIONS
	APPLICATION PROCEDURES FOR NEW MS4 PERMITS
	RE-APPLICATION PROCEDURES FOR MS4 PERMITS
	CONTENTS OF RE-APPLICATION FOR MS4 PERMITS
	APPLICATION PROCESSING
	ANNUAL REPORTS
	TRANSFER OF OPERATIONAL AUTHORITY

PURPOSE, EFFECT AND SUMMARY: The Department of Environmental Protection is seeking authorization from the Environmental Protection Agency to implement the remaining phase of the National Pollutant Discharge Elimination System (NPDES) permitting program as required by the Clean Water Act. The NPDES program consists primarily of five elements including Municipal, Industrial, Pretreatment, Stormwater and Federal Facilities. In a phased approach to delegation, the Department has previously been authorized to operate three of the elements, specifically the Municipal, Industrial, and Pretreatment programs. In accordance with the Memorandum of Agreement between EPA and the Department for delegation of the NPDES program, and pursuant to Section 403.0885, F.S., the Department is now seeking authority to administer the Stormwater and Federal Facility components of the NPDES program. The proposed new rule will establish procedures for application processing and filing of annual reports. Standards for issuing or denying permits are substantively identical to the existing federal regulations and are being adopted pursuant to 403.8055, F.S., as Rule 62-624.500, F.A.C. The notice of rulemaking for Rule 62-624.500, F.A.C. is filed under Docket No. 00-19R, and accompanies this notice.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The proposed rule sections are procedural, do not involve any substantive changes from the federal NPDES program, and thus do not warrant a Statement of Estimated Regulatory Cost (SERC). However, the Department's Economic Analysis section is preparing a SERC for the proposed revisions to Chapter 62-4 of the Florida Administrative Code relative to the economic impact of the proposed permit fees associated with delegation of this

component of the NPDES program. In accordance with 120.541, F.S., the SERC will examine the effect of the proposed fees on the facilities or activities permitted under this new rule chapter.

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: 403.061(31), 403.087, 403.0877, 403.088, 403.0885, 403.08851, 403.815 FS.

LAW IMPLEMENTED: 403.061, 403.087, 403.0876, 403.0877, 403.088, 403.0885, 403.815 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: 1:00 p.m., Friday, August 4, 2000

PLACE: Department of Environmental Protection, Twin Towers Office Building, Room 609, 2600 Blair Stone Road, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES AND AGENDA FOR THE PUBLIC HEARING IS: Michael Bateman, Division of Water Resource Management, Bureau of Submerged Lands and Environmental Resources, Mail Station 2505, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, telephone (850)921-5330

THE FULL TEXT OF THE PROPOSED RULES IS:

62-624.100 Policy and Purpose.

This rule provides the requirements for processing Municipal Separate Storm Sewer Systems (MS4) permits, as authorized under Section 403.0885, Florida Statutes. This rule also provides general requirements and procedures for the issuance, denial, revision, suspension, and revocation of MS4 permits. The requirements of this part are in addition to and not in lieu of the requirements specified in Chapters 62-25, 62-330 and 62-341, F.A.C., or the requirements of Part IV, Chapter 373, Florida Statutes. Regulatory program and surveillance fees for MS4 permits are as provided in Section 62-4.052, F.A.C.

Specific Authority 403.061, 403.087, 403.088, 403.0885 FS. Law Implemented 403.087, 403.088, 403.0885 FS. History—New.

62-624.200 Definitions.

(1) Co-permittee means a permittee to a NPDES permit that is only responsible for permit conditions relating to the municipal separate storm sewer that it operates.

(2) Illicit discharge means any discharge to a municipal separate storm sewer that is not composed entirely of stormwater except discharges pursuant to a NPDES permit and discharges resulting from fire fighting activities.

(3) Incorporated place means a city, town, township, or village that is incorporated under the laws of Florida.

(4) Large municipal separate storm sewer system means all municipal separate storm sewers that are either:

(a) Located in an incorporated place or county with a population of 250,000 or more as determined by the 1990 Decennial Census conducted by the federal Bureau of Census; or

(b) Owned or operated by a municipality other than those described in paragraph (4)(a) of this section and that are designated by the Department as part of the large or medium municipal separate storm sewer system due to the interrelationship between the discharges of the designated storm sewer and the discharges from municipal separate storm sewers described under paragraph (4)(a) of this section. In making this determination the Department shall consider the following factors:

1. Physical interconnections between the municipal separate storm sewers;

2. The location of discharges from the designated municipal separate storm sewer relative to discharges from municipal separate storm sewers described in paragraph (4)(a) of this section;

3. The quantity and nature of pollutants discharged to waters of the state;

4. The nature of the receiving waters; and

5. Other relevant factors.

(5) Major municipal separate storm sewer outfall means a municipal separate storm sewer outfall that discharges from a single pipe with an inside diameter of 36 inches or more or its equivalent (discharge from a single conveyance other than circular pipe which is associated with a drainage area of more than 50 acres); or for municipal separate storm sewers that receive storm water from lands zoned for industrial activity (based on comprehensive zoning plans or the equivalent), an outfall that discharges from a single pipe with an inside diameter of 12 inches or more or from its equivalent (discharge from other than a circular pipe associated with a drainage area of 2 acres or more).

(6) Major outfall means a major municipal separate storm sewer outfall.

(7) Medium municipal separate storm sewer system means all municipal separate storm sewers that are either:

(a) Located in an incorporated place or county with a population of 100,000 or more but less than 250,000, as determined by the 1990 Decennial Census conducted by the federal Bureau of Census; or

(b) Owned or operated by a municipality other than those described in paragraph (7) (a) of this section and that are designated by the Department as part of the large or medium municipal separate storm sewer system due to the interrelationship between the discharges of the designated storm sewer and the discharges from municipal separate storm

sewers described under paragraph (7)(a) of this section. In making this determination the Department shall consider the following factors:

1. Physical interconnections between the municipal separate storm sewers;

2. The location of discharges from the designated municipal separate storm sewer relative to discharges from municipal separate storm sewers described in paragraph (7)(a) of this section;

3. The quantity and nature of pollutants discharged to waters of the state;

4. The nature of the receiving waters; and

5. Other relevant factors.

(8) Municipal separate storm sewer or MS4 means a conveyance or system of conveyances like roads with stormwater systems, municipal streets, catch basins, curbs, gutters, ditches, constructed channels, or storm drains:

(a) Owned or operated by a State, city, town, county, special district, association, or other public body (created by or pursuant to State Law) having jurisdiction over management and discharge of stormwater, or an Indian tribe or an authorized Indian tribal organization, that discharges to waters of the state;

(b) Designed or used for collecting or conveying stormwater;

(c) Which is not a combined sewer; and

(d) Which is not part of a Publicly Owned Treatment Works (POTW). POTW means any device or system used in the treatment of municipal sewage or industrial wastes of a liquid nature which is owned by a "State" or "municipality." This definition includes sewers, pipes, or other conveyances only if they convey wastewater to a POTW providing treatment.

(9) Outfall means a point source at the location where a municipal separate storm sewer discharges to water of the state and does not include open conveyances connecting two municipal separate storm sewers, or pipes, tunnels or other conveyances which connect segments of the same stream or other waters of the state and are used to convey waters of the state. Point source is defined as any discernible, confined, and discrete conveyance, such as any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, or landfill leachate collection system from which pollutants are or may be discharged.

(10) Runoff coefficient means the fraction of total rainfall that will appear at a conveyance as runoff.

(11) Stormwater means stormwater runoff, surface runoff and drainage.

Specific Authority 403.061, 403.087, 403.088, 403.0885 FS. Law Implemented 403.087, 403.088, 403.0885 FS. History—New _____.

62-624.300 General Provisions.

(1) Any operator of a large or medium MS4 must be covered by a permit under this chapter. Operators of MS4s such as municipalities, Chapter 298, F.S. special districts, drainage districts, or Districts of the Florida Department of Transportation, that were named as permittees or co-permittees as a result of previous designation by the Regional Administrator of the United States Environmental Protection Agency must be covered by a permit under this chapter. Any operator of a large or medium MS4, or designated permittee or co-permittee must file for re-application with the Department in accordance with the procedures under this chapter.

(2) MS4 permits issued under this Chapter are subject to the procedural requirements of Rules 62-620.302 (Confidentiality), 62-620.305 (Signatory Requirements), and 62-620.350 (Recordkeeping), F.A.C.

(3) For purposes of enforcement, compliance with an MS4 permit constitutes compliance with the applicable provisions of chapter 403, F.S. For purposes of enforcement, compliance with a permit issued under this chapter pursuant to the authority of section 403.0885, F.S., constitutes compliance with sections 301, 302, 306, 307, 318, 402 and 403 of the Clean Water Act.

(4) A permit may be revoked, suspended, or terminated in accordance with Rule 62-620.345, F.A.C. A permit may be revised in accordance with Rule 62-620.325, F.A.C. A permit may be renewed in accordance with Rule 62-624.420, of this Chapter.

(5) No Department issued MS4 permit shall be issued for a term of more than 5 years.

(6) An annual fee is required as provided in Rule 62-4.052, F.A.C.

(7) To the extent that this chapter imposes duties for the construction, operation, maintenance, or monitoring of a stormwater management system, for reporting system operations, or for securing permits from the Department, responsibility lies with the permittee and the owner of the stormwater management system. Nevertheless, section 403.141, F.S., creates joint and several liability for those responsible for violations.

Specific Authority 403.061, 403.087, 403.088, 403.0885 FS. Law Implemented 403.087, 403.088, 403.0885 FS. History—New _____.

62-624.310 General Conditions.

All MS4 permits shall be subject to the general conditions set forth in Rule 62-620.610, F.A.C., except for conditions in subsections (7), (12), (16), (17), (22), and (23).

Specific Authority 403.061, 403.087, 403.088, 403.0885 FS. Law Implemented 403.087, 403.088, 403.0885 FS. History—New _____.

62-624.400 Application Procedures for New MS4 Permits.

Applicants for new MS4 permits shall follow the procedures as described in 40 CFR 122.26.

Specific Authority 403.061, 403.087, 403.0877, 403.088, 403.0885, 403.08851 FS. Law Implemented 403.061, 403.087, 403.0877, 403.088, 403.0885 FS. History—New.

62-624.420 Re-application Procedures for MS4 Permits.

(1) MS4 permits shall be effective for a fixed term not to exceed five years. If the permittee wishes to continue an activity regulated by an MS4 permit after the expiration date of the permit, the permittee must apply for and obtain a new permit. Permittees are encouraged to consult with the Department before the re-application process begins so that a mutually acceptable municipal stormwater program is developed prior to re-application.

(2) A MS4 permittee may re-apply for permit coverage concurrently with a timely filing of the fourth year annual report. A fourth year annual report used as the principle component for re-application must clearly state that the report is being used for re-application purposes, and must clearly describe proposed revisions to the permittee's activities required under the existing permit.

(3) As an alternative, permittees may re-apply for a MS4 permit by submitting an application 180 days prior to the expiration of the permit. The application shall include a proposed stormwater management program and monitoring program in accordance with this section and Rule 62-624.440, F.A.C.

(4) A re-application filed in accordance with subsections (2) and (3) of this section shall be considered timely and sufficient. When an application for renewal of a permit is timely and sufficient, the existing permit shall not expire until the Department has taken final action on the application for renewal or until the last day for seeking judicial review of the agency order or a later date fixed by order of the reviewing court.

(5) Late re-application shall be considered timely and sufficient for the purpose of extending the effectiveness of the expiring permit only if it is submitted and made complete before the expiration date.

Specific Authority 403.061, 403.087, 403.088, 403.0885 FS. Law Implemented 403.087, 403.088, 403.0885 FS. History—New.

62-624.440 Contents of Re-application for MS4 Permit.

(1) The Department is committed to allowing flexible re-application requirements that are specific to the needs of the individual MS4 program. However, certain fundamental information is required for all re-applications as follows:

(a) Name and mailing address of the permittee that operates the MS4, and if applicable, the names and addresses of the co-permittees that operate a MS4;

(b) Names and titles of the primary administrative and technical contacts for the municipal permittee and all co-permittee(s);

(c) Identification number of the existing MS4 permit;

(d) A listing of changes in co-applicants since issuance of initial MS4 permit;

(e) Identification of any previously unidentified water bodies that receive discharges from the MS4;

(f) A summary of any known water quality impacts on the newly identified receiving waters from the MS4 discharge; and

(g) A summary of known or estimated reductions in stormwater pollutant loads discharged from the MS4 resulting from implementation of the stormwater management plan during the term of the most recent permit.

(2) Stormwater Management Program. The stormwater management program (SWMP) is a fundamental element of the MS4 program. Required components of the SWMP are listed in 40 CFR 122.26(d)(2)(iv). Components of the previously permitted SWMP that are found to be effective shall be continued and made an ongoing part of the proposed SWMP. Components to be evaluated for effectiveness for continued emphasis shall include:

(a) Public education programs, particularly programs that provide training on the proper design, construction, operation, maintenance, and inspection of stormwater management systems. Another educational focus shall be pollution prevention such as proper disposal of waste oil, household hazardous waste, and pesticide application;

(b) Increasing the effectiveness or maintaining effective programs to reduce erosion and sedimentation from construction activities;

(c) Increasing the effectiveness or maintaining effective programs to reduce pollution and other adverse ecological effects from stormwater discharges associated with new development or re-development activities;

(d) Retrofitting the existing MS4 to reduce pollutants as set forth in a local SWMP;

(e) Increasing the effectiveness or maintaining effective inspections of stormwater management and treatment systems to assure they are properly operated and maintained;

(f) Coordination and participation with adjacent MS4s, the Department, Water Management Districts, or other groups in monitoring the effects of stormwater discharges or the effectiveness of stormwater management programs;

(g) Coordinating and participating with the Department, Water Management Districts, or other groups that are developing a watershed approach to reduce the adverse effects of stormwater discharges;

(h) Detecting and eliminating non-stormwater discharges to the MS4; and

(i) Inspecting priority high-risk industrial stormwater dischargers to the MS4 to assure that they have implemented pollution prevention plans that minimize the discharge of pollutants to the MS4.

(3) The accumulated annual report information as outlined in Rule 62-624.600, F.A.C. shall be evaluated by the applicant, and to the extent practical, be summarized and incorporated into the re-application package.

(4) Re-application is an appropriate time for MS4s to evaluate their monitoring program and propose changes to make the program more appropriate and useful.

Specific Authority 403.061, 403.087, 403.088, 403.0885 FS. Law Implemented 403.087, 403.088, 403.0885 FS. History--New _____.

62-624.460 Application Processing.

Permit applications or re-applications shall be processed in accordance with the following:

(1) Within 90 days after receipt of an application for permit, the Department shall notify the applicant if the application is not complete and shall request submittal of the additional information needed to review the application.

(2) Within 90 days after receipt of such additional information, the Department shall review it and may request only that information needed to clarify such additional information or to answer new questions raised by, or directly related to, such additional information.

(3) If the Department decides that a site visit is necessary in conjunction with processing the application, the applicant shall be notified and a visit scheduled.

(4) If the applicant fails to provide information requested or to correct deficiencies noted in the application, which were either requested or notified in accordance with subsection (1) of this section, and the information or correction is necessary to meet the requirements of this chapter, the permit shall be denied. Discharge from a MS4 without a valid permit is cause for appropriate enforcement action.

(5) When an application is complete, the Department shall determine whether to prepare a draft permit for issuance or denial of a permit. The initial preparation of a draft permit for issuance does not preclude the Department from denying a permit or modifying the draft permit after an opportunity for public comment or public meeting, if requested.

(6) The Department shall render a decision as to whether the draft permit will be for issuance or denial within 90 days after the Department has received all of the information necessary to make the application complete. If this time schedule is not met, the permit applicant may apply for an order from the circuit court requiring the Department to render a decision within a specified time.

(7) If the Department intends to deny the permit application, it shall issue a notice of intent to deny. Public notice under Rule 62-620.550(2), F.A.C., shall not be required. However, the Department shall prepare a statement of basis or fact sheet with the reasons for the proposed action. If the decision to deny is changed, except through an administrative hearing under section 120.57, F.S., the Department shall withdraw the notice of intent to deny and shall proceed to

prepare a draft permit. If the applicant requests an administrative hearing under section 120.57, F.S., on the Department's intent to deny, the applicant shall publish notice of proposed agency action under Rules 62-620.550(1) and 62-110.106(7), F.A.C. Upon completion of the administrative hearing, the Department shall issue or deny the permit in accordance with the conclusions of the proceedings, provided the applicant has published notice as required in Rules 62-620.550(1) and 62-110.106(7), F.A.C. If the hearing results in a recommendation for approval of the permit, and if the applicant has not published notice as required in these rules, the Department shall proceed to prepare a draft permit.

(8) The Department shall notify the applicant that the application is complete after receipt of all required information. The date on which the Department notifies the applicant that the application is complete is the effective date of the application.

(9) If the Department intends to prepare a draft permit for issuance, it shall prepare and mail to the applicant, not later than the effective date of the application, a project decision schedule. The schedule shall specify, at a minimum, target dates for the following:

(a) Preparation of a draft permit;

(b) Public notice, if required, under Rule 62-620.550(2) through (4), F.A.C.;

(c) Completion of the public comment period, including any public meeting, if held;

(d) Issuance of a final permit or submittal of a proposed permit to EPA;

(e) Public notice, if required, under Rule 62-110.106(7), F.A.C.; and

(f) Completion of any formal proceedings which may be associated with the application.

(10) A draft permit for issuance shall contain the following information:

(a) All conditions the applicant must meet;

(b) All applicable compliance schedules; and

(c) All monitoring requirements.

(11) For all draft permits, the Department shall prepare a statement of basis or a fact sheet on which the Department relied in making its decision. The statement of basis or fact sheet shall be prepared in accordance with the Department of Environmental Protection Guide to Permitting Wastewater Facilities or Activities under Chapter 62-620, F.A.C.

(12) Comments from the public under Rule 62-620.550(2) through (4), F.A.C., shall be considered in evaluation of the draft permit. If a permit is issued, the Department shall prepare a response to the significant comments in accordance with Rule 62-620.555, F.A.C.

(13) The administrative record of the draft permit shall be available for public inspection at the Department office issuing the permit and shall consist of:

(a) The application and any supporting data provided by the applicant;

(b) The draft permit;

(c) The statement of basis or fact sheet;

(d) All documents cited in the statement of basis or fact sheet; and

(e) Other documents contained in the supporting file.

(14) Material readily available at the Department office issuing the permit or published material that is generally available and included in the administrative record need not be physically included with the rest of the record as long as it is specifically referenced in the statement of basis or the fact sheet.

(15) The Department shall prepare a proposed permit after the close of the public comment period under Rule 62-620.550(2) through (4), F.A.C., or, if requested, after any public meeting under Rule 62-620.555, F.A.C.;

(16) Except as waived by EPA in a Memorandum of Agreement with the Department, for discharges regulated under this chapter pursuant to section 403.0885, F.S., the Department shall submit the proposed permit to the EPA for its concurrence in the Department decision. Upon receipt of the EPA concurrence, the Department shall prepare and send to the applicant for publication the public notice required under Rule 62-620.550(1), F.A.C., advising the applicant and all affected persons of their right to an administrative hearing.

(17) Permits shall be issued or denied as follows:

(a) For a MS4 regulated under this chapter, the Department shall grant a permit or deny the permit application within 90 days after the Department has received notice from the EPA as to whether the EPA concurs with the proposed permit;

(b) The time for issuing a permit or denying a permit application shall be tolled by the timely filing of a request for an administrative hearing under section 120.57, F.S. The time shall be tolled until 45 days after the submission of a recommended order or until the administrative petition is dismissed or withdrawn; or

(c) If these time schedules are not met, the permit applicant may apply for an order from the circuit court requiring the Department to render a decision within a specified time.

(d) If EPA objects to issuance of the permit in accordance with 40 CFR 123.44 and in writing within 90 days of submittal to EPA, and the Department fails to submit to EPA a revised permit satisfying the objections in accordance with the following timeframe, exclusive authority to issue the permit passes to EPA. The Department shall have 90 days from receipt of the EPA objections, or 30 days from the date of a public hearing on the objections, to submit a revised permit to EPA. The Department shall advise the applicant of the EPA objections.

Specific Authority 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.815 FS. Law Implemented 403.061, 403.087, 403.0876, 403.088, 403.0885, 403.815 FS. History—New _____.

62-624.600 Annual Report.

(1) Each permittee or co-permittee is responsible for contributing towards the preparation of a system-wide Annual Report. The first year Annual Report must cover the twelve month period beginning on the effective date of the permit and is due six months after the first anniversary of the effective date of the permit. The Annual Report is due each subsequent year to the Department six months after the anniversary of the effective date of the permit.

(2) Components of the Annual Report must include:

(a) Name of the lead person or official responsible for the implementation of the terms and conditions listed for a permittee covered under a permit.

(b) Evaluation of the stormwater management program including objectives of the program, major findings, major accomplishments, overall program strengths and weaknesses, and future direction of the program.

(c) Summary Table. This table provides a description of the permittee's responsibility and obligations for each element of the stormwater management plan as listed in the permit, and an indication of the success or failure towards completing the requirements of each element. The purpose of the Summary Table is to document activities relevant to program elements and permittees' compliance status with quantifiable permit requirements. Program elements that are primarily administrative, or that lack quantifiable measures of success are inappropriate for the Summary Table and shall be discussed in the narrative section of the Annual Report.

(d) Narrative Report.

1. The Annual Report shall contain a Narrative Report to discuss progress related to all stormwater management program elements, including those not addressed within the stormwater management program Summary Table. The Narrative Report shall include a brief discussion of the following applicable stormwater management program elements:

a. Structural Controls, Inspection, and Maintenance;

b. Development Planning Procedures;

c. Roadway Maintenance;

d. Flood Management;

e. Municipal Facilities;

f. Pesticides, Herbicides, and Fertilizers;

g. Illicit Discharge Inspections, Investigations, and Enforcement;

h. Field Screening;

i. Spill Response;

j. Public Reporting of Illicit Discharges;

k. Oil and Household Hazardous Waste;

l. Sanitary Sewer Seepage;

- m. High Risk Industrial Facility Inspection;
 - n. Construction Planning Procedures;
 - o. Construction Inspections;
 - p. Education Activities;
 - q. Monitoring Activities; and,
 - r. Any additional elements of the stormwater management program.
2. The Narrative Report shall further provide a brief discussion of each of the stormwater management program elements. The aspects of each permittee's activities concerning a stormwater management program element shall be discussed in the section of the Narrative Report dedicated to that element. The discussion shall include the following:
- a. Objective of the element;
 - b. Stormwater management program element activities completed and those in progress;
 - c. General discussion of the element including an explanation of all element activity deficiencies. Results of activities shall be summarized and discussed;
 - d. Status of stormwater management program element with compliance, implementation and augmentation schedules in Part III of the permit;
 - e. Stormwater management program elements strengths and weaknesses;
 - f. Assessment of controls; and
 - g. Discussion of element revisions that are summarized elsewhere in the Annual Report.
- (e) A summary of stormwater management program and monitoring modifications made during the permit year;
- (f) A complete fiscal analysis for each permittee's program implementation, both for the past fiscal year and the next fiscal year. The analysis shall indicate budgets and funding sources.
- (g) The following information shall be included as Appendices within the fifth year Annual Report:
- 1. Analytical data collected from the monitoring program; and
 - 2. Results of illicit connections screening or dry weather screening.
- (h) Monitoring section. The Annual Report shall contain a Monitoring Section that discusses the progress and results of the monitoring programs required under 40 CFR 122.26.
1. The monitoring section of the annual report includes a summary of the monitoring program developed and implemented under the permit. The details to be discussed must include:
- a. Brief summary statement of the objective of each monitoring project included under the program;
 - b. Summary chart of the data from the monitoring completed;
 - c. Discussion of any results or conclusions derived from the monitoring completed;

- d. Status of monitoring with respect to the compliance schedule developed in the permit; and
 - e. Discussion of monitoring program revisions that are summarized elsewhere in the Annual Report.
2. The Monitoring Section of the Annual Report shall include the following information:
- a. The first year Annual Report shall contain an inventory of all known major outfalls covered by the permit, with updates describing additionally identified major outfall in each subsequent Annual Report; and
 - b. The third year Annual Report shall include estimates of seasonal pollutant loadings and event mean concentrations (EMC) for each major outfall or each major watershed covered by the permit.

Specific Authority 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.815 FS. Law Implemented 403.061, 403.087, 403.0876, 403.088, 403.0885, 403.815 FS. History--New _____.

62-624.700 Transfer of Operational Authority.

(1) The permittee shall extend the stormwater management program on newly annexed areas on the effective date of annexation and shall include a summary of all new areas added to the MS4 in the subsequent Annual Report. The summary shall include a map and written description of all newly annexed areas.

(2) Areas removed from a MS4's jurisdiction due to annexation by an adjacent city or county must be described in the subsequent Annual Report. The description must include a map and written description of all vacated areas.

Specific Authority 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.815 FS. Law Implemented 403.061, 403.087, 403.0876, 403.088, 403.0885, 403.815 FS. History--New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Mimi Drew, Director, Division of Water Resource Management, Department of Environmental Protection
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Kirby Green, Deputy Secretary, Department of Environmental Protection
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 2, 2000
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN THE FAW: December 10, 1999

DEPARTMENT OF ENVIRONMENTAL PROTECTION
DOCKET NO.: 00-19R
RULE CHAPTER TITLE: Municipal Separate Storm Sewer Systems
RULE CHAPTER NO.: 62-624
RULE TITLE: Standards for Issuing or Denying Permits
RULE NO.: 62-624.500
PURPOSE, EFFECT AND SUMMARY: The Department of Environmental Protection is seeking authorization from the Environmental Protection Agency to implement the remaining

phase of the National Pollutant Discharge Elimination System (NPDES) permitting program as required by the Clean Water Act. The NPDES program consists primarily of five elements including Municipal, Industrial, Pretreatment, Stormwater and Federal Facilities. In a phased approach to delegation, the Department has previously been authorized to operate three of the elements, specifically the Municipal, Industrial, and Pretreatment programs. In accordance with the Memorandum of Agreement between EPA and the Department for delegation of the NPDES program, and pursuant to Section 403.0885, F.S., the Department is now seeking authority to administer the Stormwater and Federal Facility components of the NPDES program. The proposed new rule will establish standards for issuing or denying permits that are substantively identical to existing federal regulations. Separate rulemaking for procedural provisions of Chapter 62-624, F.A.C., is being done concurrently under docket number 98-28R. This proposed rule shall become effective twenty (20) days after filing with the Department of State.

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: 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.815 FS.

LAW IMPLEMENTED: 403.061, 403.087, 403.0876, 403.088, 403.0885, 403.815 FS.

THIS RULEMAKING IS UNDERTAKEN PURSUANT TO SECTION 403.8055, F.S.

SUBSTANTIALLY AFFECTED PERSONS MAY FILE OBJECTIONS WITH THE ENVIRONMENTAL REGULATION COMMISSION AT THE FOLLOWING ADDRESS: 3900 Commonwealth Boulevard, Mail Station 18, Tallahassee, Florida 32399-3000, Attention: Jacki McGorty. Objections must be received within 14 days of publication of this notice and must specify the portions of the proposed rule to which the person objects and the reason for the objection. Objections that are frivolous will not be considered sufficient to prohibit adoption of the rule as published.

WRITTEN COMMENTS: The Secretary of the Department of Environmental Protection will consider written comments received within 21 days of publication of this notice. Comments should be submitted to: Michael Bateman, Division of Water Resource Management, Bureau of Submerged Lands and Environmental Resources, Mail Station 2505, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

THE FULL TEXT OF THE PROPOSED RULE IS:

62-624.500 Standards for Issuing or Denying Permits.

(1) The Department shall use the provisions of 40 CFR 122.26 revised as of July 1, 1999, and hereby incorporated by reference, for implementation of the program. Where there are conflicts with general or specific requirements of 40 CFR 122.26, the requirements and procedures set forth in this chapter shall supersede all other procedures and requirements for MS4 facilities.

(2) The Department shall issue a MS4 permit only if the applicant affirmatively provides the Department with reasonable assurance that the stormwater management program will achieve a reduction of the discharge of pollutants from the MS4 to the Maximum Extent Practicable in accordance with 40 CFR 122.26.

(3) The permittee shall at all times properly operate and maintain the facility and systems of treatment and control, and related appurtenances, that are installed and used by the permittee to achieve compliance with the conditions of the permit.

Specific Authority 403.061, 403.087, 403.088, 403.0885, 403.08851, 403.815 FS. Law Implemented 403.061, 403.087, 403.0876, 403.088, 403.0885, 403.815 FS. History--New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mimi Drew, Director, Division of Water Resource Management, Department of Environmental Protection

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Kirby Green, Deputy Secretary, Department of Environmental Protection

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 2, 2000

DEPARTMENT OF HEALTH

Division of Environmental Health and Statewide Programs

RULE TITLES:	RULE NOS.:
Definitions	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; clarify 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.

SUMMARY: These proposed rules 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; clarify 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.

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

LAW IMPLEMENTED: 404.022, 404.051(1),(4),(10),(11), 404.061(2),(3), 404.081, 404.141 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., August 1, 2000

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS William A. Passetti, Chief, Bureau of Radiation Control, (850)245-4266

THE FULL TEXT OF THE PROPOSED RULES IS:

64E-5.101 Definitions.

As used in these rules, these terms have the definitions set forth below. Additional definitions used only in a certain part are defined in that respective part.

(1) through (29) No change.

(30) "Constraint" or "dose constraint" means a value above which specified licensee actions are required.

~~(31)(30)~~ No change.

(32)(31) "Declared pregnant woman" means a woman who has voluntarily informed her employer in writing of her pregnancy and the estimated date of conception. The declaration remains in effect until the declared pregnant woman withdraws the declaration in writing or is no longer pregnant.

(32) through (56) renumbered (33) through (57) No change.

(58)(57) "High radiation area" means an area, accessible to individuals, in which radiation levels from radiation sources external to the body could result in an individual receiving a dose equivalent in excess of 1 mSv (0.1 rem) in 1 hour at 30 centimeters from any source of radiation or from any surface that the radiation penetrates. For purposes of these rules, rooms or areas in which diagnostic x-ray systems are used for healing arts purposes are not considered high radiation areas.

(58) through (60) renumbered (59) through (61) No change.

(62)(61) "Individual monitoring devices" means devices designed to be worn by a single individual for the assessment of dose equivalent such as film badges, thermoluminescence dosimeters, pocket ionization chambers, and personal or lapel air sampling devices. For purposes of these rules, individual monitoring equipment and personnel monitoring equipment are equivalent terms. Examples of individual monitoring devices are film badges, thermoluminescent dosimeters (TLDs), optically stimulated luminescent devices (OSLDs), pocket ionization chambers, and personal air sampling devices.

(62) through (67) renumbered (63) through (68) No change.

(69) “Lens dose equivalent (LDE)” applies to the external exposure of the lens of the eye and is taken as the dose equivalent at the tissue depth of 0.3 centimeter (300 mg/cm²).

(68) through (84) renumbered (70) through (86) No change.

(87)(85) “Misadministration” means the administration of:

(a) Iodine 123, iodine 125 or iodine 131 as sodium iodide in quantities greater than 30 microcuries (1.11 megabecquerels):

1. Involving the wrong individual patient or wrong radiopharmaceutical; or

2. When both the administered dosage differs from the prescribed dosage by more than 20 percent of the prescribed dosage and the difference between the administered dosage and the prescribed dosage exceeds 30 microcuries.

(b) A therapeutic radiopharmaceutical dosage other than iodine 123, iodine 125 or iodine 131 as sodium iodide:

1. Involving the wrong individual patient, wrong radiopharmaceutical, or wrong route of administration; or

2. When the administered dosage differs from the prescribed dosage by more than 20 percent of the prescribed dosage.

(c) A gamma stereotactic radiosurgery radiation dose:

1. Involving the wrong individual patient or wrong treatment site; or

2. When the calculated total administered dose differs from the total prescribed dose by more than 10 percent of the total prescribed dose.

(d) A teletherapy, particle accelerator or therapeutic x-ray machine radiation dose:

1. Involving the wrong individual patient, wrong mode of treatment, or wrong treatment;

2. When treatment consists of three or fewer fractions and the calculated total administered dose differs from the total prescribed dose by more than 10 percent of the total prescribed dose;

3. When the calculated weekly administered dose is 30 percent greater than the weekly prescribed dose; or

4. When the calculated total administered dose differs from the total prescribed dose by more than 20 percent of the total prescribed dose.

(e) A brachytherapy radiation dose:

1. Involving the wrong individual patient, wrong radioisotope, or wrong treatment site, excluding, for permanent implants, seeds that were implanted in the correct site but which migrated outside the treatment site;

2. Involving a sealed source that is leaking;

3. When, for a temporary implant, one or more seeds are not removed upon completion of the procedure; or

4. When the calculated administered dose differs from the prescribed dose by more than 20 percent from the prescribed dose.

(f) A diagnostic radiopharmaceutical dosage, other than quantities greater than 30 microcuries of iodine 123, iodine 125 or iodine 131 as sodium iodide, both:

1. Involving the wrong individual patient, wrong radiopharmaceutical, wrong route of administration, or when the administered dosage differs from the prescribed dosage; and

2. When the dose to the individual patient exceeds 5 rems effective dose equivalent or 50 rems dose equivalent to any individual organ.

(86) through (92) renumbered (88) through (94) No change.

(95)(93) “Occupational dose” means the dose received by an individual in the course of employment while engaged in activities licensed or registered by the department in which the individual’s assigned duties involve exposure to sources of radiation, whether in the possession of the licensee, registrant, or other person. Occupational dose does not include dose received from background radiation, from any medical administration the individual has received, from exposure to individuals administered radioactive material and released as specified in 64E-5.622 as a patient from medical practices, from voluntary participation in medical research programs, or as a member of the public.

(94) through (105) renumbered (96) through (107) No change.

(108)(106) “Public dose” means the dose received by a member of the public from exposure to radiation or radioactive materials released by a licensee or registrant, or to any other sources of radiation under the control of the licensee or registrant. Public dose ~~it~~ does not include occupational dose; or doses ~~doe~~ received from background radiation, from any medical administration the individual has received, from exposure to individuals administered radioactive materials and released as specified in 64E-5.622, dose received as a patient from medical practices, or dose from voluntary participation in medical research programs.

(107) through (157) renumbered (109) through (159) No change.

(160)(158) “Very high radiation area” means an area, accessible to individuals, in which radiation levels from radiation sources external to the body could result in an individual receiving an absorbed dose in excess to 500 rad (5 gray) in 1 hour at 1 meter from a source of radiation or from any surface that the radiation penetrates. At very high doses received at high dose rates, units of absorbed dose, gray and rad, are appropriate, rather than units of dose equivalent, sievert and rem.

(159) through (172) renumbered (161) through (174) No change.

Specific Authority 404.042, 404.051, 404.061 FS. Law Implemented 404.022(2) FS. History—New 1-1-94, Formerly 10D-91.113, Amended _____.

64E-5.201 Licensing of Radioactive Material.

(1) through (2) No change.

(3) The Procedures for Radioactive Materials Enforcement Actions, May 2000 General Statement of Policy and Procedure for Radioactive Material Enforcement Actions September 1992, which is available from the department and which is herein incorporated by reference, will be used to determine enforcement actions to be taken.

(4) No change.

Specific Authority 404.051(4), 404.061(2), 404.20 FS. Law Implemented 404.022, 404.051(1),(4),(5),(6), 404.061(2), 404.081(1), 404.141, 404.20(1) FS. History—New 7-17-85, Amended 8-25-91, 5-12-93, 5-15-96, Formerly 10D-91.301, Amended _____.

64E-5.203 Radioactive Material Other Than Source Material – Exemptions.

(1) through (3) No change.

(4) Radioactive drug: capsules containing carbon 14 urea for in vivo diagnostic use for humans.

(a) Except as provided in paragraphs (b) and (c) of this section, any person is exempt from the requirements for a license set forth in these regulations if such person receives, possesses, uses, transfers, owns, or acquires capsules containing 1 microcurie (37 kBq) carbon 14 urea each, allowing for nominal variation that can occur during the manufacturing process, for in vivo diagnostic use for humans.

(b) Any person who desires to use the capsules for research involving human subjects shall apply for and receive a specific license as specified in these regulations.

(c) Any person who desires to manufacture, prepare, process, produce, package, repackage, or transfer for commercial distribution such capsules shall apply for and receive a specific license as specified in 10 CFR Part 32, Sec. 32.21.

(d) Nothing in this section relieves a person from complying with applicable FDA, other Federal, and State requirements governing receipt, administration, and use of drugs.

Specific Authority 404.051, 404.061, 404.141 FS. Law Implemented 404.022, 404.051(1),(4),(10), 404.141 FS. History—New 7-17-85, Amended 4-4-89, 5-15-96, Formerly 10D-91.303, Amended _____.

64E-5.214 Expiration and Termination of Licenses and Decommissioning of Sites and Separate Buildings or Outdoor Areas.

(1) through (3) No change.

(4)(a) If a licensee does not submit an application for license renewal under Part II, the licensee shall, on or before the expiration date specified in the license:

1. Terminate the use of radioactive material;
2. Remove radioactive contamination to the extent acceptable to the Department;
3. Properly dispose of the radioactive material;

4. Submit a properly completed DH Form 1059, which is herein incorporated by reference effective 7-17-85; and

5. Submit a radiation survey report to confirm the absence of radioactive materials or to establish the levels of residual radioactive contamination, unless the licensee demonstrates the absence of residual contamination in some other manner. The licensee shall, as appropriate:

a. For gamma radiation, report levels of radiation in units of microrentgens per hour at 10 centimeters and at 1 meter from surfaces.

b. For alpha and beta radiation, report levels of radioactivity in units of transformations per minute or microcuries per 100 square centimeters removable and fixed on surfaces, microcuries per milliliter in water, and picocuries per gram in contaminated solids such as soils or concrete; and

c. Specify the instruments used and certify that each instrument is properly calibrated or tested.

(b)1. If no residual radioactive contamination attributable to activities conducted under the license is detected, the licensee shall submit a certification that no detectable radioactive contamination was found.

2. Specific licenses will be terminated by written notice to the licensee when the department determines that:

- a. Radioactive material has been properly disposed; and
- b. A radiation survey has been performed which demonstrates that the premises are suitable for release for unrestricted use; or

c. Other information submitted by the licensee is sufficient to demonstrate that the premises are suitable for release for unrestricted use.

d. Department has received the following records, if requested:

I. Disposal records specified in 64E-5.330, 64E-5.331(1)(a)(c),(2),(3), or 64E-5.336(2)(d); and

II. Records specified in 64E-5.214(6).

(c)1. If detectable levels of residual radioactive contamination attributable to activities conducted under the license are found or licensee possesses other radioactive materials, the license continues in effect beyond the expiration date, if necessary, with respect to possession of residual radioactive material present as contamination or possession of radioactive material, until the Department notifies the licensee in writing that the license is terminated. During this time, the licensee is subject to the provisions of (5), below.

2. In addition to the information submitted under (4)(a)4. and 5., above, the licensee shall submit a plan for decommissioning if decommissioning procedures have not been approved previously by the department and could impact the health and safety of workers or the public as follows:

- a. More than routine cleanup and maintenance is required;
- b. Workers will be in areas with significantly increased surface contamination or radiation levels;

c. Procedures will result in significantly greater airborne concentrations of radioactive materials; or

d. Procedures will result in significantly greater releases of radioactive material to the environment.

3. Procedures which could potentially impact health, safety and the environment may not be performed until the decommissioning plan has been approved.

4. The proposed decommissioning plan must include:

a. A description of the planned decommissioning activities;

b. A description of the methods used to assure protection of workers and the environment against radiation hazards during decommissioning;

c. The time required to complete the decommissioning plan; and

d. A description of the planned final radiation survey.

5. The proposed decommissioning plan will be reviewed by the department and approved or additional information will be requested within 60 days.

6. Upon approval of the decommissioning plan by the department, the licensee shall complete decommissioning in accordance with the approved plan. As a final step in decommissioning, the licensee shall again submit the information required in (4)(a)5., above, of this section and shall certify the disposition of accumulated wastes from decommissioning.

7. If the information submitted as specified in (4)(a)5. or (4)(c)6. of this section does not adequately demonstrate that the premises are suitable for release for unrestricted use, the department will inform the licensee of the appropriate further actions required for termination of the license.

(5) through (7) No change.

Specific Authority 404.051(4),(9),(6), 404.061(2), 404.081 FS. Law Implemented 404.051(1),(4),(6),(9), 404.061(2), 404.081(1) FS. History—New 7-17-85, Amended 5-12-93, 5-18-98, Formerly 10D-91.315, Amended _____.

64E-5.216 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.

(1) Subject to these regulations, any person who holds a specific license from the U.S. Nuclear Regulatory Commission, an Agreement State or a Licensing State and issued by the agency having jurisdiction where the licensee maintains an office for directing the licensed activity and at which radiation safety records are normally maintained, will ~~may~~ be granted a general license by the Department to conduct the activities authorized in such licensing document within the State, except for areas of exclusive Federal jurisdiction, for a period not in excess of 365 consecutive days provided that:

(a) The out-of-state license document does not limit the performance of the function authorized by such document to specified installations or locations;

(b) The out-of-state licensee notifies the Department in writing at least 3 days prior to engaging in such activity. Such notification shall indicate the location, period and type of proposed possession and use within the State, and shall be accompanied by a copy of the pertinent licensing document. If, for a specific case, the 3-day period would impose an undue hardship on the out-of-state licensee, the licensee may, upon application to the Department, obtain permission to proceed sooner;

(c) The out-of-state licensee complies with these applicable regulations and with all the terms and conditions of the licensing document, except any such terms and conditions that are ~~which may be~~ inconsistent with these applicable regulations; and

(d) The out-of-state licensee shall not transfer or dispose of radioactive material possessed or used under the general license provided in this section except by transfer to a person:

1. Specifically licensed by the Department, by the U.S. Nuclear Regulatory Commission, an Agreement State or a Licensing State to receive such material, or

2. Exempt from the requirements for a license for such material under 64E-5.203(1)(a).

(2) through (3) No change.

Specific Authority 404.051(4),(11), 404.061(2), 404.081(1), 404.141 FS. Law Implemented 404.051(1),(2),(4),(6),(11), 404.061(2), 404.081(1) FS. History—New 7-17-85, Amended 4-4-89, Formerly 10D-91.321, Amended _____.

64E-5.301 Standards for Protection Against Radiation.

(1) No change.

(2) Except as specifically provided in other parts of these rules, this part applies to persons licensed or registered by the department to receive, possess, use, or transfer sources of radiation. The limits in this part do not apply to doses from background radiation, to exposure of patients to radiation for medical diagnosis or therapy, to exposure from individuals administered radioactive material and released as specified in 64E-5.622, or to voluntary participation in medical research programs.

Specific Authority 404.051(1) FS. Law Implemented 404.022, 404.051(1),(4), 404.181(1)(b) FS. History—New 1-1-94, Amended 5-15-96, Formerly 10D-91.431, Amended _____.

64E-5.303 Radiation Protection Programs.

(1) No change.

(2) The licensee or registrant shall use to the extent practical ~~practicable~~ procedures and engineering controls based upon sound radiation protection principles to achieve occupational doses and public doses that are as low as reasonably achievable.

(3) through (4) No change.

(5) To implement the ALARA requirements of 64E-5.303(2), and notwithstanding the requirements of 64E-5.312 of this part, licensees shall establish constraints on air emissions of radioactive material, excluding radon 222 and

its daughters, to the environment so that individual members of the public who are likely to receive the highest doses are not expected to receive a total effective dose equivalent in excess of 10 millirems (0.10 mSv) per year from these emissions. If a licensee subject to this requirement exceeds this dose constraint, the licensee shall report the occurrence as specified in 64E-5.345 and promptly take corrective action to ensure against recurrence.

Specific Authority 404.051(4), 404.081(1) FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History—New 1-1-94, Amended 11-20-94, Formerly 10D-91.434, Amended _____.

64E-5.304 Occupational Dose Limits for Adults.

(1) The licensee or registrant shall control the occupational dose to individuals adults, except for planned special exposures as specified in 64E-5.309, to the following dose limits:

(a) No change

(b) The annual limits to the lens of the eye, to the skin, and to the extremities which are:

1. A lens eye dose equivalent of 15 rem (0.15 sievert), and
2. No change

(2) Doses received in excess of the annual limits, including doses received during accidents, emergencies, and planned special exposures, shall be subtracted from the limits for planned special exposures that the individual could receive receives during the current year and during the individual's lifetime as specified in 64E-5.309(5)(a) and (b).

(3) The assigned deep dose equivalent and shallow dose equivalent shall be for the portion of the body receiving the highest exposure. The deep dose equivalent, lens eye dose equivalent and shallow dose equivalent can be assessed from surveys or other radiation measurements to demonstrate compliance with the occupational dose limits if the individual monitoring device was not in the region of highest potential exposure or the results of individual monitoring are unavailable.

(4) through (6) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History—New 1-1-94, Formerly 10D-91.435, Amended _____.

64E-5.309 Planned Special Exposures.

A licensee or registrant can authorize an adult worker to receive doses in addition to and accounted for separately from the doses received under the limits specified in 64E-5.304 if each of the following conditions is satisfied:

(1) The licensee or registrant authorizes a planned special exposure only in an exceptional situation when alternatives that might avoid the dose higher exposure are unavailable or impractical.

(2) through (7) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History—New 1-1-94, Formerly 10D-91.440, Amended _____.

64E-5.311 Dose to an Embryo or Fetus.

(1) through (3) No change.

(4) If by the time the woman declares pregnancy to the licensee or registrant the dose to the embryo or fetus has exceeded 0.5 rem 0.45 rem (5 mSv 4.5 mSv) or is within 0.05 rem (0.5 mSv) of this dose, the licensee or registrant shall be considered in compliance with 64E-5.311(1) if the additional dose to the embryo or fetus does not exceed 0.05 rem (0.50 mSv) during the remainder of the pregnancy.

(5) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History—New 1-1-94, Formerly 10D-91.442, Amended _____.

64E-5.312 Dose Limits for Individual Members of the Public.

(1) Each licensee or registrant shall conduct operations so that:

(a) Except as specified in 64E-5.312(1)(b), the total effective dose equivalent to individual members of the public from the licensed or registered operation does not exceed 0.1 rem (1 millisievert) in a year, exclusive of the dose contribution from background radiation, from any medical administration the individual has received, from exposure to individuals administered radioactive materials and released as specified in 64E-5.622, from voluntary participation in medical research programs and from the licensee's disposal of radioactive material into sanitary sewerage as specified in 64E-5.330;

(b) In facilities in operation before January 1, 1994, the total effective dose equivalent to individual members of the public from infrequent exposure to radiation from diagnostic and therapeutic radiation machines does not exceed 0.5 rem (5 millisievert) in a year; and

(c) The dose in any unrestricted area from external sources, exclusive of the dose contribution from patients administered radioactive material and released as specified in 64E-5.622, does not exceed 0.002 rem (0.02 millisievert) in any one hour.

(2) through (4) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History—New 1-1-94, Amended 5-15-96, Formerly 10D-91.443, Amended _____.

64E-5.314 General.

(1) Each licensee or registrant shall make or cause to be made surveys that:

(a) Are necessary for the licensee or registrant to comply with this part; and

(b) Are necessary under the circumstances to evaluate:

1. The magnitude and extent of rRadiation levels;
2. Concentrations or quantities of radioactive material; and
3. The potential radiological hazards that could be present.

(2) through (5) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History--New 1-1-94, Amended 11-20-94, Formerly 10D-91.445, Amended _____.

64E-5.315 Conditions Requiring Individual Monitoring of External and Internal Occupational Dose.

Each licensee or registrant shall monitor exposures from sources of radiation at levels sufficient to demonstrate compliance with the occupational dose limits of this part. As a minimum:

(1) Each licensee or registrant shall monitor occupational exposure to radiation and shall supply and require the use of individual monitoring devices by:

(a) Adults likely to receive in 1 year from sources external to the body a dose in excess of 10 percent of the limits in 64E-5.304(1);

(b) Minors ~~and declared pregnant women~~ likely to receive in 1 year from radiation sources external to the body a deep dose equivalent in excess of 0.1 rem (1 mSv), a lens dose equivalent in excess of 0.15 rem (1.5 mSv) or a shallow dose equivalent to the skin or to the extremities in excess of 0.5 rem (5 mSv); ~~10 percent of any of the applicable limits in 64E-5.310 or 64E-5.311; and~~

(c) Declared pregnant women likely to receive during the entire pregnancy from radiation sources external to the body a deep dose equivalent in excess of 0.1 rem (1 mSv); and

(d)(e) Individuals entering a high or very high radiation area.

(2) Each licensee shall monitor to determine compliance with 64E-5.307 the occupational intake of radioactive material by and assess the committed effective dose equivalent to:

(a) Adults likely to receive in 1 year an intake in excess of 10 percent of the applicable ALI in State of Florida Office of Radiation Control ALIs, DACs, and Effluent Concentrations July 1993, Table 1, Columns 1 and 2; and

(b) Minors ~~and declared pregnant women~~ likely to receive in 1 year a committed effective dose equivalent in excess of 0.1 0.05 rem (1.0 0.5 millisievert); and

(c) Declared pregnant women likely to receive during the entire pregnancy a committed effective dose equivalent in excess of 0.1 rem (1 mSv).

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History--New 1-1-94, Formerly 10D-91.446, Amended _____.

64E-5.323 Posting Requirements.

(1) through (4) No change.

(5) Posting of Areas or Rooms in which Licensed Material is Used or Stored. The licensee shall post each area or room in which there is used or stored an amount of licensed material exceeding 10 times the quantity of such material specified in State of Florida Office of Radiation Control Radioactive Material Requiring Labeling, May 2000 July 1993, which is herein incorporated by reference and which is available from the department, with a conspicuous sign or signs bearing the

radiation symbol and the words "CAUTION, RADIOACTIVE MATERIAL(S)" or "DANGER, RADIOACTIVE MATERIAL(S)."

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History--New 1-1-94, Formerly 10D-91.456, Amended _____.

64E-5.326 Exemptions to Labeling Requirements.

A licensee is not required to label:

(1) Containers holding licensed material in quantities less than the quantities listed in State of Florida Office of Radiation Control Radioactive Material Requiring Labeling, May 2000 July 1993;

(2) through (6) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History--New 1-1-94, Formerly 10D-91.459, Amended _____.

64E-5.334 General Provisions.

(1) No change.

(2) The licensee or registrant shall make a clear distinction among the quantities entered on the records required by this part, such as total effective dose equivalent, ~~total organ dose equivalent~~, shallow dose equivalent, lens eye dose equivalent, deep dose equivalent, or committed effective dose equivalent.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.051(1),(4), 404.081 FS. History--New 1-1-94, Amended 5-18-98, Formerly 10D-91.469, Amended _____.

64E-5.339 Records of Individual Monitoring Results.

(1) Each licensee or registrant shall maintain records of doses received by all individuals for whom monitoring is required as specified in 64E-5.315, and records of doses received during planned special exposures, accidents, and emergency conditions. Assessments of dose equivalent and records made using units in effect before the effective date of the rule need not be changed. These records shall include when applicable:

(a) The deep dose equivalent to the whole body, lens eye dose equivalent, shallow dose equivalent to the skin, and shallow dose equivalent to the extremities;

(b) The estimated intake of radionuclides as specified in 64E-5.305;

(c) The committed effective dose equivalent assigned to the intake of radionuclides;

(d) The specific information used to calculate the committed effective dose equivalent as specified in 64E-5.307(3);

(e) The total effective dose equivalent when required by 64E-5.305; and

(f) The total of the deep dose equivalent and the committed dose to the organ receiving the highest total dose.

(2) through (5) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History--New 1-1-94, Formerly 10D-91.475, Amended _____.

64E-5.343 Reports of Stolen, Lost, or Missing Licensed or Registered Sources of Radiation.

(1) Telephone Reports. Each licensee or registrant shall report to the department by telephone the following:

(a) Stolen, lost or missing licensed radioactive material in an aggregate quantity equal to or greater than 1,000 times the quantity specified in State of Florida Office of Radiation Control Radioactive Material Requiring Labeling, May 2000 July 1993, immediately after its occurrence becomes known to the licensee if it appears to the licensee that an exposure could result to individuals in unrestricted areas; or

(b) Lost, stolen, or missing licensed radioactive material in an aggregate quantity greater than 10 times the quantity specified in State of Florida Office of Radiation Control Radioactive Material Requiring Labeling, May 2000 July 1993, that is still missing within 30 days after its occurrence becomes known.

(c) A stolen, lost, or missing radiation machine immediately after its occurrence becomes known.

(2) through (4) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History--New 1-1-94, Formerly 10D-91.480, Amended _____.

64E-5.344 Notification of Incidents.

(1) Immediate Notification. Regardless of other requirements for notification, each licensee or registrant shall immediately report each event involving a source of radiation possessed by the licensee or registrant that might have caused or threatens to cause any of the following conditions:

(a) An individual to receive:

1. A total effective dose equivalent of 25 rem (0.25 sievert) or more;

2. A lens ~~An eye~~ dose equivalent of 75 rem (0.75 sievert) or more; or

3. A shallow dose equivalent to the skin or extremities or a total organ dose equivalent of 250 rad (2.5 gray) or more; or

(b) The release of radioactive material inside or outside of a restricted area so that if an individual had been present for 24 hours, the individual could have received an intake five times the occupational ALI. This provision does not apply to locations where personnel are not normally stationed during routine operations, such as hot-cells or process enclosures.

(2) Twenty-Four Hour Notification. Each licensee or registrant shall report to the department within 24 hours of discovery of the event each event involving loss of control of a licensed or registered source of radiation possessed by the licensee or registrant that might have caused or threatens to cause any of the following conditions:

(a) An individual to receive in a period of 24 hours:

1. A total effective dose equivalent exceeding 5 rem (0.05 sievert);

2. A lens ~~An eye~~ dose equivalent exceeding 15 rem (0.15 sievert); or

3. A shallow dose equivalent to the skin or extremities or a total organ dose equivalent exceeding 50 rem (0.5 sievert); or

(b) The release of radioactive material inside or outside of a restricted area so that if an individual had been present for 24 hours, the individual could have received an intake in excess of one occupational ALI. This provision does not apply to locations where personnel are not normally stationed during routine operations such as hot-cells or process enclosures.

(3) through (8) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History--New 1-1-94, Amended 5-15-96, Formerly 10D-91.481, Amended _____.

64E-5.345 Reports of Exposures, Radiation Levels, Concentrations of Radioactive Material Exceeding the Constraints or Limits, and Misadministrations.

(1) Reportable Events. In addition to the notification required by 64E-5.344, each licensee or registrant shall submit a written report within 30 days after learning of any of the following occurrences:

(a) Incidents for which notification is required by 64E-5.344; or

(b) Doses in excess of any of the following:

1. The occupational dose limits for adults in 64E-5.304;

2. The occupational dose limits for a minor in 64E-5.310;

3. The limits for an embryo or fetus of a declared pregnant woman in 64E-5.311;

4. The limits for an individual member of the public in 64E-5.312; or

5. Any applicable limit in the license or registration; ~~or~~

6. The ALARA constraints for air emissions specified in 64E-5.303(5); or

(c) Levels of radiation or concentrations of radioactive material in:

1. A restricted area in excess of applicable limits in the license or registration; or

2. An unrestricted area in excess of 10 times the applicable limit set forth in this part or in the license or registration, whether or not involving exposure of any individual in excess of the limits in 64E-5.312; or

(d) For licensees subject to the provisions of U.S. Environmental Protection Agency's generally applicable environmental radiation standards in 40 CFR 190, levels of radiation or releases of radioactive material in excess of those standards, or of license conditions related to those standards.

(2) Contents of Reports.

(a) Each report required by 64E-5.345(1) shall describe the extent of exposure of individuals to radiation and radioactive material, including as appropriate:

1. Estimates of each individual's dose;
2. The levels of radiation and concentrations of radioactive material involved;
3. The cause of the elevated exposures, dose rates, or concentrations; and
4. Corrective steps taken or planned to ensure against a recurrence, including the schedule for achieving conformance with applicable limits, ALARA constraints, generally applicable environmental standards, and associated license or registration conditions.

(b) Each report filed as specified in 64E-5.345(1) shall include for each occupationally overexposed individual ~~exposed~~: the name, social security account number, and date of birth. With respect to the limit for the embryo or fetus in 64E-5.311, the identifiers should be those of the declared pregnant woman. The report shall be prepared so that this information is stated in a separate and detachable portion of the report.

(3) No change.

(4) Reports of Misadministrations.

(a) The licensee or registrant shall notify the department by telephone no later than the next calendar day after the discovery of the misadministration. The licensee or registrant shall also notify the referring physician of the affected individual patient and the individual patient or a responsible relative or guardian, unless the referring physician personally informs the licensee either that he will inform the individual patient or believes, based on medical judgment, that telling the individual patient or the individual's patient's responsible relative or guardian would be harmful to either. These notifications shall be made within 24 hours after the licensee or registrant discovers the misadministration. If the referring physician, individual patient or the individual's patient's responsible relative or guardian cannot be reached within 24 hours, the licensee or registrant shall notify them as soon as practicable. The licensee is not required to notify the individual patient or the individual patient's responsible relative or guardian without first consulting the referring physician; however, the licensee or registrant shall not delay medical care for the individual patient because of this.

(b) Written Report. Within 15 days after the misadministration report to the department, the licensee or registrant shall report in writing to the department and to the referring physician and furnish a copy of the report to the individual patient or the individual's patient's responsible relative or guardian if either was previously notified by the licensee or registrant as specified in (4)(a), above, or a brief description of both event and consequences as they affect the individual patient or the individual's patient's responsible relative or guardian if a statement is included that the report submitted to the department can be obtained from the licensee or registrant. The written report shall include the licensee's or registrant's name; the prescribing physician's name; the

referring physician's name; a brief description of the event; why the event occurred; the effect on the individual patient; the action taken to prevent recurrence; whether the licensee or registrant informed the individual patient or the individual's patient's responsible relative or guardian and what information was provided to the individual patient or individual's patient's responsible relative or guardian, and if not, a written medical justification. The report shall not include the individual's patient's name or other information that could lead to identification of the individual patient.

(5) Records of Misadministrations. Each licensee or registrant shall retain a record of each misadministration for 20 years. The record shall contain the names of all individuals involved in the event, including the prescribing physician, the allied health personnel, the individual patient, and the individual's patient's referring physician, the individual's patient's identification number if one has been assigned, a brief description of the event, why it occurred, the effect on the individual patient, what improvements are needed to prevent recurrence, and the actions taken, if any, to prevent recurrence.

(6) Rights and Duties of Licensees or Registrants. Aside from the notification requirement, nothing in this section shall affect any rights or duties of licensees, registrants or physicians in relation to each other, the individual patient, or responsible relatives or guardians.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History—New 1-1-94, Formerly 10D-91.482, Amended.

64E-5.414 Personnel Monitoring Control.

(1) The licensee or registrant shall not permit any individual to act as a radiographer or as a radiographer's assistant unless, at all times during radiographic operations, each such individual wears a direct reading pocket dosimeter, an alarming ratemeter, and either a film badge, optically stimulated luminescent device (OSLD), or a thermoluminescent dosimeter (TLD). Use of alarm ratemeters is not required for radiography performed in an approved permanent radiographic installation meeting the requirements of 64E-5.410. Pocket dosimeters shall have a range from 0 to 200 milliroentgens (2mSv 5.16×10^{-5} C per kg) and shall be recharged daily or at the start of each shift. Each film badge, OSLD, or TLD shall be assigned to and worn by only one individual.

(2) through (3) No change.

(4) If an individual's pocket dosimeter is discharged beyond its range, the individual's film badge, OSLD, or TLD shall immediately be sent for processing.

(5) Reports received from the film badge, OSLD, or TLD processor and records of daily pocket dosimeter readings shall be kept for inspection by the Department for 5 years after the death of the individual. If a report is received from the film badge, OSLD, or TLD processor that indicates an individual

has received a radiation exposure in excess of the amounts specified in 64E-5.304(1), the licensee or registrant shall notify the Department pursuant to Part III, Subpart L.

(6) No change.

Specific Authority 404.051, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.081 FS. History–New 7-17-85, Amended 1-1-94, Formerly 10D-91.515, Amended _____.

64E-5.420 Subjects to be Covered During the Instruction of Industrial Radiographers.

The subjects to be covered during the instruction of industrial radiographers shall include:

(1) No change.

(2) Radiation detection instrumentation to be used, including:

(a) Use of radiation survey instruments, including operation, calibration and limitations;

(b) Survey techniques;

(c) Use of personnel monitoring equipment, including film badges, OSLDs, thermoluminescent dosimeters (TLDs), pocket dosimeters, and alarm ratemeters;

(3) through (6) No change.

Specific Authority 404.051, 404.071 FS. Law Implemented 404.071 FS. History–New 7-17-85, Amended 1-1-94, 5-15-96, Formerly 10D-91.521, Amended _____.

64E-5.622 Release of Patients Containing Radiopharmaceuticals or Permanent Implants.

(1) Except as authorized by 64E-5.622(4), F.A.C., a A licensee shall not authorize release from confinement for medical care any patient administered a radiopharmaceutical until:

(a) The dose rate from the patient is less than 5 millirems (50 μ Sv) per hour at a distance of 1 meter; or

(b) The activity in the patient is less than 30 millicuries (1.11 GBq).

(2) Except as authorized by 64E-5.622(4), F.A.C., a A licensee shall not authorize release from confinement for medical care any patient administered a permanent implant until the dose rate from the patient is less than 5 millirems (50 μ Sv) per hour at a distance of 1 meter.

(3) No change.

(4) Licensees and license applicants can submit proposed procedures to release individuals from their control who have been administered radiopharmaceuticals or permanent implants containing radioactive material to the department for approval. The procedures must contain:

(a) An analysis and evaluation of pertinent information to demonstrate that the total effective dose equivalent to any other individual from exposure to the released individual is not likely to exceed 500 millirem (5 μ Sv);

(b) A copy of the instructions including written instructions to be given to the released individual on actions recommended to maintain doses to other individuals as low as

is reasonably achievable if the total effective dose equivalent to another individual is likely to exceed 100 millirem (1 μ Sv). If the dose to a breast-feeding infant or child could exceed 100 millirem (1 μ Sv) if there were no interruption of breast-feeding, the instructions also shall include:

1. Guidance on the interruption or discontinuance of breast-feeding and

2. Information on the consequences of failing to follow the guidance.

(c) The licensee shall maintain a record of the basis for authorizing the release of an individual from their control who has been administered radiopharmaceuticals or permanent implants containing radioactive material for 3 years after the date of release.

(5)(4) A licensee shall maintain a record of patient surveys which demonstrates compliance with 64E-5.622(1) for 3 years. Each record shall include the date of the survey, the name of the patient, the dose rate from the patient expressed as millirems (microsieverts) per hour and measured within 1 meter from the patient, and the initials of the individual who made the survey.

Specific Authority 404.051, 404.061, 404.081, 404.141 FS. Law Implemented 404.022, 404.051(1),(4),(6),(10),(11), 404.061(2),(3), 404.081, 404.141 FS. History–New 8-25-91, Amended 5-15-96, Formerly 10D-91.730, Amended _____.

64E-5.643 Radiation Surveys for Teletherapy Facilities.

(1) The licensee shall perform radiation surveys with an operable radiation survey instrument calibrated as provided in 64E-5.615 before medical use, after each installation of a teletherapy source, and after making any change for which an amendment is required by 64E-5.636.

(a) The maximum and average radiation levels at 1 meter from the teletherapy source with the source in the off position and the collimators set for a normal treatment field shall not exceed 10 millirems (100 μ Sv) per hour and 2 millirems (20 μ Sv) per hour.

(b) With the teletherapy source in the on position with the largest clinically available treatment field and with a scattering phantom in the primary beam of radiation, radiation levels in restricted areas shall be unlikely to cause any personnel exposures occupationally exposed individuals to receive a dose in excess of the limits specified in 64E-5.304; and radiation dose rates of any individual member of the public levels in unrestricted areas shall not exceed the limits specified in 64E-5.312(1)(c).

(2) through (3) No change.

Specific Authority 404.022, 404.051, 404.061, 404.071, 404.081, 404.141 FS. Law Implemented 404.022, 404.051(1),(4),(5),(6),(8),(9),(10),(11), 404.061(2),(3), 404.071(1), 404.081, 404.141 FS. History–New 8-25-91, Amended 1-1-94, Formerly 10D-91.762, Amended _____.

64E-5.645 Modification of Teletherapy Unit or Room Before Beginning a Treatment Program.

If the survey required by 64E-5.643 indicates that any an individual member of the public is likely to receive a dose in excess of in an unrestricted area may be exposed to levels of radiation greater than those specified in permitted by 64E-5.312(1)(c), before beginning the treatment program the licensee shall comply with (1) or (2) below:

(1) Equip the unit with stops or add additional radiation shielding to ensure compliance with 64E-5.312(1)(c); perform the survey required by 64E-5.643 again; and include in the report required by 64E-5.646 the results of the initial survey, a description of the modification made to comply with 64E-5.645(1), and the results of the second survey.

(2) No change.

Specific Authority 404.022, 404.051, 404.061, 404.071, 404.081, 404.141 FS. Law Implemented 404.022, 404.051(1),(4),(5),(6),(8),(9),(10),(11), 404.061(2),(3), 404.071(1), 404.081, 404.141 FS. History—New 8-25-91, Amended 1-1-94, Formerly 10D-91.764, Amended _____.

64E-5.1103 Radiation Survey Instruments.

(1) The licensee or registrant shall maintain sufficient calibrated and operable radiation survey instruments at each field station and temporary jobsite to make physical radiation surveys as required by this part and by Part III. Instrumentation shall be capable of measuring 0.1 milliroentgen (0.001 mSv ~~2.58 x 10⁻⁸ C per kg~~) per hour through at least 50 milliroentgens (0.5 mSv ~~1.29 x 10⁻⁵ C per kg~~) per hour. ~~Survey instruments acquired before January 1, 1989 and capable of measuring 0.1 milliroentgen (2.58 x 10⁻⁸ C per kg) per hour through at least 20 milliroentgens (5.16 x 10⁻⁶ C per kg) per hour also satisfy this requirement until January 1, 1994.~~

(2) through (3) No change.

Specific Authority 404.051, 404.061, 404.081, 404.22 FS. Law Implemented 404.022, 404.051(1),(4), 404.061(2), 404.081(1), 404.22 FS. History—New 7-17-85, Amended 4-4-89, Formerly 10D-91.1205, Amended _____.

64E-5.1112 Personnel Monitoring.

No licensee or registrant shall permit any individual to act as a logging supervisor or to assist in the use of sources of radiation unless such individual wears ~~either a film badge, optically stimulated luminescent device (OSLD), or a thermoluminescent dosimeter (TLD).~~ Each film badge, OSLD, or TLD shall be assigned to and worn by only one individual.

Specific Authority 404.051, 404.061, 404.081 FS. Law Implemented 404.022, 404.051(1),(4), 404.061(2), 404.081(1),(2) FS. History—New 7-17-85, Amended 5-15-96, Formerly 10D-91.1213, Amended _____.

64E-5.1310 Personnel Monitoring.

(1) Unless otherwise specified in the license, no licensee shall permit any individual to use or to assist in the use of sealed sources of radiation in portable devices unless such individual wears ~~either a film badge, OSLD, or a TLD.~~

(2) Unless otherwise specified in the license, no license shall permit any individual to perform installations, maintenance or service, initial radiation surveys, relocations or removal from service of sealed sources in fixed devices unless such individual wears ~~either~~ a film badge, OSLD, or a TLD.

(3) No change.

(4) A whole body film badge, OSLD, or TLD is required to be worn by any individual using or assisting in the use of unsealed sources of radioactive materials of any gamma-emitting isotope with a gamma ray energy greater than 50 kiloelectron volts or the use of any beta-emitting isotope with a maximum beta energy of 300 kiloelectron volts or more.

(5) An extremity film badge, OSLD, or TLD is required to be worn by any individual using or assisting in the use of unsealed sources of radioactive materials of 1,000 microcuries (37 MBq) or more of beta-emitting isotopes with a maximum beta energy of 1,000 kiloelectron volts or more in any month or by any individual who receives a dose of 40 millirem (400 uSv) or more on a whole body film badge, OSLD, or TLD for 2 consecutive months.

(6) Each film, OSLD, and TLD badge shall be assigned to and worn by only one individual. Film badges and extremity OSLDs and TLDs must be replaced monthly. Whole body OSLDs, and TLDs must be replaced quarterly. After replacement, each film badge, OSLD, and TLD must be promptly processed.

Specific Authority 404.051, 404.061, 404.081 FS. Law Implemented 404.022, 404.051(1),(4),(6),(10), 404.061(2), 404.081(1),(2) FS. History—New 5-15-96, Formerly 10D-91.14111, Amended _____.

64E-5.1406 Access Control.

(1) Panoramic irradiators shall not be operated unless the following are met:

(a) through (f) No change.

(g) Each entrance to the radiation room and each entrance to the area within the personnel access barrier of an underwater irradiator must be posted as required by 64E-5.323, have a sign bearing the radiation symbol and the words:

**CAUTION (OR “DANGER”)
RADIOACTIVE MATERIAL**

Panoramic irradiators also must be posted as required by 64E-5.323, have a sign and the words:

**GRAVE DANGER
VERY HIGH RADIATION AREA**

The sign can be removed, covered, or otherwise made inoperative when the sources are shielded fully.

(h) through (2) No change.

Specific Authority 404.051(4) FS. Law Implemented 404.051(1),(5),(6), 404.061, 404.081, 404.141 FS. History—New 8-14-96, Formerly 10D-91.1506, Amended _____.

64E-5.1418 Personnel Monitoring.

(1) Irradiator operators shall wear either a film badge, OSLD or a TLD while operating a panoramic irradiator or while in the area around the pool of an underwater irradiator. The film badge, OSLD, and TLD processor must be accredited by NVLAP for high energy photons in the normal and accident dose ranges. Each film badge, OSLD, and TLD must be assigned to and worn by only one individual. Film badges must be replaced at least monthly and OSLDs and TLDs must be replaced at least quarterly. After replacement, each film badge OSLD, and TLD must be processed promptly.

(2) No change.

Specific Authority 404.051(4) FS. Law Implemented 404.051(1),(5),(6), 404.061, 404.081, 404.141 FS. History--New 8-14-96, Formerly 10D-91.1518, Amended _____.

64E-5.1502 Transportation of Radioactive Material.

(1) No change.

(2) Each licensee who transports radioactive material outside of the confines of his facility or other place of use, or who offers radioactive material to a carrier for transport shall:

(a) Comply with the applicable requirements, appropriate to the mode of transport, of 49 CFR Parts 171-173, 177, 383, and 390-397, dated 10-1-97, which are herein incorporated by reference and which are available from the department the regulations of the U.S. Department of Transportation;

(b) Establish procedures for safely opening and closing packages in which radioactive material is transported and to assure that, prior to the delivery to a carrier for transport, each package is properly closed for transport; and

(c) Assure that any special instructions needed to safely open the package are sent to or have been made available to the consignee.

Specific Authority 404.051, 404.061, 404.141, 404.20 FS. Law Implemented 404.022, 404.051(1),(4),(6),(11), 404.061(2), 404.141, 404.20(1) FS. History--New 7-17-85, Formerly 10D-91.2003, Amended _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: William A. Passetti, Chief, Bureau of Radiation Control

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Sharon Heber, Dr.P.H., Division of Environmental Health

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 22, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 2, 2000

Section III
Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF EDUCATION

State Board of Education

Table with 2 columns: RULE NOS. and RULE TITLES. Contains 7 rows of rule numbers and titles.

NOTICE OF CONTINUATION

Notice is hereby given that the public hearing on the above rules, as noticed in Vol. 26, No. 21, dated May 26, 2000, Florida Administrative Weekly has been continued from June 26, 2000, to July 25, 2000. The State Board of Education will meet at 9:00 a.m., in Room LL03 of the Capitol in Tallahassee, Florida.

DEPARTMENT OF CITRUS

Table with 2 columns: RULE CHAPTER NO. and RULE TITLE; RULE NO. and RULE TITLE. Contains 2 rows of rule numbers and titles.

NOTICE OF CHANGE

Notice is hereby given that the following change has been made to the proposed rule in accordance with subparagraph 120.54(3)(d), F.S., published in Vol. 26, No. 20, May 19, 2000 issue of the Florida Administrative Weekly:

Section 20-66.004 was changed as follows:

Effective September 1, 2000 all processed 100% grapefruit products packed in retail containers in Florida shall be prominently identified by use of the word "Florida", or the Florida Citrus Growers' certification mark (U.S. Reg. No. 2,263,176) as described in, and authorized by, Department of Citrus Rule 20-109, including the words "Florida" and "100% Pure." However, existing label stock carrying the Florida Sunshine Tree mark may be used until such existing stock is exhausted. To be prominent, when placed on the label, the word "Florida" or the certification mark shall be clearly legible, appear at least one time in a conspicuous location and be in a size and contrasting color so as to be readily seen under general conditions of purchase. To be prominent, when printed or embossed on the container end, the word "Florida" or the certification mark shall be in a contrasting color, so as to be readily seen under general conditions of purchase.

DEPARTMENT OF CORRECTIONS

RULE NO: 33-601.605
RULE TITLE: Inmate Drivers
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. 21, May 26, 2000, issue of the Florida Administrative Weekly:

- 33-601.605 Inmate Drivers.
- (1) through (8) No change.
- (9) Driving privileges and restrictions for inmates at major institutions.
- (a) through (c) No change.

(d) Inmates assigned to community work squads are shall not be authorized to operate farm equipment or other off-highway equipment off institution grounds as a part of their work duties. Inmates so assigned will have their competency in operating the equipment verified by the Department of Corrections supervisor or, in the case of squads supervised by a non-Department of Corrections supervisor, verified by the non-department supervisor and approved by the Department.

- (9)(e) through (10) No change.

DEPARTMENT OF CORRECTIONS

RULE NO: 33-602.201
RULE TITLE: Inmate Property
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. 22, June 2, 2000, issue of the Florida Administrative Weekly:

- 33-602.201 Inmate Property.
- (1) through (6)(g) No change.

(h) Except in emergency situations, wWhenever 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.

- (6)(i) through (16) No change.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators And Inspectors Board

RULE NO.: 61G19-6.012
RULE TITLES: Provisional Certificates

NOTICE OF PUBLIC HEARING

The Building Code Administrators and Inspectors Board hereby gives notice of a public hearing on the above-referenced rule to be held on July 13, 2000 at the Embassy Suites Hotel, 1100 S. E. 17th, Ft. Lauderdale, Florida 33316, 9:00 a.m. 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: Anthony Spivey, Executive Director, Building Code Administrators and Inspectors Board, 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 ENVIRONMENTAL PROTECTION

DOCKET NO.: 99-39R
RULE CHAPTER NO.: 62-330
RULE NO.: 62-330.200
RULE CHAPTER TITLE: Environmental Resource Permitting
RULE TITLE: Rules Adopted by Reference

NOTICE OF CHANGE

Notice is hereby given that, in accordance with subparagraph 120.54(3)(d)1., F.S., the following change has been made to the proposed rule published in Vol. 26, No. 7, February 18, 2000, issue of the Florida Administrative Weekly, pages 765-768.

Figure 12.2.8-1, adopted by reference in rule 62-330.200 and as proposed for amendment through the above notice, is being amended to reflect the addition of a separate drainage basin (No. 23) for Lake Jesup, as mandated by Ch. 00-133, Laws of Fla. (2000), effective May 17, 2000.

INSERT MAP – 1 of 1
62-330

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 99-38R

RULE CHAPTER NO.: RULE CHAPTER TITLE:

62-342 Mitigation Banking

RULE NO.: RULE TITLE

62-342.200 Definitions

NOTICE OF CHANGE

Notice is hereby given that, in accordance with subparagraph 120.54(3)(d)1., F.S., the following change has been made to the proposed rule published in Vol. 26, No. 7, February 18, 2000, issue of the Florida Administrative Weekly, pages 768-771.

Figure 3, adopted by reference in rule 62-342.200(9) and as proposed for amendment through the above notice, is being amended to reflect the addition of a separate regional watershed (No. 23) for Lake Jesup, as mandated by Ch. 00-133, Laws of Fla. (2000), effective May 17, 2000.

INSERT MAP – 1 of 1
62-342

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: 64B3-9.003
RULE TITLE: Examination and Reexamination Fees

NOTICE OF CHANGE

Notice is hereby given that Rule 64B3-9.003, published in the Florida Administrative Weekly, Vol. 26, No. 17, on April 28, 2000, has been changed to reflect comments received from the public.

In subsection (1), the following will take place: Delete the language "except for the generalist technician examination." Subsection (2), delete all language.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe R. Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE NO.: 64B10-14.004
RULE TITLE: Disciplinary Guidelines; Range of Penalties; Aggravating and Mitigating Circumstances

NOTICE OF ADDITIONAL PUBLIC HEARING

The Board of Nursing Home Administrators hereby gives notice of an additional public hearing on the above-referenced rule to be held on August 10, 2000 at 2:00 p.m., at the Hilton Miami Airport and Towers, 5101 Blue Lagoon Drive, Miami, Florida 33126, (305)262-1000. This additional public hearing is being held in response to comments received from Robert Rosenthal, President of Florida Health Care Association. The rule was originally published in Vol. 26, No. 23, of the June 9, 2000, Florida Administrative Weekly.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Taylor, Executive Director, Board of Nursing Home Administrators/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

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).

**Section IV
Emergency Rules**

NONE

Section V

Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF TRANSPORTATION

NOTICE IS HEREBY GIVEN that the Florida Department of Transportation (hereafter the "Department") has granted an Emergency Petition for Variance or Waiver (hereafter the "Petition") from Ronald Hare. The Petition was filed on February 16, 2000, seeking a variance from or waiver of the provisions of Rule Chapter 14-96, Florida Administrative Code, which regulates driveway connections to the state highway system. By the Petition, Mr. Hare sought to have access directly to State Highway A1A and requested that the Department grant a variance from or waive portions of Rule Chapter 14-96, Florida Administrative Code. The original notice of the Petition was published on March 3, 2000, in Vol. 26, No. 9, of the Florida Administrative Weekly.

The Department denied the Petition on May 22, 2000. The basis for the denial was that the Petition did not demonstrate a proper basis for granting a variance or waiver from Rule 14-96.009, Florida Administrative Code.

The Department, after further review, granted the Petition on June 22, 2000. The basis was that the totality of the circumstances did present a proper hardship for requesting a variance and sufficient grounds demonstrating compliance with the intent of the underlying statute.

A copy of the notice granting the variance may be obtained from the Clerk of Agency Proceedings, Department of Transportation, 605 Suwannee Street, M.S. 58, Tallahassee, Florida 32399-0458.

For additional information, contact Robert Downie, Assistant General Counsel, at (850)414-5265.

PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that BellSouth Public Communications' petition for exemption of Rule 25-24.515(13), Florida Administrative Code, filed March 22, 2000, in docket No. 000339-TC, was approved by the Commission at its May 16, 2000 Agenda Conference Order No. PSC-00-1093-PAA-TC, issued June 6, 2000 memorialized the decision. The rule requires that all pay telephone stations shall allow incoming calls. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the FAW on April 7, 2000.

A copy of the Order can be obtained from either the division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770 or the Commission's Homepage at <http://www.floridapsc.com>.

NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has received a petition from Southwestern Bell Communication Services, Inc. d/b/a Southwestern Bell Long Distance d/b/a Nevada Bell Long Distance d/b/a Pacific Bell Long Distance d/b/a SBC Long Distance, filed June 15, 2000, in Docket No. 000713-TP, seeking waiver from Rule 25-24.490(2), Florida Administrative Code. This rule requires that an interexchange company maintain on file with the Commission a bond covering its current balance of deposits and advanced payments from its customers for more than one month's service.

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

A copy of the petition can be obtained from the Division of Records and Reporting.

For additional information, please contact Lilja Dandelake, Division of Legal Services, at the above address or telephone (850)413-6199.

NOTICE IS HEREBY GIVEN that on June 20, 2000, the Florida Public Service Commission has received a Petition from BellSouth Public Communications, Inc. (Docket No. 000744-TC), seeking waiver of Rule 25-24.515(13), Florida Administrative Code. The location of the pay telephone stations is as follows: 1665 N. Highway A1A, Melbourne, Florida 32901.

Comments on this Petition should be filed with the Commission's Division of Records and Reporting, Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0863, within 14 days of publication of this notice.

A copy of the Petition may be obtained from the Commission's Division of Records and Reporting, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, FL 32399-0850, or by calling (850)413-6770.

For additional information, contact Patricia Christensen, Division of Legal Services, at 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0862, or telephone (850)413-6220.

NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has received a petition from Sprint Payphone Services, Inc., filed June 21, 2000, in Docket No. 000745-TC, seeking exemption from Rule 25-24.515(13), Florida Administrative Code. This rule requires that all pay telephone stations must allow incoming calls to be received at all times, with the exception of those located at hospitals, schools, and

locations specifically exempted by the Commission. The location of the pay telephone station is as follows: Parkway Village Apartments, 3000 Parkway Blvd., Kissimmee, Florida 34746.

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

A copy of the petition can be obtained from the Division of Records and Reporting.

For additional information, please contact Lilja Dandelake, Division of Legal Services, at the above address or telephone (850)413-6199.

DEPARTMENT OF HEALTH

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Health, Bureau of Emergency Medical Services, received a Petition for Variance on April 27, 2000, from Alachua County.

Applicable Rule: Section 64E-2.030, FAC.

Nature of Rule: Establishes deadlines and application requirements to apply for grants.

Date and Place of Notice: Notice was published on May 12, 2000 in the Florida Administrative Weekly.

Date of Order: June 21, 2000

Basis for Agency Decision: The agency denied the Petition for Variance. The Petitioner failed to demonstrate substantial hardship.

A copy of the Order may be obtained by submitting a written request to Pam Lesley, Senior Management Analyst, Bureau of Emergency Medical Services, 4052 Bald Cypress Way, Bin C-18, Tallahassee, Florida 32399-1738.

Section VI Notices of Meetings, Workshops and Public Hearings

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: Monday, July 17, 2000, 1:30 p.m.

PLACE: Baker County Health Department, 657 South 6th Street, Macclenny, FL 32063-2607, (904)259-6291, Ext. 117

PURPOSE: To hold a Proposal meeting to review and discuss final proposals for Art in State Buildings Project No. DOH 9730/9800, Baker County Health Department, Macclenny, 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 **Office of the Attorney General**, Florida Motor Vehicle Theft Prevention Authority announces a public meeting of the Board of Directors of the Florida Motor Vehicle Theft Prevention Authority to which all interested persons are invited.

DATE AND TIME: Wednesday, August 9, 2000, 10:00 a.m.

PLACE: Florida Department of Highway Safety and Motor Vehicles (DHSMV), Neil Kirkman Building, 2900 Apalachee Parkway, Room A-427, Tallahassee, Florida

PURPOSE: Quarterly meeting of the Board of Directors as required by Florida Statute. Consideration of matters as presented in the agenda for the meeting.

A copy of the agenda may be obtained by contacting: Mary Mills, Florida Motor Vehicle Theft Prevention Authority, Office of the Attorney General, The Capitol, Room PL-01, Tallahassee, Florida 32399-1050 or by calling (850)414-3362. A request for the agenda may be faxed to the Authority office, (850)413-0633. TDD users, please call through the Florida Relay Service at 1(800)955-8771.

If special accommodations are needed to attend this meeting because of a disability, please contact Mary Mills no later than seven days prior to the proceedings at (850)414-3362. If hearing impaired, contact Mary Mills via Florida Relay Service at 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Florida Elections Commission** announces a meeting. Parts of the meeting are confidential.

DATES AND TIME: Wednesday, July 26, 2000; Thursday, July 27, 2000, 8:30 a.m. – 5:00 p.m.

PLACE: Marriott Tampa Westshore, 1001 N. Westshore Boulevard, Tampa, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review and adjudication of cases relating to alleged violations of Chapters 104 and 106, Florida Statutes, and to the late filing of campaign treasurer's reports.

For a copy of the agenda call Steve Christensen, phone number (850)922-4539.

If you need an accommodation because of disability in order to participate, please call Steven Christensen at least 48 hours before the meeting.

If a person decides to appeal any decision of the Commission with respect to any matter considered at such meeting or hearing, he will need a record of the proceedings and will need to assure that a verbatim record of the proceedings is made.

DEPARTMENT OF INSURANCE

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

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

PLACE: Florida Department of Agriculture and Consumer Services, Auditorium, Room N100, 1911 S. W. 34th Street, Gainesville, FL

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

PLACE: Holmes County Agricultural Center, 1173 E. Highway 90, Bonifay, FL 32425

DATE AND TIME: July 31, 2000, 9:00 a.m.

PLACE: Mount Building, Auditorium, 531 N. Military Trail, West Palm Beach, FL

PURPOSE: Rule Workshop for 'Farm Out Building'.

A copy of the agenda may be obtained by writing: Division of State Fire Marshal, Bureau of Fire Prevention, 200 East Gaines Street, Tallahassee, FL 32399-0342.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Florida **Department of Agriculture and Consumer Services** announces a notice of public meeting of the Fertilizer Technical Council, to which all persons are invited:

DATE AND TIME: July 19, 2000, 4:00 p.m.

PLACE: Division of Plant Industry, Ritz Carlton Hotel, 4750 Amelia Island Parkway, Amelia Island, Florida 32034, Phone (904)277-1100

PURPOSE: Fertilizer Technical Council Meeting.

GENERAL SUBJECT MATTER TO BE CONSIDERED: You may contact: Mr. Dale Dubberly, Florida Department of Agriculture and Consumer Services, 3125 Conner Boulevard, Building 8, L-29, Tallahassee, Florida 32399-1650, Phone (850)488-8731.

If special accommodations are needed to attend this meeting because of a disability, please call Dale Dubberly as soon as possible.

The Florida **Department of Agriculture and Consumer Services** announces a notice of public meeting of the Feed Technical Council to which all persons are invited:

DATE AND TIME: Thursday, July 13, 2000, 10:00 a.m.
 PLACE: Longboat Key Club, 301 Gulf of Mexico Drive, Longboat Key, Florida 34228, Phone (941)751-7636
 PURPOSE: Feed Technical Council Meeting.
 GENERAL SUBJECT MATTER TO BE CONSIDERED: You may contact Mr. Dale Dubberly, Florida Department of Agriculture and Consumer Services, 3125 Conner Boulevard, Building 8 L-29, Tallahassee, Florida 32399-1650, Phone (850)488-8731.

If special accommodations are needed to attend this meeting because of a disability, please call Dale Dubberly as soon as possible.

The Florida **Department of Agriculture and Consumer Services** announces the Florida Agriculture Center and Horse Park Authority Meeting:

DATE AND TIME: Wednesday, July 12, 2000, 10:00 a.m.
 PLACE: Florida Power Corporation Office, 800 Highpoint Center, Tallahassee, Florida
 PURPOSE: Executive Board Meeting. To conduct the general business of Florida Agriculture Center and Horse Park.
 For additional information or if you need special accommodations, call Bruce Piatek, (904)446-7630.

DEPARTMENT OF EDUCATION

The **State Board of Nonpublic Career Education** announces a public meeting to which all persons are invited.

DATE AND TIME: July 19, 2000, 9:00 a.m.
 PLACE: Radisson Resort, 11775 Heron Bay Boulevard, Coral Springs, Florida 33076
 PURPOSE: Consider licenses for appropriate schools, cases for licensure as specified in the agenda, and other general Board business.

Any person who decides to appeal a decision of the Board with respect to any matter considered at this meeting or hearing may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be based.

A copy of the agenda may be obtained by writing: State Board of Nonpublic Career Education, Department of Education, 325 W. Gaines Street, Tallahassee, Florida 32399.

The **Board of Regents**, Selection Committee for the President of the University of Florida announces a public meeting to which all persons are invited.

DATE AND TIME: July 20, 2000, 11:00 a.m.
 PLACE: University Center, Florida State University, 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 meeting of the Florida **Board of Regents**.

DATES AND TIME: July 20-21, 2000, 12:30 p.m.
 PLACE: University Center, 3rd Floor, Ballroom, Florida State University, Tallahassee, Florida
 PURPOSE: Approval of: Proposed Revised Rules: Rule 6C-7.001, Tuition, Fee Schedule and Percentage of Cost; Rule 6C-7.003, Special Fees, Fines and Penalties; Board of Regents Practices and Procedures; Proposed Dissolution of the University of South Florida Physician's Group, Inc.; Amendments to Articles of Incorporation and Bylaws of the USF Medical Services Support Corporation (MSSC); Ratification of the 2000-2001 Supplement to the 1999-2002 Collective Bargaining Agreements: Between the Board of Regents and Florida Public Employees Council 79, American Federation of State, County and Municipal Employees (AFSCME); Between the Board of Regents and the Florida Police Benevolent Association, Inc. (PBA); Second Master R & D Project Agreement between the University of South Florida and Lucent Technologies, Inc., and the University of Central Florida and Lucent Technologies, Inc.; Sublease Agreement between Phi Gamma Housing Corporation, Alpha Epsilon Pi Fraternity, and the Board of Regents, Acting on Behalf of the University of Florida; Purchase of Property in Orange County, Apopka, Florida, in Proximity to the UF/IFAS Mid-Florida Research and Education Center; Election of Board of Regents Officers, Chairman and Vice Chairman; Consideration of: Resolution Authorizing the Issuance of Revenue Bonds to Finance Renovation of Cawthon Hall, FSU; Resolution Authorizing the Issuance of Revenue Bonds to Finance Construction of Parking Garage Three, UCF; Status Report, Major Gifts Policy Changes; Discussion of Out-of-State Tuition Plans for Residents of Bordering States; Consideration of: 2001-2002 Legislative Budget Request; SUS Accountability Plan, Measures and Standards (Friday Morning); Equity Accountability Plan; Final Report of the Legal Education Advisory Council; Consideration of: University Requests for Implementation Authorization of New Degree Programs: Ph.D., Anthropology, FSU; Ph.D., Classical Studies, UF; B.S., Manufacturing/Industrial Engineering Technology, FAMU; B.A., Anthropology, UNF; M.P.H., Community Health, UNF; B.A./B.S., Digital Media, UCF; M.A./M.Ed., Curriculum and Instruction, UCF; B.S., Early Childhood Education, USF; Ph.D., Materials Science and

Engineering, UCF; Master's, Non-Profit Management, FAU; M.S.W., Social Work, FAU; M.S., International Business, FAU; M.S., Nursing, FGCU; M.Ed., Reading Education, FGCU; Ph.D., Chemistry, FAU; University Requests for Planning Authorization of New Degree Programs: B.S., International Agriculture and Business, FAMU; Ph.D., Communication Sciences and Disorders, USF; University Request for Transition from a Bachelor's to a Master's in Occupational Therapy, UF; University Request for Extension of the Bachelor's of Landscape Architecture to a Five Year Degree, UF; University Request for Termination of the M.P.T. in Physical Therapy, FAU; 2000-2001 Inventory of Courses Offered Outside of Service Area; Creation of a School of Hospitality Management, UCF; 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 Programs, (850)201-7160 (Voice), (850)201-7164 (TDD), at least 7 days in advance, so that their needs can be accommodated.

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

DATE AND TIME: Thursday, July 20, 2000, 9:00 a.m. – 4:00 p.m.

PLACE: 1706 Turlington Building, 325 West Gaines Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Commission and its committees will review proposed state university program additions and discuss student financial aid policies as well as all other assignments.

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

DEPARTMENT OF TRANSPORTATION

The **Florida Transportation Commission** announces a briefing session to which all persons are invited:

DATE AND TIME: July 20, 2000, 10:30 a.m. – 12:00 p.m.

PLACE: Department of Transportation, Room 479, 605 Suwannee Street, Tallahassee, Florida

PURPOSE: Briefing Session for Commissioners by KPMG Consulting LLC concerning an organizational study of the Florida Transportation Commission.

Information may be obtained by contacting: Florida Transportation Commission, Room 176, M.S. 9, 605 Suwannee Street, Tallahassee, Florida 32399-0450, Phone (850)414-4105.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this briefing session is asked to advise the Commission at least 48 hours before the briefing session by contacting Cathy Goodman, (850)414-4105.

DEPARTMENT OF CITRUS

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

DATE AND TIMES: July 19, 2000, 9:00 a.m., Committee Meetings; 10:30 a.m., Regular Monthly Meeting

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular monthly meeting

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

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Department at least 48 hours before the meeting by contacting Mr. Art Johnson at the above address or by telephone at (863)499-2510.

FLORIDA PAROLE COMMISSION

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

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

PLACE: Florida Community College of Jacksonville, 501 W. State Street, Martin Center, Service Board Room, Jacksonville, Florida

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

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

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

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

The **Florida Parole Commission** and the Parole Qualifications Committee announce that a public meeting will be held by telephone conference call to which all persons are invited.

DATE AND TIME: Friday, July 28, 2000, 8:00 a.m.

PLACE: Telephone Conference Call number (850)921-2470 or Suncom 291-2470

PURPOSE: To discuss applications and determine those individuals who will be interviewed for the Commissioner vacancy.

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

A copy of the agenda may be obtained by writing: Florida Parole Commission, Attention: Frank Trueblood, 2601 Blair Stone Road, Building C, Tallahassee, Florida 32399-2450, Telephone (850)488-3417.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the agency sending the notice no later than five working days prior to the proceeding at the address given on the notice.

The **Florida Parole Commission** and the Florida Parole Commission Qualifications Committee announce that a public meeting will be held to which all persons are invited.

DATES AND TIME: Thursday, August 17, 2000; Friday, August 18, 2000, 8:00 a.m.

PLACE: Lake Kissimmee Conference Room, Department of Transportation Training Facility, 133 South Semorom Boulevard, Orlando, Florida 32807

PURPOSE: To meet and conduct interviews for position of Parole Commissioner.

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

A copy of the agenda may be obtained by writing: Florida Parole Commission, Attention: Mr. Frank Trueblood, 2601 Blair Stone Road, Building C, Tallahassee, Florida 32399-2450, Telephone (850)488-3417, Suncom 278-3417.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the agency by sending the notice no later than five working days prior to the proceeding to the address given on the notice.

PUBLIC SERVICE COMMISSION

NOTICE OF CANCELTION – The Florida **Public Service Commission** announces the cancellation of the Commission Rule Workshop Docket No. 991473-TP – Review and Revision of Rules 25-4.066.081 and Rule 25-24.849, FAC., scheduled for the following time and place.

DATE AND TIME: July 10, 2000, 9:30 a.m.

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

Interested persons need not file comments on these rule revisions at this time.

REGIONAL PLANNING COUNCILS

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

MEETING: I-75 Corridor Council Nominating Committee

DATE AND TIME: July 18, 2000, 11:00 a.m.

PLACE: Alachua County Administration Building, Commissioner Penny Wheat Office, 12 S. E. First Street (Corner of Main and University Avenue), Gainesville, FL 32601

PURPOSE: Develop slate of officers.

MEETING: I-75 Corridor Council

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

PLACE: Best Inn, 3455 S. W. Williston Road, Gainesville, FL 32608

PURPOSE: Develop strategies to improve the visual quality of areas surrounding Interstate 75.

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

Any person deciding to appeal any decision of the I-75 Corridor Council with respect to any matter considered at the meeting may need to ensure that a verbatim record of the proceedings is made.

NOTICE OF CHANGE – The **Tampa Bay Regional Planning Council** announces a change in the date and time of this public meeting to which all persons are invited:

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

PLACE: Tampa Bay Regional Planning Council, 9455 Koger Blvd., St. Petersburg, FL 33702 (Please call to confirm date, time and location)

PURPOSE: Local Emergency Planning Committee.

This meeting was originally scheduled for July 26, 2000. Please note that if a person decides to appeal any decision made by Council with respect to any matter considered at the above cited meeting or hearing, 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.

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

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

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

PURPOSE: Regular meeting of the Regional Planning Council.

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

Please note that if a person decides to appeal any decision made by the Council with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

All Council Subcommittee meetings will immediately follow the Council meeting.

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

The **Treasure Coast Regional Planning Council** announces the following public meeting:

MEETING: Local Emergency Planning Committee

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

PLACE: Treasure Coast Regional Planning Council, 301 East Ocean Boulevard, Stuart, FL 34996

GENERAL SUBJECT MATTER: To conduct a meeting of the Treasure Coast Regional Planning Council Local Emergency Planning Committee.

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

If a person decides to appeal any decision made by the Treasure Coast Regional Planning Council with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and that, for such purpose, he

or she may need to ensure that a verbatim record of the proceedings is made, which record indicates the testimony and evidence upon which the appeal is to be based.

The **Apalachee Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: July 20, 2000, 11:00 a.m. (Eastern Time), 10:00 a.m. (Central Time)

PLACE: The Holiday Inn Select, 316 W. Tennessee Street, Tallahassee, Florida

PURPOSE: To hold a Board Member Orientation Workshop for the Apalachee Regional Planning Council's Board of Directors.

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

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

COMMISSION ON ETHICS

NOTICE OF CANCELATION – The **Commission on Ethics** announces that the following meeting has been canceled:

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

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

PURPOSE: Regular Commission Meeting.

The next regular meeting is scheduled for August 24, 2000, 9:00 a.m.

METROPOLITAN PLANNING ORGANIZATIONS

The Florida **Metropolitan Planning Organization**, Advisory Council (MPOAC) announces an MPOAC Workshop on the Preliminary Draft of the Florida Transportation Plan 2020 Update to which all persons are invited:

DATE AND TIME: July 27, 2000, 10:00 a.m. – 12:00 p.m.

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

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

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

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

DATE AND TIME: July 27, 2000, 1:00 p.m. – 5:00 p.m.
 PLACE: Radisson Hotel Orlando Airport, 5555 Hazeltine National Drive, Orlando, FL, (407)856-0100

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

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

If any person decides to appeal any decision made by the agency with regard to any matter considered at such meeting, said person will need a record of the proceedings, and that, for such purpose, said person may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which appeal is to be based.

DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY

The Florida **Department of Labor and Employment Security, Division of Workers' Compensation** announces the following meeting of the Physician Advisory Committee to which the public is invited. This committee is the forum for all physicians participating in the delivery of medical care to Florida's injured workers, to inform the Division of Workers' Compensation of issues and to discuss their concerns relating to the provision of medical and rehabilitation services.

DATE AND TIME: Thursday, July 20, 2000, 9:00 a.m. – 12:00 Noon

PLACE: Team Disney Building, 1375 Buena Vista Drive, Lake Buena Vista, Florida 32830

PURPOSE: Development of by-laws and to discuss issues effecting the delivery of medical care within the Workers' Compensation System. Due to limited seating, persons planning to attend are asked to call Barbara Moody, (850)488-3431, Extension 330, by close of business July 14, 2000.

Persons with a disability or handicap requiring reasonable accommodations should contact: Barbara Moody, 2728 Centerview Drive, Suite 101, Forrest Building, Tallahassee, Florida 32399-0664 or by phone at least three business days in advance to make appropriate arrangements. If you are hearing or speech impaired, please contact Barbara Moody using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Department of Labor and Employment Security, Workers' Compensation Oversight Board** announces a Premiums and Benefits Committee meeting to which the public is invited.

DATE AND TIME: Thursday, July 20, 2000, 2:00 p.m. – 4:00 p.m.

PLACE: 2671 Executive Center Circle, West, 2nd Floor, Webster Building, Tallahassee, Florida

PURPOSE: The purpose is to discuss issues of interest to the committee.

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).

The Florida **Department of Labor and Employment Security, Workers' Compensation Oversight Board** announces a board meeting to which the public is invited.

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

PLACE: 2671 Executive Center Circle, West, 2nd Floor, Webster Building, Tallahassee, Florida

PURPOSE: To discuss issues of interest to the Board.

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

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

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

WATER MANAGEMENT DISTRICTS

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

DATE AND TIME: July 17, 2000, 1:00 p.m. – 5:00 p.m.

PLACE: Palm Beach County Government Center, Jane Thompson Memorial Chambers, 301 N. Olive Avenue, 6th Floor, West Palm Beach, Florida

PURPOSE: A meeting for the Comprehensive Everglades Restoration Plan, Master Program Management Plan to provide an opportunity for public review and comments on the Master Program Management Plan developed by the South Florida Water Management District and the U.S. Army Corps of Engineers.

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

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

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

For more information, contact Doris Urban, System-Wide Accountability Department, (561)682-6202.

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

DATE AND TIME: July 17, 2000, 2:00 p.m.

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

PURPOSE: The Loxahatchee River Management Coordinating Council will hold a special meeting to discuss a resolution on flows and levels in the Loxahatchee River system.

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: P. K. Sharma, (561)682-6779.

The **South Florida Water Management District** announces a public meeting which may be conducted by means of or in conjunction with communications media technology, specifically by telephonic conference, to which all interested parties are invited:

DATE AND TIME: July 19, 2000, 9:30 a.m. – 11:30 a.m.

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

PURPOSE: Budget and Finance Advisory Commission meeting to discuss FY2001 budget development and finance-related matters.

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: Patti Nicholas, Planning, Budgeting and Performance Evaluation Department, District Headquarters, 3301 Gun Club Road, West Palm Beach, Florida 33416-4680.

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

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

PLACE: South Florida Water Management District, Miami Field Station, 9001 N. W. 58th Street, Miami, Florida

PURPOSE: A meeting of the Miami-Dade County Lake Belt Plan Implementation Committee to discuss mitigation, hydrologic modeling, and other issues that were analyzed as part of the Lake Belt Phase I 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: Project Manager, Jim Jackson, (561)682-6334.

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

The Florida **Commission for the Transportation Disadvantaged** announces an Ombudsman Committee Meeting via teleconference to which all persons are invited.

DATE AND TIME: Tuesday, July 18, 2000, 10:00 a.m. – completion

PLACE: Teleconference meeting (850)488-5778 or SC 278-5778

PURPOSE: To discuss issues pertaining to the Ombudsman Program.

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact Erin Schepers at the following address and telephone number: Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)488-6036 or 1(800)983-2435 or 1(800)648-6084 (TDD only). The meeting is subject to change upon chairperson's request.

The Florida **Commission for the Transportation Disadvantaged** announces a Full Commission Meeting to which all persons are invited.

DATE AND TIME: Tuesday, July 25, 2000, 1:00 p.m. – completion

PLACE: DoubleTree Orlando Hotel, 3011 Maingate Lane, Kissimmee, FL, 1(800)239-6470

PURPOSE: To discuss the regular business of the Commission for the Transportation Disadvantaged.

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact Erin Schepers at the following address and telephone number: Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)488-6036 or 1(800)983-2435 or 1(800)648-6084 (TDD only). The meeting is subject to change upon chairperson's request.

AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** announces a public meeting of the task force for the regular Disproportionate Share Program to which all persons are invited.

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

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

PURPOSE: In accordance with House Bill 2145, General Appropriations Act for FY 2000-2001, Specific Appropriation 196, the task force for the regular Disproportionate Share Program will be conducting its first public meeting. The purpose of the task force is to study and make recommendations regarding the formula for the regular Disproportionate Share Program and alternative financing options. This meeting will be for the purpose of organizing the task force and establishing a direction of the task force for future meetings.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The agenda has not been set. Contact Mr. Edwin Stephens, (850)413-8067 or Suncom 293-8067, with any questions or to obtain an agenda when it is set.

DEPARTMENT OF MANAGEMENT SERVICES

The Florida **Commission on Human Relations** announces a public meeting to which all persons are invited. The meeting is being conducted by communications media technology (CMT), i.e., by utilizing a telephone conference hookup.

DATE AND TIME: Monday, July 17, 2000, 2:00 p.m.

PLACE: Commission on Human Relations, 325 John Knox Road, Bldg. F, Suite 240, Tallahassee, Florida 32303, meet-me telephone number is (850)291-2560 or Suncom 291-2560

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a regular meeting of the commission. Items to be discussed will include general administrative issues.

A copy of the agenda may be obtained by contacting: Ms. Sharon Moultry, Clerk of the Commission, Florida Commission on Human Relations, 325 John Knox Road, Bldg. F, Suite 240, Tallahassee, Florida 32303-4149, telephone (850)488-7082, Ext. 1036.

VERBATIM RECORD OF MEETING: If any person decides to appeal any decision made during the meeting, he or she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

ADA NOTICE: Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Clerk of the Commission, (850)488-7082, Ext. 1036, at least five working days prior to the meeting.

The Florida **Commission on Human Relations** announces a public meeting to which all persons are invited. The meeting is being conducted by communications media technology (CMT), i.e., by utilizing a telephone conference hookup.

DATE AND TIME: Wednesday, July 19, 2000, 2:00 p.m.

PLACE: Commission on Human Relations, 325 John Knox Road, Bldg. F, Suite 240, Tallahassee, Florida 32303, meet-me telephone number is (850)291-2560 or Suncom 291-2560

GENERAL SUBJECT MATTER TO BE CONSIDERED:
This is a regular meeting of the commission. Items to be discussed will include general administrative issues.

A copy of the agenda may be obtained by contacting: Ms. Sharon Moultry, Clerk of the Commission, Florida Commission on Human Relations, 325 John Knox Road, Bldg. F, Suite 240, Tallahassee, Florida 32303-4149, telephone (850)488-7082, Ext. 1036.

VERBATIM RECORD OF MEETING: If any person decides to appeal any decision made during the meeting, he or she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

ADA NOTICE: Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Clerk of the Commission, (850)488-7082, Ext.1036, at least five working days prior to the meeting.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **Department of Business and Professional Regulation**, Regulatory Council of Community Association Managers hereby gives notice that a public workshop for the purposes of rule development on Rules 61-20.5011, 61-20.504, 61-20.508, 61-20.5081, 61-20.5082 and 61-20.510 will be held at the time, date and place listed below:

DATE AND TIME: July 14, 2000, 10:00 a.m.

PLACE: Department of Business and Professional Regulations, 1940 N. Monroe Street, Northwood Centre, Tallahassee, Florida 32399

The person to be contacted regarding the rule development workshop is: Julie Baker, Executive Director, Regulatory Council of Community Association Managers, 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).

The **Department of Business and Professional Regulation, Division of Pari-Mutuel Wagering** announces a workshop to which all interested persons are invited.

DATE AND TIME: July 18, 2000, 10:00 a.m. – conclusion

PLACE: Florida Department of Business and Professional Regulation, Northwood Centre, Board Room, 1940 North Monroe Street, Tallahassee, Florida

PURPOSE: A public workshop to discuss the development of language pertaining to a flat regulatory fee structure which would replace the existing tax structure found in Chapter 550, Florida Statutes.

Any person requiring special accommodation due to disability or physical impairment should contact Mary Polombo, (850)413-0750, at least five calendar days prior to the meeting. Persons who are hearing impaired should contact Ms. Polombo using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Department of Business and Professional Regulation** announces the following meeting to be conducted by the Florida **Board of Architecture and Interior Design** (Board):

MEETING: Probable Cause Panel

DATE AND TIME: August 28, 2000, 9:00 a.m.

PLACE: The Department of Business and Professional Regulation, Northwood Centre, Board Conference Room, 1940 North Monroe Street, Tallahassee, FL 32399

PURPOSE: To conduct an official meeting of the Probable Cause Panel of the Florida Board of Architecture and Interior Design. Only that portion of the meeting wherein probable cause has previously been found on noted cases will be open to the public.

Any person deciding to appeal a decision made with respect to any matter considered at this meeting will need to ensure that a verbatim record of the proceeding is made. Such record must include testimony and evidence upon which the appeal is to be based.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Gregory Spence, Department of Business and Professional Regulation, Board of Architecture and Interior Design, (850)488-6754, at forty eight (48) hours prior to the meeting. If you are hearing or speech impaired, please call Kari McIlvaine, Florida Board of Architecture and Interior Design using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Probable Cause Panel of the **Construction Industry Licensing Board** announces a meeting.

DATE AND TIMES: July 26 2000, 9:00 a.m. and 11:00 a.m. or soon thereafter

PLACE: Dept. of Business and Professional Regulation, 725 South Bronough Street, Tallahassee, FL 32301, (850)922-2708

PURPOSE: To review complaints in which a determination of the existence of probable cause has already been made.

A copy of the public portion of the agenda may be obtained by writing: George W. Harrell, Assistant General Counsel, Department of Business and Professional Regulation, Office of the General Counsel, 1940 N. Monroe St., Ste. 60, Tallahassee, FL 32399-2202, or by phone at (850)922-2708.

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Construction Prosecution Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required. The Construction Prosecution Section may be contacted at the address and phone number listed above.

The **Florida Real Estate Appraisal Board** announces a meeting of its Probable Cause Panel.

DATE AND TIME: Monday, July 10, 2000, 9:00 a.m.

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Room 301, Third Floor, 400 W. Robinson Street, North Tower, Orlando, FL 32801

PURPOSE: Official business of the Appraisal Board Probable Cause Panel. Probable cause is not open to the public.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Real Estate Appraisal Board, (407)245-0800, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call the Real Estate Appraisal Board 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 Real Estate Appraisal Board** announces a meeting to which everyone is invited.

DATE AND TIME: Tuesday, August 1, 2000, 9:00 a.m.

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Room 301, Third Floor, 400 W. Robinson Street, North Tower, Orlando, FL 32801, (407)245-0800

PURPOSE: Official business of the Appraisal Board – Including but not limited to: Rule/Statute amendments and Disciplinary actions.

Any person who decides to appeal a decision made by the Board with respect to any matter considered at this meeting or hearing will need a record of the proceedings and for such purpose, may need to ensure that a verbatim record of the proceedings is made, which record includes testimony and evidence upon which the appeal is based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Real Estate Appraisal Board, (407)245-0800, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call the Real Estate Appraisal Board 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: Deputy Clerk, Florida Real Estate Appraisal Board, P. O. Box 1900, Orlando, Florida 32802-1900.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

NOTICE OF CANCELLATION – Due to committee member's scheduling conflicts and probable failure to make a quorum, the **Department of Environmental Protection** CANCELLED the Petroleum Clean Up Technical Advisory Committee (TAC) meeting previously scheduled for Tuesday, June 27, 2000, in Tallahassee, Florida. This meeting will be re-scheduled at a later date.

For more information contact: Roger W. Rook, Bureau of Petroleum Storage Systems, FL Dept. of Environmental Protection, 2600 Blair Stone Road, MS #4575, Tallahassee, FL 32399-2400, (850)921-0896 or e-mail:roger.rook@dep.state.fl.us.

The **Department of Environmental Protection** announces a two-day meeting of the 303(d) List Methodology Technical Advisory Committee to which all interested persons are invited.

DATES AND TIMES: Monday, July 17, 2000, 1:00 p.m. – 6:00 p.m.; Tuesday, July 18, 2000, 9:00 a.m. – 4:30 p.m.

PLACE: Department of Environmental Protection, Southwest District Office, 3804 Coconut Palm Drive, Conference Rooms A & B, 2nd Floor, Tampa, Florida 33619-8318.

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).

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss development of a methodology and rule to identify impaired waters for inclusion on the state's 303(d) list.

A copy of the agenda for the meeting may be obtained by writing: Mr. Jan Mandrup-Poulsen, Department of Environmental Protection, 2600 Blair Stone Road, Watershed Assessment Section, MS 3555, Tallahassee, Florida 32399-2400 or by calling him at (850)921-9488.

The **Florida Forever Advisory Council** (FFAC), as defined in Section 259.0345, Florida Statutes, announces the following public meeting to which all interested parties are invited.

DATE AND TIME: July 17, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: City Hall at St. James Place, Renaissance Room (first floor), 117 West Duval Street, Jacksonville, FL 32202

For more information please contact: Office of Environmental Services, (850)487-1750.

If an accommodation is needed for a disability in order to participate in these meetings, please notify Linda Harvey, (850)488-0450, 1(800)955-8771 (TDD), at least seven days prior to the event.

DEPARTMENT OF HEALTH

The **Board of Clinical Laboratory Personnel** will hold a duly noticed probable cause meeting, to which all persons are invited to attend.

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

PLACE: Ft. Lauderdale Marriott North, 6650 N. Andrews Avenue, Ft. Lauderdale, FL, (954)771-0440

PURPOSE: To review cases previously heard by the panel.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board, (850)245-4444, Ext. 3617, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please call the Board using the Dual Party Relay System, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

A copy of the agenda may be obtained by writing: Sherra Causey, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257.

The **Board of Clinical Laboratory Personnel** will hold a duly noticed Full Board Meeting and Rules Workshop, to which all persons are invited to attend.

DATES AND TIMES: Thursday, July 27, 2000, 1:00 p.m.; Friday, July 28, 2000, 9:00 a.m., if necessary at the conclusion of the Rules Workshop

PLACE: Ft. Lauderdale Marriott North, 6650 N. Andrews Avenue, Ft. Lauderdale, FL, (954)771-0440

PURPOSE: Full Board: General board business and Rules; Workshop: Discussion of Rule Chapter 64B3, Florida Administrative Code.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board, (850)245-4444, Ext. 3617, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please call the Board using the Dual Party Relay System, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

A copy of the agenda may be obtained by writing: Sherra Causey, Board of Optometry, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257.

The **Department of Health, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling** announces official Board and Committee Meetings. All interested parties are invited to attend at the address listed below, which is open to the public.

DATES AND TIMES: July 24, 2000, Committee Meetings, 9:00 a.m., General Business Meeting – conclusion of Committee Meetings; July 25, 2000, General Business Meeting, 9:00 a.m.

PLACE: The Ft. Lauderdale Marriott North, 6650 North Andrews Avenue, Ft. Lauderdale, FL 33309

PURPOSE: Board Business.

A copy of the agenda may be obtained by writing: Sue Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling, 4052 Bald Cypress Way, Bin #C08, Tallahassee, FL 32399-3258.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is made.

Those who are hearing impaired; using TDD equipment can call the Florida Telephone Relay System at 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster, by Friday, July 14, 2000.

The Florida **Board of Dentistry** announces a meeting to be held by way of conference telephone

DATE AND TIME: Tuesday, August 1, 2000, 12:00 Noon or as soon as all parties are connected

PLACE: Office of William H. Buckhalt, Executive Director, 4052 Bald Cypress Way, Tallahassee, FL, (850)921-2583 hookup

PURPOSE: To certify for licensure successful candidates from the June dental/dental hygiene exam and other board business.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceedings is made, which records include the testimony and evidence upon which the appeal is to be based.

A copy of any item on the agenda may be obtained by writing: William H. Buckhalt, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, BIN #C06, Tallahassee, Florida 32399-3256, or you may call (850)245-4161. You will be charged seventeen cents per page for the number of copies desired.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Linda Barber, (850)245-4161, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Ms. Barber using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Board of Massage Therapy** announces a meeting to which all interested persons are invited to attend.

DATES AND TIME: Thursday, July 27, 2000, 9:00 a.m. or soon thereafter; Friday, July 28, 2000, 9:00 a.m., if necessary
PLACE: Adams Mark, 1500 Sand Lake Road, Orlando, FL 32809, (407)859-1500

PURPOSE: Regular Board Business and Disciplinary Matters.

Any person requiring special accommodations at this meeting due to disability or physical impairment should contact the Board of Massage Therapy, (850)488-0595, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Board of Massage Therapy, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256.

Please note, that if a person decides to appeal any decision made by the Board with respect to any matter considered at this 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 to be based.

The **Department of Health, Dietetics and Nutrition Practice Council**, under the **Board of Medicine** announces a conference call to which all persons are invited.

DATE AND TIME: July 24, 2000, 8:30 a.m. or soon thereafter
PLACE: Number – Nonsuncom (850)488-5778, Suncom 278-5778

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)245-4373. 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 Nursing** will hold the following meeting to which all persons are invited.

MEETING: Continued Competency TaskForce

DATE AND TIME: Wednesday, July 11, 2000, 9:00 a.m.

PLACE: 2727 Mahan Drive, Tallahassee, FL 32308, telephone conference, (850)413-9827

PURPOSE: To discuss procedures for Self Assessment Tool.

The **Department of Health, Board of Nursing** will hold the following meetings to which all persons are invited.

MEETING: Continued Competency TaskForce

DATE AND TIME: Wednesday, July 12, 2000, 9:00 a.m.

PLACE: 2727 Mahan Drive, Tallahassee, FL 32308, telephone conference (850)413-9827

PURPOSE: To discuss procedures for Pilot Group Specific Times, Who, and Implementation.

MEETING: Continued Competency TaskForce

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

PLACE: 2727 Mahan Drive, Tallahassee, FL 32308, telephone conference (850)413-9827

PURPOSE: To discuss procedures for Parameters from Certification Boards Practice hours, number of employers and continuing education.

The **Department of Health, Board of Nursing** will hold the following meetings to which all persons are invited.

MEETING: North Probable Cause Panel

DATES AND TIME: July 29, 2000; August 26, 2000; September 30, 2000; October 28, 2000; November 25, 2000; December 30, 2000, 8:30 a.m.

PLACE: 2727 Mahan Drive, Tallahassee, FL 32308, telephone conference

PURPOSE: To reconsider cases which are a matter of public record. A list of cases to be reconsidered may be obtained through written request to the Agency for Health Care Administration, 2727 Mahan Drive, Ft. Knox, Building #3, Tallahassee, Florida 32308, Attn.: Reginald D. Dixon, Staff Attorney.

If a person decides to appeal any decision made by the board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal to be based.

A copy of any item on the agenda may be obtained by writing: Dr. Ruth Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Ste. 202, Jacksonville, FL 32207. You will be charged \$.15 per page for the number of copies desired.

The **Department of Health, Board of Nursing** announces public meetings to which all interested persons are invited.

MEETING: Continued Competency Taskforce
 DATE AND TIME: Tuesday, August 15, 2000, 4:00 p.m. – 8:00 p.m.

PLACE: Santa Fe Community College, Health Sciences Building, Room W224, 3000 N. W. 83rd St., Gainesville, FL 32606-6200, (352)395-5731

PURPOSE: To discuss procedures for continued competency.
 MEETING: Continuing Education

DATE AND TIME: Wednesday, August 16, 2000, 9:30 a.m.
 PLACE: Sheraton Hotel Gainesville, 2900 S. W. 13th St., Ballroom A, Gainesville, FL 32608, (352)373-6721

PURPOSE: To discuss and hold hearings on procedures for continuing education rules.

MEETING: Practice Committee Meeting
 DATE AND TIME: Wednesday, August 16, 2000, adjournment of the Board Meeting

PLACE: Sheraton Hotel Gainesville, 2900 S. W. 13th St., Gainesville, FL 32608, (352)373-6721

PURPOSE: To consider a petition for a declaratory statements.
 MEETING: Intervention Project for Nurses Committee Meeting

DATE AND TIME: Wednesday, August 16, 2000, 8:00 a.m.
 PLACE: Sheraton Hotel Gainesville, 2900 S. W. 13th St., Ballroom B, Gainesville, FL 32608, (352)373-6721

PURPOSE: To discuss matters relating to the policies and procedures of the Intervention Project for Nurses.

MEETING: Advanced Registered Nurse Practitioner's Committee Meeting

DATE AND TIME: Wednesday, August 16, 2000, 8:30 a.m.
 PLACE: Sheraton Hotel Gainesville, 2900 S. W. 13th St., Ballroom A, Gainesville, FL 32608, (352)373-6721

PURPOSE: To consider applications and review certification of Advanced Registered Nurse Practitioners.

MEETING: Continuing Education Committee Meeting

DATE AND TIME: Wednesday, August 16, 2000, 9:30 a.m.
 PLACE: Sheraton Hotel Gainesville, 2900 S. W. 13th St., Ballroom A, Gainesville, FL 32608, (352)373-6721

PURPOSE: To consider continuing education programs and procedures.

MEETING: Education Committee Meeting

DATE AND TIME: Wednesday August 16, 2000, 8:30 a.m.
 PLACE: Sheraton Hotel Gainesville, 2900 S. W. 13th St., Ballroom B, Gainesville, FL 32608, (352)373-6721

PURPOSE: To consider matters relating to nursing programs and applications for licensure.

MEETING: Board of Nursing Bi-Monthly Board Meeting
 DATES AND TIMES: Wednesday, August 16, 2000, 1:30 p.m.; Thursday, August 17, 2000, 8:30 a.m.; Friday, August 18, 2000, 8:30 a.m.

PLACE: Sheraton Hotel Gainesville, 2900 S. W. 13th St., Ballroom B, Gainesville, FL 32608, (352)373-6721

PURPOSE: Rule Hearing/Adoptions; Nursing Education Program Requests and Reports; Advanced Registered Nurse Practitioners Certificates and matters relating advanced nursing practice; Continuing Education matters; Legal and Disciplinary Actions; Licensing Problems, Informal Hearings, Declaratory statements, Correspondence and other miscellaneous matters relating to the practice of nursing.

A copy of the agenda may be obtained by writing: Dr. Ruth Stiehl, Executive Director, Florida Board of Nursing, 4080 Woodcock Drive, Suite 202, Jacksonville, FL 32207.

Please Note that if a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need a record of the proceedings and for such purpose he/she may need to insure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact the Board of Nursing office, (904)858-6940, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Department of Health, Board of Nursing Home Administrators** announces an Application Review Committee meeting to which all interested persons are invited.

DATE AND TIME: August 10, 2000, 3:00 p.m.
 PLACE: Hilton Miami Airport and Towers, 5101 Blue Lagoon Drive, Miami, Florida 33126, (305)262-1000

PURPOSE: Review exam applications for the 10/12/2000 NHA exam.

A copy of the agenda may be obtained by writing: Board of Nursing Home Administrators, 4052 Bald Cypress Way, Bin #C-04, Tallahassee, Florida 32399-3254.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Daisy King, Board of Nursing Home Administrators, (850)245-4292, Ext. 3602, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Department using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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 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 made.

The **Department of Health, Board of Nursing Home Administrators** announces a General Board Meeting to which all interested persons are invited.

DATE AND TIME: August 11, 2000, 9:00 a.m.

PLACE: Hilton Miami Airport and Towers, 5101 Blue Lagoon Drive, Miami, Florida 33126, (305)262-1000

PURPOSE: Approve applications, conduct disciplinary proceedings and general business of the Board.

A copy of the agenda may be obtained by writing: Board of Nursing Home Administrators, 4052 Bald Cypress Way, Bin #C-04, Tallahassee, Florida 32399-3254.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Daisy King, Board of Nursing Home Administrators, (850)245-4292, Ext. 3602, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Department using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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 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 made.

The **Department of Health** and the **Board of Occupational Therapy Practice** and the Probable Cause Panel of the Board of Occupational Therapy announce meetings to which all persons are invited:

DATE AND TIME: July 24, 2000, Probable Cause Panel, 8:00 a.m. (EST) or soon thereafter; General Board Meeting immediately following the Probable Cause Panel or soon thereafter

PLACE: Clarion Hotel, 2101 Dixie Clipper Road, Jacksonville, FL 32218, (904)741-1997

PURPOSE: Reconsideration of cases previously heard by the Probable Cause Panel; Rules Committee Meeting; General Business Meeting; Legislative Workshop; Rules Review.

A copy of the agenda may be obtained by writing: Department of Health, Board of Occupational Therapy Practice, 2020 Capital Circle, S. E., BIN #C05, Tallahassee, Florida 32399-3255 or by calling the board office, (850)487-2098.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the department at least 48 hours before the workshop/hearing/meeting by contacting the board office, (850)487-2098. 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** announces a conference call meeting to which all persons are invited:

DATE AND TIME: July 27, 2000, 8:30 a.m. or soon thereafter

PLACE: Number – Nonsuncom (850)921-2591, Suncom 291-2591

PURPOSE: Full Board Quorum Call.

A copy of the agenda may be obtained by writing: Department of Health, Board of Physical Therapy Practice, 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** announces a conference call to which all persons are invited.

DATES AND TIME: July 13, 2000; August 10, 2000; September 14, 2000; October 12, 2000; November 9, 2000; December 14, 2000, 8:30 a.m. or soon thereafter

PLACE: Number – Nonsuncom (850)921-2591, Suncom 291-2591

PURPOSE: Education Committee Meeting.

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)245-4373. 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 Respiratory Care** announces meetings to which all persons are invited.

DATE AND TIMES: July 14, 2000, Probable Cause Committee, 8:00 a.m. or soon thereafter; General Board Meeting and Rules Review, 9:00 a.m. or soon thereafter

PLACE: Sheraton, Ft. Lauderdale Airport, 1825 Griffin Rd., Dania, FL 33004, (954)920-3500

PURPOSE: Probable Cause Committee and General Business Meeting and Rules Review.

A copy of the agenda may be obtained by writing: Department of Health, Board of Respiratory Care, 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 **Manatee County Health Department** announces a public meeting to which all persons are invited:

DATE AND TIME: Wednesday, July 19, 2000, 9:00 a.m.

PLACE: Manatee County Health Department, 410 Sixth Avenue, East, Bradenton, Florida 34208

PURPOSE: Community School Health Committee.

The meeting will cover issues involving current school health services and planning for future needs.

A copy of the agenda may be obtained by writing: Alice Gross, Manatee County Health Department, 410 Sixth Avenue, East, Bradenton, FL 34208.

The **Correctional Medical Authority** announces a meeting to be held to which all persons are invited:

DATE AND TIME: July 21, 2000, 8:30 a.m. – 12:30 p.m.

PLACE: Department of Health, Conference Room 310A, E. Charlton Prather, MD Building, 2585 Merchant's Row Boulevard, Tallahassee, Florida 32399, (850)245-4044

PURPOSE: Continued discussion of issues relating to correctional health care in the Florida Department of Corrections.

A copy of the agenda may be obtained by writing: Linda A. Keen, Executive Director, Correctional Medical Authority, 4052 Bald Cypress Way, Bin #B-04, Tallahassee, FL 32399-1732, (850)245-4044.

Pursuant to Chapter 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact staff at least 48 hours prior to the meeting in order to request any special assistance.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The **Department of Children and Family Services**, Developmental Services Coalition's Appeals Board meetings for "A Matter of Choice" in District 1 announces a public meeting to which all persons are invited for Escambia/Santa Rosa counties:

DATE AND TIME: Saturday, July 15, 2000, 9:00 a.m.

PLACE: The West Florida Medical Center in Community Rooms A & B, 8333 North Davis Highway, Pensacola, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will discuss the organization of "A Matter of Choice" pilot project.

A copy of the agenda for this meetings may be obtained by contacting: Jim Moody, Sr., Human Service Program Specialist, (850)689-7729.

The **Department of Children and Family Services**, Developmental Services Program "Choice and Control Pilot Projects" in District 4 announces a public coalition meeting to which all persons are invited.

DATE AND TIME: Wednesday, July 19, 2000, 11:00 a.m. – 1:00 p.m.

PLACE: The Department of Children and Family Services, Developmental Service Program District Office, 3631-B Hodges Boulevard, Jacksonville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED:
Organization of Choice and Control Pilot Projects.

A copy of the agenda for this meeting may be obtained by contacting: Denise McGehee, Sr., Human Service Program Specialist, District Four, (904)922-2440.

The Florida **Department of Children and Family Services** 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.

MEETING: Innovative Diversity Workgroup

DATE AND TIME: July 19, 2000, 10:00 a.m. – 11:00 a.m. (EST)

PLACE: Conference Call Number (850)488-2854, Suncom 278-2854

SUBJECT: Diversity Trainer Selection for the Task Force Members.

MEETING: Health Care Workgroup

DATE AND TIME: July 19, 2000, 11:00 a.m. – 12:00 p.m. (EST)

PLACE: Conference Call Number (850)488-0979, Suncom 278-0979

SUBJECT: Discussing Protocol and Screening for Domestic Violence at Healthcare Institutions in Florida.

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 30L0515. This is not a toll-free call.

Further information may be obtained by contacting: Prevention of Domestic and Sexual Violence Section, Florida Department of Children and Family Services, (850)921-2168.

The **Human Rights Advocacy Committee**, District 15 announces a public meeting to which all persons are invited.

DATE AND TIME: July 18, 2000, 9:30 a.m. (EDT)

PLACE: Clem C. Benton Regional Service Center, 337 North 4th Street, Room 104, Fort Pierce, Florida 34950

A copy of the agenda may be obtained by contacting: Pearlle Clark, HRAC Liaison, (561)467-4176.

TECHNOLOGICAL RESEARCH AND DEVELOPMENT AUTHORITY

The **Technological Research and Development Authority** (TRDA) announces a meeting of its Board of Directors to which all persons are invited to participate.

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

PLACE: Technological Research and Development Authority, 5195 South Washington Avenue, Titusville, Florida 32780

PURPOSE: General Quarterly Board Meeting.

A copy of the agenda may be obtained by contacting: Linda D. Lundy, TRDA Office Manager, (407)269-6330 or llundy@trda.org.

CORRECTIONAL PRIVATIZATION COMMISSION

The **Correctional Privatization Commission** announces a meeting to which all persons are invited.

DATE AND TIME: Thursday, July 13, 2000, 10:00 a.m.

PLACE: Knott Building, Corner of West Madison Street and Duval Street, Room 117, Tallahassee, Florida 32399

PURPOSE: Discussion of pertinent Commission business relating to the current and upcoming fiscal years.

Any person who decides to appeal a decision of the Correctional Privatization Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceedings is made. Section 286.0105, Florida Statutes.

A copy of the agenda may be obtained by writing: Correctional Privatization Commission, Office of the Executive Director, 4050 Esplanade Way, Pepper Building, Suite 680, Tallahassee, Florida 32399-0950.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Correctional Privatization Commission, Office of the Executive Director, (850)921-4034, at least five (5) calendar days prior to the meeting.

If you are hearing or speech impaired, please contact the Correctional Privatization Commission, Office of the Executive Director, by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD).

FLORIDA AUTOMOBILE JOINT UNDERWRITING ASSOCIATION

The **Florida Automobile Joint Underwriting Association** announces meetings to which all persons are invited:

MEETING: Investment Committee Meeting

DATE AND TIME: August 17, 2000, 9:00 a.m.

PURPOSE: To review investment policies and consider criteria for a Request for Proposal for an Investment Manager.

MEETING: Investment Committee Meeting

DATE AND TIME: September 20, 2000, 3:30 p.m.

PURPOSE: To review investment policies and consider criteria for a Request for Proposal for an Investment Manager.

MEETING: Board of Governors Meeting

DATE AND TIME: September 21, 2000, 8:30 a.m.

PURPOSE: To receive reports of the general manager, all committees, and counsel; to consider and take actions based on those reports; and, to consider other matters that may come before the Board.

PLACE: Tampa Airport Marriott Hotel, Tampa International Airport, Tampa, Florida

Additional information may be obtained from: Lisa Blackwell Stoutamire, FAJUA, 1113 East Tennessee Street, Suite 401, Tallahassee, FL 32308.

STATEWIDE NOMINATING COMMISSION FOR JUDGES OF COMPENSATION CLAIMS

The Statewide Nominating Commission for Judges of Compensation Claims announces a public hearing to be held on:

DATE AND TIME: Tuesday, September 26, 2000, Time to be announced

PLACE: The Peabody Hotel, Orlando, FL

PURPOSE: Conducting interviews of, and to receive public commentary on, the reappointment applications of Judge Donna Remsnyder (District E); Judge John Thurman (District H); and Judge Joseph Murphy (District D).

Written commentary by any person concerning any applicant for reappointment is welcomed and must be submitted to the Commission chairperson and a copy to each Commission member in advance of the hearing date.

Any questions concerning the upcoming Commission public hearing should be directed to: G. Bart Billbrough, Commission chairperson, 1390 Brickell Avenue, Third Floor, Miami, FL 33131, telephone (305)350-5358, Fax (305)373-2294.

**Section VII
Notices of Petitions and Dispositions
Regarding Declaratory Statements**

DEPARTMENT OF INSURANCE

NOTICE IS HEREBY GIVEN that the Department of Insurance has received a petition for a declaratory statement from Bureau of Safety Services, Palm Beach County. The petition seeks the agency's opinion as to the applicability of Florida Statute 633.557(1) as it applies to the petitioner.

A copy of the petition may be obtained by contacting: Lisa S. Santucci, Esquire, Division of Legal Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0333, Phone (850)413-4126.

DEPARTMENT OF CORRECTIONS

NOTICE IS HEREBY GIVEN that the Department of Corrections has issued a response to a Petition to Initiate Rulemaking from George Reddick. The Petitioner requested

that the Department of Corrections repeal Rule 33-602.101(16) which prohibits one inmate from having authority over another inmate, asserting that the rule provision was unconstitutional and constituted an invalid exercise of legislative authority.

The Department denied Inmate Reddick's Petition to Initiate Rulemaking finding that his request was, in fact, an invalid rule challenge.

A copy of the Order may be obtained from: Giselle Lylen Rivera, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

NOTICE IS HEREBY GIVEN that the Department of Corrections has issued a response to a Petition to Initiate Rulemaking from Glenn Smith. The Petitioner requested that the Department of Corrections amend rules relating to Administrative Confinement, Disciplinary Confinement, and Close Management to require single cell housing of inmates when a cell in which an inmate is to be confined is eighty square feet or less in size. The Petitioner also requested that prior to placement of an inmate in a cell with another inmate, the Department conduct a review to ensure the inmates are compatible.

The Department denied Inmate Smith's Petition to Initiate Rulemaking on the first ground, finding that amendment of the rules was unnecessary in view of F.S. 944.23(7)(a). The Petition was also denied as to the second ground in view of the fact that current rules are being revised to require review prior to placement.

A copy of the Order may be obtained from: Giselle Lylen 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 June 20, 2000 from Mark Osterback. Petitioner is a prisoner seeking amendment of 33-501.301, Appendix One, § 39, Florida Administrative Code.

A copy of the Petition may be obtained by writing: Giselle Lylen 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 June 20, 2000 from Mark Osterback. Petitioner is a prisoner seeking amendment of 33-203.201 or 33-501.301, Florida Administrative Code, in the alternative.

A copy of the Petition may be obtained by writing: Giselle Lylen 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 June 20, 2000 from Johnny Bernal. Petitioner is a prisoner seeking amendment of 33-602.403(5)(d).

A copy of the Petition may be obtained by writing: Giselle Lylen 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 June 22, 2000 from Richard Beier. Petitioner is a prisoner seeking amendment of 33-601.101.

A copy of the Petition may be obtained by writing: Giselle Lylen Rivera, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued a final order in In Re: Petition for Declaratory Statement, Eldorado Plaza East Condominium Association, Inc., Petitioner; Docket Number 2000-066.

The petition was denied on the basis that the petition for declaratory statement does not seek a declaratory statement as to the applicability of a statutory provision, or of any rule, or order of the Division.

A copy of the final order may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued a final order in In Re: Petition for Declaratory Statement, Robert M. Nied, Unit Owner, Seaplace at Atlantic Beach Condominium Association, Inc., Petitioner; Docket Number CD2000-065.

The petition was denied on the basis that the petition for declaratory statement does not seek an interpretation of a statute, rule, or order of the agency and seeks relief, which the agency does not have the power to grant in a declaratory statement proceeding.

A copy of the final order may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The Department of Children and Family Services has issued a Declaratory Statement in Case No. 00-040 entitled In Re: Petition for Declaratory Statement, University of South Florida. The decision, rendered on June 2, 2000, granted the petition, and declared that CASA, a program at the University of South Florida that focuses on research, prevention and treatment of alcohol and other drug use and abuse by students, is subject to licensure by the Department under Section 397.406, F.S., and Rule Chapter 65D, Florida Administrative Code.

A copy of the decision may be obtained from: Virginia Daire, Agency Clerk, Department of Children and Family Services, 1317 Winewood Blvd., Bldg. 2, Room 204X, Tallahassee, FL 32399-0700. Notice Regarding this petition was published in the Florida Administrative Law Weekly on June 30, 2000.

The Department of Children and Family Services has denied the Petition for Declaratory Statement in Case No. 00-041 entitled In Re: Petition for Declaratory Statement, Florida Institute for Medicare Advocacy, Inc. The denial was rendered on June 1, 2000.

A copy of the decision may be obtained from: Virginia Daire, Agency Clerk, Department of Children and Family Services, 1317 Winewood Blvd., Bldg. 2, Room 204X, Tallahassee, FL 32399-0700. Notice regarding this petition was published in the Florida Administrative Weekly on June 30, 2000.

**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

NOTICE TO PROFESSIONAL CONSULTANTS

Florida International University, on behalf of the Board of Regents, announces that Professional Services in the discipline of architecture will be required for the project listed below:

Project and Location: Graham Center Renovation and Addition BR-860, Florida International University, University Park, Miami, Florida.

The project consists of construction of a multi level addition to the Graham Center, a facility conceived as the focal point of campus life to provide facilities and programs where students, faculty and staff can congregate to promote learning and social interactions that will build school spirit and a strong sense of University community. The planned expansion/renovation will offer a multitude of inviting and attractive spaces and services to increase our students' sense of belonging; to engage them in organized programs and activities that promote appreciation and greater understanding of our University's diversity. The remodeling and expansion of the north side of the Graham Center building shall include expansion of facilities for meeting rooms, conferences, seminars, retail operations, administrative offices, a computer laboratory and student activities and programs for Campus Life. Blanket professional liability insurance will be required in the amount of \$1,000,000, and will be provided as a part of Basic Services.

INSTRUCTIONS

Firms desiring to apply for consideration shall submit a letter of application.

The letter of application should have attached:

1. A completed Board of Regents "Professional Qualifications Supplement (SUSPQS)," dated September 1999. Applications on any other form will not be considered.
2. A copy of the applicant's current Professional Registration Certificate from the appropriate governing board.

An applicant must be properly registered at the time of application to practice its profession in the State of Florida. If the applicant is a corporation, it must be properly chartered by the Florida Department of State to operate in Florida.

Submit six (6) copies of the above requested data bound in the order listed above. Applications that do not comply with the above instructions will not be considered. Application material will not be returned.

The plans and specifications for A/E projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Professional Qualifications Supplement forms and the Project Fact Sheet may be obtained by contacting: Facilities Management, Florida International University, Campus Support Complex, Room 236, University Park, Miami, Florida 33199, telephone (305)348-4000, or by Faxing a request to (305)348-4010. Requests for meetings by individual firms will not be granted.

Submit qualifications to: Mary Varela Witham, Facilities Planner/Contract Administrator, Florida International University, Facilities Management, Campus Support Complex, University Park, Miami, Florida 33199, by 2:00 p.m., local time, August 7, 2000. Late submittals shall be disqualified. Facsimile (FAX) submittals are not acceptable and will not be considered.

DEPARTMENT OF ELDER AFFAIRS

REQUEST FOR INFORMATION

STATEMENT OF PURPOSE: The purpose of the elder abuse awareness campaign is the development and implementation of a statewide communications radio and print media campaign that increases the awareness of the signs of an abuser (target: caregivers) and influences an elder to report abuse situations (target: abused elders). The campaign will include the development of a theme, awareness announcements suitable for radio, posters, transit media, and a distribution plan for all materials.

CONTACT PERSON: Ken McLeod, Division of Self Care and Community Volunteer Initiatives, (850)414-2307

QUALIFICATIONS FOR BIDDERS: Interested individuals should be able to demonstrate expertise in advertising and major media as well as successful outcomes for programs they have conducted, developed and implemented. As it relates to elder abuse, elders and domestic violence, customer satisfaction will need to be part of establishing the bidder as a qualified provider.

CONTRACT PERIOD: This contract will be for advertising and media services (print, t.v., radio) and to provide a proposal to meet the purpose. Project must be completed and the final report provided by December 15, 2000.

INDICATION OF INTEREST: A letter of interest in bidding on this project should be received by the Florida Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, FL 32399 by August 4, 2000, Attn.: Ken McLeod.

The letter should include an outline of such a media campaign and an estimate of the cost.

NOTES: The agency does not intend to award a contract on the basis of this request for information or to otherwise pay for the information solicited. Receipt of "no response" by the deadline constitutes a not interested response. This is strictly a request for information and will not necessarily result in a competitive bid.

DEPARTMENT OF MANAGEMENT SERVICES

**PUBLIC ANNOUNCEMENT FOR DESIGN-BUILDING SERVICES FOR THE CLIENT AGENCY:
FERNANDINA BEACH, FLORIDA**

PROJECT NUMBER: CFB-99063000

PROJECT NAME: POLICE FACILITY REMODELING AND ADDITION

PROJECT LOCATION: FERNANDINA BEACH, FLORIDA

The Department of Management Services, Division of Building Construction, requests qualifications from construction management firms to provide construction management services for this project. The construction budget for this project is up to \$1,000,000. Construction start date is First Quarter 2001.

Applicant must be a licensed building contractor in the State of Florida at the time of application. Further, if a corporation, the applicant must be registered by the Department of State, Division of Corporations, to operate in the State of Florida at the time of application.

The selection will be made in accordance with Section 255.29(3), F.S. and the procedures and criteria of the Division of Building Construction.

INSTRUCTIONS

Firms interested in being considered for this project must submit three (3) copies of their application with a table of contents and tabbed sections in the following order:

1. Letter of interest as one single entity responsible for design and construction under one contract detailing the entity's qualifications.
2. Completed Experience Questionnaire and Contractor's Financial Statement (Revision date 3/00) as referenced in Chapter 60D-5, Florida Administrative Code, which may be obtained by calling (904)823-4570.
3. Resumes of proposed staff and staff organizations.
4. The firm's experience demonstrating performance of similar type of work of similar size and complexity.
5. Current State General or Building Contractor License Certification or Registration as required under Florida Statutes. Current Florida Professional Registration License Renewal.
6. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations.
7. References from prior clients received within the last five years.
8. Department of Management Services edition of the Professional Qualifications Supplement (PQS).
9. For Corporations only, current corporate Certification showing validation date and the designation of professional or professionals qualifying the corporation to practice Architecture and/or Construction.

Packets containing the required submission documents, detailed submission instructions, and project description may be obtained by contacting Ruth Hart, DMS/DBC St. Augustine Office, (904)823-4570, Fax (904)823-4573, e-mail hartr@dms.state.fl.us

Questions concerning the project or submission process can be addressed to the DMS Project Manager: Jere Lahey, (904)823-4570, Fax (904)823-4573 e-mail laheyj@dms.state.fl.us

RESPONSE DUE DATE: August 3, 2000, 2:00 p.m.

Applications are to be sent to: Jere Lahey, Project Manager, Department of Management Services, Division of Building Construction, 100 Southpark Boulevard, Suite 308, St. Augustine, Florida 32086.

DATE AND LOCATION OF SHORTLIST: August 9, 2000, City of Fernandina Beach Police Department.

DATE AND LOCATION FOR INTERVIEWS: August 23, 2000, City Hall of Fernandina Beach, 101 South 2nd Street.

Any changes to the above dates will be published on our web site, <http://fcn.state.fl.us/dms/dbc/opportun/index.html>

The selected firms will be given official notice of selection results by Fax and/or mail. Failure to file a protest within 72 hours (not including Saturday, Sunday, or a legal holiday) after receipt of notice shall constitute a waiver of proceedings under

Chapter 120, Florida Statutes. The selection results will also be published in the "Florida Administrative Weekly" and on our web site.

**NOTICE TO PROFESSIONAL CONSULTANTS FOR
CONTINUING AREA CONTRACTS FOR
MECHANICAL/ELECTRICAL/PLUMBING SERVICES,
AREA 3**

The State of Florida, Department of Management Services, requests qualifications from Mechanical, Electrical and Plumbing design and engineering firms to provide services as stated in Area 3 counties of Alachua, Baker, Bradford, Clay, Columbia, Duval, Flagler, Gilchrist, Levy, Marion, Nassau, Putnam, St. Johns, Union, Volusia and other area counties as may be determined necessary by the owner. The firm selected under this Continuing Area Contract will be responsible for assigned projects having estimated construction costs and study fees not exceeding the threshold amounts of \$500,000 (construction) and \$25,000 (fees) respectively, provided for in Section 287.055, Florida Statutes. This will be a multiple award contract for an initial period of one year with an option to renew for two additional one-year periods.

RESPONSE DUE DATE: August 10, 2000, 5:00 p.m., local time

Applications are to be sent to: Carole Nichols, Department of Management Services, Division of Building Construction, 4050 Esplanade Way, Suite 125, Tallahassee, FL 32399-0950

DATE AND LOCATION OF SHORTLIST: August 28, 2000, Department of Management Services, Division of Building Construction, 100 Southpark Blvd., Suite 308, St. Augustine, FL 32086

DATE AND LOCATION OF INTERVIEWS: September 11, 2000, Department of Management Services, Division of Building Construction, 100 Southpark Blvd., Suite 308, St. Augustine, FL 32086

Any changes to the above dates will be published on our web site, <http://fcn.state.fl.us/dms/dbc/opportun/index.html>

INSTRUCTIONS

Firms interested in being considered for this project must submit four (4) copies of their application with a table of contents and tabbed sections containing the following information:

1. Letter of interest which indicates the firm's qualifications, related experience, the firm's abilities to do the work and other pertinent data.
2. Professional Qualifications Supplement (PQS) Form DBC5112, Revised 2/99.
3. A copy of the firm's current Florida Professional Registration License Renewal.
4. For Corporations only: If the firm offering services is a corporation, it must be properly chartered with the Department of State to operate in Florida and must provide a copy of the firm's current Florida Corporate Charter.

5. Completed SF-254.

6. Completed SF-255.

Please include one stamped, self-addressed envelope for notice of selection results. Firms must be properly registered at the time of application to practice their profession in the State of Florida. Representative samples of related work may be submitted in a separate binder. Applications that do not comply with these instructions or those that do not include the requested data may not be considered. All information received will be maintained with the project file and will not be returned. Applicants are advised that plans and specifications for A/E projects may be reused.

Selections will be made in accordance with Chapter 287.055, Florida Statutes. The selected firm will be given official notice of selection results by FAX and/or mail. Any protests of the selection must be made within 72 hours of the date of receipt. The selection results will also be published in the "Florida Administrative Weekly" and on our web site.

**NOTICE TO PROFESSIONAL CONSULTANTS FOR
PROFESSIONAL SERVICES FOR CONTINUING AREA
CONTRACTS FOR ROOFING SERVICES, AREA 3**

The State of Florida, Department of Management Services, requests qualifications from Roofing Consulting firms to provide services as stated in Area 3 counties of Alachua, Baker, Bradford, Clay, Columbia, Duval, Flagler, Gilchrist, Levy, Marion, Nassau, Putnam, St. Johns, Union, Volusia and other area counties as may be determined necessary by the owner. The firm selected under this Continuing Area Contract will be responsible for assigned projects having estimated construction costs and study fees not exceeding the threshold amounts of \$500,000 (construction) and \$25,000 (fees) respectively, provided for in Section 287.055, Florida Statutes. This will be a multiple award contract for an initial period of one year with an option to renew for two additional one-year periods.

RESPONSE DUE DATE: August 10, 2000, 5:00 p.m., local time

Applications are to be sent to: Carole Nichols, Department of Management Services, Division of Building Construction, 4050 Esplanade Way, Suite 125, Tallahassee, FL 32399-0950

DATE AND LOCATION OF SHORTLIST: August 28, 2000, Department of Management Services, Division of Building Construction, 100 Southpark Blvd., Suite 308, St. Augustine, FL 32086

DATE AND LOCATION OF INTERVIEWS: September 11, 2000, Department of Management Services, Division of Building Construction, 100 Southpark Blvd., Suite 308, St. Augustine, FL 32086

Any changes to the above dates will be published on our web site, <http://fcn.state.fl.us/dms/dbc/opportun/index.html>

INSTRUCTIONS

Firms interested in being considered for this project must submit four (4) copies of their application with a table of contents and tabbed sections containing the following information:

1. Letter of interest which indicates the firm’s qualifications, related experience, the firm’s abilities to do the work and other pertinent data.
2. Professional Qualifications Supplement (PQS) Form DBC5112, Revised 2/99.
3. A copy of the firm’s current Florida Professional Registration License Renewal.
4. For Corporations only: If the firm offering services is a corporation, it must be properly chartered with the Department of State to operate in Florida and must provide a copy of the firm’s current Florida Corporate Charter.
5. Completed SF-254.
6. Completed SF-255.

Please include one stamped, self-addressed envelope for notice of selection results. Firms must be properly registered at the time of application to practice their profession in the State of Florida. Representative samples of related work may be submitted in a separate binder. Applications that do not comply with these instructions or those that do not include the requested data may not be considered. All information received will be maintained with the project file and will not be returned. Applicants are advised that plans and specifications for A/E projects may be reused.

Selections will be made in accordance with Chapter 287.055, Florida Statutes. The selected firm will be given official notice of selection results by FAX and/or mail. Any protests of the selection must be made within 72 hours of the date of receipt. The selection results will also be published in the “Florida Administrative Weekly” and on our web site.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

NOTICE OF INVITATION TO BID

BID NO. BDRS 01-00/01

The Department of Environmental Protection, Division of Recreation and Parks, Bureau of Design and Recreation Services is soliciting formal competitive bids for the project listed below:

PROJECT NAME: Inglis Bypass Canal Dam Stabilization

SCOPE OF WORK: The contractor shall provide the necessary labor, supervision, equipment and materials to make repairs to the revetment rock at the Inglis Bypass Spillway; repairs to the Bypass Canal Dam; earthwork associated in widening the earthen dam; the installation of drainage piping and stabilize roadway relocation.

PARK LOCATION: Marjorie Harris Carr Cross Florida Greenway, Inglis Lock and Bypass Canal, 4 miles east of the Town of Inglis on Highway 40, Inglis (Levy Co.), Florida

PROJECT MANAGER:
James D. Wolfe, Office of Greenways and Trails, Telephone Number (850)488-3701

MINORITY DIVERSITY:
The Department of Environmental Protection supports diversity in its Procurement Program and requests that all sub-contracting opportunities afforded by this bid embrace diversity enthusiastically. The award of sub-contracts should reflect the full diversity of the citizens of the State of Florida. The Department will be glad to furnish a list of minority owned firms that could be offered sub-contracting opportunities.

PREQUALIFICATION:
When the total bid price including alternates exceeds \$200,000, each bidder whose field is governed by Chapters 399, 489 and 633 of the Florida Statutes for licensure or certification must submit prequalification data of their eligibility to submit bids five (5) calendar days prior to the opening date.

INSTRUCTIONS: Any firm desiring plans and bid specifications for this project may obtain a copy by writing the address or calling the telephone number listed below:

Plans and specifications will be available on Friday, July 7, 2000 at:
Cross Florida Greenway, Inglis Lock, Post Office Box 1229, Inglis, Florida 34449-1229, Attention: Mr. Kenton Lambert, Construction and Maintenance Supervisor, Telephone Number (352)447-1720

ADA REQUIREMENTS:
Any person with a qualified disability shall not be denied equal access and effective communication regarding any bid/proposal documents or the attendance at any related meeting or bid/proposal opening. If accommodations are needed because of

disability, please contact the Bureau of Design and Recreation Services, (850)488-3539, at least five (5) workdays prior to opening.

BID SUBMITTAL

DUE DATE: No later than 3:30 p.m., Tuesday, August 8, 2000 to the below address:
 Florida Department of Environmental Protection, Bureau of Design and Recreation Services, 3540 Thomasville Road, Tallahassee, Florida 32308

The Department reserves the right to reject any or all bids.
 Michael Renard, Contracts Manager, Bureau of Design and Recreation Services.

DEPARTMENT OF HEALTH

NOTICE TO PROFESSIONAL CONSULTANTS FOR ARCHITECTURE-ENGINEERING

The State of Florida, Department of Health, Division of Administration, Bureau of General Services, Office of Design and Construction announces that professional services are required for the project listed below. Applications being sent via the U. S. Mail or via overnight express service shall be sent to: Mr. John Hayes, Florida Department of Health, Office of Design and Construction, 4052 Bald Cypress Way, BIN #B06, Tallahassee, Florida 32399-1734, Phone (850)245-4444, Ext. 3165, Facsimile (850)410-1474.

PROJECT NUMBER: 70053350

PROJECT NAME: Polk County Health Department: Lake Wales – New Facility

SERVICES TO BE PROVIDED: Architectural-Engineering

ESTIMATED CONSTRUCTION BUDGET: \$1,300,000.00

SAMAS NO: TBA

RESPONSE DUE DATE: Friday, August 4, 2000, 5:00 p.m. (EST)

INSTRUCTIONS: Submit three (3) bound copies of the following information: *

1. Table of contents
2. Letter of interest
3. A copy of the current Department of Health Professional Qualifications Supplement (PQS) Form DBC5112 Revised 10/97. A copy can be obtained by calling (850)245-4066.
4. A copy of the firm’s current Florida Professional License registration. (Proper registration at the time of application is required.
5. (CORPORATIONS ONLY) Current Corporate Certificate providing evidence of validation date and designation of professional or professionals qualifying the corporation to practice Architecture and/or Engineering.
6. Completed Standard Form 254
7. Completed Standard Form 255

*In Article Eight, Work by Firm or Joint-Venture Members, list only projects designed, under construction, and/or completed within the past five (5) years.

8. Applicants desiring selection credit as State Certified Minority Business Enterprises either as Prime Consultant or Sub-consultant shall include a copy of the State of Florida Minority Re-certification or Certification Letter.

9. A stamped self-addressed if the applicant would like a Notice of Selection result.

* All applicants are urged to limit their submittal content to fifty (50) pages, excluding front and back covers and any section dividers. However, this is not a mandatory requirement.

EVALUATION: All proposals submitted shall become the property of the Department of Health. The submitted proposals will be placed on file and not returned. Any proposals that do not comply with the above instructions as set forth and/or do not include the required qualification data will be considered improper and disqualify the applicant. Proposals submitted by qualified firms shall be evaluated in accordance with Chapter 60D-2, Florida Administrative Code and Section 287.055, Florida Statutes.

SHORTLIST SELECTION PROCESS: From the proposals received, the department shall shortlist a minimum of three (3) firms.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Invitation to Negotiate

The Florida Department of Children and Family Services is requesting applications for Non-Judicial Backlog Protective Investigations. The program will be for a minimum of three months and will not exceed a maximum of eighteen months. General units of local government, minority businesses, non-profit agencies, for-profit agencies and Indian tribes are eligible to apply.

District 13 (Citrus, Hernando, Lake, Marion and Sumter Counties) is in need of developing additional capacity to provide Protective Investigation Services to address the backlog status of reports made to the Florida Abuse Hotline. Pursuant to Section 39.3065, Florida Statutes, the purpose of this Invitation to Negotiate is to attract qualified providers who will perform on a district specific contract designed to expand Protective Investigations Services in District 13, which will reduce the number of Non-Judicial Backlog cases and to assure the protection and safety of the child and secure necessary services for the family.

Copies of the Invitation to Negotiate may be obtained from the Department of Children and Family Services, District 13, Monday, June 19, 2000, 8:00 a.m. (EDT). Written notices of intent to submit proposals should be received by the department by Monday, July 24, 2000. A prospective respondent’s conference will be held on Monday, July 31,

2000, 10:00 a.m. (EDT), Children and Family Services, District 13, Headquarters Office, 1601 W. Gulf Atlantic Hwy., Room 2002, Wildwood, Florida. All applications for Non-Judicial Backlog Protective Investigations Services must be received by the department no later than Monday, August 21, 2000, 5:00 p.m. (EDT). Applications received after that time will not be considered. The department will post a list of the qualified applicants with whom it may seek to negotiate on Monday, September 4, 2000, 8:00 a.m. (EDT). Certified minority business enterprises are encouraged to participate in any respondents conferences, presolicitation or prebid meetings which are scheduled. The department reserves the right to reject any and all applicants or accept minor irregularities in the best interest of the state.

All invitations for negotiation, inquiries, notices of intent to respond to the Invitation to Negotiate, and submission of the applications for Non-Judicial Backlog Protective Investigation Services are to be directed in writing to the following: Phillip C. Love, Contract Manager, Special Programs, Department of Children and Family Services, District 13, 1601 W. Gulf Atlantic Hwy., Wildwood, FL 34785.

THE FLORIDA LEGISLATURE

INVITATION TO QUALIFY

The Florida House of Representatives intends to purchase the following furniture items as part of its Year 2000 Furniture Reinvestment Project also referred to as Bid #H727:

- Member District Office Package comprised of 120 district office suites throughout the state each including one member office, one legislative assistant office, and one secretary/reception area office.
- Tallahassee Office Package comprised of 120 member offices, 25 staff director offices, and 30 attorney/analyst offices, all located in the Tallahassee Capitol complex.

Vendors meeting the following minimum qualifications, who are interested in bidding on this package are invited to submit a qualifications submittal package:

- Minimum qualifications include a minimum of three years proven experience in the sale, delivery, installation, and maintenance of furniture and/or furniture systems. Bidders must be licensed to do business in the State of Florida. The ability to install and service furniture statewide is required.

Qualifications submittal packages can be obtained by faxing a request to:

Year 2000 Furniture Reinvestment
(850)488-4732, facsimile

Fax requests must include the full mailing address to send the qualifications submittal package to, along with a telephone number and contact name.

The qualification period runs from June 22, 2000, through July 12, 2000. The bid date is July 27, 2000.

NOTE: This bid will be conducted via the Internet as a live, online, interactive bid.

Special Accommodations: Any person requiring special accommodation because of a disability should contact the House Purchasing Office, (850)487-1377, during the bidder qualification period. Special accommodations would also apply to qualified bidders who do not have access to the Internet for the online bid. If you are hearing or speech impaired, please contact the OLS Purchasing Office by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD).

WAKULLA COUNTY BOARD OF COUNTY COMMISSIONERS

WAKULLA COUNTY GRANTS DEPARTMENT

Facilitator Services for

Panacea Community Visioning Process

The Wakulla County Board of County Commissioners, Grants and Special Projects Department requests qualifications from qualified facilitators to provide services for the Panacea Revitalization Planning Project. This project is being funded through the Florida Coastal Management Program’s Working Waterfronts Initiative and includes the following objectives:

Objective 1. To create a revitalization plan through a grass roots visioning approach that effectively merges the economic development needs of the community with the need to preserve and protect the historical, cultural, and natural resources present in the community. The planning process shall include the following criteria:

- a. Plan has broad community support.
- b. Process identifies multiple funding sources to implement plan.
- c. Plan is realistic.
- d. Plan recommends necessary regulatory changes.

Objective 2. Develop a community-wide stewardship program to raise necessary funding and volunteer services to participate in the Waterfronts Florida Partnership.

Objective 3. Research and collect data regarding the historical, archaeological, and natural resources present in the project area.

Deliverables will include a written document that outlines the revitalization plan and incorporates preliminary drawings/renderings of the working waterfront.

Interested applicants should mail qualifications to:

Pam Portwood, Grants Coordinator
Wakulla County Grants and Special Projects Department
Post Office Box 309
Wakulla County Courthouse, Room 320
Crawfordville, Florida 32326-0309

Deadline for receipt of qualifications is 4:00 p.m., July 14, 2000. Price negotiations will be held with the most qualified applicant. Questions regarding this request for qualifications should be sent in writing to Pam Portwood at the above address.

Wakulla County is an Affirmative Action Equal Opportunity Employer. TDD assistance is available at (850)926-1201.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

NOTICE TO PROFESSIONAL CONSULTANTS

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Florida Statutes 287.055, Letters of Interest from Engineering firms or individuals desiring to render Professional Services for the following project at Tampa International Airport, Tampa, Florida:

AIR CARGO EXPANSION PROGRAM – DEVELOPMENT PACKAGE #1, EXTEND TAXIWAY “J” AND TAXILANE “G”, CONSTRUCT AIR CARGO APRON, SOUTH CARGO ROAD AND RELATED WORK

Services to be furnished shall include, but not be limited to, engineering design and surveys related to civil, environmental, electrical, air carrier taxiways and aprons, roadways and utility relocation; geotechnical testing; assistance during the advertising, bid and award phase; and basic engineering services and resident inspection during construction. A more detailed scope of services will be included in the formal request for proposals.

A more detailed Scope of Services will be included in the formal Request for Proposals.

Qualified Consultants desiring consideration for this Project must give written notification in the form of a Letter of Interest to:

William J. Connors, Jr.
 Senior Director of Planning and Design
 Hillsborough County Aviation Authority
 Post Office Box 22287
 Tampa, Florida 33622

Interested parties may inquire as to project description, details, and required data submissions, to William J. Connors, Jr., Senior Director of Planning and Design, telephone number (813)870-8704. **ONLY A LETTER EXPRESSING INTEREST IN RECEIVING THE FORMAL REQUEST FOR PROPOSALS IS REQUIRED AT THIS TIME.** Subsequent to receiving Letters of Interest, a Request for Proposals will be sent to all respondents and adequate response time set forth in that package.

A MANDATORY Pre-Proposal Conference will be held on Tuesday, August 1, 2000, 2:00 p.m., Local Time, at the office of Hillsborough County Aviation Authority, Landside

Terminal Building, Third Floor, Blue Side at Tampa International Airport. Details of this conference will be included in the Request for Proposals.

Replies to this Notice must be received at or before 5:00 p.m., Local Time, July 19, 2000.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

By: /s/ Louis E. Miller
 Louis E. Miller, Executive Director

**Section XII
 Miscellaneous**

DEPARTMENT OF BANKING AND FINANCE

NOTICE OF FILINGS

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following application and/or other 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., July 28, 2000):

APPLICATION FOR AUTHORITY TO ORGANIZE A TRUST COMPANY

Applicant and Proposed Location: Sanibel/Captiva Trust Company, 2407 Periwinkle Way, Unit 9, Sanibel, Florida 33957

Correspondent: Richard P. Hunt, 324 South Hyde Parke Avenue, Suite 202, Tampa, Florida 33606

Received: June 26, 2000

EXPANDED FIELD OF MEMBERSHIP

Name and Address of Applicant: Central Florida Postal Credit Union, Post Office Box 568765, Orlando, Florida 32856.

Expansion Includes: All employees of Kelly Ford, Inc., Melbourne, Florida.

Received: June 23, 2000

Name and Address of Applicant: Fairwinds Credit Union, 3087 N. Alafaya Trail, Orlando, Florida 32826

Expansion Includes: Residents of and people working in Seminole County, Florida; employees of Florida Pestmasters, Inc., of Winter Park, Florida; and employees of Apex Industrial Services, Inc., of Orlando, Florida.

Received: June 26, 2000

DEPARTMENT OF COMMUNITY AFFAIRS

**NOTICE OF FUNDING AVAILABILITY
URBAN INFILL AND REDEVELOPMENT ASSISTANCE
GRANT PROGRAM
PLANNING GRANTS
STATE FISCAL YEAR 2000-2001**

The Department of Community Affairs announces the availability of planning grant funds under the Urban Infill and Redevelopment Assistance Grant Program pursuant to ss. 163.2511-.2526, Florida Statutes. Planning grants of up to \$50,000 are available to eligible applicants. Only municipalities and counties are eligible to apply for Urban Infill and Redevelopment Assistance Grant funds, and the grants may only be used for areas which meet the statutory definition of "urban infill and redevelopment area." As stated in s. 163.2514(2)(a)-(e), F.S., "urban infill and redevelopment area" means an area or areas designated by a local government where:

- (a) Public services such as water and wastewater, transportation, schools, and recreation are already available or are scheduled to be provided in an adopted 5-year schedule of capital improvements;
- (b) The area, or one or more neighborhoods within the area, suffers from pervasive poverty, unemployment, and general distress as defined by s. 290.0058, F.S.;
- (c) The area exhibits a proportion of properties that are substandard, overcrowded, dilapidated, vacant or abandoned, or functionally obsolete which is higher than the average for the local government;
- (d) More than 50 percent of the area is within 1/4 mile of a transit stop, or a sufficient number of such transit stops will be made available concurrent with the designation; and
- (e) The area includes or is adjacent to community redevelopment areas, brownfields, enterprise zones, or Main Street programs, or has been designated by the state or Federal Government as an urban redevelopment, revitalization, or infill area under empowerment zone, enterprise community, or brownfield showcase community programs or similar programs.

Applications must be prepared and submitted in accordance with Rule Chapter 9B-69, Florida Administrative Code. Copies of Rule Chapter 9B-69, Florida Administrative Code, and the planning grant application may be obtained from the Department of Community Affairs website at www.dca.state.fl.us/fhcd, or by writing to the address listed below, or by calling (850)488-3581.

The application deadline is 5:00 p.m., Eastern Daylight Time (EDT) on September 12, 2000. Applications received after 5:00 p.m., EDT on that date will not be considered for scoring or funding. Applications may be mailed or hand delivered to:

Florida Department of Community Affairs
Division of Housing and Community Development
2555 Shumard Oak Boulevard
Sadowski Building, Room 210L
Tallahassee, Florida 32399-2100

For further information, potential applicants should contact: Ms. Carolyn Johnson, Acting Program Administrator, (850)488-3581, Suncom 278-3581.

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

**NOTICE OF FUNDING AVAILABILITY
URBAN INFILL AND REDEVELOPMENT ASSISTANCE
GRANT PROGRAM
IMPLEMENTATION GRANTS
STATE FISCAL YEAR 2000-2001**

The Department of Community Affairs announces the availability of implementation grant funds under the Urban Infill and Redevelopment Assistance Grant Program pursuant to ss. 163.2511-.2526, Florida Statutes. Two types of implementation grants are available to eligible applicants: outright grants of up to \$50,000, and 50-50 matching grants of up to \$300,000. Only municipalities and counties are eligible to apply for Urban Infill and Redevelopment Assistance Grant funds, and the grants may only be used for areas which meet the statutory definition of "urban infill and redevelopment area." As stated in s. 163.2514(2)(a)-(e), F.S., "urban infill and redevelopment area" means an area or areas designated by a local government where:

- (a) Public services such as water and wastewater, transportation, schools, and recreation are already available or are scheduled to be provided in an adopted 5-year schedule of capital improvements;
- (b) The area, or one or more neighborhoods within the area, suffers from pervasive poverty, unemployment, and general distress as defined by s. 290.0058, F.S.;
- (c) The area exhibits a proportion of properties that are substandard, overcrowded, dilapidated, vacant or abandoned, or functionally obsolete which is higher than the average for the local government;
- (d) More than 50 percent of the area is within 1/4 mile of a transit stop, or a sufficient number of such transit stops will be made available concurrent with the designation; and
- (e) The area includes or is adjacent to community redevelopment areas, brownfields, enterprise zones, or Main Street programs, or has been designated by the state or Federal Government as an urban redevelopment, revitalization, or infill

area under empowerment zone, enterprise community, or brownfield showcase community programs or similar programs.

This program also requires that prior to applying for the implementation grant, the applicant must have adopted by local government ordinance an Urban Infill and Redevelopment Plan, pursuant to s. 163.2517, F.S.; and an adopted comprehensive land use plan amendment under s. 163.3187, F.S. that delineates the boundaries of the urban infill and redevelopment area. The comprehensive land use plan amendment must receive approval from the Department of Community Affairs.

Applications must be prepared and submitted in accordance with Rule Chapter 9B-69, Florida Administrative Code. Copies of Rule Chapter 9B-69, Florida Administrative Code, and the combined implementation grant application may be obtained from the Department of Community Affairs website at www.dca.state.fl.us/fhcd, or by writing to the address listed above, or by calling (850)488-3581.

The application deadline is 5:00 p.m., Eastern Standard Time (EST) on November 15, 2000. Applications received after 5:00 p.m. EST on that date will not be considered for scoring or funding. Applications may be mailed or hand delivered to:

Florida Department of Community Affairs
 Division of Housing and Community Development
 2555 Shumard Oak Boulevard
 Sadowski Building, Room 210L
 Tallahassee, Florida 32399-2100

For further information, potential applicants should contact: Ms. Carolyn Johnson, Acting Program Administrator, (850)488-3581, Suncom 278-3581.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Notice of Publication for a New Point
 Franchise Motor Vehicle Dealer in a County of More
 than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Titan Motorcycle Company of America, intends to allow the establishment of Keenan & Keenan Inc., as a dealership for the sale of Titan Motorcycles, at 12550 South Military Trail, Suite #9, Boynton Beach (Palm Beach County), Florida 33436, on or after June 26, 2000.

The name and address of the dealer operator(s) and principal investor(s) Keenan & Keenan Inc. are: dealer operators and principal investors Mr. Bob Keenan and Mrs. Marnie Keenan, 12550 South Military Trail, Suite #9, Boynton Beach, Florida 33436.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Stephen Carter Paley, Southeastern Regional Sales Manager, Titan Motorcycle Company of America, 113 Crest Drive, Birmingham, Alabama 35209.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point
 Franchise Motor Vehicle Dealer in a County of More
 than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Global Electric MotorCars, LLC, intends to allow the establishment of ValuCar, Inc., as a dealership for the sale of GEM vehicles, at 801 Bearss Avenue, Tampa (Hillsborough County), Florida 33613, on or after June 26, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Valucar, Inc. are: Nelson Valdes, Jr., Ernie B. Haire, III and Randall Stewart, 801 Bearss Avenue, Tampa, Florida 33613; principal investor(s): Nelson Valdes, Jr., Ernie B. Haire, III and Randall Stewart, 2503 First Street East, Bradenton, Florida 34208.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Mr. Kenneth R. Montler, President/COO, Global Electric MotorCars, LLC, 3601 7th Avenue, N. W., Fargo, ND 58102.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point
Franchise Motor Vehicle Dealer in a County of More
than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Global Electric MotorCars, LLC, intends to allow the establishment of ValuCar, Inc., as a dealership for the sale of GEM vehicles at 4478 Tamiami Trail, Punta Gorda (Charlotte County), Florida 33980, on or after June 26, 2000.

The name and address of the dealer operator(s) and principal investor(s) of ValuCar, Inc. are: dealer operator: Nelson Valdes, Jr., Ernie B. Haire, III and Randall Stewart, 4478 Tamiami Trail, Punta Gorda, Florida 33980; principal investor(s): Nelson Valdes, Jr., Ernie B. Haire, III and Randall Stewart, 2503 First Street, East, Bradenton, Florida 34208.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Mr. Kenneth Montler, President/COO, Global Electric MotorCars, LLC, 3601 7th Avenue, N. W., Fargo, ND 58102.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving

the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point
Franchise Motor Vehicle Dealer in a County of More
than 300,000 Population

Pursuant to Section 320.642, Florida Statutes Aprilia USA, intends to allow the establishment of Pensacola Motorsports LLC, as a dealership for the sale of Aprilia line, at 620 New Warrington Road, Pensacola (Escambia County), Florida 32506, on or after June 26, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Pensacola Motorsports LLC are: dealer operator: James G. Evans, 2921 Browder Street, Gulf Breeze, Florida 32561; principal investor(s): U.S. Powersports LLC, 9543 Fenway Avenue, Baton Rouge, LA 70809.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Ms. Kathryn Hutton, Aprilia USA, Inc., 110 Londonderry Court, Suite 130, Woodstock, GA 30188.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point
Franchise Motor Vehicle Dealer in a County of More
than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Triumph Motorcycles American Limited, intends to allow the establishment of Gold Coast Motorsports Center Inc. d/b/a Gold Coast Triumph, as a dealership for the sale of Triumph motorcycles and associated parts and accessories, at 2240 N. W. 119th St., Miami (Dade County), Florida 33167, on or after June 26, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Gold Coast Motorsports Center Inc. d/b/a Gold Coast Triumph are: dealer operator and principal investor: David J. Holt, 2240 N. W. 119th Street, Miami, Florida 33167.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Chris W. Lacey, Chief Financial Officer, Triumph Motorcycles (America) Limited, 403 Dividend Drive, Peachtree City, GA 30269.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point

Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Daewoo Motor America, Inc., intends to allow the establishment of March/Hodge/Thigpen Daytona, LLC, as a dealership for the sale of Daewoo motor vehicles, at 320-326 N. Beach Street, Daytona Beach (Volusia County), Florida 32114, on or after June 26, 2000.

The name and address of the dealer operator(s) and principal investor(s) of March/Hodge/Thigpen Daytona, LLC are: dealer operator: Robert Thigpen, 320-326 N. Beach Street, Daytona Beach, Florida 32114; principal investor(s): Ernest Hodge, Anthony March, Robert Thigpen, 320-326 N. Beach Street, Daytona Beach, Florida 32114.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Mr. Donald Betz, General Manager, Dealer Development, Daewoo Motor America, Inc., 1055 W. Victoria Street, Compton, CA 90220.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point

Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Daewoo Motor America, Inc., intends to allow the establishment of Lee Automotive Group Inc., as a dealership for the sale of Daewoo motor vehicles, at 130 Hollywood Blvd., S. W., Fort Walton Beach (Okaloosa County), Florida 32548, on or after June 26, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Lee Automotive Group Inc., are: dealer operator: John M. Lee, 130 Hollywood Blvd. S. W., Fort Walton Beach, Florida 32548; principal investor(s): John M. Lee and Robert E. Lee, 130 Hollywood Blvd., S. W., Fort Walton Beach, Florida 32548.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Donald Betz, General Manager, Dealer Development, Daewoo Motor America, Inc., 1055 W. Victoria Street, Compton, CA 90220.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

**Notice of Publication for a New Point
Franchise Motor Vehicle Dealer in a County of More
than 300,000 Population**

Pursuant to Section 320.642, Florida Statutes, Ducati North America, Inc., intends to allow the establishment The Phoenix Motorcycle Shop, Inc., as a dealership for the sale of Ducati Motorcycles, at 4421 N. W. 6th Street, Gainesville (Alachua County), Florida 32609, on or June 27, 2000.

The name and address of the dealer operator(s) and principal investor(s) of The Phoenix Motorcycle Shop are: dealer operators: Jim Disterhaupt, 5117 N. W. 28th Terrace, Gainesville, Florida 32653; principal investor(s): George Spiegel, 6026 N. W. Street, Gainesville, Florida 32606.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Mr. Donald S. Wood, Market Development Manager, Ducati North America, Inc., 237 West Parkway, Pompton Plains, NJ 07444-1028.

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.

FLORIDA PAROLE COMMISSION

The Florida Parole Commission Qualifications Committee is currently accepting applications for one (1) vacancy on the Florida Parole Commission to be filled immediately. The Commission is responsible for determining what persons shall be released or placed on Parole, setting the time and conditions of those released or paroled, determining whether a person has

violated the conditions of their release or parole, and taking actions with respect to such violations. The Commission conducts investigations and submits reports and recommendations to the Board of Executing Clemency concerning various applications for relief. Investigations include an analysis of the circumstances of the respective offenses, criminal records, and an evaluation of the social, physical, mental and emotional status of the applicant under consideration for Clemency. The position is full-time with a term of six (6) years and an annual salary of \$79,260.00. Interested persons may obtain a Commissioner application from www.state.fl.us/parole/commissioner.html or by making a request from the Parole Commission Qualifications Committee, 2601 Blair Stone Road, Building C, Tallahassee, Florida 32399-2450, Telephone (850)488-3417. Only Parole Commissioner applications will be accepted. The application period commences June 30, 2000 and closes on July 21, 2000, 5:00 p.m. Previous applicants will be considered and need not reapply. The Commission headquarters is located in Tallahassee, and Florida residency is required, if appointed. An extensive background investigation will be conducted. EEO/AA Employer. The Commission has zero tolerance for workplace violence. Preferred Qualifications: A minimum of five years experience in the field of criminal justice, a minimum of a bachelor's degree from an accredited college or university, and proficiency in the English language.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

**NOTICE OF INTENT TO ISSUE PROPOSED
MODIFICATION OF POWER PLANT CERTIFICATION**

The Florida Department of Environmental Protection (Department) hereby provides notice of an intent to modify Power Plant Certification Conditions issued pursuant to the Florida Electrical Power Plant Siting Act, § 403.501, et seq., Florida Statutes. A Proposed Final Order has been prepared in accordance with Rule 62-17.211(4) concerning:

Florida Power & Light Company's Martin Coal
Gasification/ Combined Cycle Facility
Power Plant Siting Application No. PA 89-27F
OGC NO. 00-1324
Martin County, Florida

On February 18, 2000, FPL filed a request for a modification to the Conditions of Certification to allow the construction and operation of two (2) simple cycle, natural gas fired, combustion turbines as peaking Units A & B each 170 MW totaling 340 MW pursuant to Section 403.516(1), F.S. On June 9, 2000, the Department issued a revised Technical Evaluation and Preliminary Determination, Intent to Issue Air Construction Permit for the two units, PSD-FL-286. On June 13, 2000, Public Notice of Intent to Issue Air Construction Permit was published in the Stuart News. The Petitioner has requested that the Conditions of Certification be modified to

conform to the June 9, 2000, Draft Air Construction Permit. Additionally, the Department proposes and the petitioner concurred that the conditions should be updated to reflect current rule citations.

A copy of the proposed modification order is available from: Hamilton S. Oven, P. E., Administrator, Siting Coordination Office, Department of Environmental Protection, 2600 Blair Stone Road, M.S. 48, Tallahassee, Florida 32399-2400, (850)487-0472.

POINT OF ENTRY

Pursuant to § 403.516, F.S. and Rule 62-17.211(5), FAC., all parties to the certification proceeding have 45 days from the issuance of notice by mail to such party's last address of record in which to object to the requested modification. Failure of any of the parties to file a response will constitute a waiver of objection to the requested modification.

Any person who is not already a party to the certification proceeding and whose substantial interest is affected by the requested modification has 30 days from the date of publication of this public notice to object in writing. The written objection must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, MS 35, Tallahassee, Florida 32399-3000.

If no objections are received, then a Final Order approving the modification shall be issued by the Department. If objections are raised and agreement cannot be subsequently reached, then pursuant to § 403.516(1)(c), F.S., the applicant may file a petition for modification seeking approval for those portions of the request for modification to which written objections were timely filed.

Mediation is not available in this proceeding.

DEPARTMENT OF HEALTH

On June 26, 2000, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Julie Lopez, L.P.N. license number PN 1188381. LOPEZ's last known addresses are: 5027 Southwest Courtyards Court, Apartment 52, Cape Coral, Florida 33914 and 1300 Southeast 7th Street, #102, Cape Coral, Florida 33990. This Emergency Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant Sections 455.621(8) and 120.60(8), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

Request for Public Comments on Florida's WIC Program
The WIC Program (the Special Supplemental Nutrition Program for Women, Infants, and Children) is soliciting comments and suggestions about its program and how service delivery can be improved to better meet the clients' needs.

WIC is federally funded by the United States Department of Agriculture, and serves low and moderate-income pregnant, breastfeeding, and postpartum women; infants; and children up to age 5. The program provides a combination of nutritious foods, nutrition education, breastfeeding support, and referrals for health care. WIC is available in all 67 counties in Florida. If you have any comments or suggestions, please direct them to: Mary Ann Patterson, Department of Health, WIC and Nutrition Services, BIN #A-16, 4052 Bald Cypress Way, Tallahassee, FL 32399-1726 or by Fax (850)922-3936. Your feedback is essential and is appreciated before August 4, 2000. This institution is an equal opportunity provider.

**NOTICE OF AWARD FOR CALENDAR YEAR 2000
EMERGENCY MEDICAL SERVICES
MATCHING GRANT PROGRAM**

AGENCY: Department of Health, Bureau of Emergency Medical Services

GRANT TITLE: Florida Emergency Medical Services Matching Grant

Following is a list of applicant organizations for these grants and the state funds awarded. Following that list is a list of projects not selected for award and the amounts of state funds requested. Questions may be directed to: Ed Wilson, Bureau of Emergency Medical Services, Department of Health, 4052 Bald Cypress Way, Bin #C18, Tallahassee, Florida 32399-1738, Telephone (850)245-4440, Extension 2737.

Any party whose substantial interests have been affected by this decision can contest the determination by following the procedures outlined in 120.569 and 120.57, F.S. If a petition is filed it must meet the statutory requirements of the Fla. Admin. Code R. 28-106 or 28-106.301. Mediation pursuant to Section 120.573, F.S., is not available for this action. Both formal and informal hearings may be initiated only by filing a written petition within twenty-one (21) days from publication of this advertisement. Failure to timely file a petition is cause of forfeiture of your rights to a hearing.

Original petitions must be filed with the Agency Clerk, Department of Health, 4052 Bald Cypress Way, BIN #A-02, Tallahassee, FL 32399-1703. If you have any questions regarding the procedure, contact an attorney.

Organization	Selected for Award	State Funds Awarded
Alachua County Sheriff's Office		\$24,786.00
Bellview Volunteer Fire Department		\$8,442.00
Boynton Beach Fire Rescue		\$1,500.00
Delray Beach Fire Department		\$59,400.00
East Naples Fire Control & Rescue Dist.		\$7,995.48
Greater Orlando Aviation Authority		\$119,850.00
Lee County BCC		\$23,400.00

Lee County BCC	\$73,230.00	Deerfield Beach Fire Rescue	\$173,680.88
Melbourne, City of	\$33,593.21	Delray Beach Fire Department	\$27,000.00
Memorial Reg. Hospital, Div. of Trauma	\$12,953.25	Delray Beach Fire Department	\$20,700.00
Miami, City of	\$24,375.00	Dementia Caregiver Resources, Inc.	\$23,381.25
Oviedo Fire/Rescue, City of	\$10,338.75	DeSoto County BCC	\$22,575.00
Port Orange, City of	\$118,718.25	Dunedin Fire Department, City of	\$29,436.00
Port Orange, City of	\$49,087.50	Eatonville, Town of	\$14,820.98
Putnam County BCC	\$39,875.72	Edgewater Fire Rescue	\$10,500.00
Santa Rosa County	\$58,065.00	Escambia County BCC	\$143,861.25
St. Johns County	\$5,625.00	Escambia County EMS	\$42,552.00
St. Johns County BCC	\$177,750.00	Fernandina Beach Fire Dept.	\$5,250.00
St. Petersburg Fire-Rescue, City of	\$48,000.00	Fernandina Beach Fire Dept.	\$104,625.00
Temple Terrace Fire Department, City of	\$2,475.00	Flagler County Ambulance Service	\$8,250.00
Trauma One Flight Service	\$12,773.25	Florida EMT & Paramedic Foundation, Inc.	\$92,250.00
Wakulla County BCC/EMS	\$79,560.00	Franklin County BCC	\$163,500.00
		Hallandale Beach Fire/Rescue, City of	\$30,000.00
Total	\$991,793.42	Health Council of South Florida, Inc.	\$115,803.75
		Hendry County BCC	\$21,637.50
		Hep-C ALERT, Inc.	\$175,223.25
		Hialeah Fire Department, City of	\$322,500.00
Not Selected for Award		High Springs Fire Rescue, City of	\$63,750.00
Organization	State Funds	Hillsborough County BCC/Fire Rescue	\$57,165.00
	Requested	Iona-McGregor Fire District	\$90,000.00
Air Trek Air Ambulance	\$6,000.00	Jacksonville Beach Fire Department, City of	\$12,765.83
Air Trek Air Ambulance	\$45,000.00	Jacksonville Beach Fire Department, City of	\$16,006.50
Air Trek Air Ambulance	\$4,500.00	Maitland, City of	\$72,000.00
Air Trek Air Ambulance	\$9,000.00	Martin County BCC/Emergency Services	\$63,412.50
Air Trek Air Ambulance	\$9,000.00	Memorial Healthcare System	\$8,306.78
Air Trek Air Ambulance	\$11,250.00	Miami, City of	\$44,625.00
Air Trek Air Ambulance	\$22,500.00	Miami, City of	\$77,175.00
American Red Cross, Martin Co. Chapter	\$2,933.25	Miami, City of	\$93,000.00
Baptist Flight	\$16,219.50	Miami, City of	\$240,000.00
Baptist Flight	\$19,198.08	Miami-Dade BCC/County Fire Department	\$147,187.50
Baptist Flight	\$6,480.35	Miami-Dade County BCC/Fire Dept.	\$617,100.00
Bay Medical Center EMS	\$194,580.94	Miami-Dade Park & Recreation Dept.	\$63,873.00
Beach Watch, Inc.	\$278,846.40	Miramar Fire-Rescue Dept., City of	\$16,314.00
Beach Watch, Inc.	\$80,205.00	Miramar Fire-Rescue Dept., City of	\$8,361.00
Beach Watch, Inc.	\$82,800.00	Nassau County BCC	\$46,499.25
Beach Watch, Inc.	\$96,300.00	Orlando Fire Department, City of	\$75,000.00
Beach Watch, Inc.	\$14,325.00	Oviedo Fire/Rescue, City of	\$86,783.97
Beach Watch, Inc.	\$19,200.00	Palm Beach County BCC	\$16,879.50
Beach Watch, Inc.	\$64,500.00	Palm Beach Shores, Town of	\$8,426.25
Beach Watch, Inc.	\$22,661.25	Parkland, City of	\$7,449.00
Beach Watch, Inc.	\$27,000.00	Pembroke Pines Fire Rescue	\$21,682.50
Beach Watch, Inc.	\$12,600.00	Pembroke Pines Fire Rescue	\$37,981.88
Boynton Beach Fire Rescue	\$23,175.00	Pembroke Pines Fire Rescue	\$123,864.75
Broward County Fire Rescue	\$150,000.00	Pensacola Junior College	\$23,190.05
Charlotte County Fire/EMS	\$93,750.00	Pensacola Junior College	\$8,645.96
Citrus County Sheriff's Office	\$36,103.50	Pinellas County BCC	\$26,250.00
Clay County Fire Rescue	\$17,595.00	Pinellas County BCC	\$105,000.00
Coastal Care Advanced Life Support	\$41,685.00	Plant City Fire Department	\$377,076.00
Coastal Health Systems of Brevard, Inc.	\$150,236.25	Satellite Beach, City of	\$24,012.75
Coastal Health Systems of Brevard, Inc.	\$60,000.00	Satellite Beach, City of	\$13,813.50
Collier County Sheriff's Office	\$5,991.75	Seminole County EMS/Fire/Rescue	\$8,478.75
Collier County Sheriff's Office	\$7,331.25		

Seminole County EMS/Fire/Rescue	\$7,425.00
St. Lucie County Fire District	\$8,711.25
St. Lucie County Fire District	\$5,423.25
St. Lucie County Fire District	\$327,284.25
St. Lucie County Fire District	\$18,765.00
Stuart Fire Rescue	\$6,750.00
Tamarac, City of	\$24,900.00
Tamarac, City of	\$10,675.43
Tampa Children's Hosp. at St. Joseph's	\$43,042.50
Tampa Fire Rescue	\$31,305.90
Tampa Fire Rescue	\$22,263.94
Temple Terrace Fire Department, City of	\$20,214.00
Titusville, City of	\$19,425.00
Vernon Fire-Rescue	\$16,256.03
Volusia County Fire Services	\$44,250.00
Volusia County Fire Services	\$14,100.00
	Total \$6,501,382.12

P.O. Number X00699

NOTICE OF FUND AVAILABILITY FOR THE YEAR 2000
 FLORIDA EMERGENCY MEDICAL SERVICES (EMS)
 RURAL MATCHING GRANT PROGRAM
 AGENCY: Department of Health, Bureau of Emergency
 Medical Services
 GRANT TITLE: Florida EMS Rural Matching Grant
 PURPOSE AND EFFECT: To provide grants for prehospital
 EMS in Florida.
 AUTHORITY: Chapter 401, Part II, Florida Statutes (F.S.)

ELIGIBILITY: Emergency Medical Services organizations (EMSOs) in rural counties, as defined in Chapter 401, Part II, F.S., are eligible to apply for grant funding to provide prehospital EMS in Florida.

MATCHING REQUIREMENT: The department will provide 90 percent of the funding, while successful applicants must provide 10 percent of the total cost for an approved project.

TO OBTAIN AN APPLICATION: Please call Ed Wilson, (850)245-4440, Ext. 2737 or write to the EMS Rural Matching Grant Program, ATTN: Ed Wilson, 4052 Bald Cypress Way, Bin C18, Tallahassee, Florida 32399-1738. Requests for applications may be faxed to the EMS Rural Matching Grant Program, (850)488-2512 or (850)487-2911.

DEADLINE: Applications will be accepted, evaluated and funded on an ongoing basis through May 31, 2001, pending fund availability. No incomplete applications, or applications received by the Bureau of Emergency Medical Services after 5:00 p.m., May 31, 2001, will be considered for funding.

RIGHT TO REJECT: Department of Health reserves the right to reject any and all applications.

P. O. #X00699

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF CHANGE TO FLORIDA'S STATE PLAN FOR TEMPORARY CASH ASSISTANCE FOR NEEDY FAMILIES (TANF)

Notice is hereby given that the Department of Children and Family Services, Economic Self-Sufficiency Services Program Office, is proposing a change to the Florida State Plan for

Temporary Assistance for Needy Families (TANF). To receive a full copy of the draft change to this State Plan, call (850)487-4382 or write: Department of Children and Family Services, Economic Self-Sufficiency Services Program Office, 1317 Winewood Boulevard, Building 3, Room 406-A, Tallahassee, Florida 32399-0700.

The department will accept written comments from the public on this proposed State Plan amendment. Comments should be sent to: Department of Children and Family Services, Economic Self-Sufficiency Services Program Office, 1317 Winewood Boulevard, Building 3, Room 406-A, Tallahassee, Florida 32399-0700. The deadline for submitting written comments to the department is 5:00 p.m., July 17, 2000.

FLORIDA HOUSING FINANCE CORPORATION

**HAP CONSTRUCTION LOAN PROGRAM 1999-2000
APPLICATION CYCLE NOTICE OF FUNDS
AVAILABILITY (NOFA)**

The Florida Housing Finance Corporation announces an Application Cycle to award funding for the production of affordable housing developments under the HAP Construction Loan Program. The Application Cycle will begin on Monday, July 10, 2000, and end at 5:00 p.m., Tallahassee time, Thursday, September 7, 2000.

A cumulative total of up to \$6,000,000.00 is available. All Applications will be ranked and funded based on competitive scores pursuant to Rule Chapter 67-44, FAC.

The 1999-2000 HAP Construction Loan Program Application Package may be obtained by submitting a written request accompanied by a \$30.00 fee for the Application Package to Florida Housing Finance Corporation, Attn.: Bridget E. Warring, HAP Construction Loan Program Senior Analyst, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329. All Applications must be submitted to the aforementioned address in accordance with the provisions of all applicable Florida Statutes, Chapter 67-44, FAC., and the 1999-2000 HAP Construction Loan Program Application. An original and two copies of the Application must be received by the Application deadline indicated above. All Applications submitted must be accompanied by a \$350.00 Application Fee.

STATEWIDE NOMINATING COMMISSION FOR JUDGES OF COMPENSATION CLAIMS

The Statewide Nominating Commission for Judges of Compensation Claims announces that it is accepting applications for the judge of compensation claims vacancy in District H (Orlando). This vacancy has been created by the term expiration of Judge Gail Andersen Adams.

Qualified applicants must submit the original completed application and one copy to the Chairperson, and one additional copy must be submitted to each Commission member by 5:00 p.m. September 1, 2000. Applications may be obtained from the Commission chairperson.

A public hearing to be held on Tuesday, September 26, 2000, Time to be announced at the The Peabody Hotel, Orlando, FL for the purpose of conducting interviews of, and to receive public commentary on, the applicants for these positions. Written commentary concerning any applicant by any person is welcome and must be submitted to the Commission chairperson and a copy to each Commission member in advance of the hearing date.

Any questions should be directed to: G. Bart Billbrough, Commission chairperson, 1390 Brickell Avenue, Third Floor, Miami, FL 33131, telephone (305)350-5358, Fax (305)373-2294.

Section XIII
Index to Rules Filed During Preceding Week

RULES FILED BETWEEN June 19, 2000
 and June 23, 2000

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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DEPARTMENT OF STATE

Division of Elections

1S-1.008	6/19/00	7/9/00	26/16	
1S-2.0081	6/19/00	7/9/00	26/16	
1S-2.011	6/19/00	7/9/00	26/16	
1S-3.004	6/19/00	7/9/00	26/16	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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DEPARTMENT OF CORRECTIONS

33-601.604	6/21/00	7/11/00	26/11	26/19
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AGENCY FOR HEALTH CARE ADMINISTRATION
Medicaid Program Office

59G-5.010	6/20/00	7/10/00	26/12	
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DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

61G7-5.002	6/21/00	7/11/00	26/19	
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Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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Board of Professional Land Surveyors

61G17-4.002	6/19/00	7/9/00	26/9	
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DEPARTMENT OF ENVIRONMENTAL PROTECTION

Office of the Secretary

62S-1.100	6/21/00	7/11/00	25/36	26/15
62S-1.300	6/21/00	7/11/00	25/36	26/15
62S-1.350	6/21/00	7/11/00	25/36	26/15
62S-1.400	6/21/00	7/11/00	25/36	26/15
62S-1.450	6/21/00	7/11/00	25/36	26/15

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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DEPARTMENT OF HEALTH

Board of Occupational Therapy

64B11-2.005	6/19/00	7/9/00	26/17	
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Board of Optometry

64B13-10.0015	6/22/00	7/12/00	26/19	
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Board of Pharmacy

64B16-26.103	6/21/00	7/11/00	26/15	26/21
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Section XIV
List of Rules Affected

				Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
This "List of Rules Affected" is a cumulative list of all rules which have been proposed but not filed for adoption. Beginning with the February 2, 1996 issue, the list will be published monthly for the period covering the last eight weeks. w – Signifies Withdrawal of Proposed Rule(s) c – Rule Challenge Filed v – Rule Declared Valid x – Rule Declared Invalid d – Rule Challenge Dismissed dw – Dismissed Upon Withdrawal				3D-40.105	22/29c		
				3D-40.106	22/29c		
				3D-40.201	22/29c		
				3D-40.202	22/29c		
				3D-40.210	22/29c		
				3D-40.290	22/29c		
				3E-200.001(7)(a)(b)	20/8c		
				3F-5.001	26/21		
				3F-5.0015	21/2c		
				3F-5.0016	21/2c		
				26/21			
				25/35	26/13	26/21	
				3F-6.002		26/13	
				3F-8.005		21/41	
Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.		21/39c		
					22/51	23/9	
STATE				3F-8.007	25/31		
				3F-13.001	25/32		
				3F-13.002	25/32		
1A-38.002	26/19			3F-13.003	25/32		
1A-38.003	26/19			3F-13.004	25/32		
1A-38.004	26/19						
1B-6.001	22/18			INSURANCE			
1S-1.008	26/16		26/27	4ER00-1			26/26
1S-2.002	26/27			4-121.035	21/5c		
1S-2.0081	26/16		26/27	4-123.002	25/33	26/26	
1S-2.011	26/16		26/27	4-136.001	26/8	26/26	
1S-3.004	26/16		26/27	4-136.002	26/8	26/26	
				4-136.003	26/8	26/26	
				4-136.004	26/8	26/26	
2-11.001	21/30c			4-136.005	26/8	26/26	
2-11.002	21/30c			4-136.006	26/8	26/26	
2-11.003	21/30c			4-136.007	26/8	26/26	
2-11.004	21/30c			4-136.008	26/8	26/26	
2-11.006	21/30c			4-136.009	26/8	26/26	
2-11.007	21/30c			4-136.010	26/8	26/26	
2-37.010	26/12		26/19	4-136.011	26/8	26/26	
				4-136.012	26/8	26/26	
				4-136.015	26/8	26/26	
				4-136.030	26/8	26/26	
				4-136.031	26/8	26/26	
3A-68.005	20/40			4-136.033	26/8	26/26	
3C-1.022	21/25			4-141.020	20/11c		
3C-100.067	26/17		26/25	4-141.021	20/11c		
3C-100.948	26/11	26/18	26/24		20/11c		
3C-560.106		23/30		4-141.021	20/11c		
3C-560.607	23/12				20/11c		
3D-30.0051	22/43c				20/11c		
3D-30.0052	22/43c			4-149	24/3c		
3D-30.0053	22/43c				24/3c		
3D-30.0054	22/43c				24/28c		
3D-30.0055	22/48c			4-149.001	23/45	26/22	
	23/20c				24/46	26/22	
	24/53			4-149.002	23/45	26/22	
3D-40.099	22/29c				24/46	26/22	
3D-40.100	22/29c			4-149.003	23/45	26/22	
3D-40.101	22/29c				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.
4-149.004	23/45 24/46	26/22 26/22		4-149.052	23/45 24/46	26/22 26/22	26/26w 26/26w
4-149.005	23/45 24/46	26/22 26/22		4-149.053	23/45 24/46	26/22 26/22	26/26w 26/26w
4-149.006	23/45 24/46	26/22 26/22		4-149.101	23/45	24/31 26/12 26/22	
4-149.007	23/45 24/46	26/22 26/22			24/3c 24/3c 24/46		
4-149.008	23/45 24/46	26/22 26/22			26/18c	26/22	
4-149.009	23/45 24/46	26/22 26/22		4-149.102	23/45	24/31 26/12 26/22	
4-149.010	23/45 24/46	26/22 26/22			24/3c 24/3c 24/46		
4-149.020	23/45 24/46	26/22 26/22		4-149.103	23/45	26/22 24/31 26/12 26/22	
4-149.021	20/49c 23/45 24/46	26/22 26/22 26/22			24/3c 24/3c 24/46		
4-149.022	23/45 24/46	26/22 26/22			23/45		
4-149.023	23/45 24/46	26/22 26/22			24/3c 24/3c 24/46		
4-149.024	23/45 24/46	26/22 26/22		4-149.104	23/45	26/22 24/31 26/12 26/22	
4-149.030	23/45 24/46	26/22 26/22	26/26w 26/26w		24/3c 24/3c 24/46		
4-149.031	23/45 24/46	26/22 26/22	26/26w 26/26w	4-149.105	23/45	26/22 24/31 26/12 26/22	
4-149.032	23/45 24/46	26/22 26/22	26/26w 26/26w		24/3c 24/3c 24/46		
4-149.033	23/45 24/46	26/22 26/22	26/26w 26/26w		23/45	26/22 24/31 26/12 26/22	
4-149.034	23/45 24/46	21/15 26/22 26/22	26/26w 26/26w 26/26w	4-149.106	23/45	26/22 24/31 26/12 26/22	
4-149.035	23/45 24/46	26/22 26/22			24/3c 24/3c 24/46		
4-149.037	23/45 24/46	26/22 26/22	26/26w 26/26w	4-149.107	23/45	26/22 24/31 26/12 26/22	
4-149.038	23/45 24/46	26/22 26/22	26/26w 26/26w		24/3c 24/3c 24/46		
4-149.039	23/45 24/46	26/22 26/22	26/26w 26/26w		23/45		
4-149.040	23/45 24/46	26/22 26/22	26/26w 26/26w		24/3c 24/3c 24/46		
4-149.041	23/45 24/46	26/22 26/22	26/26w 26/26w	4-149.108	23/45	26/22 24/31 26/12 26/22	
4-149.043	23/45 24/46	26/22 26/22	26/26w 26/26w		24/3c 24/3c 24/46		
4-149.051	23/45 24/46	26/22 26/22	26/26w 26/26w		26/22 24/3c 24/3c		

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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 24/46				24/3c 24/3c 24/46		
4-149.110	23/45	26/22 24/31 26/12 26/22		4-149.124	24/3c	26/22	
	24/3c 24/3c 24/46			4-149.125	24/3c		
4-149.1105	23/45	26/22 24/31		4-149.126	24/3c		
	24/3c			4-149.127	24/3c		
4-149.1105	23/45	26/22 24/31		4-149.128	24/3c		
	24/3c			4-149.129	24/3c		
4-149.111	23/45	26/22 24/31 26/12 26/22		4-149.130	23/45	24/31 26/22	26/26w 26/26w
	24/3c 24/3c 24/46				24/3c 24/3c 24/46		
4-149.112	23/45	26/22 24/31 26/12 26/22		4-149.131	23/45	24/31 26/22	26/26w 26/26w
	24/3c 24/3c 24/46				24/3c 24/3c 24/46		
4-149.113	24/3c	26/22 24/31		4-149.132	23/45	26/22 24/31 26/22	26/26w 26/26w 26/26w
	24/3c 24/46				24/3c 24/3c 24/46		
4-149.114	24/3c			4-149.1325	24/20	26/22	26/26w
4-149.115	24/3c			4-149.133	23/45	24/31 26/22	26/26w 26/26w
4-149.116	24/3c				24/3c		
4-149.117	24/3c				24/3c		
4-149.118	24/3c				24/46	26/22	26/26w
4-149.119	24/3c			4-149.150	23/45	24/31 26/22	26/26w 26/26w
4-149.120	23/45	24/31 26/12 26/22		4-149.151	23/45	24/31 26/22	26/26w 26/26w
	24/3c 24/3c 24/46				24/46	26/22	26/26w
4-149.121	23/45	26/22 24/31 26/12 26/22		4-149.152	23/45	24/20 24/31 26/22	26/26w 26/26w 26/26w
	24/3c 24/3c 24/46				24/46	26/22	26/26w
4-149.122	23/45	26/22 24/31 26/12 26/22		4-149.190	23/45	26/22	
	24/3c 24/3c 24/46				24/3c 24/46		
				4-150.107		26/22	22/10
				4-150.119	20/43		21/38
				4-154.101	24/45		
				4-154.102	24/45		
				4-154.104	24/45		
				4-154.108	24/45		
				4-154.109	24/45		

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4-154.110	24/45			4-170.016	22/36c		
4-154.111	24/45			4-170.0165	22/36c		
4-154.112	24/45			4-170.019	26/22		
4-154.113	24/45			4-175.011	20/8c		
4-154.114	23/52c				20/20c		
4-154.115	24/45			4-175.013	21/5c		
4-154.116	24/45			4-176.022	25/33	26/24	
4-154.402	26/25			4-188.003	26/9		26/22
4-154.403	26/25			4-188.004	26/9		26/22
4-154.404	26/25			4-189.003	26/13		
4-154.405	26/25			4-191.300	26/8		
4-154.406	26/25			4-192.023	18/17c		
4-154.407	26/25			4-192.038	18/17c		
4-154.4071	26/25			4-192.053	18/17c		
4-154.408	26/25			4-192.058	18/17c		
4-154.410	23/52c			4-196.001	20/43c		
4-154.411	26/25				20/43c		
4-154.412	26/25				20/49c		
4-154.502	26/25			4-196.002	20/43c		
4-154.503	26/25				20/43c		
4-154.504	26/25				20/43c		
4-154.506	26/25				20/49c		
4-154.507	26/25			4-196.003	20/43c		
4-154.508	26/25				20/43c		
4-154.511	26/25				20/49c		
4-154.512	23/52c			4-196.004	20/43c		
	26/25			4-196.005	20/43c		
4-154.513	26/25			4-196.006	20/43c		
4-154.515	26/25				20/49c		
4-154.516	26/25			4-196.007	20/43c		
4-154.517	26/25				20/49c		
4-154.518	26/25			4-196.008	20/43c		
4-154.5181	26/25			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		
					20/43c		

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4-196.025	20/43c			4-223.003	18/31c		
4-196.026	20/43c				18/31c		
4-196.027	20/43c				18/31c		
4-196.028	20/43c				18/31c		
	20/43c				18/31c		
	20/43c				18/31c		
	20/49c				18/31c		
4-196.029	20/43c			4-223.004	18/31c		
4-196.030	20/43c				18/31c		
	20/43c				18/31c		
	20/49c				18/31c		
4-196.030(5),					18/31c		
(8)(b)(d)(e)	20/43c				18/31c		
4-196.031	20/43c				18/31c		
4-196.032	20/43c			4-223.005	18/31c		
4-196.033	20/43c				18/31c		
4-196.034	20/43c				18/31c		
4-196.035	20/43c				18/31c		
	20/49c				18/31c		
4-196.036	20/43c				18/31c		
4-196.037	20/43c			4-223.005(1)(g)	18/31c		
4-196.038	20/43c			4-223.006	18/31c		
4-196.039	20/43c				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),					18/31c		
(24)-(27)	25/33c			4-223.006(2)(d)	18/31c		
	25/34c			4-223.007	18/31c		
4-211.050	25/33c				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			4-223.008	18/31c		
4-220.051(4)(h)(6)	25/23c				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		
	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		
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	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		

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4-223.011	18/31c			4J-6.001	26/10		26/25
	18/31c			4K-1.001	26/23		
	18/31c			4K-1.002	26/23		
	18/31c			4K-1.003	26/23		
	18/31c			4K-1.004	26/23		
	18/31c			AGRICULTURE AND CONSUMER SERVICES			
4-223.011(4)(a)3.	18/31c						
4-223.038	21/35			5BER00-3			26/15
4-224.002	23/33c			5B-2.002	26/13		26/23
4-224.004	23/33c			5B-2.004	26/13		26/23
	23/33c			5B-2.010	26/13		26/23
4-224.012	23/33c			5B-3.003	26/13		26/23
	23/33c			5B-3.0038	26/13		26/23
	23/33c			5B-26.007	26/13		26/23
4-224.013	23/33c			5B-36.005	26/13		26/23
	23/33c			5B-38.006	26/13		26/23
	23/33c			5B-44.008	26/13		26/23
4-224.014	23/33c			5B-52.001	26/13		26/24
	23/33c			5B-52.007	26/13		26/24
	23/33c			5B-52.008	26/13		26/24
4-228.180	19/51	20/13		5B-52.009	26/13		26/24
4-231.020	26/21			5B-52.010	26/13		26/24
4-231.150	25/34c			5B-52.011	26/13		26/24
4-231.160	25/34c			5B-52.012	26/13		26/24
4A-37.036	26/12			5B-54.001	26/13		26/24
4A-37.037	26/12			5B-54.006	26/13		26/24
4A-37.0527	26/12	26/17		5B-54.010	26/13		26/24
4A-37.056	26/12			5B-54.011	26/13		26/24
4A-51.005	26/17			5B-54.014	26/13		26/24
4A-51.010	26/17			5B-54.015	26/13		26/24
4A-51.030	26/17			5B-54.016	26/13		26/24
4A-51.035	26/17			5B-54.017	26/13		26/24
4A-51.050	26/17			5B-54.018	26/13		26/24
4A-51.060	26/17			5B-54.019	26/13		26/24
4A-51.070	26/17			5B-54.020	26/13		26/24
4A-53.001	16/25			5B-55.006	26/13		26/23
4A-53.002	16/25			5B-57.003	26/13		26/24
4A-53.003	16/25			5B-57.004	26/13		26/24
4A-53.004	16/25			5B-60.004	26/13		26/23
4C-10.001	26/7		26/21	5B-60.006	26/13		26/23
4D-4.051(3)(5)(6)	25/45c			5B-60.007	26/13		26/23
4J-1.021	20/30c			5B-60.009	26/13		26/23
	20/30c			5B-60.011	26/13		26/23
	20/30c			5B-60.015	26/13		26/23
4J-2.002	20/30c			5B-60.016	26/13		26/23
	20/30c			5CER00-1			26/10
4J-3.001	26/14		26/24	5CER00-2			26/10
4J-3.002	26/14		26/24	5C-3.002	21/7		
4J-3.003	26/14		26/24	5C-3.003	21/7		
4J-3.004	26/14		26/24	5C-3.004	21/7		
4J-3.005	26/14		26/24	5C-3.005	21/7		
4J-3.006	26/14		26/24	5C-3.008	21/7		
4J-3.007	26/14		26/24	5C-3.013	21/7		
4J-5.006	20/15c			5C-3.014	21/7		
				5C-3.015	21/7		

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5C-26.001	26/10	26/15	26/23w	5L-3.001	26/24		
5C-26.002	26/10		26/23w	5L-3.002	26/24		
5C-26.003	26/10		26/23w	5L-3.003	26/24		
5C-26.004	26/10		26/23w	5L-3.004	26/24		
5D-1.003	21/38			5L-3.005	26/24		
5D-1.0061	21/13			5L-3.006	26/24		
5F-2.001	26/22			5L-3.007	26/24		
5F-2.014	26/22						
5F-3.001	26/18		26/26				
5F-5.001	26/18		26/26				
5F-7.005	26/18		26/26	6-1.099	26/25		
5F-10.001	26/15		26/25	6-3.017	26/13		26/23
5F-11.002	26/10		26/20	6-3.029	26/13		26/23
5F-11.028	26/10		26/20	6A-1.0011	20/34		
5F-11.047	25/29c			6A-1.0014	25/32		
5H-1.001	22/11c			6A-1.0761	24/17		
	22/11c			6A-1.0996	25/27	25/34	
	22/11c			6A-3.075	20/38		
	22/12c			6A-4.0006(2)(b),(3)(c)	23/4c		
	22/12c			6A-4.006(2)(b),(3)(c)	24/28c		
	22/12c				25/5c		
5H-12.001	21/10			6A-4.0161	24/17		
5I-3.004	21/11			6A-4.01761	24/28c		
5I-4.008	20/47				25/5c		
5I-4.009	20/47			6A-5.066	26/16	26/25	
5I-4.010	20/47			6A-6.03012(5)(6)	25/5c		
5J-3.005	19/48			6A-6.03020	26/21		
5J-3.006	19/48			6A-6.03028	26/21		
5J-9.006	19/26			6A-6.03029	26/21		
5L-1.001	26/18			6A-6.03030	19/40		
5L-1.002	26/18			6A-6.03031	19/40		
5L-1.003	26/15		26/24	6A-6.03032	26/21		
	26/18			6A-6.0331	26/21		
5L-1.004	26/18	26/24		6A-6.03311	26/21		
5L-1.005	26/18	26/24		6A-6.03312	26/25		
5L-1.006	26/18			6A-6.03313	26/21		
5L-1.007	26/15		26/24	6A-6.03411	26/21		
	26/18			6A-6.080	16/30		
5L-1.008	26/18			6A-7.0321	20/34		
5L-1.009	26/18	26/24		6A-7.042	25/27	25/34	
5L-1.010	26/18			6A-10.024	26/23		
5L-1.011	26/18			6A-10.0243	19/36	19/42	
5L-1.012	26/18			6A-10.060	26/12		26/21
5L-1.013	26/18			6A-14.0302	26/14		
5L-1.014	26/18			6A-16.006	19/36	19/42	
5L-1.015	26/18			6A-16.008	19/36	19/42	
5L-1.017	26/18			6A-16.009	19/36	19/42	
5L-1.019	26/18	26/24		6A-16.016	19/36	19/42	
5L-2.001	26/24			6A-20.05281	26/1		
5L-2.002	26/24			6C-1.0001	26/16		
5L-2.003	26/24			6C-1.0005	26/16		
5L-2.004	26/24			6C-1.001	26/16		
5L-2.005	26/24			6C-1.002	26/16		
5L-2.006	26/24			6C-1.004	26/16		
5L-2.007	26/24			6C-1.005	26/16		
5L-2.008	26/24			6C-1.0055	26/16		

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6C-1.007	26/16			6C6-2.017	Newspaper		26/22
6C-1.008	26/16			6C6-2.018	Newspaper		26/22
6C-1.009	26/16			6C6-2.021	Newspaper		26/22
6C-1.010	26/16			6C6-2.022	Newspaper		26/22
6C-1.011	26/16			6C6-2.023	Newspaper		26/22
6C-1.012	26/16			6C6-2.025	Newspaper		26/22
6C-1.014	26/16			6C6-2.026	Newspaper		26/22
6C-6.001	25/51			6C6-2.027	Newspaper		26/22
6C-6.002	25/51			6C6-3.003	Newspaper		26/22
6C-6.003	25/51			6C6-3.006	Newspaper		26/22
6C-7.001	26/16	26/22		6C6-3.009	Newspaper		26/22
	26/25			6C6-3.012	Newspaper		26/22
6C-7.002	26/16			6C6-3.019	Newspaper		26/22
6C-7.003	26/25			6C6-3.024	Newspaper		26/22
6C-8.007	21/33			6C6-3.025	Newspaper		26/22
6C-14.005	24/43			6C6-3.026	Newspaper		26/22
6C1-1.0062	Newspaper		26/24	6C6-3.027	Newspaper		26/22
6C1-1.011	Newspaper		26/24	6C6-4.001	Newspaper		26/22
6C1-1.016	Newspaper		26/24	6C6-4.005	Newspaper		26/22
6C1-3.006	Newspaper		26/22	6C6-4.006	Newspaper		26/22
6C1-3.007	Newspaper		26/22	6C6-4.007	Newspaper		26/22
6C1-3.010	Newspaper		26/22	6C6-5.002	Newspaper		26/22
6C1-3.014	Newspaper		26/22	6C6-5.003	Newspaper		26/22
6C1-3.015	Newspaper		26/22	6C6-5.004	Newspaper		26/22
6C1-3.0372	Newspaper		26/24	6C6-5.005	Newspaper		26/22
6C1-4.004	Newspaper		26/24	6C6-5.006	Newspaper		26/22
6C1-4.007	Newspaper		26/24	6C6-5.007	Newspaper		26/22
6C1-4.013	Newspaper		26/24	6C6-5.008	Newspaper		26/22
6C1-4.016	Newspaper		26/24	6C6-5.0091	Newspaper		26/22
6C1-4.026	Newspaper		26/24	6C6-5.011	Newspaper		26/22
6C1-7.003	Newspaper		26/24	6C6-5.012	Newspaper		26/22
6C1-7.042	Newspaper		26/24	6C6-5.013	Newspaper		26/22
6C1-7.051	Newspaper		26/24	6C6-5.014	Newspaper		26/22
6C2-3.004	26/12c			6C6-5.015	Newspaper		26/22
6C2-5.0021	20/47c			6C6-6.001	Newspaper		26/22
6C3-3.004	Newspaper		26/20	6C8-5.006	Newspaper		26/19
6C5-4.002	25/50c			6D-1.006	26/13		26/26
6C5-4.005	25/50c			6D-1.007	26/13		26/26
6C5-4.008	25/50c			6D-1.009	26/13		26/26
6C5-7.007	25/50c			6D-1.010	26/13		26/26
6C6-1.001	Newspaper		26/22	6D-2.002	26/13		26/26
6C6-1.002	Newspaper		26/22	6D-2.003	26/13		26/26
6C6-1.003	Newspaper		26/22	6D-3.003	21/35		
6C6-1.004	Newspaper		26/22	6D-6.019	26/13		26/26
6C6-1.006	Newspaper		26/22	6D-13.001	24/33		
6C6-2.001	Newspaper		26/22	6E-1.0032	26/25		
6C6-2.002	Newspaper		26/22	6E-1.0035	26/25		
6C6-2.003	Newspaper		26/22	6H-1.004	15/41		
6C6-2.006	Newspaper		26/22	6H-1.021	24/32		
6C6-2.007	Newspaper		26/22	6H-1.031	24/32		
6C6-2.008	Newspaper		26/22	6S-16.026	26/2		
6C6-2.009	Newspaper		26/22				
6C6-2.010	Newspaper		26/22				
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9BER00-2			26/14	9I-38.0145	23/46	24/7	
9B-1.003	26/24			9I-38.015	23/46	24/7	
9B-1.007	26/24			9I-38.016	23/46	24/7	
9B-1.010	26/24			9I-38.065	23/46	24/7	
9B-1.015	26/24			9I-44.001	23/47	24/7	
9B-1.018	26/24			9I-44.002	23/47	24/7	
9B-3.004	26/21			9I-44.003	23/47	24/7	
9B-3.042	26/21			9I-44.004	23/47	24/7	
9B-3.043	26/21			9I-44.005	23/47	24/7	
9B-3.047	26/7			9I-44.006	23/47	24/7	
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	26/21			9I-44.008	23/47	24/7	
9B-7.003	26/21			9I-44.009	23/47	24/7	
9B-13.0041	26/21			9I-44.010	23/47	24/7	
9B-13.0061	26/21			9I-44.011	23/47	24/7	
9B-43.005	21/7c			9I-45.006	21/17		
9B-43.011	21/43	22/46		9I-47.035	23/25		
9B-43.014	22/38			9J-3.002	26/26		
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9B-61.008	26/10		26/24	9J-3.009	26/26		
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9B-69.003	26/9	26/22		9J-9.011	21/39c		
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9B-69.006	26/9	26/22		9J-14.027	21/13	22/42	
9B-69.007	26/9	26/22			25/43c		
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9I-38.005	23/46	24/7		10-23.011	22/2		
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9I-38.007	23/46	24/7		10-24.002	22/2		
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9I-38.009	23/46	24/7		10CER92-4		19/13	
9I-38.010	23/46	24/7				19/25	
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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		
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10C-32.002	20/48			10D-105.001	16/50	17/7	
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10D-5.102	19/22				20/29c		
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10D-6.046(7)(f)2.	20/11c			11B-18.0052	26/19		
10D-6.0471(1)(a)	20/11c			11B-18.007	26/19		
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14-66.003	26/25			17-296.200(97)	20/24c		
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14-66.005	26/25			17-296.601	20/24c		
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14-66.009	26/25				20/26c		
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14-66.011	26/25				20/26c		
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14-96	21/2c			(c)(e)	20/24c		
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14B-1.005	26/3	26/24		17-503.500	16/15		
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				17-620.810	20/28	20/38	
				17-625.700	20/28	20/45	
15-3.001	21/47c			17-660.300	15/50	16/8	
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15A-10	22/2c				19/47		
	22/2c			17-671.300	15/32		
15A-10.005(1)	22/2c			17-671.310	15/32		
15A-10.017	19/43			17-701	20/13c		
15A-10.027(8)	22/2c				20/15c		
15A-10.034(4)	22/2c			17-701.200	19/33	19/37	
15C-7.005	20/40c			17-701.210	19/33	19/37	
	20/40c			17-701.220	19/33	19/37	
15C-7.006	26/20		26/22w	17-701.300	19/33	19/37	
15C-15.001	22/52	23/11		17-701.320	19/33	19/37	
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				17-701.520	19/33	19/37	
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17-3	15/14c			17-701.610	19/33	19/37	
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17-4.246	15/14c			17-701.630	19/33	19/37	
17-17.701	20/15c			17-701.640	19/33	19/37	
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				17-701.610	19/33	19/37	
				17-701.620	19/33	19/37	
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17-703.600	20/17			21M-50.003	19/6c		
17-703.610	20/17			21M-50.007	18/53	20/24	
17-710.300	15/42				19/6c		
17-710.420	15/42			21M-50.009	19/6c		
17-710.440	15/42			21P-16.003	18/14		
17-773.200	17/39	17/46					
17-773.900	17/39	17/46					
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				23-23.011	20/8		
STATE BOARD OF ADMINISTRATION				PUBLIC SERVICE COMMISSION			
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18-21.004	25/48	25/50		25-4.110	26/11		26/26
18-23.001	20/14	20/27		25-4.113	26/11		26/26
18-23.004	20/14	20/27		25-4.300	25/13	25/48	
18-23.005	20/14	20/27			26/2c		
18-23.006	20/14	20/27			26/2c		
				25-4.301	25/13	25/48	
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19-8.010	20/13c				26/2c		
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19-8.013	26/25				26/2c		
19-8.028	26/18		26/26	25-6.0436	26/18		
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19B-6.001	22/13			25-6.1351	26/18		
				25-14.003	15/52		
				25-21.022	18/24		
				25-22.032	26/18		26/24
				25-24.490	26/11		26/26
					26/11		
				25-24.845	26/11		26/26
					26/11		
				25-30.060	22/38		
				25-30.111	26/17		26/25
				25-160.031	25/37		
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				27D-1.005	26/16		26/22w
				27E-4.001	20/11		
				27E-4.002	20/11		
				27E-4.003	20/11		
				27E-4.004	20/11		
				27E-4.005	20/11		
				27E-4.006	20/11		
				27E-4.007	20/11		
				27E-4.008	20/11		
				ADMINISTRATION COMMISSION			
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				28-24.029	19/40	19/43	
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21-6.017	17/45						
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21-17.001	15/47						
21B-11.0017	19/31c						
	19/31c						
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28-24.032	19/40	19/43		33-5.009	22/23c		
28-24.036	19/40	19/43		33-5.010	22/23c		
28-24.037	19/40			33-5.011	22/23c		
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				33-5.012	22/23c		
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30C-2.002	26/4	26/23		33-5.014	22/23c		
		26/26			22/23c		
30C-2.0021	26/4	26/23		33-6.005	23/34		
30C-2.003	26/4	26/23		33-6.006	24/18		
30C-2.004	26/4			33-8.0142	19/43		
30C-2.005	26/4			33-11.0065	24/18		
30C-2.006	26/4			33-15.001	22/23c		
30C-2.007	26/4			33-15.002	22/23c		
30C-2.008	26/4			33-15.003	22/23c		
30C-2.009	26/4	26/23		33-15.004	22/23c		
30C-2.010	26/4	26/23		33-22.003	17/12		
30C-2.011	26/4	26/23		33-22.009	17/12		
30C-2.012	26/4			33-22.011	17/12		
30C-2.013	26/4			33-25.031	20/11c		
30C-2.014	26/4			33-32.021	19/5		
				33-32.022	19/5		
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				33-38.003	25/35	25/43	
				33-38.005	25/35	25/43	
31-16	20/8c			33-38.006	25/35	25/43	
	20/8c			33-38.009	25/35	25/43	
	20/8c			33-38.010	25/35	25/43	
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	24/8c			33-103.015	26/12		
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33-3.005(8)(b)	24/7c			33-103.019	26/12	26/17	
33-3.0051	24/18			33-204.002	26/16		
33-3.0081	25/35	25/43		33-204.003	26/16		
33-3.0082	25/35	25/43		33-204.004	26/16		
33-3.0084	25/35	25/43		33-204.005	26/12		26/20
33-3.0085	25/35	25/43		33-208.501	26/16	26/25	
33-3.015	21/43			33-208.503	26/16		
33-3.018	17/14			33-208.504	26/16	26/19	
33-5.001	22/23c				26/16	26/25	
	22/23c			33-208.505	26/16		
33-5.002	22/23c			33-208.506	26/16		
33-5.003	22/23c			33-208.507	26/16	26/25	
33-5.004	22/23c				26/16		
33-5.005	22/23c			33-208.508	26/16	26/19	
33-5.006	22/23c			33-208.510	26/16	26/25	
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33-507.001	26/3	26/8 26/15	26/23 26/23	34-11.004	26/18		26/26
33-507.002	26/3		26/23	34-11.005	26/18		26/26
33-507.201	26/3	26/8 26/15	26/23 26/23	34-11.006	26/18		26/26
33-507.202	26/3		26/23	34-11.007	26/18		26/26
33-507.401	26/3	26/8	26/23	34-11.008	26/18		26/26
33-601.209	26/9	26/16		34-11.010	26/18		26/26
33-601.210	26/9	26/16		34-11.017	26/18		26/26
33-601.215	26/9	26/16		34-11.0171	26/18		26/26
33-601.302	26/12		26/20	34-11.020	26/18		26/26
33-601.303	26/12		26/20	34-11.024	26/18		26/26
33-601.304	26/12		26/20	34-11.025	26/18		26/26
33-601.305	26/12		26/20	34-12.010	26/18		26/26
33-601.307	26/12		26/20	34-12.020	26/18		26/26
33-601.308	26/12		26/20	34-12.130	26/18		26/26
33-601.309	26/12		26/20	34-12.750	26/18		26/26
33-601.310	26/12		26/20	34-13.212	26/18	26/24	
33-601.311	26/12		26/20	34-13.214	26/18		
33-601.312	26/12		26/20	34-13.250	26/18	26/24	
33-601.313	26/12		26/20	34-13.420	26/18		
33-601.314	26/9		26/22	34-13.500	26/18		
33-601.604	26/11	26/19	26/27	LABOR AND EMPLOYMENT SECURITY			
33-601.605	26/21	26/27		38E-106.401	24/1		
33-601.901	26/9	26/16		38F-8.055	22/4		
33-602.101	26/22			38I-60.200	20/7		
33-602.201	26/22	26/27		38J-1.002	23/46c		
33-602.202	26/22			38J-1.002(7),(8),(9)	24/10c		
33-602.221	26/25			38J-1.003	23/46c		
33-602.223	26/21			38J-1.003(2)	24/10c		
33-602.301	26/24			38J-1.004	23/46c		
33-602.302	26/24			38J-1.004(1)	24/10c		
33-602.303	26/24			38J-1.005	23/46c		
33-602.304	26/24			38J-1.005(1)(b), (3)(a)(d)	24/10c		
33-602.305	26/24			38J-1.005(5)	24/10c		
33-602.306	26/24			38J-1.006	23/46c		
33-602.307	26/24			38J-1.006(2)	24/10c		
33-602.308	26/24			38J-1.007	23/46c		
33-602.309	26/24			38J-1.007(1)	24/10c		
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34-5.001	24/18			GAME AND FRESH WATER FISH COMMISSION			
34-5.0043	26/18	26/24		39-25.0031	19/48c		
34-5.024	26/18			39-25.004	19/48c		
34-5.026	24/19			39-25.031	20/11c		
34-5.029	26/18			39-27.005	19/33c		
34-5.0291	26/18				19/33c		
34-8.002	26/18		26/26	39-27.005(26)(27)	19/33c		
34-8.007	26/18		26/26	WATER MANAGEMENT DISTRICTS			
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34-11.0015	26/18		26/26		20/26c		
34-11.0016	26/18		26/26				
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	20/26c				20/44c		
40B-400	20/26c				20/44c		
	20/26c				20/44c		
40C-1	20/26c				20/44c		
	20/26c				20/44c		
	21/47c				20/44c		
40C-1.181	20/18				20/44c		
40C-2	21/47c				20/44c		
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				20/47c		
	26/6	26/26			20/47c		
40C-6	20/26c				20/47c		
	20/26c				20/47c		
40C-8.031	26/8	26/18	26/25		20/47c		
40C-20	21/47c				20/47c		
40C-22	21/47c				21/5c		
40C-40	20/26c				21/5c		
	20/26c				21/5c		
40C-41.011	23/12c				21/5c		
	23/12c				21/5c		
40C-41.023	23/12c				21/5c		
	23/12c				21/5c		
40C-41.033	23/12c				21/5c		
	23/12c				21/5c		
40C-41.043	23/12c				21/5c		
	23/12c				21/5c		
40C-41.051	23/12c				21/26c		
	23/12c				25/45c		
40C-41.063	23/12c				26/9c		
	23/12c			40D-2.031	20/48		
40C-42	20/26c			40D-2.041	20/48		
	20/26c			40D-2.091	20/44c		
40C-43	20/26c				20/48	20/52	
	20/26c				22/48		
40C-44	20/26c				24/48	25/48	
	20/26c					26/10	
40C-400	20/26c				26/27		
	20/26c			40D-2.101	20/48		
40C-400.201	21/48	21/48		40D-2.301	22/48		
40D-0.201	20/3				24/48		
40D-1.202	19/36	19/42		40D-2.321	20/48		
40D-1.602	20/29c			40D-2.331	20/48		
40D-1.659	26/14		26/21	40D-2.381	20/48		
	26/27						

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40D-2.501	20/48			40D-8.628	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				20/47c		
	26/9c				20/47c		
40D-4.041	20/24c				20/47c		
40D-4.042	20/24c				20/47c		
	26/14		26/21		21/5c		
40D-4.051	20/24c				21/5c		
40D-4.091	20/24c				21/21c		
	20/24c				21/21c		
	22/48				21/21c		
	24/36	24/53			21/21c		
	24/48			40D-8.628(1)	21/12c		
	25/3			40D-45.341	19/42	20/3	
40D-4.201	21/22			40D-80.011	24/48		
40D-4.301	20/24c			40D-80.073	24/48		
	20/24c				25/10	25/15	
40D-4.381	20/24c					26/21	
40D-6.521	24/50				26/9c		
40D-8	20/44c				26/9c		
	20/44c			40D-80.073(5)(6)(7)	25/45c		
	20/44c			40E-0.103	26/10	26/17	26/23
	20/44c			40E-0.105	26/10		26/23
	21/5c			40E-0.108	26/10		26/23
	21/5c			40E-0.109	26/10		26/23
	21/5c			40E-0.111	26/10		26/23
	25/45c			40E-0.113	26/10		26/23
	26/9c			40E-0.115	26/10		26/23
40D-8.011	24/48	26/21		40E-1	20/24c		
40D-8.021	24/48	25/48			20/26c		
40D-8.031	24/48				20/26c		
40D-8.041	21/5c				20/26c		
	25/10	26/21			20/26c		
	26/9c			40E-1.5095	26/10		26/23
40D-8.603	24/48			40E-1.510	20/18	21/36	
40D-8.605	24/48			40E-1.511		21/36	26/23
40D-8.611	24/48					21/36	26/23
40D-8.613	24/48				26/10		26/23
40D-8.616	24/48			40E-1.521	26/10		26/23
40D-8.621	24/48			40E-1.564	26/10		26/23
40D-8.623	24/48			40E-1.565	26/10		26/23
40D-8.624	23/38	24/48		40E-1.603	19/4c		
	24/48					21/36	26/23
40D-8.6240	23/38	24/48				21/36	26/23
40D-8.626	24/48	25/48			26/10	26/17	26/23

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40E-1.6058		21/36	26/23	40E-40.051		21/36	26/21
	26/10		26/23		26/8		26/21
40E-1.606	19/4c			40E-40.061	26/8		26/21
40E-1.6065	26/10		26/23	40E-41	20/24c		
40E-1.607	19/43				20/26c		
		21/36	26/20		20/26c		
	26/9		26/20		20/26c		
40E-1.608		21/36	26/23	40E-400	20/24c		
		21/36	26/23		20/24c		
	26/10		26/23		20/26c		
40E-1.609	26/10		26/23		20/26c		
40E-1.610	26/10		26/23		20/26c		
40E-1.6105	19/4c			40E-601.314	26/9		
40E-1.6115	26/10		26/23		26/9		
40E-1.612	20/18	21/36			26/9		
40E-1.614	20/18	21/36		COMMISSION FOR THE TRANSPORTATION DISADVANTAGED			
40E-1.659	19/4c			41-2.002	26/23		
	25/18			41-2.013	26/23		
40E-1.705	26/10		26/23	41-2.014	26/23		
40E-3.0511	26/10		26/23	FLORIDA LAND AND WATER ADJUDICATORY COMMISSION			
40E-4	20/24c			42DD-1.001	26/22		
	20/26c			42DD-1.002	26/22		
	20/26c			42DD-1.003	26/22		
	20/26c			EXPRESSWAY AUTHORITIES			
40E-4.0415		21/36	26/21	45A-2.001	21/49		
	26/8		26/21	MARINE FISHERIES COMMISSION			
40E-4.051		21/36	26/21	46ER96-3		22/39	22/28
	26/8		26/21	46-3.002	21/6c		
40E-4.0515		21/36	26/21	46-3.008	21/6c		
	26/8		26/21	46-3.025	21/6c		
40E-4.054	26/8		26/21	46-3.027	21/6c		
40E-4.091		21/36	26/21	46-3.028	21/6c		
	25/18			46-3.029	21/6c		
	26/8		26/21	46-3.031	21/6c		
	26/8		26/21	46-3.032	21/6c		
40E-4.101		21/36	26/21	46-3.034	21/6c		
	26/8		26/21	46-3.035	21/6c		
40E-4.302		21/36	26/21	46-3.037	21/6c		
	26/8		26/21	46-3.038	21/6c		
40E-4.311		21/36	26/23	46-4.001	21/6c		
	26/10		26/23	46-4.002	16/48c		
40E-4.321	26/8		26/21		21/6c		
40E-4.341	26/8		26/21	46-4.0025	21/6c		
40E-6	20/26c			46-4.003(1)(e)(o)4.7.	19/44c		
40E-7.639	22/23	22/37		46-4.0031	19/50c		
40E-21.275	26/10		26/23	46-4.004	21/6c		
40E-40	20/26c			46-4.005	21/6c		
	20/26c						
	20/26c						
40E-40.041	26/8		26/21				
40E-40.042		21/36	26/21				
		21/36	26/21				
	26/8		26/21				

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57-7.006	26/25			59A-5.008	21/26c		
	ELDER AFFAIRS			59A-5.009	21/26c		
58-14.001	20/1c			59A-5.010	21/26c		
58-14.003	20/1c			59A-5.011	21/26c		
58-14.005	20/1c			59A-5.012	21/26c		
58-14.007	20/1c			59A-5.013	21/26c		
58-14.009	20/1c			59A-5.014	21/26c		
58A-1	20/43c			59A-5.015	21/26c		
58A-1.010	26/20			59A-5.016	21/26c		
58C-1.008	26/20			59A-5.017	21/26c		
58D-1.007	26/20			59A-5.018	21/26c		
58E-1.001	26/6		26/23w	59A-5.019	21/26c		
	26/23			59A-7.020	20/25		
58E-1.002	26/6		26/23w	59A-7.034	21/45c		
	26/23			59A-7.035	21/45c		
58E-1.003	26/6		26/23w	59A-12.020	26/15		
	26/23			59A-18.001	26/25		
58E-1.004	26/6		26/23w	59A-18.002	26/25		
	26/23			59A-18.003	26/25		
58E-1.005	26/6		26/23w	59A-18.004	26/25		
	26/23			59A-18.005	26/25		
58E-1.006	26/6		26/23w	59A-18.006	26/25		
	26/23			59A-18.007	26/25		
58E-1.007	26/6		26/23w	59A-18.008	26/25		
	26/23			59A-18.0081	26/25		
58E-1.008	26/6		26/23w	59A-18.009	26/25		
	26/23			59A-18.010	26/25		
58E-1.009	26/6		26/23w	59A-18.011	26/25		
	26/23			59A-18.012	26/25		
58E-1.010	26/6		26/23w	59A-18.013	26/25		
	26/23			59A-18.014	26/25		
58E-1.011	26/6		26/23w	59A-18.015	26/25		
	26/23			59A-18.016	26/25		
58H-1.009	26/20			59A-18.017	26/25		
				59A-25.001	26/3		26/22
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59-1.021	22/2c			59A-25.003	26/3	26/14	26/22
59A-2.024	20/1			59A-25.004	26/3		26/22
59A-3.078	20/47c			59A-25.005	26/3		26/22
59A-3.081	26/6		26/20	59AA-2.001	22/48c		
59A-3.170	21/20			59AA-2.002	22/48c		
59A-3.180	21/3			59AA-2.003	22/48c		
59A-3.202	21/12c			59AA-3.001	22/48c		
59A-3.2055	22/52	23/10		59AA-10.001	22/48c		
59A-4.108	26/26			59AA-17.004	21/46		
59A-4.1295	20/1c			59B-7.020	19/30		
59A-5.001	21/26c			59B-7.021	19/30		
59A-5.002	21/26c			59B-7.022	19/30		
59A-5.003	21/26c			59B-7.022(5)	19/36c		
59A-5.004	21/26c			59B-7.023	19/30		
59A-5.005	21/26c			59B-7.024	19/30		
59A-5.006	21/26c			59B-7.024(1)	19/36c		
59A-5.007	21/26c			59B-7.025	19/30		

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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		
59B-7.029	19/30			59E-1.002	20/27		
59B-10.050	21/45c			59E-1.003	20/27		
59B-10.051	21/45c			59E-1.004	20/27		
59B-10.052	21/45c			59E-1.005	20/27		
59B-10.053	21/45c			59E-1.006	20/27		
59B-10.054	21/45c			59E-1.007	20/27		
59B-10.055	21/45c			59E-7.201	19/50c		
59B-10.056	21/45c			59E-7.202	19/50c		
59B-10.057	21/45c			59E-7.203	19/50c		
59B-12.001	26/24			59E-7.204	19/50c		
59B-13.001	26/13		26/25	59E-7.205	19/50c		
59B-13.002	26/13		26/25	59E-7.206	19/50c		
59B-13.003	26/13		26/25	59E-7.207	19/50c		
59B-13.004	26/13		26/25	59E-7.208	19/50c		
59B-13.005	26/13		26/25	59EE-1.001	22/29c		
59B-13.006	26/13		26/25		22/29c		
59C-1.031	23/8c				22/39c		
	23/8c				22/39c		
	23/8c			59F-1.002	20/33		
59C-1.033(7)(c)	25/45c			59F-1.005(2),(3),(4)	20/43c		
59C-1.036	22/48c			59G-3.010	24/7		
	22/48c			59G-4.055	21/39	21/45	
	22/48c			59G-4.058	26/10		26/24
	22/48c			59G-4.070	25/21c		
	22/48c				26/26		
	22/48c			59G-4.101	25/25c		
	22/48c			59G-4.130	26/8	26/14	26/21
	22/48c				26/15		26/21
	23/12c			59G-4.140	20/29c		
	23/12c			59G-4.150(4)(b)4.	22/2c		
	23/12c			59G-4.160	25/30		
	23/12c			59G-4.200	20/30c		
	23/12c				26/26		
	23/12c			59G-4.250	26/16		
	23/12c			59G-5.010	26/12		26/27
	23/12c			59G-5.020	23/12c		
	23/12c			59G-6.010	20/49c		
	24/3c				20/49c		
	24/3c				21/33c		
	24/3c				22/34c		
	24/3c			59G-6.020	22/2c		
59C-1.036(2)(i)	22/48c			59G-7.056	22/34c		
	23/12c			59G-8.100	21/45c		
59C-1.044	19/44c			59H-1.0035	26/3	26/15	26/22
	19/44c			59H-1.00352	26/3	26/17	
	19/44c			59H-1.0045	26/3	26/15	26/22
	19/44c			59H-1.0055	26/3	26/15	26/22
59D-1.004(4)	19/47c			59H-1.0065	26/3	26/15	26/22
59D-1.004(5)	19/47c			59H-1.007	26/3		26/22
59D-1.007(1)(d)	19/47c			59H-1.008	26/3	26/15	26/22
59D-2.003(10)(b)	19/48c			59H-1.009	26/3		26/22
59D-2.003(12)	19/48c			59H-1.010	26/3		26/22

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60Q-3.003	26/12	26/18	26/25	61B-31.001(3),(5)	20/36c		
60Q-3.004	26/12		26/25		20/44c		
60Q-3.005	26/12	26/18	26/25	61B-31.002	23/2		
60Q-3.006	26/12	26/18	26/25	61B-32	20/26c		
60Q-3.007	26/12		26/25	61B-32.001	21/30		
60Q-3.008	26/12		26/25	61B-32.002(1)	21/12c		
60Q-3.009	26/12	26/18	26/25	61B-39.001	22/33		
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64B2-12.002	26/13		26/22	64B7-32.001	26/6		
64B2-16.004	26/13		26/22	64B8-1.007	26/15		
64B2-16.0075	26/7	26/15	26/21	64B8-9.009		25/24	
64B2-17.003	26/13		26/22			25/33	
64B2-17.006	26/13	26/18	26/24			26/7	
64B2-18.003	26/13		26/22		26/12c		
64B3-2.001	23/51				26/12c		
64B3-2.002	22/34	24/49		64B8-9.009(1)-(6)	26/9c		
64B3-2.003	22/34	24/49		64B8-30.002	26/6		26/24w
64B3-3.003	23/51			64B8-30.003	26/13		26/21
64B3-3.004	23/51			64B8-30.008	26/16		26/24
64B3-3.7001	24/22c			64B8-44.003	26/5		
64B3-4.001	25/36	25/49		64B8-50.002	26/11		26/19
64B3-8.002	26/11		26/19	64B8-51.001	26/13		26/21
64B3-9.003	26/17	26/27		64B8-51.002	26/13		26/21

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64B8-52.004	26/24			64B33-1.001	26/25		
64B8-56.002	26/24			64B33-1.002	26/25		
64B9-2.008	26/15			64B33-1.003	26/25		
	26/22			64B33-1.004	26/25		
64B9-3.007	25/9			64B33-1.005	26/25		
64B9-4.009	25/29			64B33-2.001	26/25		
64B9-5.003	26/22			64B33-2.002	26/25		
64B9-7.001	26/15		26/24	64B33-2.003	26/25		
64B9-7.002	26/15		26/24	64B33-3.001	26/25		
64B10-11.001	26/11		26/19	64C-13.018	24/22		
64B10-11.002	26/11		26/19	64D-3.001	26/6	26/16	26/22
64B10-11.003	26/11		26/19	64D-3.002	26/6	26/16	26/22
64B10-11.004	26/11		26/19	64D-3.003	26/6	26/16	26/22
64B10-12.0021	26/11		26/19			26/17	26/22
64B10-13.300	26/11		26/19	64D-3.004	26/6		26/22
64B10-14.0011	26/11		26/19	64D-3.006		24/33	26/22
64B10-14.004	26/23					24/38	26/22
64B10-14.006	26/11		26/19		26/6		26/22
	26/23			64D-3.007	26/6	26/16	26/22
64B10-15.001	26/11		26/19	64D-3.013	26/6	26/16	26/22
64B10-16.003	26/11		26/19			26/17	26/22
64B10-16.006	26/11		26/19	64D-3.014	26/6		26/22
64B11-2.005	26/17		26/27	64D-3.015	26/6		26/22
64B11-3.003	26/17		26/26	64D-3.016	26/6	26/16	26/22
64B11-3.008	26/24			64D-3.017	26/6		26/22
64B11-4.001	26/13		26/26	64D-3.019	26/6		26/22
64B13-3.010	26/16		26/23	64D-3.020	26/6		26/22
64B13-10.0015	26/19		26/27	64D-3.027	26/6		26/22
64B13-18.002	26/16		26/23	64E-1	25/5c		
64B13-23.001(1)	25/43c			64E-2.003	26/20		
64B14-4.001	26/15		26/25w	64E-2.005	26/20		
64B14-5.002	26/7	26/14	26/19	64E-2.006	26/20		
64B14-5.003	26/7		26/19	64E-2.008	26/20		
64B14-5.004	26/7	26/14	26/19	64E-2.009	26/20		
64B14-7.003	26/15	26/25		64E-2.0094	26/20		
64B15-6.002	26/6		26/25w	64E-2.0095	26/20		
64B15-6.0038	26/16		26/24	64E-2.0175	26/20		
64B15-12.003	26/12			64E-2.034	26/20		
64B16-26.103	26/15	26/21	26/27	64E-2.035	26/20		
64B16-28.140	24/38			64E-2.036	26/20		
64B17-5.002	26/11		26/19	64E-2.037	26/20		
64B17-7.001	26/20			64E-5.101	26/27		
64B17-9.001	26/10	26/19		64E-5.1103	26/27		
64B18-12.009	26/8			64E-5.1112	26/27		
64B18-14.002	26/26			64E-5.1310	26/27		
64B18-14.011	26/26			64E-5.1406	26/27		
64B18-23.001	25/27			64E-5.1418	26/27		
64B19-11.005	26/9			64E-5.1502	26/27		
64B19-12.002	26/18		26/25	64E-5.201	26/27		
64B19-12.004	26/18		26/25	64E-5.203	26/27		
64B20-2.002	25/45			64E-5.214	26/27		
64B20-2.004	25/43			64E-5.216	26/27		
64B24-6.005	26/2			64E-5.301	26/27		
64B32-3.005	26/6	26/15		64E-5.303	26/27		
		26/16		64E-5.304	26/27		
64B32-6.004	26/6	26/16	26/22	64E-5.309	26/27		

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67-44.008	26/9		26/26	68B-21.007	26/16		26/25
67-44.009	26/9	26/20	26/26	68B-22.006	26/16		26/24w
67-44.010	26/9		26/26	68B-23.0035	26/16		26/24w
67-44.011	26/9	26/16	26/26	68B-23.005	26/16		26/25
67-48.005	25/33c			68B-24.009	26/16		26/25
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				68B-30.0025	26/16		26/24w
68A-15.061	26/8	26/15	26/21	68B-35.003	26/16		26/24w
68A-15.062	26/8	26/15	26/21	68B-36.005	26/16		26/24w
68A-15.065	26/8	26/15	26/21	68B-37.002	26/8	26/16	26/22
68A-25.032	26/8	26/15	26/21	68B-37.003	26/8	26/16	26/22
68A-28.002	26/23				26/16		26/24w
68A-28.003	26/23			68B-37.004	26/8	26/16	26/22
68B-5.005	26/16		26/24w	68B-41.003	26/16		26/24w
68B-12.0035	26/16		26/24w	68B-43.003	26/16		26/24w
68B-13.0015	25/48	26/8	26/22	68B-47.002	26/16		26/24w
68B-13.002	25/48	26/8	26/22	68B-48.003	26/16		26/24w
68B-13.005	25/48	26/8	26/22	68B-49.002	26/16		26/24w
68B-13.006	25/48	26/8	26/22	68C-22.005	26/7	26/25	
68B-13.007	25/48	26/8	26/22	68C-22.005(2)(d)8.	26/13c		
68B-13.008	25/48	26/8	26/22	68C-22.005(2)(i)	26/13c		
		26/13	26/22	68C-22.027	26/16	26/24	
68B-13.009	25/48	26/8	26/22	68D-24.003	26/8	26/15	26/23
68B-13.010	25/48	26/8	26/22	68D-24.010	26/24		
68B-13.011	25/48	26/8	26/22	68D-24.011	26/24		
68B-14.006	26/16		26/24w				
68B-21.005	26/16		26/24w				