

~~(4)~~(3) Applicants denied admission shall be given notice of denial within a reasonable period of time following the decision. Upon the applicant's written request, the university shall provide the reasons for the rejection in writing.

~~(5)~~(4) Each student accepted for admission shall, prior to registration, submit on a form, provided by the institution, a medical history signed by the student. Documentation of appropriate immunization for measles and rubella is required. Proof of immunization must be provided. This shall be a minimum requirement, and institutions may require in addition such other evidence of examination as they may determine necessary. Where physician examinations or certificates are required, they must be signed by a doctor of medicine or a doctor of osteopathy. The universities reserve the right to refuse registration to any student whose health record or report of medical examination indicates the existence of a condition which may be harmful to members of the university community.

~~(6)~~(5) The universities may return to the applicant without action any application and fees received after the closing date for applications designated by each institution in its official calendar.

~~(7)~~(6) False or fraudulent statements – In addition to any other penalties which may be imposed an individual may be denied admission or further registration, and the universities may invalidate college credit for work done by a student at an SUS institution and invalidate the degree based upon such credit if it finds that the applicant has made false or fraudulent or incomplete statements in his application, residence affidavit, or accompanying documents or statements in connection with, or supplemental to, his application for admission to, or graduation from one of the SUS institutions.

~~(8)~~(7) Students may be required to have immunizations and to have undergone diagnostic procedures prior to registration.

~~(9)~~(8) Each university shall provide registration opportunities for admitted transfer students that allow these students access to high demand courses comparable to that provided to native students.

~~(10)~~(9) Each university shall provide orientation programs for first-time-in-college and transfer students.

~~(11)~~(10) Enrollment limitations – The Board shall establish a plan for the enrollment of the State University System, consistent with the Strategic Master Plan.

(a) The Board shall recommend each budget cycle to the Legislature an enrollment plan in which ~~each university's~~ future State University System FTE enrollment shall be specified by level.

(b) The Board will establish an assigned FTE enrollment plan limit for each university for each fiscal period. This assigned FTE enrollment plan limit will be based upon the enrollment plan described in (a) and upon the funding decisions of the Legislature. ~~This assigned FTE enrollment~~

~~limit will constitute the maximum enrollment within five percent for that fiscal period. If actual student credit hour productivity exceeds funded enrollment, course enrollment in subsequent terms shall be controlled by the university and may be reduced by limiting admission of new students, limiting course loads of enrolled students and/or other measures as may be necessary to stay within funded enrollment levels.~~

(c) Each university shall establish, by rule, procedures and criteria to manage limit enrollments to meet to be within five percent (above and below) of planned enrollment, established pursuant to (b) above. These rules shall not be inconsistent with Board rules.

(d) Programs at the University of Florida and the University of South Florida in the Health Centers receive separate appropriations from the Legislature; therefore, students enrolled in such programs will be excluded from the above enrollment limitations.

(e) Upper level programs registered as limited access programs with the Board and the Articulation Coordinating Committee (competitive admission due to limited space or other resources, or due to higher standards) and rules limiting enrollment as provided in (c) above shall observe the following guidelines in the selection of students for the spaces available in the program:

1. There will be a documented justification for the program to be classified as limited access. This documentation should be submitted by the university requesting limited access to the Board for review and approval at least 6 months prior to the start of limiting access to the program. Annually, each university will reevaluate the need to continue to classify the program as limited access. The university will report to the Board by October 1 of each year a list of all limited access programs, the minimum admissions standards for each program, the reasons the program is designated as limited access, and a copy of the most recent review demonstrating the need for retention of limited access status. ~~An annual report shall include for each limited access program the following categories, by race and gender. The number of applicants, the number of applicants granted admission, the number of applicants who are granted admission and enroll, the number of applicant denied admission and the number of applicants neither granted admission nor denied admission (no action taken). Each category shall be reported by type of student, including the following subcategories, native students (students who started at the university as first-time-in-college student with less than 12 semester hours of transfer credit), community college Associate in Arts degree transfer students. Each category and subcategory shall further be reported according to the number of students who meet the minimum eligibility requirements for admission to the program and the number of students who do not meet the minimum eligibility~~

requirements for admission to the program. Programs assigned limited access status will be reviewed by the Board in the course of its cyclical systemwide program review process.

2. All criteria shall be approved by the Board and registered with the Articulation Coordinating Committee prior to implementation.

3. Any criteria used to select students shall not discriminate against community college transfers with Associate in Arts degrees from Florida public community colleges in favor of SUS students who are applying for admission or plan to continue enrollment after the completion of 60 semester credits at the lower division level.

4. Any criteria used to select students shall be appropriate indicators of academic ability, creativity or talent to perform required work within the program and of the potential for success.

5. Any criteria used shall be publicized in catalogues, counseling manuals, and other appropriate publications in accordance with Rule 6A-10.024(14)(13), FAC, with sufficient time for prospective students to adjust programs to meet criteria.

6. Where necessary to achieve established equal access enrollment goals, up to ten percent of the students may be admitted to a limited access program with different criteria.

7. Each university shall advise students who meet the minimum requirements for admission to the upper division of a state university, but are denied admission to limited access programs, of the availability of similar programs at other State University System institutions and the admissions requirements of such programs.

8. Associate in Arts degree graduates from Florida community colleges and university students who have successfully completed 60 or more credit hours of course work and met the requirements of Section 240.107, Florida Statutes, shall receive priority over out-of-state students for admission to limited access programs.

(f) The Board may declare certain degree programs as limited access programs, upon request by a university. In the case of programs for which prerequisite courses are required for admission, the prerequisites, and grades for the prerequisite courses determined acceptable by the program, by themselves, will not cause a program to be declared limited access. That is, if all the applicants completing the prerequisite courses, with any specified grade requirement, are admitted to the program, the program need not be designated a limited access program. Associate in Arts graduates from Florida public community colleges and universities who have not completed prerequisite courses for a given major shall be admitted to a university in order to complete those prerequisite courses, after which program admission can be determined. University degree programs may be declared as limited access programs for the following reasons:

1. The number of students who have met all the requirements for admission to the university and to the program is in excess of available resources (examples are: space, equipment or other instructional facilities; clinical facilities; adequate faculty to meet acceptable student-faculty ratios; fiscal or other resource limitations). In the case of such programs, selection for admissions shall be competitive. The selection criteria shall be determined by the program, recognizing that the standards applied to the criteria may vary from term to term depending on the number of student spaces available and the quality of the applicant pool. The selection criteria shall be published in the university catalogue along with the standards used for admissions decisions at the time the catalogue is published.

2. The program is of such a nature (normally in the fine or performing arts) that applicants must demonstrate through an audition or submission of a portfolio that they already have the minimum skills necessary for them to benefit from the program.

3. The program is of such a nature that in order to demonstrate potential for success in the program, applicants must attain a grade point average (GPA) and/or other standard (e.g. standardized test scores) that are above those required for admission to the university offering the program. [Note: Teacher preparation programs are mandated by Section 240.529, F.S., to maintain certain admission requirements, and, therefore, will be classified and reported as limited access programs only if enrollment is limited for reasons (e.g. limited resources) that exceed statutory requirements. Teacher preparation programs will be monitored for compliance with requirements of Subsection 240.529(3), F.S., through a report which is separate from the limited access reports.

4. When an institution has exceeded its upper-level FTE enrollment limit as assigned by the Legislature by more than five percent, programs which have not normally been designated as limited access programs may need to limit enrollment. If the institution's actual student credit hour productivity exceeds the institution's funded enrollment to this extent, the institution may take corrective actions in subsequent terms such as limiting admission of new students into upper level programs, limiting course loads of enrolled students and/or other measures as may be necessary to stay within funded enrollment levels. Florida community college Associate in Arts graduates and university students who have successfully completed 60 credit hours of course work and met the requirements of Section 240.107, Florida Statutes, shall receive priority for admission to such limited access programs over out-of-state and transfer students from private institutions.

Specific Authority 240.209(1), ~~(3)(s)~~ FS. Law Implemented 240.209(1), (3)(s), ~~(4), (5)(a)~~, 240.227(8), 240.233, 240.2097, 240.529, ~~240.271~~ FS. History—Formerly 6C-2.41, 11-18-70, Amended and Renumbered 12-17-74, Amended 1-6-76, 7-13-77, 3-21-82, 12-13-83, 8-11-85, Formerly 6C-6.01, Amended 8-31-86, 4-9-87, 1-7-91, 9-15-91, 11-27-95, 8-12-96, _____.

DEPARTMENT OF EDUCATION

Board of Regents

RULE NO.: RULE TITLE:
6C-6.002 Entering Freshmen
 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. Rule 6C-6.002 was noticed for amendment, which was published in Vol. 25, No. 51, issue of the Florida Administrative Weekly, on December 23, 1999.

As a result of the public hearing, amendments were adopted in paragraph (3)(c), deleting “fine/performing arts talent and athletic talent,” and adding “special talents.”

Paragraph (3)(c) is revised to read, in relevant part, as follows: “A student applying for admission who does not meet these requirements may be eligible for admission through a student profile assessment which considers additional factors, including but not limited to, the following: family educational background, socioeconomic status, graduate of a low performing high school, international baccalaureate program graduate, geographic location and special talents.” In the History note, in Law Implemented, Sections 240.209(4),(5)(a), F.S. are added.

Following Board of Regents and State Board of Education approval of this rule, a rule challenge was filed.

On July 12, 2000, the Administrative Law Judge issued his order, upholding the validity of the amendments to Rule 6C-6.002, as proposed. No further changes to the rule were made.

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE CHAPTER NO.: RULE CHAPTER TITLE:
9B-3 Florida Building Commission –
 Operational Procedures
RULE NO.: RULE TITLE:
9B-3.047 State Minimum Building Codes
 Adopted

NOTICE OF CANCELLATION AND RESCHEDULING

The date and time of the rulemaking hearing on proposed rule 9B-3.047 previously scheduled for August 7, 2000, in Orlando, as noticed in the Notice of Proposed Rulemaking published in Vol. 26, No. 28 of the FAW on July 14, 2000, has been canceled and rescheduled as follows:

PURPOSE AND EFFECT: Implements legislative directive to establish criteria for fiscal impact statements and incorporates legislative criteria for modifications and amendments.

TIME AND DATE: 8:00 a.m., August 21, 2000

PLACE: Hyatt Orlando, 6375 West Irlo Bronson Memorial Highway, Kissimmee, Florida

Any person requiring special accommodation at the hearing because of a disability or physical impairment should contact Mo Madani, Planning Manager, Codes & Standards, 2555

Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824, Suncom 277-1824, at least seven days before the date of the hearing. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing and Community Development

RULE NO.: RULE TITLE:
9B-3.047 State Building Codes Adopted
 NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the Florida Building Code (section titles in parentheses), as adopted by reference in the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 26, No. 7, February 18, 2000, issue of the Florida Administrative Weekly:

HEARING: If requested pursuant to 120.54(3)(c), F.S., a hearing on the proposed changes will be held as follows:

TIME AND DATE: 8:00 a.m., August 21, 2000

PLACE: Hyatt Orlando, 6375 West Irlo Bronson Memorial Highway, Kissimmee, Florida

Any person requiring special accommodation at the hearing because of a disability or physical impairment should contact Mo Madani, Planning Manager, Codes & Standards, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824, Suncom 277-1824, 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).

To request a hearing or a copy of the full text of the proposed changes in legislative format, contact Mo Madani, Planning Manager, Codes & Standards, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)487-1824, Suncom 277-1824. 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).

Volume I-A – Building

Chapter 1, Administration

The following Sections are Deleted from the Code:

- 102, (Building Department); 103, (Powers and duties of the building department); 107, (Test); 108, (Severability); 109, (Violations and penalties); 110, (Unsafe building abatement); 111, (High velocity hurricane zone, general); 112, (High velocity hurricane zone, purpose); 113, (High velocity hurricane zone, scope); 114, (High velocity hurricane zone, application to existing buildings); 115, (High velocity hurricane zone, Maintenance of buildings and property); 116, (High velocity hurricane zone, Building official, assistant building official, chief inspectors, plans examiners and

inspectors); 117, (High velocity hurricane zone, unsafe buildings); 118, (High velocity hurricane zone, board of rules and appeals); 119, (High velocity hurricane zone, alternate materials and types of construction); 120, (High velocity hurricane zone, violations and penalties); 121, (High velocity hurricane zone, permits required); 122, (High velocity hurricane zone, application); 123, (High velocity hurricane zone, plans and specifications); 124, (High velocity hurricane zone, examination of plans); 125, (High velocity hurricane zone, permit fees); 126, (High velocity hurricane zone, compliance); 127, (High velocity hurricane zone, Inspections); 128, (High velocity hurricane zone, inspection reports); 129, (High velocity hurricane zone, site clearing); 130, (High velocity hurricane zone, certificate of occupancy); 131, (High velocity hurricane zone, fees); 132, (High velocity hurricane zone, review or structural submittal); 133, (High velocity hurricane zone, statement of inspection); 104.4.4, (Public right of way); 105.3, (Inspection Service); 124.10.2, (Moving of buildings and structures).

The following Sections are Amended in the Code:

101, (General); 104, (Permits); 105, (Inspections); 106, (Certificates); 103.2.1, (Right of entry); 103.4.4, (Revocation of permits); 104.1.1, (Permit application (When required, Exception 2)); 104.2.7, (Termite Treatment Certificate); 104.4.4, (Public right of way); 104.6.1.4, (Permit intent); 104.6.3, (Plans); 105.1, (Existing building inspections); 105.3, (Inspection service); 105.4, (Inspections prior to issuance of Certificate of Occupancy or Completion); 105.13, (Threshold Building Inspection); 117.6.3, (Notice of Violation).

The following Sections are Added in the Code:

104.3.2, (Plan Approval by Architect or Engineer); 104.3.1.1, (Minimum Plan Review); 104.6.2, (Permit Issued based on affidavit).

Chapter 2, Definitions

The following Sections are Amended in the Code:

202, (Level of Exit Discharge); 202, (Street); 202, (Day Care Home); 202, (Building Code Compliance).

Chapter 3, Occupancy Classification

The following Sections are Amended in the Code:

301.2, (Occupancy or use categories); 305.1.2, (Scope); 308, (Hazardous Occupancy); 310.1, (Scope); 313, (Day-Care Occupancy); 301.2, (Occupancy or use categories).

The following Section is Added in the Code:

304.2.3, (Restaurants Classified Mercantile).

Chapter 4, Special Occupancy

The following Section is Deleted from the Code:

412.10.4, (Flood plain management).

The following Sections are Amended in the Code:

403.1.3.1, (Special construction requirements); 403.2.8, (Proscenium opening); 407.2.1, (Storage and dispensing areas (general)); 407.2.3.2, (Spill control); 409.2.12, (Automatic fire detection); 411.5, (Repair garages); 412.1.1, (Scope); 412.10.1,

(Scope); 415.3, (Automatic Sprinkler System); 418.5, (Location and construction types); 418.7.1, (Detection and alarm); 418.9, (Flexible plan and open plan buildings).

The following Sections are Added in the Code:

Table 418.5, (Day-care location and type construction); 422, (Occupancy provisions for birthing centers); 423, (Occupancy provisions for public education facilities); 424, (Occupancy provisions for public swimming pools); 424.2, (Pool covers, drains and vacuum breaking devices); 425, (Occupancy provisions for public lodging establishments); 426, (Occupancy provisions for public food service establishments); 427, (Occupancy provisions for crisis stabilization unites); 428, (Occupancy provisions for manufactured buildings); 429, (Occupancy provisions for boot camps); 430, (Occupancy provisions for mausolea and columbarium).

Chapter 5, General Building Limitations

The following Section is Amended in the Code:

Table 500, (Allowable heights and areas).

Chapter 7, Fire Resistant Materials and Construction

The following Sections are Amended in the Code:

704.1.2, (Accessory offices in Group S and F occupancies); Table 704.2.4, (Fire resistance ratings in exit access corridors).

Chapter 9, Fire Protection Systems

The following Sections are Amended in the Code:

903.7.2.4, (Sprinkler Systems); 904.2.3, (Hose Connections for stages greater than 1,000 sq ft); 903.7.1, (Group M occupancies); 903.7.7, (Group R-4 Residential Care/assisted Living occupancies).

Chapter 10, Means of Egress

The following Sections are Amended in the Code:

1001.2, (Alterations); Table 1003.1, (Minimum Occupant Load); 1003.2.5, (Headroom); 1003.2.7, (Changes in Level); Table 1004, (Various egress issues); 1005.1, (Boiler, incinerator, furnace and mechanical equipment rooms); 1005.2, (Dead-End pockets); 1005.4, (Emergency escape openings); 1006.1.4, (Unusable space within exit enclosures); 1006.2.2, (Exit stairways); 1007.5, (Handrails); 1007.5.4, (Handrail gripping surfaces); 1007.8.2, (Spiral Stairways); 1007.5.2, (Spiral Stairways); 1007.8.5, (Alternating tread stairways); 1012.1.1, (Doors general); 1012.1.11 (Stair enclosure door hardware); 1012.2 (Power operated doors); 1012.2.1, (Manual operation and signage of powered doors) 1012.6.1, (Delayed egress locks); 1013.1, (Ramps in means of egress); 1013.7, (Handrails); 1014.1, (Exterior means of egress); 1016, (Egress signage); 1018, (Special egress requirements); 1019.7.2, (Group A occupancy door hardware); 1019.10.2.7, (Minimum clear width of aisles in existing buildings); 1019.10.5, (Aisles, stairs and ramps); 1019.11, (Grandstands, bleachers and reviewing stands); 1019.11.4 (Aisles in bleachers); 1019.11.9.3, (Rows of seats served by aisles or doorways); 1021, (Egress requirements in Group E occupancies); 1024.1.3, (Egress door locks in Group I

occupancies); 1025.4, (Path of travel); 1027.2.1, (Common path of travel); 1028.1, (Egress door hardware); 1029, (Boiler, furnace, and mechanical equipment rooms).

The following Sections are Added in the Code:

1012.2.3, (Self closing doors); 1020.4, (Common path of travel); 1022.5, (Common path of travel).

Volume I-B – Building:

Chapter 12, Interior Environment

The following Section is Amended in the Code:

1203.2, (Room dimensions).

Chapter 13, Energy Efficiency

The following Section is Deleted from the Code:

101.5.6, (Exempt buildings).

The following Sections are Amended in the Code:

103.1.1.2.2, (Multifamily residential); 202, (Definitions, Worst Case); 400.3.ABCD.3, (Forms); 400.3.A, (Method A forms); 400.3.B, (Method B forms); 400.3.C, (Method C forms); 400.3.D, (Method D forms); Table 4-1, (Index); 401.2.AB, (Calculation procedures); 401.2.AB.3, (Solar heat gain coefficients); 407.2A.1, (Thermal energy storage systems); 410.1.ABCD.3.0.7,3, (Mastic closures); 410.1.ABCD.3.3, (Flexible duct systems, non-metal); 415.1.D, (Prescriptive requirements); 600.3.ABC.3, (Forms); 600.3.ABC.3.2, (Form 600D); 600.3.A, (Method A forms); Table 6-1, (Index); 600.3.B, (Method B forms); 600.3.C, (Method C forms); 601.1.C.1, (Additions); 601.2.A.2, (Glass types and multipliers); 607.1.A.5, (White roof credit); 608.2.A.3.1, (Attic radiant barriers); 610.1.ABC.3.0.7, (Approved closure systems); Appendix B Section 2.1.2, (Fenestration assemblies); Appendix B, 5.1.5, (Envelope); Appendix C, 2.1, (Glass multipliers); Appendix D, (Forms 600A, 600C, 400C); Appendix D, (Forms 400A, and B, and the FLA/COM); Appendix D, (Forms 600B); Appendix D, (Forms 600A, and the FLA/RES computer program).

Chapter 14, Exterior Wall Covering

The following Section is Amended in the Code:

1406.4, (Metal shingles).

Chapter 15, Roof Assemblies and Rooftop Structures

The following Sections are Amended in the Code:

1512.4.3, (Continuous roofing system/metal roof shingle); 1512.4.3.2, (Application); 1513.1, (Metal roof shingle); 1514.2, (Flashings); 1514.2.3, (Metal flashing and terminations); 1515.5, (Ridge vents); 1515.4, (Impact resistance); 1518.2.2, (Endearments); 1519.5.1, (Base sheet attachment on wood decks); 1519.5.2, (Mechanical attachment); 1519.7.3, (Steel deck); 1521.8, (steel decks); 1526.6.3.2.4, (Metal shingle); 1523.6.5.2.3, (Mechanically fastened); 1523.6.2, (Continuous roofing systems); 1523.6.3, (Liquid applied membranes systems); 1523.6.5.2.11.1, (Roof tile nails and fasteners); 1524.1, (Scope); 1525, (Uniform Permit Application);

(TAS) 109-A; Testing Application Standard (TAS) 121-95, Standard Requirements for Testing and Approval of Roofing Adhesives, Mastics and Coatings; Subsection 1 (Scope);

Roofing Application Standard (RAS) No. 150;

Testing Application Standard (TAS) 123-95, Standard Requirements for Mortar Used in Mortar Set Tile Systems, Standard Requirements for Approval; Subsection 5.3 (Standard Requirements for Approval);

Testing Application Standard (TAS) 123-95 – Appendix “A”, Standard Requirements of Tile Adhesive Used to Repair or Supplement Tile Attachment, Rejection and Reinspection; Subsection 10.2 (Rejection and Reinspection);

Testing Application Standard (TAS) 124-95, Bell Chamber Test Results; (Test Information, and Data Recording Sheet);

Testing Application Standard (TAS) 124-95, Bonded Pull Test Results, Data Recording Sheet;

Testing Application Standard (TAS) 140-95, Standard Requirements for Non-Fibered Roof and Foundation Coatings; Subsections 2 (Reference Documents) and 3 (Terminology & Units);

Testing Application Standard (TAS) 141-95, Standard Requirements for Coal TAR (Cutback) Roof Coating, Brushing Consistency; Subsection 3 (Terminology & Units);

Testing Application Standard (TAS) 201-94, Impact Test Procedures; Subsection 3 (Terminology) and 6 (Major components);

Testing Application Standard (TAS) 202-94, Criteria for Testing Impact & Non Impact Resistant Building Envelope Components Using Uniform Static Air Pressure; Subsections 6 (Apparatus) 9 (Format of Test), and 12 (Additional Testing);

Testing Application Standard (TAS) 203-94, Criteria for Testing Products Subject to Cyclic Wind Pressure Loading; Subsections 4 (Significance and Use), 6 (Procedure) and 13 (Additional Testing);

Roofing Application Standard (RAS) No. 106 (title change);

Roofing Application Standard (RAS) No. 109; Subsections 4 (General Requirements), 17 (Coatings), and 18 (Coating Testing);

Roofing Application Standard (RAS) No. 109-A, Detail Drawings;

Roofing Application Standard (RAS) No. 111, Standard Requirements for Attachment of Perimeter Woodblocking and Metal Flashing; Subsection 4.4 (Flashing Gages);

Roofing Application Standard (RAS) No. 113, Standard Requirements for Job Site Mixing of Roof Tile Mortar; Subsection 3 (Job Site Mortar Mix Application);

Roofing Application Standard (RAS) No. 115, Standard Procedures for Asphaltic Shingle Installation; Subsections 8 (Valleys) and 9 (Flashing);

Roofing Application Standard (RAS) No. 117, Standard Requirements for Bonding or Mechanical Attachment of Insulation Panels and Mechanical Attachment of Anchor

and/or Base Sheets to Substrates; Subsections 1 (Scope), 3 (Insulation General), 6 (Lightweight Insulating Concrete) and 11 (Architectural Appearance Applications);

Roofing Application Standard (RAS) No. 137, Standard Requirements for Mechanical Attachment of Single-Ply Roof Coverings to Various Substrates; Subsection 5 (Single-Ply Membrane Attachment);

Testing Application Standard (TAS) 100-95, Test Procedure for Wind and Wind Driven Rain Resistance of Discontinuous Roof Systems; Subsection 4 (Significance and Use) is amended;

Testing Application Standard (TAS) 101-95, Test Procedure for Static Uplift Resistance of Mortar or Adhesive Set Tile Systems; Subsections 2 (Referenced Documents) and 4 (Significance and Use);

Testing Application Standard (TAS) 102-95, Test Procedure for Static Uplift Resistance of Mechanically Attached, Rigid Roof Systems; Subsection 2 (Referenced Documents);

Testing Application Standard (TAS) 102(A)-95, Test Procedure for Static Uplift Resistance of Mechanically Attached, Clipped, Rigid, Roof Systems; Subsection 2 (Referenced Documents);

Testing Application Standard (TAS) 105-98, Test Procedure for Field Withdrawal Resistance Testing (Appendix A);

Testing Application Standard (TAS) 108-95, Test Procedure for Wind Tunnel Testing of Air Permeable, Rigid, Discontinuous Roof Systems; Subsection 3 (Terminology & Units);

Testing Application Standard (TAS) 110-2000, Testing Requirements for Physical Properties of Roof Membranes, Insulation, Coatings, and Other Roofing Components;

Testing Application Standard (TAS) 111(A)-95, Test Procedure for Roof Edge Termination Performance; Subsection 1 (Scope);

Testing Application Standard (TAS) 114-95, Test Procedures for Roof System Assemblies in the High Velocity Hurricane Zone Jurisdiction, Table of Contents, Subsection 2 (Referenced Documents);

Testing Application Standard (TAS) 114-95 – Appendix “C”, Test Procedure for Simulated Uplift Pressure Resistance of Roof System Assemblies; Subsection 7 (Interpretation of Results);

Testing Application Standard (TAS) 114-95 – Appendix “D”, Test Procedure for Simulated Uplift Pressure Resistance of Adhered Roof System Assemblies; Subsection 7 (Interpretation of Results);

Chapter 16, Structural Loads

The following Section is Deleted from the Code:
1607, (Earthquake).

The following Sections are Amended in the Code:

Figure 1606.2, (Main Wind Force Loading Diagram); 1606.1.1, (Determination of wind loads); 1606.1.4.5, (Definitions, wind borne debris region); 1606.1.6, (Basic wind speed); 1606.1.8, (Exposure category); 1609.4.3, (Load reduction); 1617.9, (Load combination); 1626.4, (Construction assemblies deemed to comply with Section 1626).

Chapter 17, Structural Test and Inspections

The following Section is Amended in the Code:

1707.4.2, (Exterior windows and glass doors).

Chapter 18, Foundations and Retaining Walls

The following Sections are Amended in the Code:

1804.6.1.2, (Foundation walls, concrete and masonry); 1816.1, (Soil treatment); 1816.1.1, (Soil treatment); 1816.1.2, (Soil treatment); 1816.1.3, (Soil treatment); 1816.1.4, (Soil treatment); 1816.1.5, (Soil treatment); 1816.1.6 (Soil treatment); Table 1819.6, (Allowable Lateral Pressure); 1819.7.2.1, (Nonconstrained); 1822.1.15, (Efficiency of the pile group).

Chapter 19, Concrete

The following Sections are Deleted from the Code:

1912, (Seismic); 1916.7.4, (Insulated concrete form wall construction); Table 1916.7.4a, (Insulated concrete form wall construction); Table 1916.7.4b, (Insulated concrete form wall construction).

The following Sections are Amended in the Code:

1909.3, (Joints); 1926.3.2, (Reinforcement tolerance); 1929.2, (Sampling and testing cement and aggregate); 1929.3, (Surface preparation).

Chapter 21, Masonry

The following Sections are Deleted from the Code:

Table 2111.1.6, (Maximum unbraced heights); 2115, (Seismic).

The following Sections are Amended in the Code:

2107.2, (Lateral support); 2111.1.6, (Bracing of masonry); 2116.2, (Concrete bearing ledge).

Chapter 22, Steel

The following Section is Deleted from the Code:

2203.2, (Seismic).

Chapter 23, Wood

The following Sections are Amended in the Code:

2305.1.2, (Fireblocking); 2307.5, (Joists supporting partitions); 2308.1.2, (Exterior wall framing.); 2309.6, (Access to attic space); 2314.4.10, (Underwriters Laboratories, Inc.); 2318.1.4, (Sills and base plates).

Chapter 24, Glass and Glazing

The following Sections are Deleted from the Code:

Figure 2411.2, (Minimum Thickness of Glazing); Table 2411.2, (Resistance factors for glazing); 2412.5.2, (Shelf angles and ties).

The following Sections are Amended in the Code:
 2410.5, (Product Approval for Cladding and Glazing); 2411.2,
 (Fixed glass in exterior walls); 2411.2.1.2, (Glazing);
 2411.2.1.1, (Limits of size of glass).

Chapter 26, Plastic

The following Section is Amended in the Code:
 2603.4.1.9, (Garage doors).

Chapter 27, Electrical Systems

The following Section is Deleted from the Code:
 2703, (Modifications to NFPA 70).

Chapter 31, Special Construction

The following Section is Amended in the Code:
 In section 3101.3.2, (Flood resistant construction).

Chapter 35, Reference Standards

The following Sections are Added in the Code:
 In section 3502, (Standard practice for bracing masonry walls
 under construction); In section 3503, (Council for masonry
 wall bracing); In section 3503, (FEMA – Region IV).

Volume II – Plumbing:

Chapter 4, Fixtures, Faucets and Fixture Fittings

The following Sections are Amended in the Code:
 Table 403.1, (Fixture quantities); 417.5.2, (Pans).

Chapter 6, Water Supply and Distribution

The following Sections are Amended in the Code:
 611, (Water treatment units); 607.1, (Hot water requirements);
 607.2.1, (Piping insulation); Table 607.1, (Piping insulation).

Volume III – Mechanical:

Chapter 3, General Regulations

The following Section is Amended in the Code:
 305.4, (Piping support spacing).

Chapter 5, Exhaust Systems

The following Section is Amended in the Code:
 504.6.2, (Exterior termination dryer exhaust).

Volume IV – Fuel Gas:

Chapter 3, General Regulations

The following Section is Amended in the Code:
 301.1, (Scope).

Chapter 4, Gas Piping Installations

The following Sections are Amended in the Code:
 402 (25), (LP gas); 402 (26), (LP gas); 402 (34), (LP gas).

STATE BOARD OF ADMINISTRATION

RULE NO.:	RULE TITLE:
19-8.013	Revenue Bonds Issued Pursuant to Section 215.555(6), Florida Statutes

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 the Vol. 26, No. 25, June 23, 2000, issue of the Florida Administrative Weekly:

In subsection (2), the definition at paragraph (m) will now read as follows:

(m) The “Balance of the Fund as of December 31” of any Contract Year or “the Balance” means the total fund equity, as of December 31 of that contract year, in the Florida Hurricane Trust Fund maintained and administered by the Board, to which is added: any losses, including loss adjustment expense, paid to Participating Insurers prior to December 31 for a Covered Event occurring in that contract year; and any unpaid losses, including loss adjustment expense, for that contract year as reported on the Fund’s financial statement as of December 31, and from which is subtracted: any projected amounts budgeted for administration for the then current state fiscal year; the amount of mitigation funds required to be expended for the current contract year, and reserved for prior contract years, pursuant to Section 215.555(7)(c), Florida Statutes; any reinsurance recovered prior to December 31, and recoverable as of December 31, for that contract year; and any obligations expected to be paid with bonding proceeds or receipts from Emergency Assessments.

DEPARTMENT OF CORRECTIONS

RULE NOS.:	RULE TITLES:
33-602.301	Death Row – General
33-602.302	Death Row – Definitions
33-602.303	Death Row Facilities
33-602.304	Death Row – Review Responsibilities
33-602.305	Death Row – Restraint and Escort Requirements
33-602.306	Death Row – Conditions and Privileges
33-602.307	Death Row Records
33-602.308	Transportation of Death Row Inmates
33-602.309	Inmates with Active Death Warrant

NOTICE OF CANCELLATION

Notice is hereby given that the public hearing for the above referenced rules as published in Vol. 26, No. 24, June 16, 2000, issue of the Florida Administrative Weekly, has been cancelled. A notice rescheduling the hearing will be published in a future issue of the Florida Administrative Weekly.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors Board

RULE NO.:	RULE TITLE:
61G19-11.001	Probable Cause Panel

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. 25, June 23, 2000, issue of the Florida Administrative Weekly. The changes

are in response to comments received from the Joint Administrative Procedures Committee and from the Board meeting held on July 13, 2000.

Subsection (1) shall now read:

61G19-11.001 Probable Cause Panel.

(1) The determination whether probable cause exists to believe that a violation of Part XII, Chapter 468, or Chapter 455, F.S., has occurred, shall be made by a majority vote of the probable cause panel.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Anthony Spivey, Executive Director, Building Code Administrators and Inspectors Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: 64B8-44.003 RULE TITLE: Disciplinary Guidelines

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. 5, February 4, 2000 issue of the Florida Administrative Weekly. The changes are in response to comments received from the Joint Administrative Procedures Committee and from the Board meeting held on June 2, 2000.

Subsection (1) shall now read as follows:

(1) Purpose. The legislature created the Board and the Council to assure protection of the public from persons who do not meet minimum requirements for safe practice or who pose a danger to the public. Pursuant to Section 455.627, Florida Statutes, the Board provides within this rule disciplinary guidelines upon applicants or licensees whom it regulates under Chapter 468, Part X, Florida Statutes. The purpose of this rule is to notify applicants and licensees of the ranges of penalties which will routinely be imposed unless the Board finds it necessary to deviate from the guidelines for the stated reasons given within this rule. Each range includes the lowest and highest penalty and all penalties falling between. The purposes of the imposition of discipline are to punish the applicants or licensees for violations and to deter them from future violations; to offer opportunities for rehabilitation, when appropriate; and to deter other applicants or licensees from violations.

Subsection (4) shall now read as follows:

VIOLATION	RECOMMENDED RANGE OF PENALTY
(d) Action taken against license by another jurisdiction (468.518(1)(d))	(d) From imposition of discipline comparable to that which would have been imposed if the substantive violation had occurred in Florida to suspension or denial of license until it is unencumbered in the other jurisdiction and an administrative fine

from \$100.00 to \$1,000.00. Evaluations shall be required to determine the need for referral to PRN.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Dietetics and Nutrition Practice Council, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399

DEPARTMENT OF HEALTH

Board of Speech-Language Pathology and Audiology

RULE NO.: 64B20-2.002 RULE TITLE: Educational Requirements

NOTICE OF CHANGE

Pursuant to subparagraph 120.54(3)(d)1., F.S., notice is hereby given that the following changes have been made to the proposed rule, as published in Vol. 25, No. 45, November 12, 1999, issue of the Florida Administrative Weekly. The changes are in response to comments provided by the staff of the Joint Administrative Procedures Committee. Subsections (1) and (3) of the rule shall now read as follows:

(1) Candidates for licensure or provisional licensure as a speech-language pathologist or audiologist shall submit to the Board an official transcript or transcripts to evidence the receipt of a master's degree or doctoral degree with a major emphasis in speech-language pathology or audiology from an institution of higher learning which, at the time the applicant was enrolled and graduated, was accredited by an accrediting agency recognized by the Council on Post-Secondary Accreditation or from an institution which is publicly recognized as a member in good standing with the Association of Universities and Colleges of Canada. If the transcript submitted pursuant to this section does not, at the time it is submitted, reflect that the applicant has the required master's degree or doctoral degree, the Board will not accept the transcript as evidence of such degree unless it is accompanied by Form DOH/SLPA/CONFERRAL CERT./REVISED 11/99, Certificate of Conferral Of Masters Degree Or Doctoral Degree Form SPA-2D, which is incorporated herein by reference, effective _____, and can be obtained from the Board of Speech-Language Pathology and Audiology, Department of Health, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258. An applicant who graduated from a program at a university or college outside of the United States or Canada shall present documentation of the determination of equivalency to programs accredited by the council on post-secondary accreditation in order to qualify.

(3) The applicant shall also have completed a minimum of 300 clock hours of supervised clinical practice, with at least 200 of said hours in the area of licensure. The supervised clinical practice shall be completed within the training institution or in one of its cooperating programs. The supervised clinical practices shall include:

(a) For the speech-language pathologist, hours in evaluation in children and adults, evaluation and treatment of language disorders in children and adults, and hearing disorders as required by an accredited institution or an institution with equivalent curricula. Experience in both evaluation and management shall be gained within each area.

(b) For the audiologist, hours in auditory assessment, habilitation and rehabilitation, and speech pathology as required by an accredited institution or an institution with equivalent curricula.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue Foster, Executive Director, Board of Speech-Language Pathology and Audiology/MQA, 4052 Bald Cypress Way, Bin #C-08, Tallahassee, Florida 32399-3258

DEPARTMENT OF HEALTH

Board of Speech-Language Pathology and Audiology

RULE NO.: 64B20-2.004
RULE TITLE: Professional Employment Experience

NOTICE OF CHANGE

Pursuant to subparagraph 120.54(3)(d)1., F.S., notice is hereby given that the following changes have been made to the proposed rule, as published in Vol. 25, No. 43, October 29, 1999, issue of the Florida Administrative Weekly. The changes are in response to comments provided by the staff of the Joint Administrative Procedures Committee. The introductory paragraph of this rule shall read as follows:

Every applicant for licensure as a speech-language pathologist or audiologist with a doctoral degree who meets the requirements of Section 468.1155, F.S., and can demonstrate experience in the doctoral program that includes one year clinical work experience is deemed to meet the nine months of full time professional employment. Every applicant for licensure as a speech-language pathologist or audiologist with a masters degree shall demonstrate to the Board, prior to licensure, nine (9) months of full-time professional employment, pertinent to the license being sought.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue Foster, Executive Director, Board of Speech-Language Pathology and Audiology/MQA, 4052 Bald Cypress Way, Bin #C-08, Tallahassee, Florida 32399-3258

**Section IV
Emergency Rules**

DEPARTMENT OF THE LOTTERY

RULE TITLE: Instant Game 311 Specifics
RULE NO.: 53ER00-31

SUMMARY OF THE RULE: This emergency rule relates to the Instant Game 311, "FORTUNE COOKIE™" for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game, determination of prize winners and the number and size of prizes in the game.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER00-31 Instant Game 311 Specifics.

(1) Name of Game. Instant Game Number 311, "FORTUNE COOKIE™."

(2) Price. FORTUNE COOKIE™ Lottery tickets sell for \$1.00 per ticket.

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

(4) The "YOUR NUMBERS" play symbols and play symbol captions in FORTUNE COOKIE™ are as follows:

INSERT SYMBOLS

(5) The "LUCKY NUMBERS" play symbols and play symbol captions in FORTUNE COOKIE™ are as follows:

INSERT SYMBOLS

(6) The prize symbols and prize symbol captions in FORTUNE COOKIE™ are as follows:

INSERT SYMBOLS