

## Section I

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

**DEPARTMENT OF STATE**

**Division of Licensing**

RULE TITLES:	RULE NOS.:
Licensed Firearms Instructors; Schools or Training Facilities; License Application	1C-3.134
School Staff; Licensing Requirements; Standards School Curriculum; Examinations;	1C-3.138
Retention of Records	1C-3.140

**PURPOSE AND EFFECT:** To amend rules relating to schools or training facilities that offer classes required for recovery (repossession) agents to be licensed, so that classes may also be offered by correspondence or distance education. The effect is to allow recovery agents to acquire necessary training by correspondence or distance education.

**SUBJECT AREA TO BE ADDRESSED:** Training required for a person to be licensed as a recovery agent.

**SPECIFIC AUTHORITY:** 493.6103, 493.6406(3) FS.

**LAW IMPLEMENTED:** 493.6406(3) 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., December 29, 2000

**PLACE:** Conference Room, 2520 North Monroe Street, Tallahassee, Florida 32303

**THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS:** Michele Guy, Assistant General Counsel, Department of State, Division of Licensing, The Capitol, MS#4, Tallahassee, FL 32399, Telephone (850)488-3492, Fax (850)488-2789

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

**PUBLIC SERVICE COMMISSION**

**UNDOCKETED**

RULE TITLE:	RULE NO.:
Utility Collection of Underground Fees	25-6.116

**PURPOSE AND EFFECT:** The purpose of the rule is to provide a mechanism for utilities to act as the billing and collection agent for local governments to recover the cost of placing electric utility facilities underground from customers within the local government's jurisdiction. The effect of the rule is that local governments will have an option available to them for financing undergrounding when they believe it is in their public interest.

**SUBJECT AREA TO BE ADDRESSED:** This rule addresses the subject area of local government-required undergrounding of electric utility facilities and the use of utilities to bill for and collect the costs of undergrounding from those residing in the area affected.

**SPECIFIC AUTHORITY:** 366.03, 366.04, 366.05 FS.

**LAW IMPLEMENTED:** 366.03, 366.04, 366.05 FS.

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

**TIME AND DATE:** 9:30 a.m., January 8, 2001

**PLACE:** Betty Easley Conference Center, Room 152, 4075 Esplanade Way, Tallahassee, FL

**THE WORKSHOP REQUEST MUST BE SUBMITTED IN WRITING WITHIN 14 DAYS OF THE DATE OF THIS NOTICE TO:** Richard C. Bellak, Division of Appeals, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850.

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

**THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS:** Bob Trapp, Division of Policy Analysis and Intergovernmental Liaison, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0862

**THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:**

25-6.116 Utility Collection of Underground Fees.

(1) Each investor-owned electric utility shall file a tariff which provides that:

(a) Pursuant to Rules 25-6.078, 25-6.061, 25-6.064, and 25-6.115, a municipal or county government which requires underground electric service within its jurisdiction shall be responsible for paying any applicable contribution in aid of construction to the serving utility for undergrounding the electric utility facilities prior to commencement of construction; and

(b) At the request of such municipal or county government, the serving utility shall impose a surcharge on the electric bills of its customers within the jurisdiction of the municipal or county government to recover the contribution in aid of construction paid by the municipal or county government to the serving utility; and

(c) The utility shall remit funds received from such surcharge to the municipal or county government requesting the surcharge according to a schedule agreed upon by the utility and the municipal or county government.

(2) This rule shall not be construed as granting any municipal or county government the authority to require underground electric service. This subsection only specifies the method of collection of a customer surcharge, if a municipal or county government, having authority to do so, requires underground electric service within its jurisdiction.

Specific Authority 366.03, 366.04, 366.05 FS. Law Implemented 366.03, 366.04, 366.05 FS. History--New \_\_\_\_\_.

**WATER MANAGEMENT DISTRICTS**

**South Florida Water Management District**

RULE CHAPTER TITLE: Minimum Flows and Levels  
 RULE CHAPTER NO.: 40E-8

PURPOSE AND EFFECT: The purpose and effect of the rule development is to establish minimum flows and levels by January, 2001 for Lake Okeechobee, the Everglades (which includes the freshwater regions of Everglades National Park, Water Conservation Areas, and the Holeyland and Rotenberger Wildlife Management Areas), the Biscayne Aquifer in Southeastern Florida, the Lower West Coast Aquifers, and the Caloosahatchee River, in accordance with Chapter 373, Florida Statutes.

SUBJECT AREAS TO BE ADDRESSED: Minimum flows and levels.

SPECIFIC AUTHORITY: 373.042, 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 373.042, 373.0421 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., January 9, 2001

PLACE: Okeehelie Nature Center, 7715 Forest Hill Boulevard, West Palm Beach, FL 33413

TIME AND DATE: 10:00 a.m. – 4:00 p.m., January 26, 2001

PLACE: South Florida Water Management District, B-1 Auditorium, 3301 Gun Club Road, West Palm Beach, FL 33406

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: For technical issues contact, Scott Burns (internet: sburns@sfwmd.gov), or Cecile Ross (internet: cross@sfwmd.gov) at South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045. For procedural issues contact: Julie Jennison, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6294 or (561)682-6294 (internet: jjenniso@sfwmd.gov)

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

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

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

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

RULE TITLE: Continuing Education Renewal Requirements  
 RULE NO.: 61-20.508

PURPOSE AND EFFECT: The Board proposes to update the rule text to coincide with the Department’s new continuing education provisions.

SUBJECT AREA TO BE ADDRESSED: Continuing education renewal requirements.

SPECIFIC AUTHORITY: 468.4315(2), 468.4336, 468.4337 FS.

LAW IMPLEMENTED: 468.4336, 468.4337 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Julie Baker, Executive Director, Regulatory Council of Community Association Managers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE AT THIS TIME.

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLE: List of Approved Forms; Incorporation  
 RULE NO.: 64B5-1.021

PURPOSE AND EFFECT: The purpose of the rule amendments is to change the address of the Board and to incorporate a new form.

SUBJECT AREA TO BE ADDRESSED: List of approved forms; incorporation.

SPECIFIC AUTHORITY: 466.004 FS.

LAW IMPLEMENTED: 120.52(15), 455.561 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

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

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLES:	RULE NOS.:
Licensure Requirements for Dental Hygiene Applicants from Unaccredited Dental Schools or Colleges	64B5-2.0144
Licensure Requirements for Applicants from Non-Accredited Schools or Colleges	64B5-2.0146

PURPOSE AND EFFECT: The purpose of the rule amendments to Rule 64B5-2.0144 is to update the rule text. The purpose of the amendment to Rule 64B5-2.0146 is to change the word "program" to "school".

SUBJECT AREA TO BE ADDRESSED: Licensure requirements for dental hygiene applicants from unaccredited dental schools or colleges; applicants from non-accredited schools or colleges.

SPECIFIC AUTHORITY: 466.004, 466.007 FS.

LAW IMPLEMENTED: 456.033(6), 466.006, 466.007, 466.0075 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-2.0144 Licensure Requirements for Dental Hygiene Applicants from Unaccredited Dental Schools or Colleges. Applicants for licensure as dental hygienists who have graduated from an unaccredited dental school or college shall submit the following:

- (1) through (4) No change.

(5) proof which establishes successful completion of 5 academic years of postsecondary education, which shall include 4 academic years of dental education. ~~The pre-dental education requirement cannot be satisfied by completing courses subsequent to dental education.~~ Proof of the 5 years of required education shall include a report from an American Association of Dental Schools (AADS) approved evaluating service which evaluation includes a year by year evaluation of the applicant's credentials. Said report shall not be conclusive, but shall only be advisory to the Board;

- (6) through (10) No change.

Specific Authority 466.004, 466.007 FS. Law Implemented 466.007 FS. History—New 1-18-95, Formerly 59Q-2.0144, Amended 8-19-97, 8-20-97,

64B5-2.0146 Licensure Requirements for Applicants from Non-Accredited Schools or Colleges.

- (1) No change.
- (2) An applicant who otherwise meets the requirements of Section 466.006(3), F.S., and chooses to apply pursuant to Section 466.006(3)(b)2., F.S., will be required to:
  - (a) Complete a full-time, matriculated, resident program offered by an accredited dental ~~school program~~ which provides remediation to the level of an accredited D.D.S. or D.M.D. program and which has a duration equivalent to at least 2 academic years at the sponsoring institution.

- (b) through (c) No change.
- (3) through (4) No change.

Specific Authority 466.004 FS. Law Implemented ~~456.033(6)~~ 455-604(6), 466.006, 466.0075 FS. History—New 10-15-92, Formerly 21G-2.0146, 61F5-2.0146, Amended 9-24-96, Formerly 59Q-2.0146, Amended 8-19-97,

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLE:	RULE NO.:
Advertising and Soliciting by Dentists	64B5-4.002

PURPOSE AND EFFECT: The purpose of the rule amendment is to provide new rule text with regard to solicitation.

SUBJECT AREA TO BE ADDRESSED: Advertising and soliciting by dentists.

SPECIFIC AUTHORITY: 466.004(4), 466.019 FS.

LAW IMPLEMENTED: 466.019, 466.028(1)(d) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-4.002 Advertising and Soliciting by Dentists.

(1) through (3) No change.

(4) In person and telephone solicitation of dental services by a dentist or his agent poses an inherent danger to the public because such advertising cannot be supervised, may exert pressure, and often demands an immediate response without affording the recipient an opportunity for comparison or reflection. Unlike an advertisement appearing in print or on television or radio, in person and telephone solicitation does not simply provide information and leave the recipient free to act or not, but is ripe with the potential for overbearing persuasion. Accordingly, in person and telephone solicitation of dental services by a dentist or his agent is prohibited. The term "solicitation" as used in this rule does not include in person or telephone communication by a dentist or his or her agent with a patient or former patient for purposes of scheduling an appointment or offering follow-up care.

(5) through (6) No change.

Specific Authority 466.004(4), 466.019 FS. Law Implemented 466.019, 466.028(1)(d) FS. History--New 7-7-87, Amended 1-11-89, 10-29-90, 4-24-91, 7-14-92, Formerly 21G-4.002, Amended 3-30-94, Formerly 61F5-4.002, 59Q-4.002, Amended \_\_\_\_\_.

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLE: Limited License as Allowed in Section 456.015, F.S. RULE NO.: 64B5-7.007

PURPOSE AND EFFECT: The Board proposes to promulgate a new rule to address how an applicant can obtain a limited license by the Board of Dentistry.

SUBJECT AREA TO BE ADDRESSED: Approval of a limited license.

SPECIFIC AUTHORITY: 456.015, 466.004 FS.

LAW IMPLEMENTED: 456.015, 466.006, 466.007, 466.011 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-7.007 Limited License as Allowed in Section 456.015, F.S.

(1) A limited license may be issued by the Board of Dentistry to an applicant who has retired or intends to retire from the practice of dentistry or dental hygiene and intends to practice only pursuant to the restrictions of the limited license granted pursuant to 456.015, F.S., if the applicant:

(a) Has not failed the Florida licensure examination.

(b) Has been licensed for practice in any jurisdiction in the United States for at least ten (10) years in the profession for which the applicant seeks a limited license.

(c) Has not committed or is not under investigation for prosecution for any act which would constitute the basis for discipline pursuant to the provisions of Chapter 466, F.S.

(d) Practices only in the employ of public agents of non-profit agencies or institutions which meet the requirements of 501(c)(3) of the Internal Revenue Code, are permitted under 64B5-7.006 and which provide professional liability coverage for acts or omissions of the limited licensee.

(e) Complies with all continuing education requirements of active licensees.

(f) Pays a fee of \$300. If the applicant for a limited license submits a notarized statement from the employer stating the applicant will not receive monetary compensation for any service involving the practice of dentistry or dental hygiene, the application and all licensure fees shall be waived.

(2) A limited licensee may provide services only to the indigent, underserved or critical need populations within the state. The standard for determining indigency shall be recognized by the Federal Poverty Income Guidelines produced by the United States Department of Health and Human Services.

Specific Authority 456.015, 466.004 FS. Law Implemented 456.015, 466.006, 466.007, 466.011 FS. History--New \_\_\_\_\_.

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLE: Radiography Training for Dental Assistants RULE NO.: 64B5-9.011

PURPOSE AND EFFECT: The purpose of the rule amendment is to update the rule text.

SUBJECT AREA TO BE ADDRESSED: Radiography training for dental assistants.

SPECIFIC AUTHORITY: 466.004, 466.0175(5) FS.

LAW IMPLEMENTED: 466.0175(5) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-9.011 Radiography Training for Dental Assistants.

(1) through (3) No change.

(4) Dental assistants may be certified as dental radiographers if they comply with the following requirements:

(a) Apply for certification on forms provided by the Board and submit the nonrefundable fee prescribed by Rule 64B5-15.015, F.A.C.;

(b) through (c) No change.

(5) through (6) No change.

Specific Authority 466.004, 466.017(5) FS. Law Implemented 466.017(5) FS. History--New 9-20-80, Amended 1-28-81, Formerly 21G-9.11, Amended 12-31-86, 1-18-89, 4-24-91, Formerly 21G-9.011, 61F5-9.011, 59Q-9.011, Amended 6-12-00, \_\_\_\_\_.

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLES: RULE NOS.:

Inactive Status and Renewal 64B5-10.005  
of Inactive Status

Requirements for Reactivation of 64B5-10.007  
an Inactive License

PURPOSE AND EFFECT: The purpose of the rule amendments to Rule 64B5-10.005 is to update the rule text. The purpose of the rule amendments to Rule 64B5-10.007 is to update the rule text with regard to the requirements for reactivation of an inactive license.

SUBJECT AREA TO BE ADDRESSED: Inactive status and renewal of inactive status; requirements for reactivation of an inactive license.

SPECIFIC AUTHORITY: 466.004(4), 466.015 FS.

LAW IMPLEMENTED: 456.036, 466.015 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-10.005 Inactive Status and Renewal of Inactive Status.

(1) ~~A~~ ~~Any~~ licensee may elect at any ~~the~~ time of ~~biennial license renewal~~ to place the license into inactive status by filing with the Department a completed application for inactive status as set forth in section 455.711, F.S., and the appropriate ~~fees~~ fee required by Rule Chapter 64B5-15, F.A.C. Active status licensees choosing inactive status at the time of license renewal must pay the fee for renewal of inactive license required by Rule 64B5-15.008, any applicable delinquency fee as required by Rule 64B5-15.011, and the Change of Status Processing fee required by Rule 64B5-15.012. Active status licensees choosing inactive status at any time other than at the time of license renewal shall pay the change of status processing fee required by Rule 64B5-15.012 ~~64B5-15.010, F.A.C.~~

(2) No change.

(3) An inactive license can be reactivated at any time provided the licensee meets the requirements of Rule 64B5-10.007, F.A.C. Inactive status licensees choosing active status at the time of license renewal must pay the renewal fee required by Rule 64B5-15.006, the reactivation fee as required by Rule 64B5-15.009, any applicable delinquency fee as required by Rule 64B5-15.011, and the change of status processing fee required by Rule 64B5-15.012. Inactive status licensees choosing active status at any time other than at the time of license renewal shall pay the reactivation fee as required by Rule 64B5-15.009 and the change of status processing fee required by Rule 64B5-15.012.

~~(4) An inactive licensee who elects to change to active status shall not be permitted to return to inactive status until the next biennial renewal period.~~

Specific Authority 466.004(4), 466.015 FS. Law Implemented 456.036 455.711 FS. History--New 7-12-95, Formerly 59Q-10.005, Amended \_\_\_\_\_.

64B5-10.007 Requirements for Reactivation of an Inactive License.

An inactive license shall be reactivated upon demonstration that the licensee has paid the applicable fees ~~reactivation fee~~ set forth in Rule Chapter 64B5-15, F.A.C., 64B5-15.009, F.A.C., and has complied with the following requirements:

(1) through (3) No change.

Specific Authority 466.004(4), 466.015 FS. Law Implemented 456.036 455.711, 466.015 FS. History--New 7-12-95, Formerly 59Q-10.007, Amended \_\_\_\_\_.

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLES:	RULE NOS.:
Continuing Education Requirements	64B5-12.013
Subject Area Requirements	64B5-12.016
Application for Provide Status	64B5-12.017

PURPOSE AND EFFECT: The Board proposes to amend Rule 64B5-12.013 to delete rule text that is no longer desired. Rule 64B5-12.016 is being amended to include a new category for subject matter. The Board proposes to amend Rule 64B5-12.017 to update the rule text by changing the word "providership" where ever it appears to "provider status".

SUBJECT AREA TO BE ADDRESSED: Continuing education requirements; subject area requirements; application for provider status.

SPECIFIC AUTHORITY: 456.013(8), 456.025(2), 456.031, 466.004(4), 466.0135, 466.014, 466.017(3),(4) FS.

LAW IMPLEMENTED: 456.013(8), 456.025(2), 456.031, 466.0135, 466.014, 466.017(3),(4),(5), 466.028(1)(i),(bb) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-12.013 Continuing Education Requirements.

(1) through (2) No change.

(3) Continuing education credit shall be awarded only for educational experiences that are specifically appropriate for, and contain useful information directly pertinent to, dentistry and only if received through the following methods:

(a) through (b) No change.

(c) By participating in Board-Approved individual study; and

(d) By participating in examination standardization exercises. Dentists and dental hygienists may receive a maximum of 6 continuing education credits per biennium for participating in the dental hygiene exercise; dentists may receive a maximum of 8 continuing education credits for the dental clinical exercise; and dentists may receive a maximum of 11 continuing education credits per biennium for participating in both exercises; ~~and~~

~~(e) By completing a course on domestic violence that meets the requirements set forth in Ch. 95-187, Laws of Florida, and has been approved by any state or federal government agency or professional association or Board-approved continuing education provider.~~

~~(e)(f)~~ By participating in programs approved by the Board pursuant to Rule 64B5-12.0185, F.A.C., that provide substantial pro bono dental and dental hygiene services to the indigent, to dentally underserved populations or to persons who reside in areas of critical need within Florida. Dentists and dental hygienists may obtain a maximum of 5 hours of required continuing education credit for participating in such programs. Continuing education credit shall be calculated at a ratio of 1 continuing education credit for each 3 hours of patient services provided to approved programs.

(4) through (6) No change.

Specific Authority ~~456.013(8), 456.031 455.564(8), 455.597,~~ 466.004(4), 466.0135, 466.014, 466.017(3), (4) FS. Law Implemented ~~456.013, 456.031 455.564(8), 455.597,~~ 466.0135, 466.014, 466.028(1)(i),(bb), 466.017(3),(5) FS. History--New 4-2-86, Amended 12-31-86, 4-26-87, 7-20-87, 9-16-87, 11-18-89, 7-9-90, Formerly 21G-12.013, Amended 5-19-94, 7-18-94, Formerly 61F5-12.013, Amended 11-15-95, 4-8-96, Formerly 59Q-12.013, Amended 2-17-98, 2-15-99, 3-11-99, 11-9-00,\_\_\_\_\_.

64B5-12.016 Subject Area Requirements.

(1) Regardless of the manner by which a licensee obtains continuing education, no credit will be awarded unless the subject matter falls within the following subject matter categories:

(a) through (e) No change.

(f) Formal group discussions concerning case presentations sponsored by approved providers.

(2) through (3) No change.

Specific Authority 466.004(4), 466.0135, 466.014 FS. Law Implemented 456.031, 466.0135, 466.014 FS. History--New 4-2-86, Amended 1-18-89, 7-9-90, 2-1-93, Formerly 21G-12.016, 61F5-12.016, Amended 9-27-95, Formerly 59Q-12.016, Amended 10-29-00,\_\_\_\_\_.

64B5-12.017 Application for Provide Status Providership.

(1) No change.

(2) Provider approval may be granted for a period not to exceed the time from the date of approval to the end of the next successive licensure biennium after approval was obtained. Application for renewal of provider status providership shall be made at least 90 days prior to the end of the biennium in which approval expires and must be accompanied by the biennial renewal fee set forth in Rule 64B5-15.022(2). Renewal applications shall contain all information required for initial provider approval as well as course outlines and information evidencing compliance with Rule 64B5-12.0175 for each course offered during the provider status providership.

(3) No change.

Specific Authority ~~456.025(2) 455.587(2),~~ 466.004(4), 466.014 FS. Law Implemented ~~456.025(2) 455.587(2),~~ 466.0135, 466.014 FS. History--New 4-2-86, Amended 10-26-87, 1-18-89, 7-9-90, 5-2-91, Formerly 21G-12.017, 61F5-12.017, 59Q-12.017, Amended 8-19-97, 10-29-00,\_\_\_\_\_.

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLE: Courses Required of Dentists for Renewal and Reactivation

RULE NO.: 64B5-12.020

PURPOSE AND EFFECT: The purpose of the rule amendments is to change the rule title and to update the rule text in subsection (2)(b)1., 2., and 3.

SUBJECT AREA TO BE ADDRESSED: Change in rule title and to change the word "dentist" to "licensee".

SPECIFIC AUTHORITY: 466.004 FS.

LAW IMPLEMENTED: 466.0135 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

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

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLES: Training, Education, Certification, and Requirements for Issuance of Permits

RULE NOS.: 64B5-14.003  
64B5-14.010

PURPOSE AND EFFECT: The Board proposes to amend Rule 64B5-14.003 to update the rule text. The purpose of the amendment to Rule 64B5-14.010 is to delete rule text that is no longer desired.

SUBJECT AREA TO BE ADDRESSED: Training, education, certification and requirements for issuance of permits. Pediatric conscious sedation.

SPECIFIC AUTHORITY: 466.004, 466.017 FS.

LAW IMPLEMENTED: 466.017 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-14.003 Training, Education, Certification, and Requirements for Issuance of Permits.

- (1) through (2) No change.
- (3) Pediatric Conscious Sedation Permit.
  - (a) No change.
    - 1. through 3. No change.

(b) A dentist utilizing pediatric conscious sedation and his assistant/dental hygienist personnel shall be certified in an American Heart Association or American Red Cross or equivalent agency sponsored cardiopulmonary resuscitation course at the basic life support level to include one man CPR, two man CPR, infant resuscitation, and obstructed airway with a periodic update not to exceed two years. Starting with the licensure biennium commencing on March of 2000, a dentist and all assistant/dental hygienist personnel shall also be trained in the use of either an Automated External Defibrillator or a defibrillator and electrocardiograph as part of their cardiopulmonary resuscitation course at the basic life support level. In addition to CPR certification, a dentist utilizing pediatric conscious sedation must be currently trained in ACLS (Advanced Cardiac Life Support), ~~ATLS (Advanced Trauma Life Support)~~, or PALS (Pediatric Advanced Life Support), or a course providing similar instruction which has been approved by the Board.

- (c) through (d) No change.
- (4) No change.

Specific Authority 466.004(4), 466.017(3) FS. Law Implemented 466.017(3) FS. History—New 1-31-80, Amended 4-20-81, 2-13-86, Formerly 21G-14.03, Amended 12-31-86, 11-8-90, 2-1-93, Formerly 21G-14.003, Amended 12-20-93, Formerly 61F5-14.003, Amended 8-8-96, 10-1-96, Formerly 59Q-14.003, Amended 2-17-98, 12-20-98, 5-31-00,\_\_\_\_\_.

64B5-14.010 Pediatric Conscious Sedation.

Pediatric Conscious Sedation Permit applicants or permit holders shall comply with the following requirements at each location where anesthesia procedures are performed. The requirements shall be met and equipment permanently maintained and available at each location.

- (1) through (2) No change.
- (3) The following equipment must be readily available to the operatory and recovery room and maintained in good working order:
  - (a) through (e) No change.
  - ~~(f) As of July 1, 2001, the facility must have defibrillator equipment appropriate for the patient population being treated.~~
- (4) through (8) No change.

Specific Authority 466.004, 466.017 FS. Law Implemented 466.017 FS. History—New 8-8-96, Formerly 59Q-14.010, Amended 8-2-00,\_\_\_\_\_.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE TITLES:
Fee for Reactivation of Inactive License
Change of Status Processing Fee

PURPOSE AND EFFECT: The purpose of the rule amendments to Rules 64B5-15.009 and 64B5-15.012 is to decrease the fees.

SUBJECT AREA TO BE ADDRESSED: Fee for reactivation of inactive license and change of status processing fee.

SPECIFIC AUTHORITY: 456.036, 466.004, 466.015 FS.

LAW IMPLEMENTED: 456.036, 466.015 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B5-15.009 Fee for Reactivation of Inactive License.

The fee for reactivation of an inactive dental license shall be \$100 \$200. The fee for reactivation of an inactive dental hygiene license shall be \$45 \$90.

Specific Authority 466.004, 466.015 FS. Law Implemented 466.015 FS. History--New 4-2-84, Formerly 21G-15.09, Amended 1-18-87, 11-16-89, 8-13-92, Formerly 21G-15.009, 61F5-15.009, Amended 5-6-96, Formerly 59Q-15.009, Amended

64B5-15.012 Change of Status Processing Fee.

The fee for processing a licensee's request to change status shall be \$100 at any time other than at the beginning of a licensure cycle shall be \$200 for a dental license and \$45 \$90 for a dental hygiene license.

Specific Authority 456.036, 466.004(4), 455-744 FS. Law Implemented 456.036 455-744 FS. History--New 7-12-95, Amended 5-6-96, Formerly 59Q-15.012, Amended

DEPARTMENT OF HEALTH

Board of Dentistry

RULE TITLE:
Definitions

PURPOSE AND EFFECT: The Board proposes to amend the rule chapter title to properly identify the chapter's content of the rules set forth therein. In addition, the Board proposes to amend the rule text in Rule 64B5-25.002 to further clarify the definitions.

SUBJECT AREA TO BE ADDRESSED: Change in rule chapter title and definition of "disinfection".

SPECIFIC AUTHORITY: 466.004(4) FS.

LAW IMPLEMENTED: 466.028(1)(u), (x), 466.041 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

CHAPTER 64B5-25

INFECTION CONTROL, STERILIZATION AND DISINFECTION PROCEDURES

64B5-25.002 Definitions.

(1) No change.

(2) "Disinfection" is defined to mean the destruction or inhibition of most pathogenic bacteria while they are in their active growth phase and the inactivation of some viruses. Disinfection allows the potential for viable pathogens infection to remain (e.g., Tubercule bacilli and some viruses, including A, B and C hepatitis virus, and nonA-nonB (NANB) viruses which may survive depending upon the chemicals used).

(3) No change.

Specific Authority 466.004(4) FS. Law Implemented 466.028(1)(u), (x), 466.041 FS. History--New 2-24-87, Amended 1-7-92, 2-1-93, Formerly 21G-25.002, 61F5-25.002, 59Q-25.002, Amended

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE CHAPTER TITLE: Cobia

RULE TITLES:
Definitions

Cobia, Size Limit

Disignation as Restricted Species; Bag and Possession Limits

PURPOSE AND EFFECT: The purpose of this rule development effort is to address complaints received from the public concerning increasing sales of recreationally-harvested cobia and the effect such harvest and sales have on the abundance of the species. Cobia is one of the few commercially-valuable marine fish not designated as a restricted species, allowing recreational harvesters to sell the fish with only the purchase of a \$50 saltwater products license. Appropriately, the rule development includes designation of cobia as a restricted species, reduction of the recreational daily bag limit to one fish, and establishment of a uniform possession limit aboard a vessel of 4 cobia. Standard language



is also included to aid in the enforcement of size and bag limits. The effect of this rule development effort should be to safeguard the abundance of cobia and alleviate the need to adopt more stringent regulations in the future.

SUBJECT AREA TO BE ADDRESSED: Cobia.

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

LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution.

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: James V. Antista, General Counsel, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

68B-19.001 Definitions.

For purposes of this chapter, except where the context clearly requires otherwise:

(1) "Cobia", also referred to in some areas as ling, means any fish of the species *Rachycentron canadum*.

(2) "Fishing pier" means a platform extending from shore over water, used primarily to provide a means for persons to harvest or attempt to harvest fish therefrom. The term shall not be construed to include any residential dock, marina, or facility at which vessels are launched or moored, but shall include any abandoned bridge serving the function of a fishing pier.

(3)(2) "Fork length" means the length of a fish as measured from the tip of the snout to the rear center edge of the tail.

(4)(3) "Harvest" means the catching or taking of a fish by any means whatsoever, followed by a reduction of such fish to possession. Fish that are caught but immediately returned to the water free, alive and unharmed are not harvested. In addition, temporary possession of a fish for the purpose of measuring it to determine compliance with the minimum size requirements of this chapter shall not constitute harvesting such fish, provided that it is measured immediately after taking, and immediately returned to the water free, alive and unharmed if undersize.

(5) "Land", when used in connection with the harvest of a fish, means the physical act of bringing the harvested fish ashore.

(6)(4) "Person" means any natural person, firm, entity or corporation.

(7) "Trip" means a fishing trip of whatever duration which begins with departure of the fishing vessel from a dock, berth, beach, seawall, or ramp and which terminates with return to a dock, berth, beach, seawall, or ramp.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New 6-13-85, Amended 1-1-90, Formerly 46-19.001, Amended \_\_\_\_\_.

68B-19.002 Cobia, Size Limit.

(1) No person shall harvest in or from the waters of the state or sell or offer for sale any cobia with a fork length less than 33 inches.

(2) All cobia shall be landed in a whole condition. The possession, while in or on state waters, on any public or private fishing pier, on a bridge or catwalk attached to a bridge from which fishing is allowed, or on any jetty, of a cobia that has ~~have~~ been deheaded, sliced, divided, filleted, ground, skinned, scaled, or deboned is prohibited. Mere evisceration or "gutting" of cobia, or mere removal of gills, before landing is not prohibited.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History—New 6-13-85, Amended 1-1-90, 8-31-98, Formerly 46-19.002, Amended \_\_\_\_\_.

68B-19.004 Designation as Restricted Species; Bag and Possession Limits Limit.

(1) Cobia are hereby designated as a restricted species pursuant to s. 370.01(21), Florida Statutes.

(2) Bag Limits:

(a) Recreational Daily Bag Limit – Except as provided in paragraph (b), no person shall harvest more than 1 2 cobia per day from waters of the state. No such person shall possess more than 1 2 cobia while fishing in, on, or above the waters of the state or on any dock, pier, bridge, beach, or other fishing site adjacent to such waters.

(b) Commercial Daily Bag Limit – No person who fishes pursuant to a valid saltwater products license with a restricted species endorsement shall harvest more than 2 cobia per day from waters of the state. No such person shall possess more than 2 cobia while fishing in, on, or above the waters of the state or on any dock, pier, bridge, beach, or other fishing site adjacent to such waters.

(c) Vessel Possession Limit – Whether fishing pursuant to paragraph (a) or (b), the possession of more than the applicable daily bag limit of cobia multiplied by the number of persons fishing aboard any vessel, or 4 cobia, whichever is less, is prohibited. On any single trip aboard a vessel, harvest of cobia shall either be recreational pursuant to paragraph (a) or

commercial pursuant to paragraph (b), and the possession of recreational and commercial bag limits simultaneously aboard a vessel is prohibited.

(3) The possession limits of this rule ~~limit~~ shall not apply to any licensed seafood dealer or customer thereof possessing a receipt evidencing purchase of cobia.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History--New 1-1-90, Formerly 46-19.004, Amended \_\_\_\_\_.

## Section II Proposed Rules

### DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

#### Division of Agricultural Environmental Services

RULE TITLE: RULE NO.:

Procedures for Landowners and Leaseholders to Submit the Notice of Intent to Comply with Nitrogen Best Management Practices (BMPs) 5E-1.023

PURPOSE AND EFFECT: To implement section 576.045(6) and 403.067(7)(d), F.S. The effect is to adopt a specific interim measure.

SUMMARY: This rule adopts a specific interim measure for forage crops (Bahagrass and Bermuda grass) grown within the Suwannee River Water Management District boundaries.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No SERC has been 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: 576.045(6) FS.

LAW IMPLEMENTED: 576.045(6) FS.

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

TIME AND DATE: 7:00 p.m., January 16, 2001

PLACE: Mayo Community Center, SR 27, Mayo, FL

TIME AND DATE: 7:00 p.m., January 18, 2001

PLACE: Suwannee River District Headquarters, CR 49, Live Oak, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kenneth A. Kuhl, Environmental Administrator, Division of Agricultural Environmental Services, 3125 Conner Blvd., Doyle Conner Building, Tallahassee, Florida 32399-1650, Telephone (850)921-5745, Fax (850)488-8497

THE FULL TEXT OF THE PROPOSED RULE IS:

5E-1.023 Procedures for Landowners and Leaseholders to Submit the Notice of Intent to Comply with Nitrogen Best Management Practices (BMPs).

(1) through (6)(a) No change.

(b) Bahiagrass and Bermuda grass. The approved "Nitrogen Interim Measure For Bahiagrass and Bermuda grass" dated 10-31-2000, and the associated recordkeeping requirements dated 10-31-2000 are hereby adopted and incorporated by reference into this rule. Copies may be obtained from the Department.

Specific Authority 576.045 FS. Law Implemented 576.045 FS. History--New 10-16-96, Amended \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Kenneth A. Kuhl, Environmental Administrator, Division of Agricultural Environmental Services, 3125 Conner Blvd., Doyle Conner Building, Tallahassee, Florida 32399-1650, Telephone (850)921-5745, Fax (850)488-8497

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Steven J. Rutz, Director, Division of Agricultural Environmental Services, 3125 Conner Boulevard, Doyle Conner Building, Room 130, Mail Stop C-16, Tallahassee, FL 32399-1650, Telephone (850)488-3731, Fax (850)488-2164

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 13, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 18, 2000

### DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

#### Division of Consumer Services

RULE TITLE: RULE NO.:

Decisions 5J-11.006

PURPOSE AND EFFECT: The purpose and effect of this rule change is to revise the time limit for filing a Request for State Arbitration, to conform to statutory changes made in 1997.

SUMMARY: This rule defines the information that will be provided to consumers regarding decisions made by the Lemon Law Arbitration Board.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: Rule implementation costs are zero.

SPECIFIC AUTHORITY: 681.108 FS.

LAW IMPLEMENTED: 681.108 FS.

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

TIME AND DATE: 10:00 a.m., January 5, 2001

PLACE: Department of Agriculture and Consumer Services, Conference Room, City Centre Building, 227 N. Bronough Street, Suite 7200, Tallahassee, Florida 32301

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dee Keck, Regulatory Program Administrator, Division of Consumer Services, City Centre Building, 227 N. Bronough Street, Suite 7200, Tallahassee, Florida 32301, Phone (850)410-3782

THE FULL TEXT OF THE PROPOSED RULE IS:

5J-11.006 Decisions.

(1) No change.

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

(e) The following statement in bold print:

The consumer may reject this decision and, if eligible, may pursue arbitration with the Florida New Motor Vehicle Arbitration Board administered by the Office of the Attorney General. To obtain information about eligibility for the state-run arbitration program, the consumer should contact the Division of Consumer Services' Lemon Law Hotline at 1-800-321-5366. PLEASE BE ADVISED THAT Section 681.109(4), F.S., provides that the consumer must file the Request for Arbitration no later than 60 days ~~within 6 months~~ after the expiration of the Lemon Law rights period, or within 30 days after the final action of a certified dispute-settlement procedure, whichever date occurs later.

(f) No change.

(g) No change.

Specific Authority 681.108 FS. Law Implemented 681.108 FS. History--New 12-5-93, Amended 6-5-95, \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Dee Keck, Regulatory Program Administrator, Division of Consumer Services, City Centre Building, 227 N. Bronough Street, Suite 7200, Tallahassee, Florida 32301, Phone (850)410-3782

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: James R. Kelly, Director, Division of Consumer Services, Mayo Building, Room 235, Tallahassee, Florida 32399-0800, Phone (850)922-2966

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 29, 2000

**DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**

**Division of Food Safety**

RULE TITLE: Food Permits; Requirements and Fees

RULE NO.: 5K-4.020

PURPOSE AND EFFECT: The rule amendment changes the fee schedule for annual permit fees charged to food establishments. The amendment also requires a new owner of a previously existing food establishment to apply for a food permit and pay the corresponding fee. Currently, a food permit

is transferrable from the old owner to the new owner of a food establishment. This amendment no longer provides for the transfer of permits upon a change of ownership.

SUMMARY: The Bureau of Food and Meat Inspection, Division of Food Safety, currently inspects over 39,000 food establishments each year. These firms include supermarkets, grocery stores, convenience stores with food service and minor food outlets. The Department charges each establishment a yearly permit fee, which is currently capped at \$350.00. Since the Department began charging a fee for the permits in 1993, the popularity of convenience stores and minor food outlets has increased drastically. Many convenience stores now have small delicatessens, beverage service, ice cream service along with potentially hazardous foods. Minor food outlets have also increased in popularity as most retail stores now carry some type of food. The permit issued to a food establishment is currently transferable from one owner to the next during the same calendar year. This transferability has created various record keeping problems and suspected fraudulent transfers of food permits to avoid permit fees and late fees.

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: 500.09, 500.12(1)(b), 570.07(23) FS.

LAW IMPLEMENTED: 500.04, 500.10, 500.12(1)(a),(b), (c),(d), 500.171, 500.172, 500.177 FS.

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

TIME AND DATE: 10:00 a.m., January 9, 2001

PLACE: Florida Department of Agriculture and Consumer Services, Conner Complex, George Eyster Auditorium, 3125 Conner Boulevard, Tallahassee, FL, Telephone (850)488-3951

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dr. John Fruin, Chief, Bureau of Food and Meat Inspection, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650, telephone (850)488-3951

THE FULL TEXT OF THE PROPOSED RULE IS:

5K-4.020 Food Permits; Requirements and Fees.

(1) As used in this rule, the following definitions shall apply:

(a) through (i) No change.

(j) Limited Sales. Any business fitting any of the ~~above~~ definitions in this subsection with gross food sales less than \$10,000.00 annually.

(k) through (x) No change.

(2) through (4) No change.

(5) Food Permit Fees.

(a) One food permit shall be issued to and one fee shall be charged to all food operations at a single location, regardless of whether the location may qualify for two or more permits. If a location qualifies for two or more permits, only the largest applicable fee shall be charged to that location, except that any location qualifying for a Limited Sales permit shall only be charged the fee applicable to a Limited Sales permit. ~~If No additional fee will be charged if the name or ownership of a firm changes during a calendar year, requiring a new food permit application, a satisfactory report of inspection, and a fee in the amount specified in subsection 5K-4.020(5) is required before a food permit shall be issued.~~ Other license or permit fees as may apply to a business, however, are not voided by payment of the food permit fee. Fees charged new food permit applicants shall be the entire applicable fee if the completed application is submitted January 1 through June 30 and shall be 1/2 of the applicable fee if the completed application is submitted July 1 through December 31.

(b) The following schedule of charges is established for each food permit.

Retail Bakery	\$325	300
Wholesale Bakery		350
Canning Plant		350
Bottling Plant		350
Rabbit or Game Processor	350	300
Fish or Seafood Processor	350	300
Processor, Other Perishable Foods	350	300
Processor, Other Non-perishable Foods	275	250
Food Storage Warehouse	325	300
Food Salvage Center		350
Salvage Store	350	250
Convenience Store	275	250
Convenience Store with Food Service	350	300
Meat Market	350	150
Seafood Market	350	150
Grocery Store	350	300
Supermarket		350
Minor Food Outlet	275	250
Minor Food Outlet with Food Service	325	300
Health Food Store	275	250
Mobile Vendor	275	75
Limited Sales	75	50

Specific Authority 500.09, 500.12(1)(b), 570.07(23) FS. Law Implemented 500.04, 500.10, 500.12(1)(a),(b),(c),(d), 500.171, 500.172, 500.177 FS. History—New 1-10-93, Formerly 5E-6.020, Amended 8-8-95, 3-11-98,

NAME OF PERSON ORIGINATING PROPOSED RULE:  
 Dr. John Fruin, Chief, Bureau of Food and Meat Inspection,  
 3125 Conner Boulevard, Tallahassee, Florida 32399-1650,  
 telephone (850)488-3951

NAME OF SUPERVISOR OR PERSON WHO APPROVED  
 THE PROPOSED RULE: Dr. Marion Fuller, Director,  
 Division of Food Safety  
 DATE PROPOSED RULE APPROVED BY AGENCY  
 HEAD: November 20, 2000  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT  
 PUBLISHED IN FAW: October 27, 2000

**DEPARTMENT OF TRANSPORTATION**

RULE CHAPTER TITLE	RULE CHAPTER NO.:
Right of Way Acquisition	14-102
RULE TITLES:	RULE NOS.:
Real Property Acquisition	14-102.0011
Reports of Estimates of Probable Business Damages	14-102.0037

PURPOSE AND EFFECT: The Rule Chapter title is changed from “Right of Way Acquisition and Reports of Estimates of Probable Business Damages” to “Real Property Acquisition” and references to “Right of Way Acquisition” have been changed to “Real Property Acquisition” throughout Rule 14-102.0011. Definitions and procedures are amended, and applicability of the rule and Relocation requirements are clarified. Rule 14-102.0037 on Right of Way Acquisition is Repealed.

SUMMARY: This is an amendment to Rule 14-102.0011 and the repeal of Rule 14-102.0037.

SPECIFIC AUTHORITY: 334.044(2) FS.

LAW IMPLEMENTED: 73.015, 73.071(3)(b), 337.25 FS.

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.

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

TIME AND DATE: 9:00 a.m., January 3, 2001

PLACE: Right of Way Fourth Floor Conference Room, Room 479, Haydon Burns Building, 605 Suwannee Street, Tallahassee, Florida

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

THE FULL TEXT OF THE PROPOSED RULES IS:

14-102.0011 ~~Real Property Right of Way~~ Acquisition.  
 This rule sets forth the requirements ~~and procedures~~ for the acquisition ~~by the Florida Department of Transportation~~ of real property and the interests therein necessary for transportation

purposes by Agencies on transportation projects or project phases having funding by or through the Florida Department of Transportation (Department). This rule does not apply to projects on or intended to be on the State Highway System which are funded by Department long term loan programs to governmental entities which have independent statutory authority to provide transportation projects on the State Highway System. The requirements of this rule chapter are not applicable to the relocation of nonconforming signs on non-federal projects, pursuant to Section 479.15, Florida Statutes.

(1) Definitions. The following words and phrases as used in these rules shall have the following meanings except where the context clearly indicates a different meaning:

(a) "Agency" shall mean any state, county, district, authority, or municipal office, department (including the Florida Department of Transportation), division, board, bureau, commission, or other separate unit of government created or established by law and any other public or private agency, person, partnership, corporation, or business entity acting on behalf of any public agency.

(b)(a) "Administrative Settlement" means an agreement between a property owner or business owner and the Agency Department to pay an amount in excess of the Agency's determination of just and full approved compensation for the affected parcel, which agreement is closed prior to finalizing an Order of Taking by a court deposit.

(c)(b) "Business Owner" means the individual or legal entity holding an interest in a business enterprise that is located on any part of the affected parcel property being acquired for transportation purposes.

(d)(c) "Closing" means the execution and delivery to the Agency Department (grantee), of the documents that convey title to real property or an interest therein, and the delivery to the property owner (grantor) of the consideration for the property. Closing may also mean the delivery of the document executed by the business owner evidencing satisfaction of the business damage claim and delivery to the business owner of the consideration for the claim.

(e)(d) "Closing Agent" means an Agency a Department employee, an attorney who is a member in good standing of the Florida Bar, an employee of a right of way acquisition consultant firm under contract to the Agency Department, or a representative of a title insurance company who is responsible for conducting the activities necessary to transfer title to real property or an interest therein, from the grantor to the grantee, as well as delivering the warrants to the grantor for payment for the acquisition.

(f)(e) "Department" means the State of Florida Department of Transportation, also known as "the agency."

(g)(f) "Estimator" means the individual or firm under whose direction a written estimate of probable business damage is being prepared.

(g) "Negotiated Settlement" means an agreement between the property owner or the business owner and the Agency Department that results in a closing, including donations and administrative settlements.

(h) "Parcel" means a specific piece of real property, or an interest therein, that which the Agency Department is acquiring for transportation purposes.

(i) "Property Owner" means the owner of record of real property, or an interest therein, that is being acquired for transportation purposes.

(2) The provisions of 49 C.F.R., Part 24, Uniform Relocation Assistance and Real Property Acquisition Policies Act (Effective March 15, 1999) and 23 C.F.R., Part 710 (Effective January 20, 2000) are incorporated into this rule by reference. The Department shall require, as a condition of financial participation, that the requirements of the C.F.R. provisions incorporated herein and this rule be met by the administering Agency on transportation projects or project phases:

(a) Having federal financial assistance on any phase of the project, or

(b) For which there is any anticipation of, or intent to have, federal financial assistance. (Anticipation includes discussion by local or state officials regarding the intended or potential use of federal funds in any phase of the project),

(c) That are on the State Highway System, or

(d) Are intended to be on the State Highway System.

The areas addressed in this rule include: donations, good faith negotiations, administrative settlements, closings, and business damage reporting requirements. The requirements of this rule chapter are not applicable to acquisitions that will not further development of a transportation project.

(3)(2) Donation of Right of Way.

(a) If a property owner wishes to donate all or part of all of his or her land, or an interest therein, for transportation purposes right of way, and the Agency Department elects to accept the donation, then the property owner must sign a written statement state, in writing:

1. That he or she waives all rights to receive fair market value for the real property or interest therein being donated based on an appraisal and that this right has been fully explained to him by an Agency a Department representative; and

2. That all rights under 49 C.F.R., Part 24, the Uniform Relocation Assistance and Real Property Acquisition Policies Act, as amended, have been fully explained and the property owner voluntarily waives those rights.

3.(b) That the property owner requests the Agency to provide an appraisal of the real property or interest therein being donated or, alternatively, releases the Agency from its obligation to provide The Department is responsible for

~~providing~~ an appraisal of the real property or interest therein being donated ~~affected unless the property owner releases the Department from this obligation in writing.~~

~~(e) The property owner(s)' signature(s) and date of signature must appear on the above written statements.~~

~~(4)(3) Good Faith Negotiations~~ - Representative Authorization. If a property owner or business owner chooses to be represented by an attorney or other agent during negotiations, ~~including service of legal process~~, a written authorization including the following must be provided by the owner or his or her agent to the Agency Department and be received by the Agency Department prior to negotiating with the agent:

- (a) the name of the owner(s);
- (b) the name of the owner(s)' attorney or other agent;
- (c) a signed and dated acknowledgment of this authorization from the attorney or other agent including, if applicable, the agent's agreement, authorized by the owner, to accept service of process on behalf of the owner(s);
- (d) the signature of the owner(s); and
- (e) ~~and~~ the date of signature.

~~(5)(4) Requirements for Negotiated Settlements.~~ When a negotiated settlement is reached, the property owner or business owner must enter into a written purchase agreement with the Agency Department. The agreement must include, at a minimum, the following items, as applicable:

- (a) The name(s) of the owner(s), ~~of record~~;
- (b) The Agency's Department's assigned project number and identification number for the parcel;
- (c) The real property type of interest being acquired;
- (d) An itemization of all personal property being acquired, if any;
- (e) An itemization of the amount of compensation to be paid to the owner at closing and, if applicable, the amount of any compensation that may be withheld, the total purchase price including fees and costs to be paid to the owner with an itemization of the amount of compensation for land and improvements, the amount of compensation for business damages, the amount of compensation for severance damages, the amount to be paid for the owner's attorney's fees if known at the time of settlement, the amount to be paid for the owner's appraisal fees if known at the time of settlement, and any other applicable amounts of compensation to be paid;

(f) A statement that the agreement is subject to final agency acceptance. Final Agency acceptance denotes final approval of the purchase price and all ~~of its~~ terms and conditions of the agreement by the authorized representative of the Agency Department. Final Agency acceptance constitutes the effective date of the purchase agreement. A closing on the agreement shall not be transacted prior to the granting of final Agency acceptance.

(g) A statement of the owner's responsibility for and agreement to pay the ad valorem taxes due on the parcel;

(h) A statement that the owner is responsible for the delivery of an unencumbered title to the Agency Department, and that any sums that the Agency Department must pay to clear the title will be deducted from the total purchase price;

(i) A statement that any extension of occupancy on the property beyond the closing must be agreed to in writing by the Agency Department, and that the occupant of the parcel must provide insurance and exercise diligent care in the maintenance and upkeep of the property during the period of occupancy.

(j) A statement of whether the property is or is not being acquired under threat of condemnation, ~~as applicable~~;

(k) A statement that the transaction shall be closed and the instrument of conveyance delivered within 60 days of final Agency acceptance;

(l) A statement that the taxpayer identification information pursuant to the Internal Revenue Service Code, Section 6045(e), will be provided prior to, or at, closing;

(m) A statement that typewritten or handwritten provisions inserted into the purchase agreement or attached to the purchase agreement as addenda, and initialed by all parties, shall control all printed provisions that are in conflict, and that all such provisions or addenda must be signed, or initialed by both the owner and the Agency Department representative;

(n) The signature of the owner as the seller with and the date of signature, the signature of the Agency Department representative as the purchaser denoting conditional acceptance of the purchase agreement with and the date of the signature, and the signature of the Agency Department representative who is authorized to grant final Agency acceptance with and the date ~~the~~ final Agency acceptance is granted.

(o) If the fees and costs are not known at the time of the written purchase agreement settlement, ~~then~~ they must be provided for in placed on a supplemental purchase agreement at the time that they are known. The supplemental purchase agreement must contain, at a minimum, the requirements listed in of Sections 14-102.0011(5)(4)(a),(b),(c) ~~including only an itemization of fees and costs covered by the supplemental purchase agreement~~, (f), (m), and (n). Additionally, the supplemental purchase agreement must contain an itemization of the fees and costs covered by the supplemental purchase agreement.

~~(6)(5) Administrative Settlements.~~ On parcels with an administrative settlements, the written purchase agreement shall not be granted settlement, final Agency acceptance ~~will not be granted~~ until the following conditions have been met:

(a) The settlement is determined to be reasonable, prudent, and in the public's ~~best~~ interest, and

(b) The owner is apprised of the effect of an administrative settlement on his or her relocation benefits prior to ~~his~~ acceptance of the offer.

~~(7)(6)~~ Negotiated Settlements/Retention of Improvements/Retention of Funds.

(a) If the property owner remains in occupancy of the parcel subsequent to the Agency acquisition of the real property or interest therein, ~~Department taking title~~ and a portion of the total compensation has been withheld by the Agency Department, ~~the withheld these retained~~ funds will be released to the property owner upon vacation and surrender of the parcel.

(b) On each parcel where improvements are to be retained, an addendum must be attached to the purchase agreement. The addendum must include, at a minimum,;

1. An itemized list of the improvement(s) to be retained;

2. The date by which the ~~owner of the improvements~~ must ~~be removed it~~ from the parcel right of way;

3. A statement that if the improvements ~~are is~~ not removed by the owner ~~of the improvement~~ on or before the date set forth therein, the improvement(s) will be considered abandoned property and will become subject to demolition and removal by the Agency Department; and

4. A statement that the provisions of ~~the this~~ addendum survive the closing.

(c) If there is a partial acquisition of improvements, and the owner(s) of the remaining property and the Agency Department agree that certain improvements on the remaining lands should be moved or demolished, the property owner must execute a written right of entry ~~that which~~, at a minimum, must contain:

1. The name of the owner(s) of record,

2. The Agency's Department's assigned project number and identification number for the parcel,

3. A statement that there are certain improvements affected by the referenced project which are remaining, in part, on the property owner's remainder property,

4. A statement that it is determined to be in the best interest of the owner and the Agency Department to remove these improvements,

5. A statement that the property owner and Agency Department agree that the Agency, Department or its authorized representative, shall have the right to enter upon the property owner's remaining lands for the purpose of removing or demolishing the referenced improvements,;

6. A statement that the property owner and Agency Department agree that the Agency, Department or its authorized representative, will restore the affected part of the remaining lands to a safe and sanitary condition after the demolition or removal of the improvements,;

7. The signatures of the property owner(s) and the Agency Department representative, and the date of the signatures, which must be no later than the day of closing.

~~(8)(7)~~ Closing Requirements.

(a) A closing will be conducted on each negotiated settlement parcel.

(b) The property owner must convey to the Agency Department a clear, unencumbered title to the parcel unless otherwise stated in the purchase agreement.

(c) At or before closing, the property owner must pay and present to the closing agent evidence of the payment for all current and delinquent ad valorem taxes on property to which the Agency Department is acquiring fee title.

(d) Each property owner (grantor) of the parcel must provide the taxpayer identification information pursuant to the Internal Revenue Service Code, Section 6045(e), including: ~~his~~ name and mailing address, the type and percentage of ownership ~~he has~~ in the subject property, ~~his~~ Social Security Number or Employer Identification Number, and a signed and dated certification by the grantor(s) that, under penalties of perjury, the stated identification number is the correct taxpayer identification number of the grantor.

(e) The property owner or business owner must execute a closing statement which will be prepared by the closing agent and which contains, at a minimum, the following items, as applicable,;

1. The Agency's Department's assigned parcel number and project number for the parcel;

2. A statement which includes an identification of the compensation for the land and improvements, fees and costs to be paid by the Agency Department at closing, the amount of any funds retained by the Agency Department ~~due to extended possession of the parcel~~, and an identification of the total debits which will be due from the owner at closing. These debits include, but are not limited to, mortgage payoffs, ad valorem taxes, mortgage pre-payment penalties, and documentary stamp taxes,;

3. The date the business or property owner must vacate and surrender the parcel to the Agency Department, in accordance with the terms of the purchase agreement, and instructions for delivery to the Agency Department of the keys to any structure on the parcel,;

4. A certification from the business or property owner and the Agency, Department that the contents of the closing statement represent the complete transaction, and that no other compensation or concession has been made or promised by either party; ~~and~~;

5. A dated certification executed by the property owner that there are no recorded or unrecorded encumbrances outstanding against the parcel. If there are outstanding encumbrances, they must be individually set forth on the purchase agreement, and the closing certification must reference the fact that exceptions exist and are set forth on the purchase agreement.

(f) Payments for land and improvements, damages, fees, costs, and incidental closing expenses shall not be made sooner than 30 days after signing the Purchase Agreement. These

payments include, but are not limited to, the prime warrant for land and improvements, the holdback warrant for any funds retained ~~due to extended possession of the parcel~~, and reimbursement to the property owner for incidental closing expenses.

(g) In order to receive reimbursement for incidental closing expenses, the property owner must execute an application for reimbursement ~~that which~~, at a minimum, shall include an identification of the parcel, an identification of the incidental expense to be reimbursed, and documentation that the expense has been paid by the property owner. This documentation may be in the form of paid receipts or canceled checks ~~that which~~ clearly identify the item being paid, the amount paid, the party who received payment, and the party who made the payment.

Specific Authority 334.044(2) FS. Law Implemented 73.015, 337.25(+), 337.27+ FS. History–New 4-10-97, Amended \_\_\_\_\_.

**14-102.0037 Reports of Estimates of Probable Business Damages.**

Specific Authority 334.044(2) FS. Law Implemented 73.071(3)(b); 337.271(5), (6) FS. History–New 11-10-92, Amended 4-10-97, Repealed \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Kenneth Towcimak, Director, Office of Right of Way  
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Thomas F. Barry, Jr., P.E., Secretary  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 28, 2000  
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 27, 2000

**STATE BOARD OF ADMINISTRATION**

RULE TITLES:	RULE NOS.:
Application of Rules	19-3.001
Definitions	19-3.0011
Membership of the State Board of Administration	19-3.002
Responsibilities of the Board	19-3.0021
Meetings and Notice	19-3.003
Presiding Officer	19-3.004
Quorum	19-3.005
Agendas	19-3.006
Distribution of Agendas	19-3.007
Recording of Proceedings	19-3.008
Minutes	19-3.009
Reports	19-3.011
Audit Reports	19-3.0111
Board Action	19-3.012
Voting	19-3.013
Amendments to Rules	19-3.014
Parliamentary Matters	19-3.015

Disbursement of Funds	19-3.018
General Information Concerning the Board	19-3.020
Public Access to Board	19-3.022
Organizational Structure	19-3.0231
Adoption of Model Rules of Procedure	19-3.024
Investment Advisory Council	19-3.025
Authority	19-3.090
Purpose	19-3.091
Public Inspection and Duplication	19-3.092
Final Orders Required to be Indexed	19-3.093
Listing of Final Orders	19-3.094
Numbering of Final Orders	19-3.095
System for Indexing Final Orders	19-3.096
Maintenance of Records	19-3.098

PURPOSE AND EFFECT: These rules are proposed to be repealed because they are no longer necessary.

SUMMARY: Proposed rules 19-3.001 through 19-3.015 and 19-3.018 through 19-3.098 are organizational rules of the State Board of Administration which are no longer required by statute. All these rules are proposed to be repealed.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The Board has prepared a statement and found the cost to be minimal.

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), 120.533, 120.533(1)(f),(j), 120.54(9), 215.52 FS.

LAW IMPLEMENTED: 119.041(2), 120.53(1),(2),(3),(4),(5), 120.565, 215.45, 215.47 FS.

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

TIME AND DATE: 9:00 a.m. – 12:00 Noon, Wednesday, January 3, 2001

PLACE: Room 116 (Hermitage Conference Room), 1801 Hermitage Blvd., Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Cindy Gokel, Assistant General Counsel, State Board of Administration, P. O. Drawer 13300, Tallahassee, FL 32317-3300, (850)413-1199

THE FULL TEXT OF THE PROPOSED RULES IS:

**19-3.001 Application of Rules.**

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 12-25-85, Formerly 19-3.01, Amended 12-18-88, Repealed \_\_\_\_\_.

**19-3.0011 Definitions.**

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 12-18-88, Repealed \_\_\_\_\_.



19-3.002 Membership of the State Board of Administration.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 12-25-85, Formerly 19-3.02, Repealed.

19-3.0021 Responsibilities of the Board.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 215.44, 215.45, 215.47 FS. History–New 12-25-85, Formerly 19-3.021, Amended 12-18-88, Repealed.

19-3.003 Meetings and Notice.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 2-10-82, 12-25-85, Formerly 19-3.03, Repealed.

19-3.004 Presiding Officer.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 12-25-85, Formerly 19-3.04, Repealed.

19-3.005 Quorum.

Specific Authority 120.53(1), 120.54(9) FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Formerly 19-3.05, Repealed.

19-3.006 Agendas.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 12-25-85, Formerly 19-3.06, Repealed.

19-3.007 Distribution of Agendas.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 12-25-85, Formerly 19-3.07, Amended 2-16-92, Repealed.

19-3.008 Recording of Proceedings.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 12-25-85, Formerly 19-3.08, Repealed.

19-3.009 Minutes.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 12-25-85, Formerly 19-3.09, Repealed.

19-3.011 Reports.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Amended 2-10-82, 12-25-85, Formerly 19-3.11, Amended 12-11-89, Repealed.

19-3.0111 Audit Reports.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 12-25-85, Transferred from 19-3.11, Formerly 19-3.111, Repealed.

19-3.012 Board Action.

Specific Authority 120.53(1), 120.54(9) FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Formerly 19-3.12, Repealed.

19-3.013 Voting.

Specific Authority 120.53(1), 120.54(9) FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Formerly 19-3.13, Repealed.

19-3.014 Amendment to Rules.

Specific Authority 120.53(1), 120.54(9) FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Formerly 19-3.14, Repealed.

19-3.015 Parliamentary Matters.

Specific Authority 120.53(1), 120.54(9) FS. Law Implemented 120.53(1) FS. History–New 7-13-75, Formerly 19-3.15, Repealed.

19-3.018 Disbursement of Funds.

Specific Authority 215.52 FS. Law Implemented 215.44(2)(a) FS. History–New 7-13-75, Formerly 19-3.18, Amended 12-18-88, 5-5-94, 10-6-96, Repealed.

19-3.020 General Information Concerning the Board.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 5-11-76, Amended 2-10-82, 12-25-85, Formerly 19-3.20, Amended 12-18-88, 10-21-90, 3-24-96, Repealed.

19-3.022 Public Access to Board.

Specific Authority 120.53(1) FS. Law Implemented 120.53(1) FS. History–New 5-11-76, Formerly 19-3.22, Repealed.

19-3.0231 Organizational Structure.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 120.53(1) FS. History–New 12-18-88, Repealed.

19-3.024 Adoption of Model Rules of Procedure.

Specific Authority 120.53(1) FS. Law Implemented 120.53(1), 120.565 FS. History–New 5-11-76, Formerly 19-3.24, Repealed.

19-3.025 Investment Advisory Council.

Specific Authority 120.53(1), 215.52 FS. Law Implemented 215.444 FS. History–New 12-25-85, Formerly 19-3.25, Amended 12-10-87, 4-14-94, Repealed.

19-3.090 Authority.

Specific Authority 120.533 FS. Law Implemented 120.53(2)-(4) FS. History–New 4-23-92, Repealed.

19-3.091 Purpose.

Specific Authority 120.533 FS. Law Implemented 120.53(2)-(4) FS. History–New 4-23-92, Repealed.

19-3.092 Public Inspection and Duplication.

Specific Authority 120.533 FS. Law Implemented 120.53(2)(a)1.-(5) FS. History–New 4-23-92, Repealed.

19-3.093 Final Orders Required to be Indexed.

Specific Authority 120.533 FS. Law Implemented 120.53(2)(a)3., 120.53(2)(d) FS. History–New 4-23-92, Repealed.

19-3.094 Listing of Final Orders.

Specific Authority 120.533 FS. Law Implemented 120.53(2)(a)4., FS. History–New 4-23-92, Repealed.

19-3.095 Numbering of Final Orders.

Specific Authority 120.533(1)(f) FS. Law Implemented 120.53(2)-(4) FS. History–New 4-23-92, Repealed.

19-3.096 System for Indexing Final Orders.

Specific Authority 120.533(1)(f) FS. Law Implemented 120.53(2)-(4) FS. History--New 4-23-92, Repealed \_\_\_\_\_.

19-3.098 Maintenance of Records.

Specific Authority 120.533(1)(j) FS. Law Implemented 119.041(2) FS. History--New 4-23-92, Repealed \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Tom Herndon, Executive Director, State Board of Administration

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Trustees of the State Board of Administration

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 29, 2000

STATE BOARD OF ADMINISTRATION

RULE TITLES:

Classification of Services Rendered

Allocation of Charges to State Entities for

Investment Services and Administration of Bond Debt Services

Allocation of Charges to Counties for

Distribution of Second Gas Tax

Method of Payment

Effective Date

RULE NOS.:

19-6.008

19-6.009

19-6.010

19-6.011

19-6.012

PURPOSE AND EFFECT: These rules are proposed to be repealed because they are no longer necessary.

SUMMARY: Proposed rules 19-6.008 through 19-6.012 relate to charges imposed by the State Board of Administration which are no longer needed. All these rules are proposed to be repealed.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The Board has prepared a statement and found the cost to be minimal.

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) FS.

LAW IMPLEMENTED: 215.44(4), 215.515, 215.69, 218.409 FS.

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

TIME AND DATE: 9:00 a.m. - 12:00 Noon, Wednesday, January 3, 2001

PLACE: Room 116 (Hermitage Conference Room), 1801 Hermitage Blvd., Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Cindy Gokel, Assistant General Counsel, State Board of Administration, P. O. Drawer 13300, Tallahassee, FL 32317-3300, (850)413-1199

THE FULL TEXT OF THE PROPOSED RULES IS:

19-6.008 Classification of Services Rendered.

Specific Authority 120.53(1) FS. Law Implemented 215.44(4), 215.515, 215.69, 218.409 FS. History--New 7-1-93, Repealed \_\_\_\_\_.

19-6.009 Allocation of Charges to State Entities for Investment Services and Administration of Bond Debt Services.

Specific Authority 120.53(1) FS. Law Implemented 215.44(4), 215.515, 215.69, 218.409 FS. History--New 7-1-93, Repealed \_\_\_\_\_.

19-6.010 Allocation of Charges to Counties for Distribution of Second Gas Tax.

Specific Authority 120.53(1) FS. Law Implemented 215.44(4), 215.515, 215.69, 218.409 FS. History--New 7-1-93, Repealed \_\_\_\_\_.

19-6.011 Method of Payment.

Specific Authority 120.53(1) FS. Law Implemented 215.44(4), 215.515, 215.69, 218.409 FS. History--New 7-1-93, Repealed \_\_\_\_\_.

19-6.012 Effective Date.

Specific Authority 120.53(1) FS. Law Implemented 215.44(4), 215.515, 215.69, 218.409 FS. History--New 7-1-93, Repealed \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Tom Herndon, Executive Director, State Board of Administration

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Trustees of the State Board of Administration

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 29, 2000

PUBLIC SERVICE COMMISSION

DOCKET NO.: 000543-EI

RULE TITLE:

Nuclear Decommissioning

RULE NO.:

25-6.04365

PURPOSE AND EFFECT: The purpose and effect of this rule is to codify the Commission's policy concerning nuclear decommissioning as established in In re: Investigation of the appropriate accounting and ratemaking treatment of decommissioning and depreciation costs of nuclear powered generators, Order No. 12356, 83 F.P.S.C. 8:182 (1983); In re: Petitions for approval of an increase in the accrual of nuclear decommissioning costs by Florida Power Corporation and Florida Power & Light Company, Order No. 21928, 89 F.P.S.C. 9:471 (1989); and In re: Petitions for Increase in Annual Accruals for Nuclear Decommissioning Costs by

Florida Power and Light Company and Florida Power Corporation, Order No. PSC-95-1531-FOF-EI, 95 F.P.S.C. 12:165 (1995).

**SUMMARY:** The rule requires electric utilities to file nuclear decommissioning studies at least once every five years that meet the requirements of subsection (3) of the rule. In addition, the rule prescribes the method for calculating the accumulation of decommissioning accruals, establishes fund performance guidelines, and requires utilities to notify the Commission of communications with the Nuclear Regulatory Commission about major milestones concerning license renewal.

**SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST:** No statement of estimated regulatory costs was prepared.

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

**SPECIFIC AUTHORITY:** 350.127(2) FS.

**LAW IMPLEMENTED:** 366.041, 366.06(1) FS.

**WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.**

**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:** Director of Appeals, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6245

**THE FULL TEXT OF THE PROPOSED RULE IS:**

25-6.04365 Nuclear Decommissioning.

(1) Purpose. The purpose of this rule is to codify the Commission's policy of requiring each utility that owns a nuclear generating plant to ensure there are sufficient funds on hand at the time of decommissioning to meet all required expenses by establishing appropriate decommissioning accruals. This rule requires each utility to file a Nuclear Decommissioning Study on a regular basis, the purpose of which is to obtain sufficient information to update cost estimates based on new developments, additional information, technological improvements, and forecasts; to reevaluate alternative methodologies; and to revise the annual accrual needed to recover the costs.

(2) Definitions. For the purpose of this rule, the following definitions shall apply:

(a) "Contingency Costs." A specific provision for unforeseeable elements of cost within the defined project scope, which is particularly important where previous experience relating estimates and actual costs has shown that unforeseeable events that will increase costs are likely to occur.

(b) "Decommissioning." The process of safely managing, dismantling, removing, or converting for reuse the materials and equipment that remain at the nuclear generating unit following its retirement that results in an amendment to the licensing status of a nuclear power plant from operational to possession-only and possibly unrestricted use.

(3) Nuclear Decommissioning Study. Each utility shall file a site-specific nuclear decommissioning study at least once every five years from the submission date of the previous study unless otherwise required by the Commission. At a minimum, each utility's nuclear decommissioning study shall include:

(a) A narrative describing each nuclear unit, including the in-service date, the date of operating license expiration, and the status of any license renewal request.

(b) A list of all entities owning an interest in each nuclear unit, the percentage of ownership by each entity, and documentation showing the status of each entity in providing its share of the total decommissioning costs.

(c) A narrative explaining plans for spent nuclear fuel storage and removal at each nuclear unit, including, at a minimum, the date on-site spent fuel pool storage capacity will be lost, the date spent nuclear fuel is expected to be removed from the plant site, and the estimated costs for on-site dry storage to accommodate the decommissioning of the unit.

(d) The decommissioning study methodology.

(e) A summary of the major assumptions used in the study.

(f) The methodology selected to decommission each nuclear unit and support for the selection.

(g) The method of providing financial assurance. If funding is selected, show the amounts qualified and nonqualified for each year since the prior study, and also the method assumed in the calculation of the proposed annual accrual.

(h) The total utility and jurisdictional decommissioning cost estimates in current dollars for each unit.

(i) The total utility and jurisdictional decommissioning cost estimates in future dollars for each unit.

(j) For each year, the estimated amount of decommissioning expenditures and the sources of funds.

(k) The projected date each nuclear unit will no longer be included in rate base for ratemaking purposes.

(l) For each nuclear unit, a comparison of the current approved annual decommissioning accruals with those proposed. Current accruals shall be identified as to the effective date and proposed accruals to the proposed effective date.

(m) The assumed fund earnings rate, net of tax, used in the calculation of the decommissioning accrual and supporting documentation for the rate proposed by the utility.

(n) The methodology and escalation rate used in converting the current estimated decommissioning costs to future estimated decommissioning costs and supporting documentation and analyses.

(o) The annual revenue requirement of the proposed decommissioning cost estimates.

(p) A reconciliation of the decommissioning fund balance and the decommissioning reserve balance as of the effective date of the revised decommissioning accruals proposed by the utility. The reconciliation shall show the fund balances by category. The fund balance may involve estimates.

(q) A summary and explanation of material differences between the current study and the utility's last filed study including, at a minimum, changes in methodology and assumptions.

(r) Supporting schedules, analyses, and data, including the contingency allowance, used in developing the decommissioning cost estimates and annual accruals proposed by the utility. Supporting schedules shall include the inflation and funding analyses.

(4) Accumulation of Annual Accruals.

(a) The decommissioning annual accrual shall be calculated using the current cost estimates escalated to the expected dates of actual decommissioning.

(b) Decommissioning accruals shall be accumulated monthly based on a Commission approved method to assure that the costs for decommissioning are provided for at the expiration of the nuclear unit's operating license.

(c) A utility shall not change its annual nuclear decommissioning accruals without prior Commission approval.

(5) Nuclear Decommissioning Fund Performance. The Commission will review and evaluate each utility's investment performance to determine whether the decommissioning fund earned at least the rate of inflation.

(6) License Renewal. Each utility shall provide the Director of the Division of Economic Regulation with a written summary of communications concerning major milestones between the Nuclear Regulatory Commission and the utility concerning license renewal within 21 days of receipt or mailing by the utility. Major milestones include notice of intent to request a license renewal, submittal of application, issuance of renewal license, and decision to continue or cease operations.

Specific Authority 350.127(2) FS. Law Implemented 366.041, 366.06(1) FS. History--New \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Pat Lee

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 28, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 26, No. 20, May 19, 2000

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

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

**DEPARTMENT OF CORRECTIONS**

RULE TITLE: Inmate Grievances – Miscellaneous Provisions  
RULE NO.: 33-103.015

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to clarify procedures relating to the filing of informal and formal grievances.

SUMMARY: The proposed rule clarifies that informal and formal grievances, except those administrative appeals that must be filed directly with the Office of the Secretary, must be filed at the institution at which the inmate is currently housed.

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: 20.315, 944.09 FS.

LAW IMPLEMENTED: 944.09 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: Giselle Lysten Rivera, Office of the General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE FULL TEXT OF THE PROPOSED RULE IS:

33-103.015 Inmate Grievances – Miscellaneous Provisions.

(1) through (3) No change.

(4) All informal and formal grievances, except those administrative appeals filed directly with the Office of the Secretary, must be filed at the institution or facility to which the inmate is presently assigned. "Presently assigned" means the institution or facility in which the inmate is housed at the time he files either the informal or formal grievance. When either the informal or formal grievance complaint concerns an informal or formal grievance that occurred at another location, it shall remain the responsibility of the staff at the inmate's present location to handle the informal or formal grievance. The final resolution of the informal or formal grievance is the responsibility of the warden at the institution to which the inmate is presently assigned ~~transferred~~. Direct contact with outside staff ~~at the inmate's prior location~~ may be necessary in resolving the informal or formal grievance.

(5) through (11) No change.

Specific Authority 20.315, 944.09 FS. Law Implemented 944.09 FS. History—New 10-12-89, Amended 1-15-92, 1-29-92, 9-3-92, 12-22-92, 07-11-93, 5-3-94, 4-10-95, 9-23-96, 8-10-97, 12-7-97, 5-10-98, 2-17-99, Formerly 33-29.015, Amended 8-1-00,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Celeste Kemp

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Michael W. Moore, Secretary, Department of Corrections

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 27, 2000

**AGENCY FOR HEALTH CARE ADMINISTRATION**

**Health Facility and Agency Licensing**

RULE TITLE: Medical Directors

RULE NO.: 59A-4.1075

PURPOSE AND EFFECT: The Agency proposes to develop a rule consistent with the provisions of s. 400.141(2), Florida Statutes, that became effective July 1, 1999. The legislation provides for specific criteria for the appointment of a medical director.

SUMMARY: Specific criteria for the appointment of a medical director.

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: 400.141 FS.

LAW IMPLEMENTED: 400.141(2) FS.

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

TIME AND DATE: 10:00 a.m., January 3, 2001

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building #3, Conference Room C, Tallahassee, FL 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Richard Kelly, Agency for Health Care Administration, Long-Term Care Unit, 2727 Mahan Drive, Suite 228, Tallahassee, Florida 32308 or call (850)488-5861

THE FULL TEXT OF THE PROPOSED RULE IS:

59A-4.1075 Medical Director.

(1) Each facility will have only one physician who is designated as Medical Director.

(2)(a) The Medical Director must be a physician licensed under Chapter 458 or 459, Florida Statutes. The nursing home administrator may require that the Medical Director be certified through a recognized credentialing organization.

(b) A physician must have his/her principal office within 60 miles of all facilities for which he/she serves as Medical Director. The physician must specify the address of his/her principal office at the time of becoming Medical Director. The agency may approve a request to waive this requirement for rural facilities that exceed this distance requirement. A rural facility is a facility located in a county with a population density of no greater than 100 persons per square mile, which is at least 30 minutes of travel time, on normally traveled roads under normal traffic conditions, from any other nursing home facility within the same county.

(c) The facility shall appoint a Medical Director who is able to visit the facility at least once a month to review all current and new policies and procedures; review all incident and accident reports from the facility to identify clinical risk and safety hazards; review grievance logs for any complaints or concerns related to clinical issues; and review a number of open medical records for peer review purposes. Each visit must be documented in writing by the Medical Director.

(d) A Medical Director who does not have hospital privileges shall be credentialed through a recognized credentialing body, such as the Joint Commission on Accreditation of Healthcare Organizations (JCAHO), the Florida Medical Directors Association or a health maintenance organization licensed in Florida.

(3) A physician may be Medical Director of a maximum of 10 nursing homes at any one time. The Medical Director, in an emergency where the health of a resident is in jeopardy and the attending physician or covering physician cannot be located, may assume temporary responsibility of the care of the resident and provide the care deemed necessary.

(4) The Medical Director appointed by the facility must be able to meet at least quarterly with the quality assessment and assurance committee of the facility.

(5) The Medical Director appointed by the facility must be able to participate in the development of the comprehensive care plan for the resident when he/she is also the attending physician of the resident.

Specific Authority 400.141 FS. Law Implemented 400.141(2) FS. History—New \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Richard F. Kelly, Health Services and Facilities Consultant, Managed Care and Health Quality  
 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ruben J. King-Shaw, Jr., Secretary  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 28, 2000  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 9, 2000

**AGENCY FOR HEALTH CARE ADMINISTRATION**

**Health Facility and Agency Licensing**

RULE TITLE: Statewide Provider and Managed Care Organization Claim Dispute Resolution Program  
 RULE NO.: 59A-12.030

PURPOSE AND EFFECT: This rule is being amended in response to comments received by health care providers. The purpose of this rule amendment is to facilitate health care provider access to the Statewide Provider and Managed Care Organization Claim Dispute Resolution Program.

SUMMARY: The agency is proposing an amendment to rule 59A-12.030. This amendment provides a lower claims aggregation threshold for non-contracted health care providers compared to HMO contracted health care providers. This amendment is proposed to better ensure that non-contracted health care providers have access to the Statewide Provider and Managed Care Organization Dispute Resolution Program.

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: 408.7057(2)(a) FS.  
 LAW IMPLEMENTED: 408.7057(2)(a) FS.  
 IF REQUESTED WITHIN 21 DAYS OF THIS NOTICE, A PUBLIC HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 10:00 a.m., January 10, 2001  
 PLACE: Agency for Health Care Administration, Building 3, First Floor Conference Room E, 2727 Mahan Drive, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Elfie Stamm, Senior Management Analyst, Bureau of Managed Health Care, Building 1, Mailstop 26, 2727 Mahan Drive, Tallahassee, Florida 32308

THE FULL TEXT OF THE PROPOSED RULE IS:

59A-12.030 Statewide Provider and Managed Care Organization Claim Dispute Resolution Program.

- (1) No change.
- (2)(a) No change.

(b) Entities filing a request for dispute resolution shall be permitted to aggregate claims. The minimum disputed claim amounts for claims submitted to the resolution organization shall be as follows:

1. Hospital inpatient services. Disputed individual claim amounts must be aggregated to a total amount of \$25,000 for HMO contracted hospitals, and \$10,000 for non-contracted hospitals.
2. Hospital outpatient services. Disputed individual claim amounts must be aggregated to a total amount of \$10,000 for HMO contracted hospitals, and \$3000 for non-contracted hospitals.
3. No change.
- (c) No change.
- (3) through (5) No change.

Specific Authority 408.7057(6) FS. Law Implemented 408.7057 FS. History—New 10-23-00, Amended \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Elfie Stamm  
 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Pamela Thomas, Chief, Bureau of Managed Care  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 23, 2000  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 3, 2000

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

RULE TITLES: Continuing Education Provider Approval  
 Continuing Education Course Approval  
 RULE NOS.: 61-20.5081  
 61-20.5082

PURPOSE AND EFFECT: The Council proposes to amend these rules to incorporate revised forms.

SUMMARY: The amendments to these rules are necessary to incorporate the revised provider and course approval applications.

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: 468.4315(2), 468.433 FS.

LAW IMPLEMENTED: 468.433, 468.4337 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Julie Baker, Executive Director, Regulatory Council of Community Association Managers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61-20.5081 Continuing Education Provider Approval.

(1) No change.

(2) Entities or individuals who wish to become approved providers of continuing professional education shall make application to the Council, on BPR form 33-011, entitled, "COMMUNITY ASSOCIATION MANAGER'S CONTINUING EDUCATION PROVIDER APPROVAL APPLICATION", incorporated herein by reference and effective ~~11-1-00~~ ~~3-13-00~~, which copies may be obtained from the Council.

(3) through (10) No change.

Specific Authority 468.4315(2) FS. Law Implemented 468.4337 FS. History—New 5-14-98, Amended 3-13-00,\_\_\_\_\_.

61-20.5082 Continuing Education Course Approval.

(1) Continuing education courses shall be valid for purposes of the continuing education requirement only if such courses have been approved by the Council. The Council shall approve a course as a continuing education course for the purpose of this rule when the following requirements are met:

(a) Written application for course approval shall be received by the Council prior to the date the course is offered, on BPR form 33-013, entitled "COMMUNITY ASSOCIATION MANAGER'S CONTINUING EDUCATION COURSE APPROVAL APPLICATION," incorporated herein by reference and effective ~~11-1-00~~ ~~3-13-00~~, which copies may be obtained from the Council.

(b) through (d) No change.

(2) through (4) No change.

Specific Authority 468.4315(2), 468.433 FS. Law Implemented 468.433, 468.4337 FS. History—New 3-13-00, Amended\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Regulatory Council of Community Association Managers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Regulatory Council of Community Association Managers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 9, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2000

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Professional Engineers**

RULE TITLES:	RULE NOS.:
Definitions	61G15-20.001
Application for Licensure by Examination	61G15-20.0010
Application for Licensure by Endorsement	61G15-20.0015
Laws and Rules Examination	61G15-20.0016
Application for Retired Status	61G15-20.0017

PURPOSE AND EFFECT: The purpose is to amend Rule 61G15-20.001 to delete rule text that is not necessary and to create new rules within this rule chapter. In addition the rule chapter title will be amended to reflect the new rules being added.

SUMMARY: The Board has determined that 61G15-20.001 should be amended to delete rule text that is no longer desired by the Board. The Board proposes to create four additional rules within this rule chapter and by doing so, has determined that the rule chapter title should be amended to reflect the new rules being promulgated herein. The first rule to be promulgated within this chapter, numbered 61G15-20.0010, will address the application for licensure by examination. The second rule, numbered 61G15-20.0015, will address the application for licensure by endorsement. The third rule, numbered 61G15-20.0016, will address the laws and rules examination, and the fourth, numbered 61G15-20.0017, will address the application for retired status.

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

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

SPECIFIC AUTHORITY: 455.217(7), 471.008, 471.013, 471.015 FS.

LAW IMPLEMENTED: 455.217(7), 471.013, 471.015 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Allison Deison, Executive Director, Board of Professional Engineers, Northwood Centre, 1208 Hays Street, Tallahassee, Florida 32301

THE FULL TEXT OF THE PROPOSED RULES IS:

61G15-20.001 Definitions.

As used hereinafter in this chapter the following words or phrases shall be defined as follows:

- (1) No change.
- (2) "Board approved engineering programs" shall mean:
  - (a) No change.

(b) non-ABET-approved engineering programs for a post-baccalaureate degree in engineering from a school or college in the United States which has an accredited engineering curriculum in a related discipline at the baccalaureate level, provided the applicant can articulate a baccalaureate in engineering, ~~or~~

~~(c) programs which have been approved by the Board of Professional Engineers under the provisions of F.S. 455.11(3).~~

Specific Authority 471.013(1)(a) FS. Law Implemented 471.013(1)(a) FS. History—New 1-8-80, Amended 4-15-80, 7-7-83, 9-13-83, Formerly 21H-20.01, Amended 4-20-86, 8-3-86, 5-20-92, 2-2-93, Formerly 21H-20.001, Amended \_\_\_\_\_.

61G15-20.0010 Application for Licensure by Examination.

(1) Any person desiring to be licensed as a professional engineer shall submit a completed application to the Board. The instructions and application Form FBPE 11/00, entitled, "Licensure by Examination Application and Forms", which are hereby incorporated by reference, effective \_\_\_\_\_, copies of which may be obtained from the Board office. The Board shall certify as eligible to take the licensure examination only those applicants who have completed the application form, remitted the application and examination fee required by Chapter 61G15-24, and who have demonstrated to the Board that they:

- (a) Are graduates of a "Board approved engineering program" as defined by rule 61G15-20.001(2), and
- (b) Have four (4) years of acceptable engineering experience as defined by rule 61G15-20.002.

(2) Any person desiring to take an examination for the purpose of determining whether he or she is qualified to practice as an engineering intern in this state shall submit a completed application to the Board. There are two engineer intern applications from which to choose, the instructions and application Form FBPE 11/00, entitled, "Engineer Intern Application And Forms, which are hereby incorporated by reference, effective \_\_\_\_\_, copies of which may be obtained from the Board office, or the instructions and application Form FBPE 11/00, entitled, "Foreign Engineer Intern Application And Forms", which are hereby incorporated by reference, effective \_\_\_\_\_, copies of which may be obtained from the Board office. The Board shall certify as eligible to take the Fundamentals examination only those applicants who have completed the application form, remitted the application and examination fee required by Chapter

61G15-24 and who have demonstrated to the Board that they are in the final year of, or have graduated from, a "Board approved engineering program" as defined by rule 61G15-20.

Specific Authority 471.008, 471.013, 471.015 FS. Law Implemented 471.013, 471.015 FS. History—New \_\_\_\_\_.

61G15-20.0015 Application for Licensure by Endorsement.

(1) Any person desiring to be licensed as a professional engineer by endorsement shall submit a completed application form to the Board. The instructions and application Form FBPE 11/00, entitled "Board of Professional Engineers Application Instruction for Licensure by Endorsement", which are hereby incorporated herein by reference, effective \_\_\_\_\_, copies of which may be obtained from the Board office. The Board shall certify as eligible for licensure by endorsement applicants who have completed the application form, remitted the application fee for licensure by endorsement required by Chapter 61G15-24, and who have demonstrated to the Board that:

- (a) The applicant meets the current criteria listed in Section 471.013, F.S. (the burden of proving the equivalency of any examination shall rest with the applicant); or
- (b) The applicant holds a valid license to practice engineering issued by another state or territory of the United States, provided that the criteria for issuing the license was substantially the same as the licensure criteria which existed in Florida at the time the license was issued. If, at the time the applicant was licensed by the other jurisdiction, the applicant's qualifications would have rendered him or her eligible for licensure in Florida, the applicant is qualified for licensure by endorsement.

(2) The Board shall deem that an applicant for licensure by endorsement has passed the engineering fundamentals and principles and practice examinations consistent with the provisions of Section 471.015(5), F.S.

(3) An applicant for licensure by endorsement who has taken either the fundamentals or the principles and practice examinations more than five (5) times after October 1, 1992 must document compliance with rule 61G15-21.007(2), F.A.C., as a condition of eligibility for licensure by endorsement.

(4) An applicant for licensure by endorsement whose only educational deficiency under rule 61G15-20.007(2) involves humanities and social sciences and who has held a valid license and practiced in another state or territory of the United States for two (2) years or more shall be deemed to have satisfied that requirement.

(5) An applicant for licensure by endorsement who previously held licensure in the State of Florida and whose license became null and void because of non-renewal must establish that he or she meets all current requirements for initial licensure. Such applicants, if otherwise eligible, may be



subject to disciplinary sanctions as a condition of licensure if it is demonstrated that they practiced engineering during any period their license was delinquent and/or null and void.

Specific Authority 471.008, 471.013, 471.015 FS. Law Implemented 471.013, 471.015 FS. History—New \_\_\_\_\_.

61G15-20.0016 Laws and Rules Examination.

All applicants for licensure shall successfully complete an examination in the Laws and Rules applicable to the practice of engineering in Florida as a condition of licensure. The Board hereby designates the “Laws and Rules Study Guide and Questionnaire” as the examination. A copy of said examination shall be provided to every applicant free of charge, and each applicant shall complete and submit said examination to the Board office. The examination consists of forty (40) multiple choice questions concerning Chapter 471, Florida Statutes and Rule Chapter 61G15, Florida Administrative Code. A passing score of 36 or more correct answers is required.

Specific Authority 455.217(7) FS. Law Implemented 455.217(7) FS. History—New \_\_\_\_\_.

61G15-20.0017 Application for Retired Status.

(1) A person wishing to apply for Retired Status shall submit a completed application to the Board. The instructions and application Form FBPE 11/00, entitled “Application for Retired Status of Professional Engineer License”, which is incorporated by reference, effective \_\_\_\_\_, copies of which may be obtained from the Board office. The Board shall certify as eligible for Retired Status any applicant who has completed the application form and who has chosen to relinquish or not to renew his or her license.

(2) Engineers who have been approved for Retired Status shall be carried on the records of the Board as “P.E., Retired.”

(3) Engineers on Retired Status may use the term “Professional Engineer, Retired” or “P.E., Retired;” however, such engineer shall refrain from the active practice of engineering and the use of his or her seal. Any engineer in Retired Status who wishes to become active shall make application for licensure and meet the licensure criteria in effect at the time of application.

Specific Authority 471.008, 471.013, 471.015 FS. Law Implemented 471.013, 471.015 FS. History—New \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Board of Professional Engineers

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 2, 2000

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Professional Surveyors and Mappers**

RULE TITLE: Education  
RULE NO.: 61G17-3.0021

PURPOSE AND EFFECT: The Board proposes to amend this rule to remove inconsistencies and improve the clarity of the rule text.

SUMMARY: This rule is substantially reworded to set forth, for licensure applicants, the educational requirements provided in Section 472.013(2)(a) and (b), F.S.

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: 472.013 FS.

LAW IMPLEMENTED: 472.005, 4723.013 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sherry Landrum, Executive Director, Board of Professional Surveyors and Mappers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

(Substantial rewording of Rule 61G17-3.0021 follows. See Florida Administrative Code for present text.)

61G17-3.0021 Education.

(1) To determine whether an applicant for licensure has met the educational requirements of Section 472.013(2)(a), F.S., the applicant must demonstrate that he/she has:

(a) Graduated from a college or university approved by the Board pursuant to Rule 61G17-1.010, F.A.C.; and

(b) Completed a specific course of study which included at least thirty-two (32) semester hours or forty-eight (48) quarter hours in courses labeled by the program or university as courses in surveying and mapping or completed a course of study in surveying and mapping accredited in surveying by the Accreditation Board for Engineering and Technology (ABET).

(2) To determine whether an applicant for licensure has met the educational requirements of Section 472.013(2)(b), F.S., the applicant must demonstrate that he/she has:

(a) Graduated from a college or university approved by the Board pursuant to Rule 61G17-1.010, F.A.C.; and

(b) Completed a specific four (4) year course of study which included at least thirty-two (32) semester hours of study, or its academic equivalent, which included twenty-five (25) semester hours or thirty-seven (37) quarter hours in courses labeled by the college or university as courses in surveying and mapping or in any combination of courses in civil engineering, forestry, mathematics, photogrammetry, land law, and the physical sciences.

Specific Authority 472.013 FS. Law Implemented 472.005, 4723.013 FS. History—New 9-7-93, Amended 5-30-95, 10-1-97, 5-17-00,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Board of Professional Surveyors and Mappers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Professional Surveyors and Mappers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 21, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2000

**DEPARTMENT OF HEALTH**

**Board of Acupuncture**

RULE TITLE: RULE NO.:

Licensure by Endorsement Through Another State License 64B1-3.010

PURPOSE AND EFFECT: The proposed rule will set forth the application requirements for licensure as an acupuncturist by endorsement of another state’s license.

SUMMARY: The proposed changes to the current Rule will remove those provisions which allowed an applicant for licensure by endorsement to qualify by completion of a two year school program, a two year tutorial program, or five years of experience. In addition, the proposed changes will specify that applicants for licensure by endorsement through another state license must establish their other state licensure by ensuring that the licensing authority of the other state provides certain information directly to the Board concerning the applicant's other state license; and, clarifies certain other qualifications for licensure by endorsement and the documentary standards for establishing those qualifications.

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: 457.104, 457.105, 457.1085 FS.

LAW IMPLEMENTED: 457.105, 457.1085 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: William Buckhalt, Executive Director, Board of Acupuncture, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B1-3.010 Licensure by Endorsement Through Another State License.

Pursuant to Section 457.105(2)(c), F.S., the Board of Acupuncture will certify for licensure those applicants who satisfy the following requirements:

(1) through (2) No change.

(3) Submit proof of being actively licensed in a state which has examination requirements that are substantially equivalent to or more stringent than those of this state; and demonstrate successful completion of the Clean Needle Course administered by the Council of Colleges of Acupuncture and Oriental Medicine (CCAOM) by providing a CCAOM certificate to the Board. Applicants must establish their other state licensure by requesting the licensing authority of the other state provide to the Board a statement which indicates the current status of the applicant’s license as of the date of statement, the expiration date of the other state license, and the basis for issuing the other state license including examination requirements which the applicant was required to successfully complete in order to be licensed in that state.

(4) Submit proof that the applicant has meet the requirements of Section 457.105(2)(a) and (b), F.S. and Rule 64B1-4.001. Applicants must establish that they meet the requirements of Section 457.105(2)(a) and (b) and Rule 64B1-4.001 by providing the documents described in Rule 64B1-4.0011, completed one of the following:

~~(a) a minimum of a 2 year school program pursuant to Rule 64B1-4.001;~~

~~(b) a 2 year tutorial program pursuant to Rule 64B1-4.002 and Rule 64B1-5, or~~

~~(c) five years of experience pursuant to Rule 64B1-4.003.~~

Specific Authority 457.104, 457.105, 457.1085 FS. Law Implemented 457.105, 457.1085 FS. History—New 10-1-89, Amended 2-27-92, Formerly 21AA-3.010, 61F1-3.010, Amended 2-20-96, Formerly 59M-3.010, Amended 4-7-98,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Board of Acupuncture

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 13, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 29, 2000

**DEPARTMENT OF HEALTH  
Board of Clinical Social Work, Marriage and Family  
Therapy and Mental Health**

RULE TITLE: Disciplinary Guidelines  
RULE NO.: 64B4-5.001

PURPOSE AND EFFECT: The Board deemed it necessary to amend this rule in order to comply with legislative changes, and to set forth a range of penalties for specific violations.

SUMMARY: New language has been added to provide for categorical disciplinary guidelines relevant to statutory provisions.

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: 456.079, 491.004(5) FS.

LAW IMPLEMENTED: 456.079, 491.009 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258

THE FULL TEXT OF THE PROPOSED RULE IS:

64B4-5.001 Disciplinary Guidelines.

(1) When the Board finds an applicant, licensee, registered intern, provisional licensee, or certificate holder whom it regulates under Chapter 491, Florida Statutes, has committed any of the acts set forth in Section ~~456.072(1)~~ ~~455.624(1)~~, Florida Statutes, or Section 491.009(2), Florida Statutes, it shall issue a final order imposing appropriate penalties as recommended in the following disciplinary guidelines.

(a) No change.

(b) Having a license or certificate to practice a comparable profession revoked, suspended, or otherwise acted against, including the denial of certification or licensure by another state, territory, or country.

~~(s. 455.624(1)(f) & s. 491.009(2)(b))~~

FIRST OFFENSE:	MINIMUM \$1000 fine and reprimand	MAXIMUM denial or \$1000 fine and revocation;
SECOND OFFENSE:	\$1000 fine and probation	permanent denial or \$1000 fine and revocation;

THIRD OFFENSE:	\$1000 fine, 1 year suspension followed by probation	permanent denial or \$1000 fine and revocation;
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(c) through (j) No change.

(k) Committing any act upon a patient or client, which would constitute sexual battery or which would constitute sexual misconduct ~~as defined in Section 491.0111, Florida Statutes.~~

~~(s. 456.072(1)(u) 455.624(1)(u) & s. 491.009(2)(k))~~

FIRST OFFENSE:	MINIMUM \$1000 fine and 1 year suspension followed by probation	MAXIMUM denial or \$1000 fine and revocation;
SECOND OFFENSE:	\$1000 fine and 2 years suspension followed by probation	denial or \$1000 fine and permanent revocation;

(l) through (o) No change.

(p) Being unable to practice the profession for which one is licensed under Chapter 491, Florida Statutes, with reasonable skill and competence as a result of any mental or physical condition or by reason of illness; drunkenness; or excessive use of drugs, narcotics, chemicals, or any other substance.

~~(s. 456.072(1)(y) & s. 491.009(2)(p))~~

FIRST OFFENSE:	MINIMUM \$1000 fine and probation	MAXIMUM \$1000 fine and suspension until the licensee is able to appear before the Board and demonstrate that he or she is able to practice with reasonable skill and competence, followed by probation;
SECOND OFFENSE:	suspension until the licensee is able to appear before the Board and demonstrate that he or she is able to practice with reasonable skill and competence, followed by probation	\$1000 fine and permanent revocation;

(q) through (hh) No change.

(ii) Using information about people involved in motor vehicle accidents for purposes of solicitation.

~~(s. 455.072(1)(x))~~

FIRST OFFENSE	MINIMUM reprimand	MAXIMUM \$500 fine;
SECOND OFFENSE	\$500 fine	\$1000 fine;
THIRD OFFENSE	reprimand and \$1000 fine	probation and \$1000 fine;

(jj) Testing positive for any drug on any confirmed preemployment or employer-ordered drug screening.

~~(s. 455.624(1)(z), F.S.)~~

FIRST OFFENSE:	MINIMUM probation and \$500 fine	MAXIMUM suspension to be followed by probation and \$750 fine;
SECOND OFFENSE:	suspension to be followed by probation and \$750 fine	revocation and \$1000 fine;

(kk) Having a license or certificate to practice any regulated profession revoked, suspended, or otherwise acted against, including the denial of certification or licensure by another state, territory, or country.

~~(s. 456.072(1)(f))~~

	<u>MINIMUM</u>	<u>MAXIMUM</u>
FIRST OFFENSE:	\$1000 fine and reprimand	denial or \$1000 fine and revocation;
SECOND OFFENSE	\$1000 fine and probation	permanent denial or \$1000 fine and revocation;
THIRD OFFENSE	\$1000 fine, 1 year suspension followed by probation	permanent denial or \$1000 fine and revocation;

(2) No change.

Specific Authority 456.079 455.627, 491.004(5) FS. Law Implemented 456.079 455.627, 491.009 FS. History--New 3-5-89, Amended 1-3-91, 6-1-92, Formerly 21CC-5.001, Amended 1-9-94, Formerly 61F4-5.001, Amended 12-22-94, Formerly 59P-5.001, Amended 12-11-97, 10-1-00,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Social Work Marriage and Family Therapy and Mental Health Counseling

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Clinical Social Work Marriage and Family Therapy and Mental Health Counseling

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 29, 2000

**DEPARTMENT OF HEALTH**

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

RULE TITLE: Renewal of Active License RULE NO.: 64B4-6.001

PURPOSE AND EFFECT: The Board proposes to add a new course category for the renewal of an active license in compliance with new statutory authority.

SUMMARY: An end of life care and palliative health care course is appended to this rule for those who wish to renew an active license.

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: 456.013(6), 456.031(1)(a), 491.004(5), 491.007(2) FS.

LAW IMPLEMENTED: 456.013(6),(8), 456.031(1)(a), 491.007(2) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue Foster, Executive Director, Board of Clinical Social Work Marriage and Family Therapy and Mental Health Counseling/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee Florida 32399-3258

THE FULL TEXT OF THE PROPOSED RULE IS:

64B4-6.001 Renewal of Active License.

(1) No change.

(2) A licensee shall not be required to complete continuing education for the first renewal of licensure. For each subsequent renewal:

(a) A licensee must complete 30 hours of approved continuing education credit including 1 hour on domestic violence during the two-year period ending on the last day of the biennial renewal period. In lieu of the domestic violence course, a licensee may complete a course in end of life care and palliative health care if the licensee has completed an approved domestic violence course in the immediately preceding biennium.

(b) through (g) No change.

(3) through (4) No change.

Specific Authority ~~456.013(6), 456.031(1)(a) 455.564(6), 455.597(1)(a), 491.004(5), 491.007(2) FS. Law Implemented 456.013(6), 456.031(1)(a) 455.564(6),(8), 455.597(1)(a), 491.007(2) FS. History--New 4-4-89, Amended 12-4-90, Formerly 21CC-6.001, Amended 1-9-94, Formerly 61F4-6.001, Amended 1-7-96, 12-29-96, Formerly 59P-6.001, Amended 2-9-99,\_\_\_\_\_.~~

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Social Work, Marriage and Family Therapy and Mental Health

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Clinical Social Work, Marriage and Family Therapy and Mental Health

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 29, 2000

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLE: Credentials Requirements for Applicants Who Graduated From Dental School or College Before Accreditation by the American Dental Association RULE NO.: 64B5-2.015

was Available

PURPOSE AND EFFECT: The purpose is to repeal this rule because it is no longer necessary.

SUMMARY: Repeal of Rule 64B5-2.015.

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: 466.004 FS.

LAW IMPLEMENTED: 466.006 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B5-2.015 Credentials Requirements for Applicants Who Graduated From Dental School or College Before Accreditation by the American Dental Association was Available.

~~Any applicant who graduated from dental school or college prior to the establishment of the Commission on Accreditation of the American Dental Association may apply for licensure pursuant to the requirements of Rule 64B5-2.014, so long as final official transcripts authenticated as required in Rule 64B5-2.014 are submitted which reflect that the applicant successfully completed a course of study which consisted of either 4 years of dental subjects or 2 years of pre-dental education followed by 3 years of dental subjects.~~

Specific Authority 466.004 FS. Law Implemented 466.006 FS. History—New 10-8-79, Formerly 21G-2.15, Amended 11-16-89, Formerly 21G-2.015, 61F5-2.015, 59Q-2.015, Repealed \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Dentistry  
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Dentistry  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 17, 2000

**DEPARTMENT OF HEALTH**

**Board of Dentistry**

RULE TITLE: Fee for Inactive Status

RULE NO.: 64B5-15.010

PURPOSE AND EFFECT: The purpose is to repeal this rule because it is no longer necessary.

SUMMARY: Repeal of Rule 64B5-15.010.

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: 466.004, 466.015 FS.

LAW IMPLEMENTED: 455.036, 466.015 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: William Buckhalt, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B5-15.010 Fee for Inactive Status.

~~The fee to place a dental license on inactive status shall be \$200. The fee to place a dental hygiene license on inactive status shall be \$90.~~

Specific Authority 466.004, 466.015 FS. Law Implemented 466.015, 455.711 FS. History—New 1-18-87, Amended 11-16-89, 8-13-92, Formerly 21G-15.010, 61F5-15.010, Amended 7-12-95, 5-6-96, Formerly 59Q-15.010, Repealed \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Dentistry  
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Dentistry  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 17, 2000

**DEPARTMENT OF HEALTH**

**Board of Medicine**

RULE TITLE: Standard of Care for Office Surgery

RULE NO.: 64B8-9.009

PURPOSE AND EFFECT: The proposed rule amendments are intended to incorporate provisions recommended by the Board and its Surgical Care Committee as well as some of the recommendations of the Commission on Outpatient Surgical Safety.

SUMMARY: The proposed rule amendments put in place additional criteria for the performance of office surgery, such as examination of patients immediately prior to surgery; implementation of a risk management system in physician's offices where Level II and Level III procedures are performed; submission of surgical logs to the Department of Health for a one-year period; additional criteria for ASA II patients over the age of 40; a prohibition on Level III surgery on ASA III patients in the office; and a prohibition on certain combination surgical procedures.

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: 458.309(1), 458.331(1)(v) FS.  
 LAW IMPLEMENTED: 458.331(1)(g), (t), (v), (w), 458.351 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: Tanya Williams, Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-1753

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-9.009 Standard of Care for Office Surgery.

NOTHING IN THIS RULE RELIEVES THE SURGEON OF THE RESPONSIBILITY FOR MAKING THE MEDICAL DETERMINATION THAT THE OFFICE IS AN APPROPRIATE FORUM FOR THE PARTICULAR PROCEDURE(S) TO BE PERFORMED ON THE PARTICULAR PATIENT.

(1) Definitions.

(a) through (c) No change.

(d) Office surgery. For the purpose of this rule office surgery is defined as surgery which is performed outside a hospital, an ambulatory surgical center, abortion clinic, or other medical facility licensed by the Department of Health, the Agency for Health Care Administration, or a successor agency. Office surgical procedures shall not be of a type that generally result in blood loss of more than ten percent in a patient with a normal hemoglobin; require major or prolonged intracranial, interthoracic, abdominal, or major joint replacement procedures, except for laproscopic procedures; directly involve major blood vessels; or are generally emergency or life threatening in nature.

(2) General Requirements for Office Surgery.

(a) No change.

(b) The surgeon must examine the patient immediately before the surgery to evaluate the risk of anesthesia and of the surgical procedure to be performed. The surgeon must maintain complete records of each surgical procedure, as set forth in Rule 64B8-9.003, F.A.C., including anesthesia records, when applicable and the records shall contain written informed consent from the patient reflecting the patient's knowledge of identified risks, consent to the procedure, type of anesthesia and anesthesia provider, and that a choice of anesthesia provider exists, i.e., anesthesiologist, another appropriately trained physician as provided in this rule, certified registered nurse anesthetist, or physician assistant qualified as set forth in rule 64B8-30.012(2)(b)6., Florida Administrative Code.

(c) The surgeon must maintain a log of all Level II and Level III surgical procedures performed, which must include a confidential patient identifier, the type of procedure, the type of anesthesia used, the names of the anesthesiologist, nurse

anesthetist, or other anesthesia provider, assistants and nurses; the duration of the procedure, the type of post-operative care, and any adverse incidents, as identified in Section 458.351, F.S. 497, Chapter 99-397, Laws of Florida. The log and all surgical records shall be provided to investigators of the Department of Health upon request. For a period of one year from the effective date of this rule, all office surgical logs for Level II and Level III surgical procedures shall be submitted to the Department of Health at the end of each calendar month for data collection purposes. The logs must include a confidential patient identifier.

(d) No change.

(e) There shall be no combination surgery of the procedures abdominoplasty with liposuction in the office setting. In addition, liposuction shall not be performed as a separate procedure in combination with other surgery procedures.

(f)(e) No change.

(g) The Board of Medicine adopts the "Standards of the American Society of Anesthesiologists for Basic Anesthetic Monitoring," approved by House Delegates on October 21, 1986 and last amended on October 21, 1998, as the standards for anesthetic monitoring by any anesthesia provider. These standards are incorporated herein by reference in this rule and are available from the American Society of Anesthesiologists, 520 N. Northwest Highway, Park Ridge, Illinois 60068-2573, or by telephoning (847)825-5586.

(h)(f) No change.

(i)(g) A policy and procedure manual must be maintained in the office, and updated annually, and implemented. The policy and procedure manual must contain the following: duties and responsibilities of all personnel, quality assessment and improvement systems comparable to those required by Rule 59A-5.019; cleaning and infection control, and emergency procedures. This applies only to physician offices at which Level II and Level III procedures are performed shall not apply to offices that limit surgery to Level I procedures.

(j)(h) No change.

(k)(j) No change.

(3) No change.

(4) Level II Office Surgery.

(a) No change.

(b) Standards for Level II Office Surgery.

1. Transfer Agreement Required. The physician must have a transfer agreement with a licensed hospital within reasonable proximity if the physician does not have staff privileges to perform the same procedure as that being performed in the out-patient setting at a licensed hospital within reasonable proximity. "Reasonable proximity" is defined as not to exceed thirty (30) minutes transport time to the hospital.

2. through 4. No change.

(5) No change.

(6) Level III Office Surgery.

(a) Scope.

1. No change.

2. Only patients classified under the American Society of Anesthesiologist's (ASA) risk classification criteria as Class I ~~or~~ II, ~~or~~ III are appropriate candidates for Level III office surgery.

a. All Level III surgeries on patients classified as ASA III and higher are to be performed only in a hospital or ambulatory surgery center. For ASA Class III patients, the surgeon must document in the patient's record the justification and precautions that make the office an appropriate forum for the particular procedure to be performed.

b. For all ASA II patients above the age of 40, the surgeon must obtain, at a minimum, an EKG and a complete workup performed prior to the performance of Level III surgery in a physician office setting. If the patient is deemed to be a complicated medical patient, the patient must be referred to an appropriate consultant for an independent medical clearance. This requirement may be waived after evaluation by the patient's anesthesiologist.

(b) No change.

Specific Authority 458.309(1), 458.331(1)(v) FS, ss. 92 and 197, Chapter 99-397, Laws of Florida. Law Implemented 458.331(1)(g), (t), (v), (w), 458.351 FS, ss. 92 and 197, Chapter 99-397, Laws of Florida. History-New 2-1-94, Amended 5-17-94, Formerly 61F6-27.009, Amended 9-8-94, 11-15-94, Formerly 59R-9.009, Amended 2-17-00, 12-7-00,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Surgical Care Committee, Board of Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 5, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 9, 2000

**DEPARTMENT OF HEALTH**

**Division of Family Health Services**

RULE TITLES: RULE NOS.:

Objection to Prenatal and Infant (Postnatal) Risk Screening 64C-7.008

Prenatal and Infant (Postnatal) Risk Screening Records 64C-7.010

Criteria for Designating Risk Screening Factors 64C-7.011

PURPOSE AND EFFECT: The purpose of these proposed rule changes is to incorporate by reference new versions of the prenatal and infant screening forms, to clarify how an objection to screening is documented, and to clarify documentation for participants referred for factors other than score.

SUMMARY: Rule 64C-7.008 outlines the process by which a pregnant woman can object to prenatal risk screening, and the process by which a parent or guardian can object to infant risk

screening. Proposed changes to 64C-7.008 reflect changes in how the objection may be made and incorporation of new risk screening instruments. Rule 64C-7.010 outlines the process by which scored risk screening instruments are documented; proposed changes to this rule involve documentation for clients referred for factors other than score. Rule 64C-7.011 outlines how risk factors are selected for inclusion in the screening forms; the proposed change reflects the fact that an advisory council formed to assist the department in determining risk factors is no longer in place.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: There are no regulatory costs.

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: 383.14(2) FS.

LAW IMPLEMENTED: 383.14 FS.

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

TIME AND DATE: 10:00 a.m., January 7, 2001

PLACE: Department of Health, 4025 Esplanade Way, Room 125-N, Tallahassee, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Bob Peck, Bin A-13 (HSFFM), 4052 Bald Cypress Way, Tallahassee, FL 32399-1723, Telephone (850)245-4444, Ext. 2965

THE FULL TEXT OF THE PROPOSED RULES IS:

64C-7.008 Objection to Prenatal and Infant (Postnatal) Risk Screening.

(1) The provider shall request aAny pregnant woman who objects to prenatal risk screening, after the purpose of the screening has been fully explained, ~~to shall~~ indicate her objection in writing on the screening instrument, and to sign the instrument by checking "no" on the screening instrument and signing the instrument. The screening instrument to be used is the Healthy Start Prenatal Risk Screening Instrument, DOH Form 3134, 6/00 (English version) June 94, or DOH Form 3134 H, 6/00 (Creole version), or DOH Form 3134 S, 6/00 (Spanish version), which are is incorporated by reference. If the woman refuses to sign the instrument, this refusal shall be indicated on the patient's signature line. The provider is to complete the demographic items (name, address, phone number and type of provider) in the provider section and sign and date the form.

(2) The provider shall request aAny parent or guardian who objects to infant (postnatal) risk screening of the child, after the purpose of the screening has been fully explained, ~~to shall~~ indicate the objection in writing on the screening

instrument, and to sign the instrument by checking "no" on the screening instrument and signing the instrument. The screening instrument to be used is the Healthy Start Infant (Postnatal) Risk Screening Instrument, DOH Form 3135, 6/00 (English version) June 94, or DOH Form 3135 H, 6/00 (Creole version), or DOH Form 3135 S, 6/00 (Spanish version), which are incorporated by reference. If the parent or guardian refuses to sign the instrument, this refusal shall be indicated on the patient's signature line. The provider is to complete the demographic items (name, address, phone number and type of provider) in the provider section and sign and date the form.

(3) Prenatal and infant (postnatal) risk screening shall not be conducted if the affected pregnant woman, parent, or guardian objects to the screening.

Specific Authority 383.14(2) FS. Law Implemented 383.14 FS. History--New 3-29-92, Amended 8-14-95, 3-28-96, Formerly 10J-8.009, Amended \_\_\_\_\_.

64C-7.010 Prenatal and Infant (Postnatal) Risk Screening Records.

(1) Prenatal Risk Screening Records.

(a) The health care provider shall maintain a completed copy of the Healthy Start Prenatal Risk Screening Instrument, ~~DOH Form 3134~~, in the pregnant women's medical record.

(b) The provider of care coordination shall initiate documentation on every Healthy Start pregnant woman. That documentation shall contain, at a minimum, a scored prenatal risk screening instrument and record of case disposition, except for participants who are referred based on other factors subsequent to the initial screen. For those participants, documentation in the record shall include documentation of the participant's risk factors and the record of case disposition.

(c) The department shall maintain a confidential registry of the risk screening results on all pregnant women received from health care providers.

(2) Infant (Postnatal) Risk Screening Records.

(a) The health care provider shall assure that a completed copy of the Healthy Start Infant (Postnatal) Risk Screening Instrument, ~~DOH Form 3135~~, is placed in the infant's medical record.

(b) The provider of care coordination shall initiate documentation on every Healthy Start infant. That documentation shall contain, at a minimum, a scored infant (postnatal) risk screening instrument and record of case disposition, except for participants who are referred based on other factors subsequent to the initial screen. For those participants, documentation in the record shall include documentation of the participant's risk factors and the record of case disposition.

(c) The department shall maintain a confidential registry of the risk screening results on all infants received from the health care providers.

Specific Authority 383.14(2) FS. Law Implemented 383.14 FS. History--New 3-29-92, Amended 9-20-94, 8-14-95, 3-28-96, Formerly 10J-8.012, Amended \_\_\_\_\_.

64C-7.011 Criteria for Designating Risk Screening Factors.

~~After consultation with the Advisory Councils,~~ The department shall designate each risk factor for inclusion in the prenatal and infant (postnatal) risk screening instruments and shall determine the weight of each risk factor. Each designated risk factor shall meet one or more of the following criteria:

(1) The factor is known to reflect an increased risk of pregnancy complications, infant mortality, or morbidity.

(2) The factor is associated with increased risk of impairment in health, intellect, or functional ability in a percentage of infants positive for that factor.

(3) The factor reflects health behaviors which have been associated with increased risk of poor birth outcomes.

(4) The factor reflects an environmental risk factor.

Specific Authority 383.14(2) FS. Law Implemented 383.14 FS. History--New 3-29-92, Amended 8-14-95, Formerly 10J-8.013, Amended \_\_\_\_\_.

NAME OR PERSON ORIGINATING PROPOSED RULE:  
Bob Peck, Bin A-13 (HSFFM), 4052 Bald Cypress Way, Tallahassee, FL 32399-1723, Telephone (850)245-4444, Ext. 2965

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Annette Phelps, A.R.N.P., M.S.N., Chief, Bureau of Family and Community Health

DATE NOTICE OF PROPOSED RULE APPROVED BY AGENCY HEAD: July 26, 2000

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

Section III  
Notices of Changes, Corrections and  
Withdrawals

DEPARTMENT OF INSURANCE

RULE NO.: 4-191.300  
RULE TITLE: Health Maintenance Organization (HMO) Penalty Guidelines

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rules, as noticed in Vol. 26, No. 8, February 25, 2000, of the Florida Administrative Weekly, have been withdrawn.

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.: 12A-1.072  
RULE TITLE: Advertising Agencies



NOTICE OF MEETING CHANGE

The Department of Revenue announces that the public hearing for the proposed amendments to Rule 12A-1.072, F.A.C. (sales and use tax; advertising agencies) which was published in the November 22, 2000 issue of the FAW, Vol. 26, No. 47, will not be held in Room 116 of the Larson Building in Tallahassee, Florida. Instead, this public hearing will be held in Room B-12 of the Carlton Building, 501 South Calhoun Street, Tallahassee, Florida, at the same time and date (10:00 a.m., December 19, 2000).

DEPARTMENT OF REVENUE

Corporate, Estate and Intangible Tax

Table with 2 columns: RULE NO. and RULE TITLE. Rows include 12C-3.0015 Documents, Extensions, and Due Dates for Filing and 12C-3.008 Forms.

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed amendments to Subsection (4) of Rule 12C-3.0015 and Subsection (3) of Rule 12C-3.008, F.A.C., as published in Vol. 26, No. 39, pp. 4488-4492, September 29, 2000, issue of the Florida Administrative Weekly. These changes are in response to comments received from the Joint Administrative Procedures Committee regarding Form DR-310, which is currently entitled "Domicile Affidavit," but which should be retitled "Domicile Statement."

Subsection (4) of Rule 12C-3.0015, F.A.C., has been changed, so that, when adopted, the rule will read as follows:

(4) Domicile Statement Affidavit - If the estate is filing as a Florida nonresident or nonresident alien, the personal representative must file the Estate Tax Domicile Statement Affidavit, (Form DR-310), with the copies copy of the executed Florida Form F-706 and executed federal Federal Form 706.

Subsection (3) of Rule 12C-3.008, F.A.C., has been changed, so that, when adopted, the rule will read as follows:

(3) DR-310 Estate Tax Domicile Statement Affidavit (r. 11/96 n. 04/94) 08/94

DEPARTMENT OF CITRUS

Table with 2 columns: RULE CHAPTER NO. and RULE CHAPTER TITLE. Rows include 20-49 Standards for Fresh Squeezed Citrus Juices and various Rule NOS. with titles like Purpose, Definitions, Fresh Squeezed Citrus Juices, Wholesale Producers - Testing, Wholesale Producers - Inspections, Small Producers - Testing, and Small Producers - Inspections.

Table with 2 columns: Rule Number and Description. Rows include 20-49.008 Fresh Squeezed Orange Juice Marked with Florida Citrus Growers' Certification Mark and 20-49.009 Fresh Squeezed Grapefruit Juice Marked with Florida Citrus Growers' Certification Mark.

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. 41, October 13, 2000, issue of the Florida Administrative Weekly:

20-49.001 Purpose.

The purpose of this section is to regulate all fresh squeezed citrus juices.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11 FS. History--New \_\_\_\_\_.

20-49.002 Definitions.

(1) Fresh - The term fresh, when used on the label or in labeling of a food in a manner that suggests the food is unprocessed, means the food is in its raw state and has not been frozen or subjected to any form of thermal processing or any other form of preservation. At all times this definition and its application to fresh citrus juice must be consistent with the definition established by the Food and Drug Administration, 21 CFR 101.95, revised April 1, 2000, incorporated herein by reference.

(2) Wholesale Producer - A Wholesale Producer includes all Florida producers of fresh squeezed citrus juices, that each season process juice from 30,000 boxes or more of citrus fruit.

(3) Small Producer - Gift Fruit Shippers as defined in 601.03(20), Florida Statutes, and roadside retail fruit stand operators, as defined in 20-44.006, F.A.C., engaged in the production of fresh squeezed citrus juices and process less than 30,000 boxes of citrus fruit per season. All producers in the category shall possess a food permit issued by the Florida Department of Agriculture and Consumer Services (hereafter "FDACS") pursuant to the provisions of 5K-4, F.A.C.

(4) Retail Grocery Producer - Retail grocery producers, as defined in section 20-44.006, F.A.C., who produce fresh citrus juices on its premises and sell one hundred percent (100%) of said fresh squeezed citrus juices directly to the consumer. All producers in this category shall possess a food permit issued by FDACS pursuant to the provisions of 5K-4, F.A.C.

(4)(5) Product - The term Product shall mean fresh squeezed citrus juices. The words "fresh squeezed" or "freshly squeezed" or "fresh" may be used to describe product conforming to this rule.

(5)(6) Establishment - The term establishment shall reference the Wholesale Producer, and Small Producer and Retail Grocer's facility and/or place of business.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History--New \_\_\_\_\_.

## 20-49.003 Fresh Squeezed Citrus Juices.

The provisions of this section shall apply to all fresh citrus juices that have not been frozen or treated to reduce the enzymatic activity and the number of viable microorganisms.

(1) Product shall only be made from the unfermented juice of mature citrus fruit.

(2) The Product shall not contain soluble solids recovered by aqueous extraction of washing of fruit pulp.

(3) Addition of a sweetening ingredient or any other additive to the Product is not permitted.

(4) The producers' Product and producers' establishment shall be subject to regular inspection by the FDACS or its agents.

(5) Product that is packaged into a retail container must be bottled in the same establishment in which it was extracted and shall remain under the control of one single producer. Under no circumstances shall Product be transported in bulk containers or tankers to be bottled at another location.

(6) The package or container shall be legibly labeled with the maximum shelf life during which such product may be offered for sale, and such date shall not exceed 17 days from the time of extraction. This provision shall not apply to product packed by any person who packs for retail sale directly to consumer, not for resale.

(7) Upon meeting juice content requirements prior to August 1, fruit designated for the purpose of cold storage and used in the production of fresh citrus juice shall not be subject to retesting for juice content at the time of removal from cold storage.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History—New \_\_\_\_\_.

## 20-49.004 Wholesale Producers – Testing.

This section regarding testing shall be applicable to Wholesale Producers of fresh citrus juice.

(1) All Wholesale Producers must document compliance with all applicable state and federal food safety and labeling requirements.

(2) All Wholesale Producers must have, maintain and follow a food safety plan that is based on Hazard Analysis Critical Control Point (HACCP) principles. This plan must be reviewed by FDACS, the applicable regulatory agency or a firm accredited by the International HACCP Alliance. Such plan shall incorporate a microbiological testing program. Such documentation must be on file at each producer's facility. These plans must be reviewed every 12 months or each time an operational modification changes the producing establishment's hazard analysis.

(3) All Wholesale Producers must abide by all applicable Good Manufacturing Practices contained in 5K-4, F.A.C. and 21 CFR 110, revised April 1, 2000, and incorporated herein by reference.

(4) All Wholesale Producers must test for *Salmonella*, *E.coli* and other pathogenic microorganisms as required by applicable regulatory agencies. Microbiological results must be available for each production lot or day's production, whichever is less. Microbiological testing records must be maintained on the producing establishment's premises for one year, and shall be available for review by FDACS or United States Department of Agriculture (hereafter "USDA") during normal operating hours.

(5) Any positive detection of *Salmonella*, *E.coli* or other pathogenic microorganisms in a wholesale operation shall require notification to USDA and FDACS, Division of Food Safety, within 24 hours of the positive detection. If Product is still located in the producing establishment, it shall be placed on hold pending appropriate response from FDACS.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History—New \_\_\_\_\_.

## 20-49.005 Wholesale Producers – Inspections.

This section regarding the inspections shall be applicable to Wholesale Producers of fresh squeezed citrus juices.

(1) All inspections and audits shall be performed by or under the authority of FDACS.

(2) All wholesale production establishments shall be inspected according to sections 2.2.1 through 2.2.58, July 1996, and 3.2.7a – 3.2.7o, June 1996, of the Citrus Handbook of the Processed Citrus Branch, Fruit and Vegetable Division, United States Department of Agriculture, incorporated herein by reference.

(3) All Wholesale Producers shall be subject to full-time inspection by FDACS or its agent.

(4) The following specific Good Manufacturing Practices, in addition to those contained in 5K-4, F.A.C., and 21 CFR 110, revised April 1, 2000, incorporated herein by reference, shall be applicable:

(a) All soil, debris, stems, leaves, etc. must be removed from the fruit.

(b) All whole and intact fruit shall be washed, sanitized and/or surface heat-treated immediately prior to extraction.

(c) All fruit that has been in cold storage shall be resanitized and regraded. All soft or unwholesome fruit shall be discarded.

(d) All belts and rollers must be maintained free of soil, wax, dirt and extraneous material.

(e) The entire wash area shall, at all times, be maintained free of excess debris, pests and standing water.

(f) Grading must eliminate damaged, defective, soft or decayed fruit.

(g) Drops, fruit from the ground, may not be used in the production of fresh citrus juice.

(h) Any fruit which originated in a grove fertilized with manure products (poultry or otherwise) shall not be accepted for extraction to be made into fresh citrus juice.

(i) The processing and filling area shall be completely enclosed and meet the structural requirements for food processing areas as defined in 5K-4, F.A.C. and 21 CFR 110, revised April 1, 2000, incorporated herein by reference.

(j) All fruit contact surfaces must be cleaned and sanitized after production and prior to startup. Appropriate cleaning and sanitizing agents must be used as prescribed by the equipment manufacturer for the specific use.

(k) If product residues or buildup of organic matter remain on equipment, additional chemical treatment shall be used to remove such residues or buildup.

(l) All lubricants must be food grade only, as found in 21 CFR 178.3570, revised April 1, 2000, incorporated herein by reference.

(m) Back-siphonage protection devices must be provided on any water outlet where a hose can be connected.

(n) A contingency plan for in-line and surge tank juice during breakdowns must be in place. Cleaning and sanitizing procedures must be performed prior to restarting operation after extended breakdowns.

(o) All juice containers must, at all times, be sanitarily handled and protected from contamination. Containers must be covered when removed from protection if not used immediately.

(p) Certificates for a potable water supply shall be obtained from the Florida Department of Health (hereafter "DOH") approved laboratory on an annual basis prior to the start of the season.

(q) As to personnel and sanitary establishments, Wholesale Producers shall meet all applicable state and federal regulations with respect to cleanliness and disease and pest control.

(r) All Wholesale Producers shall establish and maintain records that:

1. Identify the source of the fruit used in the juice production by date and variety; and
2. Identify microbiological test results to date of production, fruit source and juice type; and
3. Implement a corrective action plan for unsafe products.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History—New \_\_\_\_\_.

#### 20-49.006 Small Producers – Testing.

This section regarding testing shall be applicable to Small Producers of fresh citrus juices.

(1) All Small Producers must document compliance with all applicable state and federal food safety and labeling requirements. The Small Producers must possess a current food permit issued by FDACS, Division of Food Safety.

(2) All Small Producers shall have, maintain and follow a food safety plan that is based on Hazard Analysis Critical Control Point (HACCP) principles. This plan must be reviewed by FDACS, the applicable regulatory agency or a

firm accredited by the International HACCP Alliance. Such plan shall incorporate a microbiological testing program. Such documentation must be on file and a certificate shall be displayed at each Producer's establishment. The plans must be reviewed every 12 months or each time an operational modification changes the Producer's hazard analysis.

(3) All Small Producers must abide by all applicable Good Manufacturing Practices contained in 5K-4, F.A.C. and 21 CFR 110, revised April 1, 2000, incorporated herein by reference.

(4) As to microbiological testing the following shall apply:

(a) All Small Producers shall test the juice for *E.coli* as an indicator of process control minimally once weekly. This test may be

1. A rapid test approved by, FDACS; or
2. An internal laboratory test (using a FDOC approved testing method as defined in 20-14, F.A.C.); or
3. A test conducted by an outside laboratory (using a FDOC approved method as defined in 20-14, F.A.C.).

Records of all microbiological testing, including *E.coli* testing, must be maintained on the producing establishment's premises for one year and shall be available for review by FDACS or its agent during normal operating hours.

(b) Any positive detection of *E.coli* or other pathogenic microorganism in a Small Producer's product shall require notification to FDACS within 24 hours of the positive detection.

(c) All Small Producers shall be subject to additional microbiological testing by FDACS.

(5) Any Small Producer, which wholesales any quantity of fresh citrus juice, is required to conduct two forms of microbiological testing. These producers must test for *E.coli* on each production lot or day's production, whichever is less. These *E.coli* tests may be the same rapid *E.coli* tests mentioned in 20-49.006(4). Additionally, these producers must test for Salmonella, using an outside laboratory (using an FDOC approved method as defined in 20-14, F.A.C.) minimally monthly. Microbiological testing records must be maintained on the producing establishment's premises for one year, and shall be available for review by FDACS during normal operating hours.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History—New \_\_\_\_\_.

#### 20-49.007 Small Producers – Inspections.

This section regarding inspections shall be applicable to Small Producers of fresh citrus juices.

(1) Sanitation inspections will be performed by FDACS, Division of Food Safety. Small Producers may receive three or more complete sanitation inspections during their season of operation. Prior to September 15 of each season, each Small

Producer shall notify FDACS, Division of Food Safety, of its months of operation and the typical time of day that fresh juice is made.

(2) FDACS or an approved agent of FDACS will perform monthly audits of Small Producers. Such audits will cover quality control records (HACCP or otherwise) and food safety check points (supplied by the FDACS, Division of Food Safety). The purpose of these audits is to verify that procedures are being followed and recorded. FDACS or the approved agent of FDACS shall report any deviation of rule compliance or suspect situation to FDACS, Division of Food Safety.

(a) The cost of audits shall be the responsibility of the Small Producer. Audit contract services may be negotiated by trade groups and operated with notification to FDACS.

(b) For the first year, a fee structure through FDACS, Division of Fruits and Vegetables shall be established. Division HACCP trained inspectors shall perform the audits. This program shall be evaluated on a yearly basis. To fund this effort a fee shall be paid on all volume of fruit sold in fresh form and fresh juice form by each Small Producer.

(3) The following specific General Manufacturing Practice's, in addition to those contained in 5K-4, F.A.C. and 21 CFR 110 revised, April 1, 2000, incorporated herein by reference, shall apply:

(a) All soil, debris, stems, leaves, etc. must be removed from the fruit.

(b) All whole and intact fruit shall be washed, sanitized and/or surface heat-treated immediately prior to extraction.

(c) All fruit that has been in cold storage shall be resanitized and regraded. All soft or unwholesome fruit shall be discarded.

(d) All whole and intact fruit shall be washed, sanitized and/or surface heat-treated in accordance with the Florida Department of Citrus Guidance Document for Retail and Roadside Fresh Citrus Juice Producers.

(e) Sanitized fruit must be maintained in a sanitary storage room or container until extraction.

(f) All belts and rollers must be maintained free of soil, wax, dirt and extraneous material.

(g) The entire wash area shall be at all times maintained free of excess debris, pest and potential pest harborage – including standing water.

(h) Grading must eliminate damaged, defective, soft or decayed fruit.

(i) Drops, fruit from the ground, may not be used in the production of fresh juice.

(j) Any fruit that originated in a grove fertilized with manure products (poultry or otherwise) shall not be accepted for extraction.

(k) The extraction and filling areas shall be completely enclosed and meet the structural requirements for food processing area as required by 5K-4, F.A.C. and 21 CFR 110, revised April 1, 2000, incorporated herein by reference.

(l) A roof must cover all fruit conveyances.

(m) All lubricants must be food grade only, as found in 21 CFR 178.3570, revised April 1, 2000, incorporated herein by reference.

(n) All fruit contact surfaces must be cleaned and sanitized after production and prior to startup. Appropriate cleaning and sanitizing agents must be used as prescribed by the equipment manufacturer for the specific use.

(o) Back-siphonage protection devices must be provided on any water outlet where a hose can be connected.

(p) All juice containers must be sanitarily handled and protected from contamination, at all times. When removed from protective wrap, containers must be covered, if not used immediately.

(q) A trained employee of the producing establishment must administer the extraction and sanitation processes. Customers shall not be permitted to produce and bottle juice under any circumstance.

(r) Water certificates shall be obtained from a DOH approved laboratory on an annual basis prior to start of the citrus season.

(s) As to personnel and sanitary facilities, the Small Producer shall meet all GMP's and applicable state and federal regulations with respect to cleanliness and disease and pest control.

(t) All Small Producers, which wholesale any quantity of fresh citrus juice, shall be inspected according to sections 2.2.1 through 2.2.58 July 1995 and 3.2.7 and through 3.2.7o, June 1996, of the Citrus Handbook of the Processed Citrus Branch, Fruit and Vegetable Division, United States Department of Agriculture, incorporated herein by reference.

(u) Small Producers shall establish and maintain records that

1. Identify the source of the fruit used in the juice production by date and variety; and
2. Identify microbiological test results to date of production, fruit source, and juice type; and
3. Implement a corrective action plan for unsafe products.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History—New \_\_\_\_\_.

~~20-49.008 Retail Grocery Producers — Testing and Inspections.~~

~~This section regarding testing and inspections shall be applicable to retail grocery producers of fresh citrus juices.~~

~~(1) Retail Grocery Producers shall be inspected for sanitation and good manufacturing practices by FDACS. The Retail Grocery Producers must possess a current food permit issued by FDACS, Division of Food Safety.~~

~~(2) Producers categorized as “retail grocery producers” as a result of selling 100% of their fresh juice directly to the consumer shall be subject to inspection by FDACS during normal operating hours. Such inspection may include the collection and shipping of juice samples for microbiological testing.~~

~~(3) All fruit to be used by the Retail Grocery Producer in the production of fresh citrus juice shall be purchased from a licensed packinghouse. All such fruit shall have been washed, sanitized and/or surface treated in accordance with *Guidance Document for Retail Roadside Fresh Citrus Juice Producers, June 30, 1999.*~~

~~(4) All fruit to be used in the production of fresh citrus juice shall be stored in a sanitary cooler and refrigerated at a temperature 41°F (5°C) or less, separate and apart from any other food product.~~

~~(5) All fruit shall remain in unopened cartons as received from packer until ready for juice extraction.~~

~~(6) Fruit shall not be removed from retail bulk bins and then used in the production of fresh juices, unless recleaned and sanitized. Fruit used in the production of juice shall not have contact with the general public.~~

~~(7) A final hand-grade shall be performed prior to use of the fruit for extraction.~~

~~(8) The extractor shall be cleaned following the manufacturer’s recommended methods and intervals. A record of the cleaning and maintenance shall be maintained and made available to FDACS during normal operating hours.~~

~~(9) A trained employee of the producing establishment shall administer the extraction and sanitation process. Customers shall not be permitted to produce and bottle juice under any circumstance.~~

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History—New \_\_\_\_\_.

~~20-49.008 009~~ 20-49.009 ~~009~~ Fresh Orange Juice Marked with Florida Citrus Growers’ Certification Mark.

In addition to the provisions of sections 20-49.001 through 20-49.007~~8~~ of this chapter, the following provisions shall apply to all single strength "ready-to-drink" orange juice that has not been frozen or treated to reduce the enzymatic activity and the number of viable microorganisms, and which bears the Florida Citrus Growers’ certification mark under Chapter 20-109, F.A.C.

(1) There shall be one Florida grade for such product, Florida Grade A, for which factors of color, flavor and absence of defects shall be scored in a manner identical to the USDA adopted U. S. Grade Standards for Pasteurized Orange Juice in United States Standards for Grades of Orange Juice, Sections 52.1551 through 52.1559, effective January 10, 1983, using the following score chart:

SCORE CHART FOR FLORIDA GRADE A ORANGE JUICE

	Pts Maximum	
Color	40	32-40
Absence of Defects	20	18-20
Flavor	40	36-40
Minimum Score		86

(2) Product shall only be made from the unfermented juice of mature oranges of the species *Citrus sinensis*.

(3) For the period August 1 through November 30, the percent by weight of orange juice soluble solids shall be not less than 10 percent and the minimum ratio of total soluble solids to anhydrous citric acid shall be not less than 10.5 to 1 nor greater than 19.5 to 1. For the period December 1 through July 31, the percent by weight of orange juice soluble solids shall be not less than 11.0 and the minimum ratio of total soluble solids to anhydrous citric acid shall be not less than 12.5 to 1 nor greater than 19.5 to 1.

(4) The Product shall not contain soluble solids recovered by aqueous extraction of washing of fruit pulp.

(5) Addition of a sweetening ingredient or any other additive is not permitted.

(6) The Product shall be subject to regular inspection by the FDACS or its agents.

(7) The package or container shall be legibly labeled with the maximum shelf life during which such product may be offered for sale; such date shall not exceed 17 days from the time of extraction. In lieu thereof, the package may be legibly labeled with a disclosure of the date the juice is extracted.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History—New \_\_\_\_\_.

~~20-49.009 010~~ 20-49.009 ~~010~~ Fresh Grapefruit Juice Marked with Florida Citrus Growers’ Certification Mark.

In addition to the provisions of Sections 20-49.001 through 20-49.007~~8~~ of this chapter, the following provisions shall apply to all single strength “ready-to-drink” grapefruit juice that has not been frozen or treated to reduce the enzymatic activity and the number of viable microorganisms, and which bears the Florida Citrus Grower’s certification mark under Chapter 20-109, F.A.C.

(1) Only fresh grapefruit juice meeting U. S. Grade A standards, as prescribed in United States Standards for Grades of Grapefruit Juice, 52 CFR 1221 through 52 CFR 1230, effective September 12, 1983, and incorporated herein by reference, shall be qualified to carry the Florida Citrus Growers’ certification mark.

(2) Product shall only be made from the unfermented juice of mature grapefruit of the species *Citrus paradisi*.

(3) The Product shall not contain soluble solids recovered by aqueous of washing of fruit pulp.

(4) Addition of sweetening ingredient or any other additive is not permitted.

(5) The Product shall be subject to regular inspection by FDACS or its agents.

(6) The package or container shall be legibly labeled with the maximum shelf life during which such product may be offered for sale; such date shall not exceed 17 days from the time of extraction. In lieu thereof, the package may be legibly labeled with a disclosure of the date the juice is extracted.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.29, 601.33, 601.38 FS. History--New \_\_\_\_\_.

**DEPARTMENT OF CORRECTIONS**

<b>RULE NOS.:</b>	<b>RULE TITLES:</b>
33-601.302	Inmate Discipline –Terminology and Definitions
33-601.303	Reporting Disciplinary Infractions
33-601.313	Inmate Discipline – Forms

**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. 46, November 17, 2000, issue of the Florida Administrative Weekly:

33-601.302 Inmate Discipline – Terminology and Definitions.

The following terms, as defined, shall be standard usage throughout the Department:

No change.

(2) Contact Card – refers to Form ~~DC6-256 DC4-364A~~, a written log used to document aberrant behavior of an inmate. Correctional officers maintain this card in the inmate’s assigned dormitory. Form DC6-256 is incorporated by reference in Rule 33-601.313(c).

(3) through (16) No change.

Specific Authority 944.09 FS. Law Implemented 20.315, 944.09 FS. History--New 3-12-84, Formerly 33-22.02, Amended 12-30-86, 10-1-95, Formerly 33-22.002, Amended 5-21-00,\_\_\_\_\_.

33-601.303 Reporting Disciplinary Infractions.

(1) No change.

(a) A verbal reprimand is any employee’s verbal counseling to the inmate designed to motivate the inmate to comply with, or to clarify the rules of prohibited conduct, departmental rules or procedures or institutional regulations. Verbal reprimands will be documented on the inmate’s contact card, Form ~~DC6-256 DC4-364A~~. Form DC6-256 is incorporated by reference in Rule 33-601.313(c).

(b) through (3) No change.

Specific Authority 944.09 FS. Law Implemented 20.315, 944.09, 944.34, 945.04 FS. History--New 3-12-84, Formerly 33-22.04, Amended 12-30-86, 10-1-95, Formerly 33-22.004, Amended 5-21-00,\_\_\_\_\_.

33-601.313 Inmate Discipline – Forms.

(1) through (b) No change.

(c) ~~DC6-256 DC4-364A~~, Contact Card, effective date \_\_\_\_\_.

(d) through (2) No change.

Specific Authority 944.09 FS. Law Implemented 20.315, 120.55, 944.09, 944.34, 945.04 FS. History--New 10-1-95, Formerly 33-22.0117, Amended 5-21-00,\_\_\_\_\_.

**DEPARTMENT OF CORRECTIONS**

<b>RULE NO.:</b>	<b>RULE TITLE:</b>
33-601.800	Close Management

**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. 32, August 11, 2000, issue of the Florida Administrative Weekly and revised by the first notice of change published in Vol. 26, No. 44, November 3, 2000, Florida Administrative Weekly:

33-601.800 Close Management.

(1) Definitions.

(a) No change.

(b) Clinical health care personnel – a physician, clinical associate, nurse, Correctional Medical Technician Certified (CMTC), psychologist, psychology intern, psychology resident or psychological specialist.

(c) through (e) No change.

(f) Close Management Program Team – an interdisciplinary team of representatives from mental health, programs, classification, and security. This teams develops and monitors close management plans for individual inmates in close management determined by mental health staff to be at risk for potential deterioration of mental health or adaptive functioning as a result of prolonged confinement.

(g) through (n) No change.

(o) Special risk inmate – any inmate who has demonstrated behavior that is harmful to himself or herself. ~~When a non-clinically trained staff member observes behavior that appears potentially harmful, he shall refer the incident to clinically trained staff for further review.~~

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

(d) Mental health staff will complete the mental health record review within two working days of receipt of Form DC6-128 from the classification supervisor. If the senior psychologist determines that no further evaluation is needed, he or she will forward Form DC6-128 to the classification supervisor with relevant recommendations. If the senior psychologist determines that further evaluation is needed, either the senior psychologist or psychiatrist will conduct an interview and evaluation with the inmate to determine the treatment needs of the inmate. The senior psychologist or psychiatrist will forward Form DC6-128, Close Management Referral Assessment, to the classification supervisor with the ~~results of the assessment~~ and recommendation for the inmate. The recommendation ~~This interview and evaluation will be forwarded to the classification supervisor with relevant recommendations that~~ will include the following placement

options: unrestricted placement, placement in a close management facility in which there is a provision for out patient mental health services, placement in a close management facility where intensive mental health services are available, or close management not recommended because of the inmate's current mental health condition. A summary of the clinical findings upon which the recommendation is based shall be provided to the classification supervisor.

(e) through (h) No change.

(4) Transfers From a Non-CM Institution.

(a) Once a recommendation is made, the team will enter the recommendation in OBIS and provide a copy of the DC6-233Ce reflecting the decision and signatures to the SCO. A copy of the DC6-233C will be kept in the inmate record file.

(b) through (6) No change.

(7) Close Management Plan (CMP).

(a) The close management program team consisting of representatives from mental health, programs, classification, and security will complete a CMP when deemed necessary by mental health clinical staff within 30 days of the inmate being placed in close management.

(b) through (h) No change.

(i) Counseling Interviews – Counseling shall be provided to close management inmates in-cell or out-of cell when deemed necessary by mental health staff. The ICT will determine whether an inmate in close management may be removed from his or her cell to attend any counseling session when they determine that it is safe to do so, or whether counseling must take place in-cell.

(j) through (8)(i) No change.

(j) Legal Access – An inmate in close management will have access to his or her personal legal papers and law books and have correspondence access with the law library. Access to the law library will be obtained through delivery of research materials to an inmate's cell, and access to visits with certified inmate law clerks. Although the inmate may not be represented by an attorney at any administrative hearing, access to an attorney or aide to that attorney will be granted for legal visits at any reasonable time during normal business hours. Indigent inmates will be provided paper and writing utensils in order to prepare legal papers. Inmates who are not indigent will be allowed to purchase paper and envelopes for this purpose by completing Form DC6-251, CMI and II Canteen Order, or Form DC6-252, CMIII Canteen Order, within the stated time frames. Forms DC6-251 and DC6-252 are incorporated by reference in paragraph (18) of this rule. Typewriters or typing services are not considered required items and will not be permitted in confinement cells. Inmates with disabilities that hinder the preparation of legal correspondence will be allowed the use of auxiliary aids (writer/reader) or an inmate assistant in order to prepare legal correspondence. An inmate who is provided an auxiliary aid shall also a "writer/reader" will be

allowed access to a certified law clerk ~~such a person~~ for the purpose of preparing legal documents, legal mail, and filing grievances.

(k) No change.

(l) Writing utensils – Inmates in close management shall possess only security pens. Other types of pens or pencils shall be confiscated and stored until the inmate is released from close management status. If a security pen is not available, the inmate shall be allowed to sign out a regular pen from the confinement unit officer. All care shall be taken to ensure that an inmate who requests access to a pen in order to prepare legal documents or legal mail or to file a grievance with the department has access to a pen for a time period sufficient to prepare the legal mail, documents, or grievances. An inmate who has been provided a "writer/reader" will be allowed access to such ~~a person~~ for the purpose of reading and preparing correspondence.

(m) through (n) No change.

(9) Programs and Privileges in Close Management Units.

(a) No change.

(b) CMI. Privileges for an inmate assigned to CMI who maintains a satisfactory adjustment are as follows:

1. Participation in available approved programs that the inmate can perform within the cell after a minimum period of at least 60 days ~~six months~~ with a clear disciplinary record since assignment to close management;

2. Check out one ~~two~~ soft-back books from the library at least once per week and possess no more than one ~~four~~ ~~personal~~ soft-back books at any given time; An inmate who receives services from the Bureau of Braille and Talking Book Library will be allowed to check out one ~~two~~ books on tape per week and possess no more than one ~~four~~ at any given time, even though the actual number of tapes may be more than one per book ~~four~~.

3. through 5. No change.

6. Receive a personal visit after completing 60 ~~90~~ days of satisfactory adjustment in close management status and having maintained a clear disciplinary record since assignment to close management. If found guilty of any disciplinary infractions while assigned to CMI, the inmate is eligible to be considered for visits 60 ~~90~~ days following release from disciplinary confinement or the disciplinary hearing.

7. The inmate is eligible to receive personal visits after each subsequent 60 ~~90~~ day period with a continued clear disciplinary record and satisfactory adjustment while in the status unless security or safety concerns would preclude a visit. ~~A CMI inmate is eligible for a maximum of four visits per year.~~ All visits for CMI inmates in CMI will be non-contact visits.

(c) CMII. In addition to the ~~programs privileges~~ provided for CM I inmates and those privileges outlined in (9)(b)1.-5. of this rule, cell front counseling and program offerings shall be made available to inmates who desire to participate. CMII inmates will be eligible to receive personal visits:

1. After completing ~~30~~ 60 days of satisfactory adjustment in close management status and having maintained a clear disciplinary record since being assigned to close management.

2. If found guilty of any disciplinary infraction while assigned to CMII, the inmate is eligible to be considered for visits ~~30~~ 60 days following release from disciplinary status or the disciplinary hearing if a penalty other than disciplinary confinement was imposed, with a continued clear disciplinary record.

3. The inmate is eligible to receive personal visits after each subsequent ~~30~~ 60 day period with a continued clear disciplinary record and satisfactory adjustment while in the status unless security and safety concerns would preclude a visit. ~~A CMII inmate is eligible for a maximum of six visits per year.~~ All visits for inmates in CMII will be non-contact visits.

(d) CMIII. In addition to the privileges provided above for CM I inmates, and those privileges outlined in (9)(b)1.-5. of this rule, cell front or out of cell counseling and program offerings shall be made available to inmates who desire to participate. CMIII inmates will be entitled to the following:

1. A personal visit after completing ~~30~~ 60 days of satisfactory adjustment in close management status and having maintained a clear disciplinary record since being assigned to close management.

2. If found guilty of a disciplinary infraction while assigned to CMIII, the inmate is eligible to be considered for visits ~~14~~ 30 days following release from disciplinary status or the disciplinary hearing if a penalty other than disciplinary confinement was imposed, and the inmate has a continued clear disciplinary record.

3. The inmate is eligible to receive personal visits after each subsequent ~~14~~ 30 day period with a continued clear disciplinary record and satisfactory adjustment while in the status unless security or safety concern would preclude a visit. ~~A CMIII inmate is eligible for a maximum of 11 visits per year.~~ The warden will determine the conditions of the visit, whether the visit is to be contact or non-contact, and the level of supervision and restraint required.

4. No change.

(10) through (12) No change.

(13) Contact by Staff.

(a) The following staff members shall be required to officially inspect and tour the close management unit. All visits by staff shall be documented on the Inspection of Special Housing Record, Form DC6-228. Form DC6-228 is incorporated by reference in paragraph (18) of this rule. The staff member shall also document his or her visit on the Daily Record of Segregation, Form DC6-229, if there is any

discussion of significance, action or behavior of the inmate, or any other important evidential information which may have an influence or effect on the status of confinement. These visits shall be conducted at a minimum of:

1. through 3. No change.

~~4. Weekly by the chief of security (when on duty at the facility) except in case of riot or other institutional emergency.~~

~~4.5.~~ Daily by a clinical health care person.

5. Weekly by the chief of security (when on duty at the facility) except in case of riot or other institutional emergency.

6. No change.

7. Weekly by a psychologist or his or her mental health staff designee.

7. through 9. renumbered 8. through 10. No change.

(14) Special Risk Inmates.

(a) Any inmate who has demonstrated behavior that is or could be harmful to himself or herself shall be designated as a special risk inmate. If the inmate demonstrates bizarre, mentally disordered, or self-destructive behavior, the health services ~~medical~~ department shall be immediately contacted to determine if special watch or suicide watch procedures shall be initiated.

(b) No change.

(15) Review of Close Management.

(a) No change.

(b) Any inmate assigned to close management for more than 30 days shall be given a psychological screening assessment by mental health professional staff to determine the inmate's mental condition. The assessment shall include a personal interview if deemed necessary by mental health staff. All such assessments shall be documented in the mental health record. The psychologist or psychological specialist shall prepare a report to the ICT with the facts of the case. The ICT shall then make a decision regarding continuation of confinement. Any recommendations by the psychologist or psychologist specialist that the inmate be released from close management shall be forwarded by the ICT to the SCO. If the decision is to continue confinement ~~and that confinement extends beyond 90 days,~~ a new psychological screening assessment shall be completed at least every ~~each~~ 90-day period.

(c) The close management program team (CMPT) will review each ~~the~~ CMP at least 30 days after the implementation of the plan and at least every 60 days thereafter. However, the CMPT shall meet within 7 days if mental health staff determine that more immediate attention is required. All changes and or modifications will be documented on the inmate's CMP. The CMPT's review (and interview, if necessary) will include the following:

1. A status ~~An~~ assessment of the status of the inmate's participation ~~adaptive functioning,~~



2. A status ~~An evaluation of the status~~ of the close management plan's objectives and goals, and the ability to meet the inmate's needs;

3. No change.

4. The CMP will be available in the CM unit. The original will be placed in the mental health record. All changes to the plan will be attached to the original mental health record and the copy maintained in the CM unit.

5. All services provided by any mental health or program staff member shall be recorded on the Close Management Activity Participation Log, Form DC6-129, which shall be kept in the officers' station of the CM unit. When the form has been completely filled-out or the inmate has been released from the CM unit, a copy shall be placed in the inmate file and the original shall be filed in the mental health record. Form DC6-129 is incorporated by reference in (18) of this rule.

(d) through (16)(a) No change.

(b) A Daily Record of Segregation, Form DC6-229, shall be maintained for each inmate as long as he is in close management. Form DC6-229 shall be utilized to document any activities, including cell searches, items removed, showers, recreation, haircuts and shaves. If items that inmates in close management are not prohibited from possessing are denied or removed from the inmate, the shift supervisor or the senior correctional officer must approve the action initially. The Central Office ADA coordinator shall ~~must~~ be contacted within 24 hours if any item is ~~to be~~ removed that would be considered an auxiliary aid or device that ensures a disabled inmate an equal opportunity as a non-disabled inmate. The items denied or removed shall be documented on Form DC6-229 and the chief of security shall make the final decision in regard to the action no later than the next working day following the action. The confinement housing officer shall make a notation of any unusual occurrences or changes in the inmate's behavior and any action taken. Changes in housing location or any other special action shall also be noted. Form DC6-229 shall be maintained in the housing area for 30 days. After each 30 day review of the inmate, Form DC6-229 shall be forwarded to the ICT for review. Once reviewed, these forms shall be forwarded to classification to be filed in the institutional inmate record.

(c) through (17) No change.

(18) Forms. The following forms referenced in this rule are hereby incorporated by reference. Copies of any of these forms are available from the Forms Control Administrator, Office of the General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

(a) through (b) No change.

(c) Form DC6-129, Close Management Activity Participation Log, effective date \_\_\_\_\_.

(c) through (f) renumbered (d) through (g) No change.

(h)(g) Form DC6-251, CMI and II Canteen Order, effective date \_\_\_\_\_.

(i)(h) Form DC6-252, CMIII Canteen Order, effective date \_\_\_\_\_.

(j)(f) No change.

**DEPARTMENT OF CORRECTIONS**

RULE NO.: 33-602.2045  
 RULE TITLE: Inmate Substance Abuse Testing  
 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. 46, November 17, 2000, issue of the Florida Administrative Weekly:

33-602.2045 Inmate Substance Abuse Testing.

The Office of the Inspector General shall be responsible for the development and implementation of the department's substance abuse testing program.

(1) through (3)(b)7. No change.

8. An inmate who has not provided an adulterated urine specimen and who indicates a claimed inability to provide an adequate urine specimen shall be detained in the presence of the tester or other designated person for a period not to exceed 1 hour to provide an adequate specimen. During that time, the inmate shall be allowed to consume one cup (8 oz.) of water or other beverage every 1/2 hour, not to exceed a total of 2 cups during this time period and an Acknowledgement of Beverage Form, DC1-823, shall be completed. If after the 1 hour period an inmate still fails to submit a valid adequate urine specimen, the inmate shall be considered to have refused to provide a urine specimen and a disciplinary report shall be prepared in accordance with rules 33-601.301-601.314. If an inmate claims an inability to urinate due to a "bashful bladder" condition, procedures set forth in (3)(c) shall apply. Forms DC1-823, Acknowledgement of Beverage Form, is incorporated by reference in Section (3)(g) of this rule.

9. through (3)(c)6. No change.

(d) Testing of urine specimens.

1. Only certified testing personnel are authorized to utilize the on-site testing equipment. For every on-site test conducted, regardless of purpose, the Inmate Scannable Drug Testing Control Card shall be filled out. The Inmate Scannable Drug Testing Control Card, DC1-826, is incorporated in section (3)(g) of this rule.

2. through (3)(e)1. No change.

2. All correctional facilities shall maintain a record of all reasonable suspicion substance abuse tests conducted. This record shall be maintained by the correctional officer chief or his designee. Form DC1-827 ~~DC6-237~~, Reasonable Suspicion Testing Tracking Form, shall be utilized for this purpose. Form DC1-827 ~~DC6-237~~, Reasonable Suspicion Testing Tracking Form, is incorporated by reference in section (3)(g) of this rule.

(f) No change.

(g) Forms. The following forms referenced in this rule are hereby incorporated by reference. Copies of these forms, unless otherwise indicated, may be obtained from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

1. through 2. No change.

3. Chain of Custody, effective date \_\_\_\_\_, is a vendor form that may be obtained directly from the vendor or through the Office of the Inspector General, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

4. Form DC1-826, Inmate Scannable Drug Testing Control Card, effective date \_\_\_\_\_, is a vendor form that may be obtained directly from the vendor or through the Office of the Inspector General, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

5. Form DC1-827 DC6-237, Reasonable Suspicion Testing Tracking Form, effective date \_\_\_\_\_ February 8, 2000.

Specific Authority 944.09, 944.472, 944.473 FS. Law Implemented 944.09, 944.472, 944.473 FS. History--New 2-8-00, Amended \_\_\_\_\_.

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Division of Hotels and Restaurants**

RULE NO.: 61C-4.023  
RULE TITLE: Manager Certification and Food Service Employee Training

**NOTICE OF CHANGE**

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 26, No. 43, October 27, 2000, issue of the Florida Administrative Weekly. The changes are in response to written comments received by the Joint Administrative Procedures Committee on November 20, 2000. Paragraph (3) of the proposed rule has been changed so that when it is adopted it will read:

~~(3)(4) The Conference for Food Protection Standards for Accreditation of Food Protection Manager Certification Programs, as adopted by the Conference for Food Protection on April 12, 2000 and herein adopted by reference, shall be the division standard for the recognition of certifying organizations who provide food manager certification examinations. The Division of Hotels and Restaurants shall accept all certification examinations recognized by the Conference for Food Protection. Certifying organizations that are accredited by a Conference for Food Protection sanctioned accreditor shall be recognized by the division as approved providers of a Food Protection Manager Certification Program. division, as the certifying state agency for food managers, shall demonstrate testing program compliance with one or more generally recognized measurement standards such as the Standards for Educational and Psychological Testing. Documentation of conformance shall include organization~~

~~review and program evaluation by qualified psychometricians and shall demonstrate adherence in the areas of administrative independence; fairness; technical standards for test construction and evaluation including validity, reliability and errors in measurement, test development and revision, scaling, norming, score comparability and equating, and test publication; professional standards for test use including employment testing and professional and occupational certification; and related standards for testing linguistic minorities, testing people who have handicap conditions, test administration, scoring and reporting, protecting the rights of test takers and public information. The division, or its contracted testing agent, must routinely update the tests used to provide consistency and compliance with revised laws and rules.~~

The remainder of the rule will read as published.

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Division of Pari-Mutuel Wagering**

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

**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. 41, October 13, 2000, issue of the Florida Administrative Weekly. The changes are in response to written comments received from the Joint Administrative Procedures Committee. Subsection (1) of the proposed rule has been changed, so that upon adoption it will read:

61D-6.011 Penalty Guidelines for Class ~~L-IV~~ and V Drug Violations.

(1) The presence of a Class ~~L-IV~~ or V foreign substance, as defined by the Uniform Classification Guidelines for Foreign Substances, revised ~~January 7, 2000~~ February 14, 1995, as promulgated by the Association of Racing Commissioners International, Inc., in the bodily fluids of an animal collected either immediately prior to or immediately after the racing of that animal constitutes a violation of Chapter 550, Florida Statutes. The Uniform Classification Guidelines for Foreign Substances, revised January 7, 2000, as promulgated by the Association of Racing Commissioners International, Inc., is hereby incorporated and adopted by reference. A copy of this document may be obtained by contacting the Division of Pari-Mutuel Wagering at 1940 North Monroe Street, Tallahassee, Florida 32399-1035.

The remainder of the rule will read as published.

**DEPARTMENT OF HEALTH**

**Board of Acupuncture**

RULE NO.: 64B1-4.011  
 RULE TITLE: Diagnostic Techniques  
 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. 39, September 29, 2000, issue of the Florida Administrative Weekly.

The title of the proposed rule shall now read as shown above and as follows:

64B1-4.011 Diagnostic Techniques, ~~Western Diagnostic Terminology.~~

(There is no change to the text of the proposed rule.)

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: William Buckhalt, Executive Director, Board of Acupuncture, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256.

**Section IV  
 Emergency Rules**

**NONE**

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

**PUBLIC SERVICE COMMISSION**

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that BellSouth Public Communications, Inc.'s petition for exemption of Rule 25-24.515(13), Florida Administrative Code, filed August 14, 2000, in Docket No. 001137-TC was approved by the Commission at its October 17, 2000, Agenda Conference. Order No. PSC-00-2085-PAA-TC, issued November 2, 2000 memorialized the decision. The rule requires that pay telephones 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 September 1, 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>.

**DEPARTMENT OF BUSINESS AND PROFESSIONAL  
 REGULATION**

The Board of Funeral Directors and Embalmers hereby gives notice that it has received a petition, filed on October 6, 2000, from Philip Anthony Lewis seeking a waiver of Rule 61G8-16.001, with respect to the required 75% score on the Funeral Services Science section of the licensure examination. Comments on this petition should be filed with the Board of Funeral Directors and Embalmers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, FL 32399-0750, within 14 days of publication of this notice.

For a copy of the petition, contact: Sherry Landrum, Executive Director, Board of Funeral Directors and Embalmers, at above address or telephone (850)488-1470.

The Board of Funeral Directors and Embalmers hereby gives notice that it has received a petition, filed on November 28, 2000, from Brendan Barry seeking a waiver of Rules 61G8-18.001(2) and 61G8-18.002(3), with respect to the requirement for the certification of intern training activities by quarterly report. Comments on this petition should be filed with the Board of Funeral Directors and Embalmers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, FL 32399-0750, within 14 days of publication of this notice.

For a copy of the petition, contact: Sherry Landrum, Executive Director, Board of Funeral Directors and Embalmers, at above address or telephone (850)488-1470.

The Florida Real Estate Commission hereby gives notice that it has received a Petition for Waiver filed on November 9, 2000, by Jack L. McRay, Esquire, on behalf of Petitioners Maurice Gelina and Associates, Inc. and Maurice R. Gelina. The Petitioners are seeking a waiver from Rule 61J2-5.014, F.A.C., relating to the registration of corporations. The petition specifically requests that Mr. Gelina be allowed to continue to own a controlling interest in Maurice Gelina and Associates, Inc.

The Petition is being processed and is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at the Florida Real Estate Commission, 400 West Robinson Street, Hurston Building – North Tower, Suite N308, Orlando, Florida 32801. Requests for inspection or copies should be made to the above address.

**DEPARTMENT OF CHILDREN AND FAMILY  
 SERVICES**

The Department of Children and Families has received a Petition for Variance from Rule 65E-12.109, Florida Administration Code. The rule from which the variance is sought requires, in part, that the structure of a SCU or SRT shall be a single story ground level facility. The Petitioner is

Ronald P. Kirkland on behalf of Apalachee Center for Human Services, Inc. The petition was received by the Agency Clerk on October 24, 2000, and assigned Case No. 00-005W.

A copy of the petition may be obtained by writing: Office of the Agency Clerk, 1317 Winewood Blvd., Bldg. 2, Room 204X, Tallahassee, FL 32399-0700.

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#### FLORIDA HOUSING FINANCE CORPORATION

NOTICE IS HEREBY GIVEN that on October 10, 2000; the Florida Housing Finance Corporation (the "Corporation") received a Petition from Villamara Place, Inc. (Villamara Place) seeking a permanent variance from or waiver of Rule 9I-47.140(4) and (5), Florida Administrative Code. The rule relates to the Corporation's Year 1997 HOME Home Ownership Construction Loan Program (HOME). Subsection (4) requires that fifty percent (50%) of the development's units receiving HOME funds be closed within one (1) year of the issuance date of the Corporation's Firm Commitment Letter. Subsection (5) requires that one hundred percent (100%) of the development's units receiving HOME funds to be completed and fully disbursed within three (3) years of the issuance date of the Corporation's Firm Commitment Letter.

Comments on this Petition should be filed with the Corporation's HOME Single Family Planning Manager, Lainie Lowery, at the Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, within fourteen (14) days of the publication of this Notice.

For additional information, or for a copy of the Petition, please contact Ms. Lowery at the above address, or by calling (850)488-4197.

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NOTICE IS HEREBY GIVEN that on October 10, 2000; the Florida Housing Finance Corporation (the "Corporation") received a Petition from Timberwind Estates, Inc. (Timberwind Estates) seeking a permanent variance from or waiver of Rule 9I-47.140(4) and (5), Florida Administrative Code. The rule relates to the Corporation's Year 1997 HOME Home Ownership Construction Loan Program (HOME). Subsection (4) requires that fifty percent (50%) of the development's units receiving HOME funds be closed within one (1) year of the issuance date of the Corporation's Firm Commitment Letter. Subsection (5) requires that one hundred percent (100%) of the development's units receiving HOME funds to be completed and fully disbursed within three (3) years of the issuance date of the Corporation's Firm Commitment Letter.

Comments on this Petition should be filed with the Corporation's HOME Single Family Planning Manager, Lainie Lowery, at the Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, within fourteen (14) days of the publication of this Notice.

For additional information, or for a copy of the Petition, please contact Ms. Lowery at the above address, or by calling (850)488-4197.

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NOTICE IS HEREBY GIVEN that on November 21, 2000; the Florida Housing Finance Corporation (the "Corporation") received a Petition from Jubilee Community Development Corporation (Jubilee Villas) seeking a permanent variance from or waiver of Rule 67-47.130(5)(a), Florida Administrative Code. The rule relates to the Corporation's Year 1998 HOME Home Ownership Construction Loan Program (HOME). Subsection (5)(a) requires that the combined loan-to-value ration may not exceed for developments funded in the Competitive Application Cycle, 105% of the after construction or after rehabilitation appraised value for the purchase of the Home Ownership Unit.

Comments on this Petition should be filed with the Corporation's HOME Single Family Planning Manager, Lainie Lowery, at the Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, within fourteen (14) days of the publication of this Notice.

For additional information, or for a copy of the Petition, please contact Ms. Lowery at the above address, or by calling (850)488-4197.

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NOTICE IS HEREBY GIVEN that on October 16, 2000; the Florida Housing Finance Corporation (the "Corporation") received a Petition from Pompano Beach Community Redevelopment Agency (Canal Pointe) seeking a permanent variance from or waiver of Rule 9I-47.140(4) and (5), Florida Administrative Code. The rule relates to the Corporation's Year 1997 HOME Home Ownership Construction Loan Program (HOME). Subsection (4) requires that fifty percent (50%) of the development's units receiving HOME funds be closed within one (1) year of the issuance date of the Corporation's Firm Commitment Letter. Subsection (5) requires that one hundred percent (100%) of the development's units receiving HOME funds to be completed and fully disbursed within three (3) years of the issuance date of the Corporation's Firm Commitment Letter.

Comments on this Petition should be filed with the Corporation's HOME Single Family Planning Manager, Lainie Lowery, at the Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, within fourteen (14) days of the publication of this Notice.

For additional information, or for a copy of the Petition, please contact Ms. Lowery at the above address, or by calling (850)488-4197.

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## 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.

MEETING: Literature Organizations

DATE AND TIME: January 9, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Folk Arts Organizations

DATE AND TIME: January 11, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Media Arts Organizations

DATE AND TIME: January 18, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Dance Organizations

DATE AND TIME: January 23, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Interdisciplinary/Multidisciplinary Organizations

DATE AND TIME: January 25, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Sponsor/Presenter Organizations

DATE AND TIME: January 30, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Music Organizations

DATE AND TIME: February 1, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Theatre-Community Organizations

DATE AND TIME: February 5, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Theatre-Professional Organizations

DATE AND TIME: February 8, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Visual Arts Organizations

DATE AND TIME: February 13, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Science/Youth and Children's Museums

DATE AND TIME: February 22, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: International Cultural Exchange

DATE AND TIME: April 19, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

PLACE: R. A. Gray Building Auditorium, 500 South Bronough Street, Tallahassee, Florida

PURPOSE: To review applications to the 2001-2002 Florida Guide to Cultural Programs for Organizations.

MEETING: Arts in Education

DATES AND TIME: March 6-8, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

PLACE: Twin Towers, Room 609, 2600 Blairstone Road, Tallahassee, Florida

PURPOSE: To review applications to the 2001-2002 Florida Guide to Cultural Programs for Organizations.

MEETING: Folk Arts Fellows

DATE AND TIME: April 5, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Dance Fellows

DATE AND TIME: April 12, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Interdisciplinary Fellows

DATE AND TIME: April 17, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Theatre Fellows

DATE AND TIME: April 24, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Music Fellows

DATE AND TIME: May 3, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Media Arts Fellows

DATE AND TIME: May 10, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Literature Fellows

DATE AND TIME: May 15, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business

MEETING: Visual Arts Fellows/2D

DATES AND TIME: May 23-25, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business (Please call for exact location of Visual Arts Fellowship meetings)

MEETING: Visual Arts Fellows/3D

DATES AND TIME: May 29-30, 2001, 9:00 a.m. – 5:00 p.m. or until conclusion of business (Please call for exact location of Visual Arts Fellowship meetings)

PLACE: Twin Towers, Room 609, 2600 Blairstone Road, Tallahassee, Florida

PURPOSE: To review applications to the 2001-2002 Florida Guide to Programs for Individual Artists.

Please note that all programs' meeting locations are subject to change. Confirm each meeting location with Division staff.

Telephone Participation Procedures. As stated on page 12 of the 2001-2002 Florida Guide to Cultural Programs for Organizations, organization grant applicants may participate in the panel meetings by telephone. Applicants must submit a written request for telephone participation, which must be received by the Division no later than 4:00 p.m. (Eastern Standard Time) on the last business day immediately preceding the scheduled panel meeting. The request must contain the organization name and application number; the name and date of the panel meeting; the name of the person or persons designated to speak to the panel; and the complete telephone

number, including the area code and extension. The request must be signed by an authorized official of the organization, with the name and title typed below the signature.

A copy of each meeting agenda may be obtained by writing: Division of Cultural Affairs, The Capitol, Tallahassee, Florida 32399-0250 or by calling Dr. Gaylen Phillips, (850)487-2980.

Should any person wish to appeal any decision made with respect to any matter considered at the above-referenced meetings, he/she may need to ensure a verbatim recording of the proceedings in order to provide a record for judicial review.

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 Dr. Gaylen Phillips, (850)487-2980. If you are hearing or speech impaired, please contact the agency by calling TT (850)488-5779.

**DEPARTMENT OF LEGAL AFFAIRS**

The Annual Report of the **Florida Commission on the Status of Women** will hold a telephone conference:

DATE AND TIME: December 19, 2000, 10:00 a.m.  
 PLACE: Please call (850)414-3300 for instructions on participation  
 PURPOSE: To discuss general issues.

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

The Legislative Advocacy and Research Committee of the **Florida Commission on the Status of Women** will hold a telephone conference:

DATE AND TIME: December 21, 2000, 3:00 p.m.  
 PLACE: Please call (850)414-3300 for instructions on participation  
 PURPOSE: To discuss general issues.

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

**DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**

The Florida **Department of Agriculture and Consumer Services** announces a public meeting of the Fertilizer Materials Assessment Advisory Group to which all persons are invited.

DATE AND TIME: January 5, 2001, 10:00 a.m. – 12:00 Noon  
 PLACE: Florida Department of Agriculture and Consumer Services, AES Conference Room, 3125 Conner Boulevard, Building 8, Tallahassee, Florida 32399-1650, (850)488-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting of the Advisory Group.

A copy of the agenda may be obtained by contacting: Ms. Leigh Humphreys, Chairperson, Fertilizer Materials Assessment Advisory Group, Florida Department of Agriculture and Consumer Services, 3125 Conner Boulevard, Building 7, Tallahassee, Florida 32399-1650.

If special accommodations are needed to attend this meeting because of a disability, please contact Leigh Humphreys as soon as possible.

**DEPARTMENT OF EDUCATION**

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

DATE AND TIME: December 18, 2000, 10:00 a.m. – 3:00 p.m.

PLACE: Center for Professional Development, Florida State University, Turnbull Conference Center, Room 244, 555 W. Pensacola Street, Tallahassee, Florida 32301

PURPOSE: Meeting of the Florida Distance Learning Network Advisory Council.

A copy of the agenda may be obtained by contacting: Esther Aforo, Administrative Secretary, Department of Education, 325 West Gaines Street, Room 501-B, Tallahassee, Florida 32399-0400, (850)488-0980.

Persons with disabilities who require assistance to participate in the meeting are requested to notify Esther Aforo, at least 48 hours before the meeting.

The State of Florida, **Education Practices Commission** announces a Teacher Hearing Panel and an Administrator Hearing Panel to which all persons are invited.

DATE AND TIME: January 12, 2001, 8:30 a.m. or as soon thereafter as can be heard

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

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

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

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

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

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

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

DATE AND TIME: December 15, 2000, 9:00 a.m.

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

PURPOSE: To consider matters pertaining to the State University System.

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

Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Equal Opportunity and Diversity, (850)201-7160 (Voice), (850)201-7164 (TDD), at least 7 days in advance, so that their needs can be accommodated.

The **Polk County School Readiness Coalition**, Inc. announces the following Contract Committee meeting to which all persons are invited.

DATE AND TIME: Tuesday, November 28, 2000, 1:00 p.m.

PLACE: US Agrichemical, 3225 SR 630, W., Ft. Meade, FL

PURPOSE: Discussion concerning District 14, Department of Children and Family Services subsidized childcare contract with Early Childhood Resources. The necessity of contract separation to provide for three coalitions including Polk, Highlands and Hardee counties.

For more information access the following website:

[www.pcsb.k12.fl.us/coalition.htm](http://www.pcsb.k12.fl.us/coalition.htm)

The **Polk County School Readiness Coalition**, Inc. announces the following meeting to which all persons are invited.

DATE AND TIME: Wednesday, December 20, 2000, 8:30 a.m.

PLACE: Polk County Opportunity Council, Resource Center, 1045 Highway 17, South, Bartow, FL

PURPOSE: Board of Directors meeting to consider and discuss business relating to contracting with the state Partnership for School Readiness.

For more information access the following website:

[www.pcsb.k12.fl.us/coalition.htm](http://www.pcsb.k12.fl.us/coalition.htm)

## DEPARTMENT OF TRANSPORTATION

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

DATE AND TIME: December 21, 2000, 8:00 a.m. – 5:00 p.m.

PLACE: Department of Transportation, Executive Conference Room, 605 Suwannee Street, Tallahassee, Florida

PURPOSE: Meeting 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, (850)414-4105.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting are asked to advise the Commission at least 48 hours before the meeting by contacting Cathy Goodman, (850)414-4105.

## DEPARTMENT OF CITRUS

The **Department of Citrus** announces a public meeting of the Blue Ribbon Committee (Selection Committee) to which all persons are invited.

DATE AND TIME: Monday, December 18, 2000, 1:00 p.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To open and discuss bids for a facilitator for this committee. The bids will be narrowed to 3-5 entities, who will then make presentations to the Blue Ribbon Committee.

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, (863)499-2510.

The **Department of Citrus** announces a public meeting of the Blue Ribbon Committee to which all persons are invited.

DATE AND TIME: Thursday, January 4, 2001, 1:00 p.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss all matters that may come before the committee and to consider applicants for a facilitator.

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, (863)499-2510.

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

DATE AND TIMES: December 19, 2000, 9:00 a.m., Committee Meetings; 9:30 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, (863)499-2510.

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### FLORIDA PAROLE COMMISSION

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

DATE AND TIME: Monday, December 20, 2000, 9:00 a.m.

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

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

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

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

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

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

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

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

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

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

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

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

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### PUBLIC SERVICE COMMISSION

The **Florida Energy 2020 Study Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: December 13, 2000, 9:30 a.m.

PLACE: Leon County Civic Center, Meeting Room A-3, 505 West Pensacola Street, Tallahassee, Florida

PURPOSE: The Commission will hear presentations on restructuring Florida's electricity market and discuss information relevant to determining what Florida's electric energy needs will be over the next 20 years and how best to supply those needs in an efficient, affordable and reliable manner that will ensure adequate electric reserves.

A copy of the agenda for this meeting may be obtained by writing: Executive Director, Florida Energy 2020 Study Commission, Office of the Governor, Room 225B, Knott Building, Tallahassee, Florida 32399-0001.

Any person requiring some accommodation at this meeting because of a physical impairment should call the Executive Director, (850)413-7777, at least 48 hours prior to the meeting.

Any person who is hearing or speech impaired may contact the Florida Energy 2020 Study Commission by using the Florida Relay Service, 1(800)955-8771 (TDD).

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The Florida **Public Service Commission** announces the investiture of Commissioner-Elect Michael A. Palecki to be held:

DATE AND TIME: December 19, 2000, 9:00 a.m.

PLACE: The Betty Easley Conference Center, Hearing Room 148, Tallahassee, Florida 32399-0870

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The Florida **Public Service Commission** announces that the election of Commission Chairman for the 2001-2002 term will be held:

MEETING: Commission Conference

DATE AND TIME: December 19, 2000, 9:30 a.m.

PLACE: Commission Hearing Room 148, 4075 Esplanade Way, Tallahassee, Florida

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### EXECUTIVE OFFICE OF THE GOVERNOR

The **Executive Office of the Governor** announces the following public meeting to which all persons are invited.

DATE AND TIME: December 19, 2000, 9:00 a.m. – 12:00 Noon

PLACE: Knott Building, Room 412, 404 S. Monroe St., Tallahassee, FL



GENERAL SUBJECT MATTER TO BE CONSIDERED:  
Commission on the Homeless.

Any person requiring special accommodations to participate in this meeting is asked to advise staff at least 48 hours before the meeting by contacting Kimberly Dale, (850)488-5000.

A copy of the agenda may be obtained by contacting: Kimberly Dale, Executive Office of the Governor, Room 208, The Capitol, Tallahassee, Florida 32399.

**REGIONAL PLANNING COUNCILS**

The **Central Florida Regional Planning Council** announces a public meeting of the Local Emergency Planning Committee, District VII, Hazardous Materials Exercise Subcommittee to which all persons are invited.

DATE AND TIME: Wednesday, December 20, 2000, 9:00 a.m.

PLACE: Highlands County Emergency Operations Center, 5860 West George Blvd., Sebring, Florida

PURPOSE: Develop a Full Scale Exercise to Test the LEPC Plan.

A copy of the agenda may be obtained by writing: Central Florida Regional Planning Council, P. O. Box 2089, Bartow, Florida 33831.

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

The **Treasure Coast Regional Planning Council** announces a meeting of the Nominating Committee to which all persons are invited.

DATE AND TIME: December 15, 2000, 9:00 a.m.

PLACE: Howard Johnson's Motor Lodge, 950 U.S. Highway One, Stuart, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a meeting of the Nominating Committee.

A copy of the agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. 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 will need a record of proceedings, and that, for such purpose, he 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.

**METROPOLITAN PLANNING ORGANIZATIONS**

The **Metropolitan Planning Organization for the Orlando Urban Area** announces the following public meeting of its Governing Board to which all persons are invited:

DATE AND TIME: Wednesday, December 13, 2000, 8:30 a.m.

PLACE: Harry P. Leu Gardens, 1920 Forest Avenue, Orlando, FL 32803

PURPOSE: Annual Board Workshop.

A copy of the detailed agenda may be obtained by contacting: Virginia Lewis, Executive Assistant, METROPLAN ORLANDO, 315 East Robinson Street, Suite 355, Orlando, FL 32801, (407)481-5672, Extension 314.

Section 286.0105, Florida Statutes, states that if a person decides to appeal any decision made by a board, agency or commission with respect to any matter considered at a meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

In accordance with the Americans with Disabilities Act of 1990, persons needing a special accommodation at this meeting because of a disability or physical impairment should contact METROPLAN ORLANDO, (407)481-5672, at least 48 hours before the meeting.

**WATER MANAGEMENT DISTRICTS**

The **Suwannee River Water Management District** announces the following public hearing to which all interested persons are invited.

DATE AND TIME: December 12, 2000, 9:00 a.m.

PLACE: Santa Fe Community College, 201 E. Call Street, Starke, FL

PURPOSE: Public hearing is being held to offer interested persons the opportunity to provide comments concerning the annual revision and changes to the District's Land Acquisition and Management Plan.

A copy of the Land Acquisition and Management Plan may be obtained by writing: Gwendolyn Lord, Administrative Assistant, SRWMD, 9225 CR 49, Live Oak, FL 32060.

The **Southwest Florida Water Management District (SWFWMD)** announces the following public meetings to which all interested persons are invited.

GOVERNING BOARD MEETING, PUBLIC HEARING AND COMMITTEE MEETINGS

DATE AND TIME: Tuesday, December 19, 2000, 9:00 a.m.

PLACE: SWFWMD, Headquarters, 2379 Broad Street, Brooksville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct of Meeting, Public Hearing and Committee Meetings.

GOVERNING BOARD MEETING AND PUBLIC HEARING (Items not completed at Tuesday's meeting may be carried over to Wednesday's meeting. If all business is concluded at Tuesday's meeting, there will be no meeting on Wednesday.)

DATE AND TIME: Wednesday, December 20, 2000, 9:00 a.m.

PLACE: SWFWMD, Headquarters, 2379 Broad Street, Brooksville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct of Meeting and Public Hearing.

GOVERNING/BASIN BOARDS WORKSHOP

DATE AND TIME: Wednesday, January 10, 2001, exact time to be determined

PLACE: To be determined

For information, contact 1(800)423-1476 or (352)796-7211, Extension 4609.

GENERAL SUBJECT MATTER TO BE DISCUSSED: Consideration of common issues affecting the Governing and Basin Boards.

WATER CONSERVATION INITIATIVE TASK FORCE

DATE AND TIME: Wednesday, January 24, 2001, 12:00 Noon, Lunch; 12:30 p.m., Meeting

PLACE: SWFWMD, Tampa Service Office, 7601 U.S. Highway 301, North, Tampa, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Consideration of Task Force business.

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should contact 1(800)423-1476, Extension 4604 (Florida only), 1(800)231-6103 (TTD only) (Florida only), Fax (352)754-6874.

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

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

PLACE: South Florida Water Management District, Miami Field Station, 9001 N. W. 58th Street, Miami, Florida

PURPOSE: To adopt the Lake Belt Phase II Plan, pursuant to Section 373.4149, Florida Statutes.

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 of the meeting to make appropriate arrangements.

For more information, contact: Project Manager, Jim Jackson, (561)682-6334.

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### SPACEPORT FLORIDA AUTHORITY

The **Spaceport Florida Authority** announces a Board of Supervisors teleconference meeting to which the public is invited.

DATE AND TIME: December 13, 2000, 12:30 p.m.

PLACE: Spaceport Florida Authority, 100 Spaceport Way, Cape Canaveral, Florida 32920-4003

PURPOSE: The Board will discuss Executive Director criteria and any other administrative issues of the Authority.

For teleconference information, contact: Ms. Pat Sweetman, (321)730-5301, Ext. 1210.

Any person requiring special accommodation at this meeting because of a disability or physical impairment should contact the Spaceport Florida Authority, at least seven (7) days prior to the meeting.

Please note that if a person decides to appeal any decision made by the Board of Supervisors with respect to any matter considered at the above cited meeting or hearing, they will need a record of the proceedings, and for such purpose, they may need to ensure that a verbatim record of the proceeding, which record includes the testimony and evidence upon which the appeal is to be based.

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### DEPARTMENT OF ELDER AFFAIRS

The **Department of Elder Affairs** announces a telephone conference call meeting of the End-of-Life Care Workgroup to which all interested parties are invited.

DATE AND TIME: Friday, December 15, 2000, 10:00 a.m. – 12:00 Noon

PLACE: Conference Room 225F, Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida. Access to the meeting may be obtained by attending in person at the remote location listed below or by calling (850)410-0966 or Suncom 210-0966

PURPOSE: To examine end-of-life care reimbursement methodologies, identify end-of-life care standards and develop recommendations for incentives for appropriate end-of-life care as required by Section 16 of Chapter 2000-295, Laws of Florida.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Linda Macdonald, (850)414-2113, at least five calendar days prior to the meeting.

A copy of the agenda may be obtained by writing: Linda Macdonald, Department of Elder Affairs, 4040 Esplanade Way, Room 325C, Tallahassee, FL 32399-7000.

The **State Long-Term Care Ombudsman Council** announces a public meeting for all districts in Florida to which all persons are invited.

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

PLACE: District One, Pensacola, FL

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

PLACE: District Two, Blountstown, FL

DATE AND TIME: December 21, 2000, 12:30 p.m.

PLACE: District Three-A, Gainesville, FL

DATE AND TIME: December 14, 2000, 1:00 p.m.

PLACE: District Three-B, Ocala, FL

DATE AND TIME: December 19, 2000, 12:00 noon

PLACE: District Four, St. Augustine, FL

DATE AND TIME: December 14, 2000, 1:30 p.m.

PLACE: District Five-A, Largo, FL

DATE AND TIME: December 14, 2000, 1:30 p.m.

PLACE: District Five-B, New Port Richey, FL

DATE AND TIME: December 12, 2000, 10:00 a.m.

PLACE: District Six, Tampa, FL

DATE AND TIME: December 7, 2000, 12:30 p.m.

PLACE: District Seven, Orlando, FL

DATE AND TIME: December 5, 2000, 11:00 a.m.

PLACE: District Eight, Ft. Myers, FL

DATE AND TIME: December 18, 2000, 2:30 p.m.

PLACE: District Nine, West Palm Beach, FL

DATE AND TIME: December 12, 2000, 1:30 p.m.

PLACE: District Ten, Plantation, FL

DATE AND TIME: December 19, 2000, 1:15 p.m.

PLACE: District Eleven-South, S. Miami, FL

DATE AND TIME: December 14, 2000, 10:30 a.m.

PLACE: District Eleven-North, N. Miami, FL

**GENERAL SUBJECT MATTER TO BE CONSIDERED:**  
Issues related to the Long-Term Care Ombudsman Program.

You may contact the State Long-Term Care Ombudsman Office at (850)488-6190 for further information.

#### **AGENCY FOR HEALTH CARE ADMINISTRATION**

The **Agency for Health Care Administration** announces a public conference call meeting to which all persons are invited to participate.

DATE AND TIME: Wednesday, December 13, 2000, 10:00 a.m. – 12:00 Noon

PLACE: Meet-Me-Conference-Call meeting to be conducted by the Agency for Health Care Administration. Dial into telephone number (850)410-0961 or Suncom 210-0961.

**PURPOSE:** In compliance with Chapter 98-171, Laws of Florida, the Agency for Health Care Administration is directed to conduct a review of the effectiveness of applicant background screening requirements in preventing persons with specified criminal backgrounds from operating health care programs and in preventing or deterring health care fraud and abuse. This meeting is in follow-up to a meeting held November 15, 2000. A draft of the final report will be reviewed for final comments.

A copy of the agenda may be obtained by writing: Agency for Health Care Administration's Background Screening Unit, 2727 Mahan Drive, Tallahassee, Florida 32327, Mail Stop 40 or by calling Daryl Barowicz, (850)410-3400.

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 Daryl Barowicz, (850)410-3400. If you are hearing or speech impaired, please contact the agency by calling the Florida Relay Service, 1(800)955-8770.

#### **DEPARTMENT OF MANAGEMENT SERVICES**

The Americans with Disabilities Act (ADA) Working Group, which is administered by the **Department of Management Services** announces a meeting Quarterly and Public Hearing of the Americans with Disabilities Act Working Group to which all interested persons are invited.

DATES AND TIMES: December 11, 2000, 1:00 p.m. – December 13, 2000, 12:00 Noon

PLACE: Best Western Gateway Grand Hotel, 4200 N. W. 97th Boulevard, Gainesville, Florida 32606, (352)331-3336

**PURPOSE:** To facilitate the mission of the Americans with Disabilities Act Working Group.

A copy of the agenda may be obtained by writing or calling: Americans with Disabilities Act Working Group, 4040 Esplanade Way, Ste. 180, Tallahassee, Florida 32399-7016, (850)487-3423 (Voice), (850)410-0684 (TTY) by December 1, 2000.

Should you require accommodations or materials in alternate formats, please contact Doris Farmer, (850)487-3424 (Voice), (850)410-0684 (TTY).

#### **DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

The Florida **Electrical Contractors' Licensing Board** announces a Joint Meeting via Telephone Conference call with the **Construction Industry Licensing Board** to which all interested persons are invited.

DATE AND TIME: December 21, 2000, 9:10 a.m. or soon thereafter

PLACE: Telephone Conference Call. Meet me number (850)488-5776, (SC) 278-5776

PURPOSE: Official Joint Board Meeting of the Electrical Contractors' Licensing Board and the Construction Industry Licensing Board.

A copy of the agenda may be obtained by writing: Board Office, 1940 North Monroe Street, Tallahassee, Florida 32399-0771.

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

For further information, contact: Florida Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0771.

Any persons requiring special accommodations at this meeting because of a disability or physical impairment should contact Susan McAleer, Electrical Contractors' Licensing Board, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call Susan McAleer using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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The Florida **Board of Funeral Directors and Embalmers** announces a Telephone Conference Call to which all parties are invited to participate.

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

PLACE: DBPR, Board of Funeral Director and Embalmers, 1940 N. Monroe Street, Tallahassee, FL 32399, (850)488-2854 or Suncom 478-2854

PURPOSE: General Board and Business Meeting, Discussion of Rules Waiver/Variance of 61G8-18.001(2), 61G8-18.002(3) and 61G8-16.001, F.A.C.

To obtain a copy of the agenda, further information, or submit written or other physical evidence, contact in writing: Board of Funeral Directors and Embalmers, 1940 N. Monroe St., Tallahassee, Florida 32399.

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 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.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board office, (850)488-8690, at least five 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, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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The Florida **Board of Pilot Commissioners** announces a telephone conference meeting to which all persons are invited to attend.

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

PLACE: Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida, (850)921-6545 or Suncom 291-6545

PURPOSE: Deputy advancement in the training program. Agenda available on request.

To obtain a copy of the agenda, further information or submit written or other physical evidence, contact in writing: Board of Pilot Commissioners, 1940 N. Monroe St., Tallahassee, Florida 32399.

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 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.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board office, (850)488-0698, at least five 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, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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The Florida **Board of Pilot Commissioners** announces the following meetings to which all persons are invited to attend.

DATE AND TIME: January 4, 2001, 1:00 p.m.

PURPOSE: Finance committee meeting, Rules committee meeting, immediately followed by Probable Cause Panel meeting, which portions may be closed to the public. Agenda available on request.

DATE AND TIME: January 5, 2001, 9:00 a.m.

PURPOSE: General Board and Business meeting.

PLACE: Baypoint Marriott Resort, 4200 Marriott Drive, Panama City Beach, FL 32408, (850)234-3307

To obtain a copy of the agenda, further information, or submit written or other physical evidence, contact in writing: Board of Pilot Commissioners, 1940 N. Monroe St., Tallahassee, Florida 32399.

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 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.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board office, (850)488-0698, at least five 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, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Board of Professional Surveyors and Mappers** announces a Rules Workshop, Probation Committee, Continuing Education Committee, Application Review Committee and a General Business Meeting. All interested parties are invited to attend at the address listed below.

DATE AND TIME: January 10, 2001, 9:00 a.m., Rules Workshop followed by a Continuing Education Committee meeting and then an Application Review Committee meeting

DATE AND TIME: January 11, 2001, 9:00 a.m., Probation Committee meeting followed by a General Business meeting

DATE AND TIME: January 12, 2001, 9:00 a.m., General Business meeting if necessary

PLACE: Board Conference Room, Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida 32399

PURPOSE: To conduct Board business.

A copy of the agenda may be obtained by writing: Sherry Landrum, Executive Director, Department of Business and Professional Regulation, Board of Professional Surveyors and Mappers, 1940 North Monroe Street, Tallahassee, FL 32399 or by calling (850)413-7480.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System, 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Sherry Landrum, by Thursday, January 4, 2001.

The **Board of Accountancy** announces the following public meeting of the Board to which all person are invited:

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

PLACE: Sheraton Suites, 2001 South Roosevelt Blvd., Key West, Florida

PURPOSE: Enforcement proceedings including consideration of investigating officers reports and other general business including discussions regarding privatization of the Board's staff. This is a public meeting.

A copy of the agenda may be obtained by writing: Martha P. Willis, Division Director, Division of Certified Public Accounting, 2610 N. W. 43rd Street, Suite 1-A, Gainesville, Florida 32606.

NOTE: If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Pursuant to the provisions of the Americans with Disabilities Act any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise the agency at least 48 hours before the workshop/hearing/meeting by contacting Martha Willis, (352)955-2165. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8711.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

The **Department of Environmental Protection**, Clean Boating Partnership announces that its Information Committee will be conducting a teleconference meeting to which all persons are invited.

DATE AND TIME: December 15, 2000, 1:30 p.m. – 3:00 p.m.

PLACE: Number to call (850)921-5400

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Information Committee will explore and discuss directions, goals, objectives and implementation strategies to recommend to the Clean Boating Partnership.

A copy of the agenda may be obtained by contacting: Jan R. De Laney, Florida Department of Environmental Protection, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, (850)488-5757, Extension 178.

In accordance with the Americans With Disabilities Act, if you need a special accommodation to attend you should contact our office immediately, (850)488-5757, Extension 178 or call 1(800)955-8771 (TDD) or 1-800-955-8770 (Voice), via Florida Relay Service.

The **Department of Environmental Protection**, Clean Boating Partnership announces that its Information Committee will be conducting a teleconference meeting to which all persons are invited.

DATE AND TIME: January 18, 2001, 1:30 p.m. – 3:00 p.m.

PLACE: Number to call (850)921-5400

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Information Committee will explore and discuss directions, goals, objectives and implementation strategies to recommend to the Clean Boating Partnership.

A copy of the agenda may be obtained by contacting: Jan R. De Laney, Florida Department of Environmental Protection, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, (850)488-5757, Extension 178.

In accordance with the Americans With Disabilities Act, if you need a special accommodation to attend you should contact our office immediately, (850)488-5757, Extension 178 or call 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice), via Florida Relay Service.

The Florida **Department of Environmental Protection** announces a public hearing to which all persons are invited:

DATE AND TIME: January 23, 2001, 9:00 a.m.

PLACE: Auburndale Civic Center, Main Room, 115 West Park Street, Auburndale, Polk County, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public hearing will be held to take testimony and evidence to determine whether or not Calpine Construction Finance Company, L.P., Osprey Energy Center, is consistent and in compliance with existing land use plans and zoning ordinances, pursuant to the Florida Electrical Power Plant Siting Act, §§403.501-403.518, F.S. The hearing will be conducted by J. Lawrence Johnston, Administrative Law Judge, Division of Administrative Hearings, The DeSoto Building, 1230 Apalachee Parkway, Tallahassee, Florida 32399-1550. The Department's application number for this project is PA00-41. The Division of Administrative Hearings case number is 00-1288EPP. Original parties to the proceeding are defined by Section 403.508(4)(a) and (b), Florida Statutes. Other agencies and certain domestic nonprofit corporations may become parties by filing a notice of intent to be a party 15 days prior to the hearing pursuant to Section 403.508(4)(c), Florida Statutes. Other persons whose substantial interests may be determined in the proceeding and who desire to become parties may petition the Administrative Law Judge for leave to intervene at least 20 days before the hearing pursuant to Rule 28-106.205, Florida Administrative Code.

For additional information concerning the hearing, contact: Steven L. Palmer, Department of Environmental Protection, 2600 Blair Stone Road, M.S. 48, Tallahassee, Florida 32399-2400, (850)487-0472.

The **Department of Environmental Protection** announces a public meeting of the Governor's Commission for the Everglades to which all persons are invited.

DATE AND TIME: December 20, 2000, 8:00 a.m. – 7:00 p.m. Please contact the Commission office for verification of meeting time.

PLACE: This meeting will take place in Tallahassee, FL. Please contact the Commission office for verification of meeting place.

PURPOSE: To discuss the Commission's future work plan.

If an accommodation is needed for a disability in order to participate in this activity, please notify Cathy Mills, (850)488-2996 or 1(800)955-8771, at least seven days prior to the event.

Further information may be obtained by writing or calling: Roberto Torres, Governor's Commission for the Everglades, 1550 Madruga Ave., Suite 412, Coral Gables, FL 33146, (305)669-6973.

The Florida **Department of Environmental Protection, Division of Recreation and Parks** announces a public workshop to which all persons are invited.

DATE AND TIME: Tuesday, December 12, 2000, 7:00 p.m. (CST)

PLACE: Bay Middle School, 118 Gilmore Street, Santa Rosa Beach, Florida 32459

PURPOSE: To receive comments regarding management and land uses for Eden State Gardens before the development of a management plan for the unit.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance of this meeting. Any request for special accommodations can be made by writing: Department of Environmental Protection, Division of Recreation and Parks, District 1 Administration, 4620 State Park Lane, Panama City, Florida 32408.

The Florida **Department of Environmental Protection, Division of Recreation and Parks** announces a public workshop to which all persons are invited.

DATE AND TIME: Thursday, December 14, 2000, 7:00 p.m. (EST)

PLACE: City of Sopchoppy, City Hall, 100 Municipal Avenue, Sopchoppy, Florida 32358

PURPOSE: To receive comments and discuss the current draft management plan for Ochlockonee River State Park.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance of this meeting. Any request for special accommodations can be made by writing: Department of Environmental Protection, Division of Recreation and Parks, District 1 Administration, 4620 State Park Lane, Panama City, Florida 32408.

The Florida **Department of Environmental Protection, Division of Recreation and Parks** announces an Advisory Group meeting to which all persons are invited.

DATE AND TIME: Friday, December 15, 2000, 9:00 a.m. (EST)

PLACE: City of Sopchoppy, City Hall, 100 Municipal Avenue, Sopchoppy, Florida 32358

PURPOSE: To receive comments and discuss the current draft management plan for Ochlockonee River State Park.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance of this meeting. Any request for special accommodations can be

made by writing: Department of Environmental Protection, Division of Recreation and Parks, District 1 Administration, 4620 State Park Lane, Panama City, Florida 32408.

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## DEPARTMENT OF HEALTH

The Florida **Department of Health** announces a meeting of The KidCare Coordinating Council to which all persons are invited.

DATE AND TIME: Friday, December 8, 2000, 1:00 p.m. – 4:00 p.m.

PLACE: The Capital Circle Office Center, The Betty Easley Building, Room 166, 4075 Esplanade Way, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: The KidCare Coordinating Council, an advisory body appointed by the Secretary of the Florida Department of Health, will meet to discuss KidCare, Florida's child health insurance program. The Council is charged with offering guidance to the Department and to the Secretary as well as other state government groups about possible changes and adjustments to the KidCare Program which may result in recommendations for legislative action, state agency rule change, federal agency rule or policy change or Congressional action.

A copy of the agenda may be obtained: Francine Millinor, The Chiles Center, (850)487-6277, fmillino@com1.med.usf.edu

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The **Department of Health** and the **Agency for Health Care Administration** announces a meeting to which all persons are invited.

DATE AND TIMES: December 15, 2000, Regulation Subcommittee, 7:00 a.m. – 10:00 a.m.; Quality Measurement/Data Collection and Education/Best Practice Subcommittees', 8:00 a.m. – 10:00 a.m.; Commission meeting 10:00 a.m. – 5:00 p.m. or soon thereafter

PLACE: Hyatt Regency Orlando Airport, 9300 Airport Boulevard, Orlando, FL 32827, (407)825-1234

PURPOSE: Florida Commission on Excellence in Health Care Meeting.

A copy of the agenda may be obtained by writing: Department of Health, Division of Medical Quality Assurance, 4052 Bald Cypress Way, BIN #C00, Tallahassee, Florida 32399-3255, visit our web-site at [www.doh.state.fl.us](http://www.doh.state.fl.us) or by calling (850)245-4224.

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, (850)245-4224. 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 Department 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.

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The **Board of Acupuncture** announces a meeting to be held by way of conference telephone hookup.

DATE AND TIME: December 20, 2000, 9:00 a.m.

PLACE: Bill Buckhalt, Exec. Director, Tallahassee, FL, (850)921-5230, Suncom 291-5230

PURPOSE: To discuss pending rule challenge litigation.

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 to ensure that a verbatim record of the proceedings is made, which records includes the testimony and evidence upon which the appeal is to be based.

A copy of the agenda may be obtained by writing: Mr. William H. Buckhalt, Executive Director, Board of Acupuncture, 4052 Bald Cypress Way, BIN #C06, Tallahassee, Florida 32399-3256 or you may call (850)245-4161.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Penny L. Perkins, (850)245-4161, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Penny L. Perkins using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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The **Department of Health, Board of Nursing** announces it will hold the following meetings to which all persons are invited.

North Probable Cause Panel

DATE AND TIME: December 9, 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: 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.

**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

The Community-Based Care unit in the **Department of Children and Family Services**, Central Office announces the following "Think and Plan" meeting at which members of the public are invited to attend/observe.

DATE AND TIME: Monday, December 11, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: Tallahassee Airport Conference Center, McDonnell Douglas, Tallahassee, FL

PURPOSE: The meeting "think tank" will focus on Strategic Planning for Community-Based Care.

A copy of the agenda may be obtained by writing or calling: Department of Children and Family Services, Community-Based Care, CBC, 1317 Winewood Blvd., Building 2, Room 202, Tallahassee, FL 32399-0700, Attn.: Chris Panzarino, (850)487-1987 or by email Christopher\_Panzarino@dcf.state.fl.us.

If you wish to attend this workshop and need special accommodation for a disability please notify Chris Panzarino at the above address at least 48 hours in advance.

The Florida **Commission on Mental Health and Substance Abuse** announces a meeting to which all persons are invited.

DATE AND TIME: Friday, December 15, 2000, 9:00 a.m. – 5:00 p.m.

PLACE: Florida Mental Health Institute, Westside Conference Center Rooms A, B and C, University of South Florida, 13301 Bruce B. Downs Blvd., Tampa, FL 33612-3807, (813)974-2751

PURPOSE: This meeting's focus will be continued deliberations and voting on Commission findings and recommendations. Public testimony will not be taken. Written testimony may be sent to: Dr. Nancy Bell, Executive Director, 13301 Bruce B. Downs Blvd., Tampa, FL 33612.

In accordance with the Americans with Disabilities Act, persons needing an accommodation to participate in this meeting should contact Sandra Charles prior to the meeting at the address above or telephone (813)974-2751, Suncom 574-2751 or call via the Florida Relay Service, (813)974-4522 (TDD).

For more information, call (813)974-2751 or visit the Commission Website at <http://cmhsa.fmhi.usf.edu>.

**SUNSHINE STATE ONE CALL OF FLORIDA**

The **Sunshine State One Call of Florida, Inc.** announces its Board and Committee meetings to which all interested persons are invited.

Finance Committee Meeting

DATE AND TIME: Thursday, December 14, 2000, 10:00 a.m.

PLACE: Sunshine State One-Call of Florida, Inc., Call Center Conference Room, 11 Plantation Road, DeBary, FL

PURPOSE: Review salary structure proposal, review pending action items and make assignments and prepare initial information for 2001/02 budget workshop.

Executive Committee Meeting

DATE AND TIME: Friday, December 15, 2000, 9:00 a.m.

PLACE: Sunshine State One-Call of Florida, Inc., Call Center Conference Room, 11 Plantation Road, DeBary, FL

PURPOSE: Set agenda for January Board meeting and finalize 2001 meeting dates.

Call (407)575-2000, with any questions about the contents of this meeting.

Any person requiring some accommodation at this meeting because of a physical impairment should call the One-Call Notification Center, (407)575-2000, at least five calendar days prior to the activity. Any person who is hearing or speech impaired should contact the One-Call Notification Center through the Florida Relay Center, 1(800)955-8771.

**FLORIDA RESIDENTIAL PROPERTY AND CASUALTY JOINT UNDERWRITING ASSOCIATION**

The **Florida Residential Property and Casualty Joint Underwriting Association** announces a meeting of its Investment Committee.

DATE AND TIME: Monday, December 18, 2000, 8:00 a.m. (EST)

PLACE: THE Hyatt Regency Orlando International Airport, 9300 Airport Boulevard, Orlando, Florida, (407)825-1234

PURPOSE: Items of discussion will include, but are not limited to, investment results as of September 30, 2000.

For additional information, please call 1(800)807-7647, Extension 3761.

The **Florida Residential Property and Casualty Joint Underwriting Association** announces a meeting of its Audit Committee.

DATE AND TIME: Monday, December 18, 2000, 9:00 a.m. (EST)

PLACE: The Hyatt Regency Orlando International Airport, 9300 Airport Boulevard, Orlando, Florida, (407)825-1234

PURPOSE: Items of discussion will include, but are not limited to, third quarter financial statements and the results from the Service Company and Adjusting Company Audits.



For additional information, please call 1(800)807-7647, Extension 3761.

The **Florida Residential Property and Casualty Joint Underwriting Association** announces a meeting of its Board of Governors.

DATE AND TIME: Monday, December 18, 2000, 10:00 a.m. (EST)

PLACE: The Hyatt Regency Orlando International Airport Orlando, 9300 Airport Blvd., Orlando, Florida, (407)825-1234

PURPOSE: Items of discussion include, but are not limited to, systems administrator agreement and service company agreements.

For additional information, please call 1(800)807-7647, Extension 3761.

**AREA AGENCY ON AGING OF PASCO-PINELLAS**

The **Area Agency on Aging of Pasco-Pinellas**, Inc. (AAAPP) announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, December 18, 2000, 9:30 a.m. (Please call to confirm date, time and location)

PLACE: Area Agency on Aging of Pasco-Pinellas, Inc., 9455 Koger Boulevard, St. Petersburg, Florida 33702

PURPOSE: Area Agency on Aging of Pasco-Pinellas, Inc. Program Planning and Development Committee.

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.

**TASK FORCE ON THE AVAILABILITY AND AFFORDABILITY OF LONG-TERM CARE**

The Lieutenant Governor, Frank T. Brogan announces the final business meeting and public hearing of the **Task Force on the Availability and Affordability of Long-Term Care** (HB 1993).

DATE AND TIMES: December 18, 2000 (may continue to December 19, 2000), Public Testimony, 9:00 a.m. – 12:00 Noon; Business Meeting, 1:00 p.m. – 6:00 p.m.

PLACE: University of North Florida, University Center, 12000 Alumni Drive, Jacksonville, FL 32224

PURPOSE: To hold a business meeting and public hearing of the Task Force.

Contact: Jennifer R. Salmon, Project Coordinator, (813)974-3468.

**PALM BEACH COMMUNITY COLLEGE**

The Region XII, **Training Council and Assessment Center**, Board of Directors announces a public meeting to which all interested persons are invited.

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

PLACE: Palm Beach Community College, Criminal Justice Room 101, 4200 Congress Avenue, Lake Worth, FL 33461

PURPOSE: The agenda will include but is not limited to: F.D.L.E./C.J.S.T.C. updates; Palm Beach Community College/Criminal Justice Institute Assessment Center update; Region XII Budget Approval and any other business.

A copy of the agenda may be obtained by contacting: Sue Voccola, Secretary of the Criminal Justice Institute, Palm Beach Community College, 4200 Congress Avenue, Lake Worth, FL 33461, (561)439-8145.

**Section VII  
Notices of Petitions and Dispositions  
Regarding Declaratory Statements**

**NONE**

**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:**

Joe H. Childress vs. Department of Legal Affairs; Case No.: 95-3040RP; Rule Nos.: 2-11.001-.004, 2-11.006-.007; Dismissed

Florida Cemeteries, Inc. vs. Bureau of Funeral and Cemetery Services; Case No.: 97-1920RP; Rule No.: 3D-30.0055; Dismissed upon Withdrawal

Forethought Florida, Inc.; Forethought Group, Inc.; et al vs. Board of Funeral and Cemetery Services; Case No.: 94-6889RP; Rule Nos.: 3F-5.0015-.0016; Voluntary Withdrawal

National Association of Independent Insurers, The Florida Insurance Council, and The Florida Farm Bureau vs. Department of Insurance and Treasurer; Case No.: 94-1001RP; Rule Nos.: 4-141.020-.021; Dismissed

American Insurance Association vs. Department of Insurance and Treasurer; Case No.: 94-1002RP; Rule Nos.: 4-141.020-.021; Dismissed

United States Fidelity and Guaranty Company vs. Department of Insurance and Treasurer; Case No.: 94-1003RP; Rule Nos.: 4-141.020-.021; Invalid

Holyoke Mutual Insurance Company in Salem vs. Department of Insurance and Treasurer; Case No.: 94-1004RP; Rule Nos.: 4-141.020-.021; Invalid

Pan-American Life Insurance Company vs. Department of Insurance; Case No.: 97-5379RP; Rule Nos.: 4-154.114, 4-154.410, 4-154.512; Dismissed

National Association of Independent Insurers, The Florida Insurance Council, and The Florida Farm Bureau vs. Department of Insurance; Case No.: 96-3807RP; Rule Nos.: 4-170.0165; Voluntary Dismissed

Airport Limousine Service, Inc.; Yellow Cab Company of Orlando, Inc.; and City Cab Company of Orlando, Inc. vs. Department of Insurance and Treasurer; Case No.: 94-2391RP; Rule No.: 4-175.011; Voluntary Dismissed

Allstate Insurance Company and Allstate Indemnity Company vs. Department of Insurance and Treasurer; Case No.: 94-7244RP; Rule No.: 4-175.013; Dismissed upon Withdrawal

Florida Automobile Underwriters Association, Inc. vs. Department of Insurance and Treasurer; Case No.: 94-5600RP; Rule Nos.: 4-196.024; Dismissed upon Withdrawal

Allstate Insurance Company and Allstate Indemnity Company vs. Department of Insurance and Treasurer; Case No.: 94-5601RP; Rule Nos.: 4-196.024; Dismissed upon Withdrawal

Perry and Company; Puritan Budget Plan, Inc.; and Gibraltar Budget Plan, Inc. vs. Department of Insurance and Treasurer; Case No.: 94-5602RP; Rule Nos.: 4-196.001-.040; Invalid

Florida Premium Finance Association vs. Department of Insurance and Treasurer; Case No.: 94-5603RP; Rule Nos.: 4-196.002, 4-196.009(2), 4-196.010, 4-196.024, 4-196.028, 4-196.030(5),(8)(b),(d),(e), 4-196.040; Voluntary Dismissal

Florida Automobile Underwriters Association, Inc. vs. Department of Insurance and Treasurer; Case No.: 94-5599RP; Rule Nos.: 4-196.001-.003, 4-196.028, 4-196.030; Invalid

Equity Premium, Inc. vs. Department of Insurance and Treasurer; Case No.: 94-6389RP; Rule Nos.: 4-196.001-.003, 4-196.006-.007, 4-196.009-.010, 4-196.028, 4-196.030, 4-196.035, 4-196.040; Invalid

Frank Daly and Specialty Agents, Inc. vs. Department of Insurance and Treasurer; Case No.: 93-3907RP; Rule Nos.: 4-213.050, 4-213.080, 4-213.090, 4-213.100, 4-213.120; Voluntary Dismissed

**Section IX**  
**Notices of Petitions and Dispositions**  
**Regarding Non-rule Policy Challenges**

**NONE**

**Section X**  
**Announcements and Objection Reports of**  
**the Joint Administrative Procedures**  
**Committee**

**NONE**

**Section XI**  
**Notices Regarding Bids, Proposals and**  
**Purchasing**

**DEPARTMENT OF EDUCATION**

**NOTICE TO PROFESSIONAL CONSULTANTS**

The request for submittals for architectural services for the following project has been terminated.

Project No. BR-299

Project and Location: Tibbals Learning Center  
 Ringling Cultural Center  
 Florida State University  
 Sarasota, Florida

Further information on the project may be obtained as it becomes available through our website: [www.vpfa.fsu.edu/fpc](http://www.vpfa.fsu.edu/fpc) or by contacting: John Schanbacher, Project Manager,

Facilities Planning and Construction, 109 Mendenhall, Maintenance Building A, Florida State University, Tallahassee, Florida 32306-4152, (850)644-2843, (850)644-8351 facsimile.

## DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation, District 5 is soliciting bids. Sealed bids will be received in the Mail Room or reception desk on the 1st floor of the Florida Department of Transportation District Five Office, 719 S. Woodland Boulevard, DeLand, Florida 32720, until 3:00 p.m. (local time), on Thursday, January 18, 2001, for the work described below. Address mailed Packages: "Attention, Sealed Bid, MS522P." Bids will be publicly opened and read aloud on:

DATE AND TIME: January 18, 2001, 3:15 p.m. (local time)

PLACE: Florida Department of Transportation, District Five Office, Conference Room, 4th Floor, 719 S. Woodland Boulevard, DeLand (Marion County), FL

State Project Number: 403994 1 52 01

Work under this contract consists of the following: Renovations and Modifications to the existing DeLand District Office Complex Facilities, 720 South Alabama Avenue, DeLand, Florida and to the Departments existing storage facility located under the ramp for the parking garage, 719 South Woodland Boulevard, DeLand, Florida 32720.

ALTERNATE NO. 1 – Removal and replacement of the existing East wall of the storage area located under the ramp of the Departments Parking Garage, this work will include removal of existing wall system and HVAC units and duct system, Florida Power primary power supply to this area, telephone wiring and Fire Alarm panel.

A PRE-BID CONFERENCE is scheduled for January 4, 2001 at 10:00 a.m. (local time), at the Departments DeLand District Office, in the Cypress B/C Meeting Room, 719 South Woodland Boulevard, DeLand, Florida 32720, (904)943-5005. Agency representatives will be present to discuss the Plans, Specifications and Contract Documents for this project.

PREQUALIFICATION: Each bidder shall submit with his bid a copy of his current General or Building Contractors License issued by the State of Florida and, if a Florida Corporation, a copy of the Corporate Charter as pre-qualification of their eligibility to submit bids. After the bid opening, the lowest responsible bidder must qualify in accordance with Rule 60D-5.004, F.A.C. A copy of the rule requirements is included in the Bid Proposal package.

PLANS AND SPECIFICATIONS/BID DOCUMENTS: Orders for Plans, Specifications, and/or Bid Documents should be directed to: Cindy Maluda, District Contracts, 719 S. Woodland Boulevard, DeLand, Florida 32720, (904)943-5534 or (904)943-5523.

NOTE: Proposal documents will not be issued after 3:30 p.m. (local time), Wednesday, January 17, 2001. Bids must be submitted in full accordance with the requirements of the Plan Drawings, Specifications, Bidding Conditions and Contractual Conditions, which may be examined and obtained from the Contracts Administration Office. Requirements for project noted above:

1. **MINORITY PROGRAM:** In accordance with Section 287.042(4)(f), Florida Statutes, the Department requires that at least 21 percent of the project contracted amount be expended with the Minority Business Advocacy and Assistance Office, Certified Minority Business Enterprises.

2. **BID BOND:** If the bid on a project exceeds \$100,000, the bidder must provide with the bid, a good faith deposit in the amount of five percent of the bid. This may be accomplished by way of a bid bond from a surety insurer authorized to do business in this State as surety, a certified check made payable to Florida Department of Transportation, a cashier's check, treasurer's check or bank draft of any national or state bank. A bid bond, check or draft in an amount less than five percent of the actual bid will invalidate the bid. Bid bonds shall conform to (Exhibit) provided with the proposal forms.

3. **PERFORMANCE AND LABOR AND MATERIAL PAYMENT BOND:** If the contract award amount exceeds \$100,000, a Performance Bond and Labor and Material Payment Bond for the full amount will be required.

4. **BID POSTING:** Unless otherwise notified in writing, the Summaries of Bids and Notices of Intent will be posted in The Volusia County Conference Room, 4th Floor, DeLand District Office, 719 S. Woodland Boulevard, DeLand, Florida on January 19, 2001. In the event that the Summary of Bids and Notice of Intent cannot be posted on this date, then all bidders will be notified by certified United States mail or express delivery, return receipt requested. Information concerning the posted projects can be obtained by calling the District Contracts Office, (904)943-5523.

5. **BID SOLICITATION/AWARD/NON-AWARD PROTEST RIGHTS:** Any person adversely affected by this Bid Solicitation shall file a notice of protest within 72 hours of receipt of the bid documents. Any person adversely affected by the intended decision of the Department to award a contract or to reject all bids shall file a notice of protest within 72 hours after the posting of the Summary of Bids. If notice of intended decision is given by certified mail or express delivery, the adversely affected person must file the notice of protest within 72 hours after receipt of the notice of intent. A formal written protest must be filed within ten days after filing the notice of protest. The formal written protest shall state with particularity the facts and law upon which the protest is based. All protests must be submitted in accordance with Section 120.57(3), Florida Statutes. The required notice of protest and formal protest must each be timely filed with the Clerk of Agency Proceedings, Florida Department of Transportation, 605

Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458. Failure to file a protest within the time prescribed in Section 120.57(3), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes. The Department reserves the right to reject any or all bids.

**REGIONAL PLANNING COUNCILS**

**LEGAL NOTICE**

Sealed Proposals to provide Emergency Preparedness Consulting Services will be received by the Southwest Florida Regional Planning Council Purchasing Desk, 4980 Bayline Drive, Fourth Floor, North Fort Myers, Florida 33917 until 5:00 p.m., local time, Friday, January 12, 2001. The Southwest Florida Regional Planning Council reserves the right to reject any or all proposals.

**RFP #EPC-01**

Emergency Preparedness Consulting Services: The Emergency Preparedness Consulting Services will consist of services designed to help businesses in Southwest Florida prepare for an emergency or natural disaster. These services involve the development of various emergency preparedness resources. The services include working with Council staff to update an existing Disaster Plan workbook, preparing a script and gathering footage for a video, developing a website focusing on emergency preparedness, providing one-on-one technical assistance to area businesses to develop survival plans, creating a brochure describing these resources and attending trade shows and local business meetings as requested to discuss these resources. All proposals shall be made following the format outlined in the Request for Proposals.

Invitation to Propose: The Southwest Florida Regional Planning Council hereby solicits offers for professional emergency preparedness services.

Method for Receiving the Request for Proposals and Related Information: Requests for Proposals (RFPs) and information for submitting a proposal may be obtained: Ms. Patti Armbruster, Purchasing Agent, Southwest Florida Regional Planning Council, 4980 Bayline Drive, North Fort Myers, Florida 33917, (941)656-7720. Materials will be sent by regular mail to the requestor within two business days. Materials will be sent by Federal Express or Certified Mail if requested, at the expense of the requestor.

**WATER MANAGEMENT DISTRICTS**

The Suwannee River Water Management District (SRWMD) announces its interest in obtaining professional surveying services to survey the Forty Seven Runs Tract and the Gulf Hammock Conservation Easement Tract, Levy County. This survey project should follow the schedule below:

- November 27, 2000 Request for Qualifications Advertised
- December 15, 2000 Proposals Due at 4:30 p.m.

- January 9, 2001 Governing Board Approval of Ranking and Negotiations
  - January 12, 2001 Negotiations Complete and Note to Proceed
  - February 13, 2001 Submission of final 47 Runs Survey Acreage Calculation and Legal Description Submitted for Conservation Easement Lands
  - February 28, 2001 Submission of Final Product for Conservation Easement Lands
- Persons interested in submitting qualifications for this project (RFQ 00/01-09) may contact: Gwen Lord, Administrative Assistant, Suwannee River Water Management District, 9225 County Road 49, Live Oak, Florida 32060, (904)362-1001 or 1(800)226-1066 (Florida only).

**DEPARTMENT OF MANAGEMENT SERVICES**

**PUBLIC ANNOUNCEMENT OF  
A/E SELECTION RESULTS**

The Department of Management Services, Division of Building Construction announces that on the date listed below, authority was issued to negotiate and enter into a contract for Professional Services in accordance with the Consultants Competitive Negotiation Act for the firm listed below as number 1:

DATE: November 14, 2000

PROJECT NAME: Architectural Services for Continuing Area Contracts, Area 2

1. Akin & Associates, Tallahassee, FL
2. Welch & Ward, Architects, Inc., Tallahassee, FL
3. EMO Architects, Tallahassee, FL

**NOTICE TO PROFESSIONAL CONSULTANTS  
PUBLIC ANNOUNCEMENT FOR PROFESSIONAL  
SERVICES FOR ARCHITECTURE-ENGINEERING**

The FSU Research Foundation, a not-for-profit, direct support organization of the Florida State University announces that professional services are required for the project(s) listed below.

PROJECT NAME: FSU Research Foundation Buildings

PROJECT LOCATION: Innovation Park, Tallahassee, FL

SERVICES TO BE PROVIDED: Programming and basic architectural/engineering services

SCOPE: Project is to include the site planning for two research buildings of approximately 80,000 GSF each and a central cooling plant. Each building will contain various forms of research space, which may include laboratories, specialized testing, computer facilities, ancillary research offices and conference rooms. Construction of the second building is contingent upon approval by the State University System Board of Regents and the Florida Legislature. A preliminary

budget is \$8.46 million for the first building, \$7.2 million for the second building, \$1 million for a central cooling plant and up to \$1.76 million, in Sitework.

RESPONSE DUE DATE: Monday, December 18, 2000, 5:00 p.m. (local time)

Applications are to be sent to: Sara Martin, Executive Assistant to the Vice President for Research, Florida State University, 109 Westcott Building, Tallahassee, Florida 32306-1330, (850)644-8655

DATE AND LOCATION OF SHORTLIST: December 20, 2000, Florida State University, 109 Westcott Building, Tallahassee, Florida

DATE AND LOCATION FOR INTERVIEWS: January 9, 2001, Florida State University, 109 Westcott Building, Tallahassee, Florida

Any changes to the above dates will be published on the Department of Management Services, Division of Building Construction's web site, <http://fcu.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. Current Professional Qualifications Supplement (PQS) Form DBC5112.
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 firms will be given official notice of selection results by Fax and/or mail. The selection results will also be published in the "Florida Administrative Weekly" and on the Department of Management Services,

Division of Building Construction's web site. Any protests of the selection must be made within 72 hours of the date of receipt of the notice of selection results.

**DEPARTMENT OF ENVIRONMENTAL PROTECTION**

**NOTICE OF INVITATION TO BID**

BID NO. BDRS 34-00/01

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:** Camping Area Development (Phase II)

**SCOPE OF WORK:** The contractor shall provide the necessary labor, supervision, equipment and materials to construct access road, camping loops C and D, 30 campsites with water and electric hook-ups, a camper restroom, sidewalk and related site improvements.

**PARK LOCATION:** Henderson Beach State Recreation Area  
17000 Emerald Coast Parkway  
Destin (Okaloosa County), Florida

**PROJECT MANAGER:** Jim Ross  
Bureau of Design and Recreation Services  
Telephone Number (850)488-5372  
Fax Number (850)488-1141

**MINORITY BUSINESS REQUIREMENT:** 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 \$200,000.00, each bidder whose field is governed by Chapter 399, 489 and 633 of the Florida Statutes for licensure or certification must submit

**INSTRUCTIONS:** Any firm desiring plans and bid specifications for this project may obtain a copy by writing the address or calling the telephone number below. Plans and specifications will be available on Friday, December 8, 2000 at: Henderson Beach State Recreation Area  
17000 Emerald Coast Parkway  
Destin, Florida 32541  
Attention: Carl Keen, Park Manager  
Telephone Number (850)837-7550

**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 openings.

**BID SUBMITTAL DUE DATE:** No later than 3:30 p.m., Tuesday, January 9, 2001, 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 CHILDREN AND FAMILY SERVICES**

**INVITATION TO BID**

Sealed bids are being received from qualified fire alarm contractors, by the State of Florida, Department of Children and Family Services, for the following project:

**PROJECT NUMBER:** DCF-98203000

**PROJECT NAME:** Fire Alarm System, Sunland Marianna, Marianna, FL

**DATE AND TIME OF BID OPENING:** Thursday, January 11, 2001, until 2:00 p.m. (Central Standard Time)

**PLACE OF BID OPENING:** Administration Building Conference Room, Sunland, Marianna, 3700 Williams Drive (off State Road 71 North), Marianna, FL 32446, telephone (850)482-9205.

**BID REQUIREMENTS:** Bids must be submitted in full accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions, which may be obtained from: Schmidt, Dell, Cook & Associates, Inc., 139 East Government Street, Pensacola, FL 32501, telephone (850)438-0050, Fax (850)432-8631. Copies of drawings and specifications will also be made available to F. W. Dodge plan rooms in Pensacola and Tallahassee, FL.

**MANDATORY PRE-BID MEETING:** In order to qualify, each potential bidder must attend the pre-bid meeting which will be held at the jobsite on Thursday, December 21, 2000, 11:00 a.m. (Central Standard Time)

**CONTRACTOR QUALIFICATIONS:** No bid will be accepted from any bidder who is not state certified in accordance with Chapter 489, Florida Statutes, as a Fire Alarm I Contractor (Type EF) or unlimited Electrical Contractor (Type EC).

**CORPORATE REGISTRATION:** No bid shall be accepted from any corporation which is not able to demonstrate current corporate charter registration (for a domestic corporation) or authority to transact business within the State of Florida (for a foreign corporation).

**PERFORMANCE BOND AND LABOR AND MATERIAL BOND:** On any construction contract for which the award amount is greater than \$100,000, a Performance Bond and a Labor And Material Payment Bond is required.

**CONTRACT AWARD:** The Bid Tabulation and Notice of Award Recommendation will be posted at 4:00 p.m. on January 11, 2001, at the location where the bids are opened. In the event that the Bid Tabulation and Notice of Award cannot be posted in the above manner, then all bidders will be so notified. Should the award recommendation be accepted, a contract will be awarded by the DCF Office of General Services. The Department of Children and Family Services reserves the right to reject any and all bids in the best interest of the State of Florida.

**MINORITY PARTICIPATION:** In accordance with Florida Statutes, the Department of Children and Family Services is encouraged to target certified minority business enterprises (MBEs) for 21 percent of total awarded construction contract dollar value (4% for African-American, 6% for Hispanic-American, and 11% for women-owned). The Department of Children and Family Services encourages minority businesses to participate in the bidding process, including any bidders conferences or pre-bid meetings which

are scheduled. The Department of Children and Family Services further encourages contractors to utilize certified MBEs as subcontractors or subvendors whenever possible. Minority business enterprises are those firms certified by the State of Florida Commission on Minority Economic and Business Development, 2012 Capital Circle, S. E., Suite 100, Hartman Building, Tallahassee, Florida 32399-2152, (850)487-4698. An online directory of certified MBEs, available on the website of the Office of Supplier Diversity (<http://mbaao.fdles.state.fl.us/dirhome.htm>), may be searched by county for construction-related products and services.

#### ADOPTIONS AND RELATED SERVICES

##### Invitation To Negotiate (ITN)

District 15 is beginning the redesign of its system of care to increase and improve services to children and families through contracts with child welfare providers in the community. This is the beginning of a collaborative community based effort to include the Department, local providers, the dependency court, law enforcement, the state attorney and other key community stakeholders as partners in improving and expanding child protection to keep children safe and give them the opportunity to grow up in stable, nurturing homes.

In response to the increasing numbers of children requiring out of home placement due to abuse or neglect, District 15 seeks to increase the availability of prospective adoptive families and the number of successful adoptive placements for children with a permanency goal of adoption through intensive adoption recruitment and case management services.

The selected applicant will be responsible for the recruitment, training and placement services of children with adoptive families throughout Indian River, Martin, St. Lucie and Okeechobee counties. The selected applicant will also provide pre- and post- adoptive case management services to all referred children on a "no-reject, no-eject" basis.

Copies of the solicitation document will be available December 11, 2000 from:

Patricia Duffy  
Operations and Management Consultant I  
Department of Children and Family Services, District 15  
337 North 4th Street, Suite A  
Ft. Pierce, FL 34950

A Notice of Intent to Submit an Application must be received by the department at the office of the above contact person by December 27, 2000, 5:00 p.m. An original and six (6) copies of the application must be received by Patricia Duffy, by January 24, 2001, 12:00 Noon, and will be opened at that time.

The department reserves the right to reject any and all applications or to waive or correct minor irregularities when to do so would be in the best interest of the State of Florida.

Certified Minority Business Enterprises are encouraged to participate in any offeror's conference or pre-solicitation or pre-bid meetings which are scheduled.

#### FOSTER CARE RECRUITMENT SERVICES

##### Invitation To Negotiate (ITN)

District 15 is beginning the redesign of its system of care to increase and improve services to the Department of Children and Family Services through contracts with child welfare providers in the community. This is the beginning of a collaborative community based effort to include the Department, local providers, the dependency court, law enforcement, the state attorney and other key community stakeholders as partners in improving and expanding child protection to keep children safe and give them the opportunity to grow up in stable, nurturing homes.

In response to the increasing numbers of children requiring out of home placement due to abuse or neglect, District 15 seeks to expand the availability of trained, licensed foster care families who are capable of providing stability and support to children during the permanency process. The selected applicant will be responsible for the recruitment, training and preparation for licensing of foster families throughout Indian River, Martin, St. Lucie and Okeechobee counties.

Copies of the solicitation document will be available December 12, 2000 from:

Patricia Duffy  
Operations and Management Consultant I  
Department of Children and Family Services, District 15  
337 North 4th Street, Suite A  
Ft. Pierce, FL 34950

A Notice of Intent to Submit an Application must be received by the department at the office of the above contact person by December 28, 2000, 5:00 p.m. An original and six (6) copies of the application must be received by Patricia Duffy, by January 23, 2001, 12:00 Noon, and will be opened at that time.

The department reserves the right to reject any and all applications or to waive or correct minor irregularities when to do so would be in the best interest of the State of Florida. Certified Minority Business Enterprises are encouraged to participate in any offeror's conference or pre-solicitation or pre-bid meetings which are scheduled.

#### INVITATION TO NEGOTIATE

The Florida Department of Children and Family Services, District 13 (Citrus, Hernando, Lake, Marion and Sumter Counties), is requesting applications for Adoption Services. General units of local government, minority non-profit businesses, non-profit agencies and Indian tribes are eligible to apply. Certified minority business enterprises are encouraged to participate in any response, conference, meeting or prospective applicant's conferences that are scheduled.

Pursuant to Chapter 63, Florida Statutes, the purpose of this Invitation to Negotiate is to attract qualified providers who will perform on a district specific contract designed to conduct Adoption Services, that will (at a minimum): (1) increase the number of finalized adoptions of children who are available for adoption; (2) minimize the length of time children wait for permanent adoptive homes; (3) increase the number of children sibling groups kept together and adopted; (4) increase the number of finalized adoptions of teenagers who are available for adoptions and want to be adopted; (5) increase the number of finalized adoptions of children with special needs and when possible, (6) maintain children in their adoptive home after finalization. It is envisioned that this contract will result in a program that will run from March 2001-June 2001 with estimated funding of \$622,082.00 and from July 2001-June 2002 with an estimated funding of \$1,955,810.00 for a total dollar value estimated to be \$2,577,892.00 subject to the availability of funds.

Copies of the Invitation to Negotiate may be obtained from the Department of Children and Family Services, District 13 beginning 9:00 a.m. (EST), Monday, December 11, 2000. Prospective applicants should submit a written Notice of Intent to Submit an Application no later than 5:00 p.m. (EST), Friday, December 15, 2000. A prospective applicant's conference will be held on Wednesday, December 20, 2000, 10:00 a.m. (EST), in Room 2002, District 13 Headquarters Office, 1601 W. Gulf Atlantic Hwy., Wildwood, Florida. Six (6) copies of all applications for Adoption Services plus a \$5,000.00 Application Guarantee Bond must be received by the department no later than Monday, January 8, 2001, 5:00 p.m. (EST). 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, January 23, 2001, 12:00 Noon (EST).

All responses, inquiries, notices of Intent to Submit an Application to the Invitation to Negotiate and submission of applications for Adoption Services are to be directed in writing to the following (no phone calls please):

Department of Children and Family Services, District 13  
 Pamela Blumenthal, Contract Manager  
 Adoption ITN  
 1601 W. Gulf Atlantic Highway  
 Wildwood, FL 34785.

The department reserves the right to reject any and all applicants or accept minor irregularities in the best interest of the state.

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#### INVITATION TO NEGOTIATE

The Florida Department of Children and Family Services, District 13 (Citrus, Hernando, Lake, Marion and Sumter Counties), is requesting applications for In-Home Services. General units of local government, minority non-profit businesses, non-profit agencies, and Indian tribes are eligible

to apply. Certified minority business enterprises are encouraged to participate in any response, conference, meeting or prospective applicant's conferences that are scheduled.

Pursuant to Chapter 39, Florida Statutes, the purpose of this Invitation to Negotiate is to attract qualified providers who will perform on a district specific contract designed to conduct In-Home Services, that will (at a minimum): (1) ensure safety and stability for children and their families by developing/delivering extensive in-home services to meet the unique family needs and capitalize on family strengths; (2) enable children to grow up in permanent homes within an environment that promotes healthy child development; (3) help children and families resolve crises and other problems in child rearing to promote safety and stability in the home; (4) assist families in navigating social service systems and obtain culturally appropriate services and supports to meet multiple needs; (5) avoid unnecessary out-of-home placements; (6) keep children safely in their homes when possible; (7) Maintain children safely in their homes after reunification, and; (8) prevent the occurrence or reoccurrence of child abuse and/or neglect. It is envisioned that this contract will result in a program that will run from March 2001-June 2001 with estimated funding of \$1,175,001.00 and from July 2001-June 2002 with an estimated funding of \$2,667,685.00 for a total dollar value estimated to be \$3,842,696.00 subject to the availability of funds.

Copies of the Invitation to Negotiate may be obtained from the Department of Children and Family Services, District 13 beginning 9:00 a.m. (EST), Monday, December 11, 2000. Prospective applicants should submit a written Notice of Intent to Submit an Application no later than 5:00 p.m. (EST), Friday, December 15, 2000. A prospective applicant's conference will be held on Wednesday, December 20, 2000, 2:00 p.m. (EST), in Room 2002, District 13 Headquarters Office, 1601 W. Gulf Atlantic Hwy., Wildwood, Florida. Six (6) copies of all applications for In-Home Services plus a \$5,000.00 Application Guarantee Bond must be received by the department no later than Monday, January 8, 2001, 5:00 p.m. (EST). 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, January 23, 2001, 12:00 Noon (EST).

All responses, inquiries, notices of Intent to Submit an Application to the Invitation to Negotiate and submission of applications for In-Home Services are to be directed in writing to the following (no phone calls please):

Department of Children and Family Services, District 13  
 Pamela Blumenthal, Contract Manager  
 In-Home ITN  
 1601 W. Gulf Atlantic Highway  
 Wildwood, FL 34785.



The department reserves the right to reject any and all applicants or accept minor irregularities in the best interest of the state.

**AGENCY FOR WORKFORCE INNOVATION**

**ADVERTISEMENT FOR BIDS**

PROPOSALS ARE REQUESTED FROM QUALIFIED CONTRACTORS BY THE AGENCY FOR WORKFORCE INNOVATION, HEREINAFTER REFERRED TO AS OWNER, FOR THE CONSTRUCTION OF:

PROJECT NUMBER: 082528-00  
 SAMAS CODE: 20-2-648001-75-20-04-00-082528-00

PROJECT NAME AND LOCATION:  
 Reroofing of the Tampa  
 One-stop Center  
 9215 North Florida Avenue  
 Tampa, Florida 33216

FOR: The State of Florida, Agency for Workforce Innovation

PRE-BID MEETING: A mandatory pre-bid meeting will be held for all interested bidders on:

DATE AND TIME: Wednesday, December 20, 2000  
 2:00 p.m., local time

PLACE: Agency for Workforce Innovation  
 Tampa One-Stop Center  
 9215 North Florida Avenue  
 Tampa, Florida

If special accommodation is needed, please advise no later than five working days to the event. If you are hard of hearing or speech impaired, please contact the above office using the Florida Relay Service, 1(800)955-8771 (TDD).

**PUBLIC ENTITY CRIME INFORMATION STATEMENT:**  
 A person or affiliate who has been placed on the convicted vendor list following conviction for a public crime may not submit a bid on a contract to provide goods or services to a public entity, may not submit a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity. May not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, F.S., for Category Two for a period of 36 months from the date of being placed on the convicted vendor list.

**PERFORMANCE BOND AND LABOR AND MATERIALS BOND:** If the construction contract award amount is \$100,000.00 or less, a Performance Bond and a Labor and Material Payment Bond are not required. Sealed bids will be received and publicly opened and read aloud on:

DATE AND TIME: Wednesday, January 3, 2001  
 until 2:00 p.m., local time

PLACE: A/R/C Associates, Incorporated  
 601 North Fern Creek Avenue, Suite 100  
 Orlando, Florida

PROPOSAL: Bids must be submitted in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual conditions, which may be examined and obtained from the:

DESIGN PROFESSIONAL: A/R/C Associates, Incorporated  
 601 North Fern Creek Avenue  
 Suite 100  
 Orlando, Florida 32803-4899

TELEPHONE: (407)896-7875

CONTRACT AWARD: The Bid Tabulation and Notice of Award Recommendation will be posted at 2:00 p.m., local time, Thursday, January 4, 2001, at the location where the bids were opened. In the event that the Bid Tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be notified by certified United States mail, return receipt requested. If no protest is filed per Article 16 of the Instructions to Bidders, "Protests", the contract will be awarded to the qualified, responsive low bidder in accordance with Rule 60D-5, Florida Administrative Code, by the Owner.

**Section XII  
 Miscellaneous**

**DEPARTMENT OF BANKING AND FINANCE**

**JUDGMENT INTEREST RATE SET PURSUANT  
 TO SECTION 55.03, FLORIDA STATUTES**

Rule 3A-25.003(3), F.A.C., requires the Department of Banking and Finance, at least once between December 1 and January 1, to provide notice of the interest rate set by the Comptroller pursuant to Section 55.03, F.S. The interest for 2001 has been set at 11% per annum or .0003014 per day.

For additional information contact the Vendor Ombudsman section within the Bureau of Accounting, (850)410-9724, Suncom 210-9724 or [www.dbf.state.fl.us/interest.html](http://www.dbf.state.fl.us/interest.html) on the internet.

**NOTICE OF FILINGS**

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following applications 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., December 29, 2000):

**APPLICATION FOR AUTHORITY TO ORGANIZE A TRUST COMPANY**

Applicant and Proposed Location: First Trust Company, 2150 Goodlette Road, N., Suite 402, Naples, Florida 34102

Correspondent: Charles C. Casalnova, Corporate Counsel, F.N.B. Corporation, One F.N.B. Boulevard, 1st Floor, Hermitage, Pennsylvania 16148

Received: November 22, 2000

**APPLICATIONS FOR A TRUST SERVICE OFFICE**

Servicing Financial Institution: First Trust Company, Naples, Florida 34102

Host Financial Institution: First National Bank of Florida, 1150 Cleveland Street, Clearwater, Florida 33755

Received: November 22, 2000

Servicing Financial Institution: First Trust Company, Naples, Florida 34102

Host Financial Institution: West Coast Guaranty Bank, National Association, 1340 East Venice Avenue, Venice, Florida 34292

Received: November 22, 2000

**EXPANDED FIELD OF MEMBERSHIP**

Name and Address of Applicant: Coast to Coast Credit Union, 8916 Sabal Industrial Blvd., Tampa, Florida 33619-1326

Expansion Includes: Employees of Galaxy Electric Service, Inc., and Krehling Industries, Inc.

Received: November 27, 2000

**DEPARTMENT OF TRANSPORTATION**

**NOTIFICATION OF FINAL ACCESS MANAGEMENT CLASSIFICATION FOR THE STATE HIGHWAY SYSTEM IN PINELLAS COUNTY** – The Florida Department of Transportation, District Seven, District Secretary has approved the Access Management reclassification of Ulmerton Road in Pinellas County from Seminole Boulevard to the E. Roosevelt Boulevard Interchange, and signed the Pinellas County Final Access Management Classification documents.

The State Highway System in Pinellas County has been classified as provided for in Rule Chapter 14-97, Florida Administrative Code. The public hearing was held on October 10, 2000, in conjunction with the P D & E and Design project of Ulmerton Road. The documentation may be reviewed at the following locations:

FDOT District Seven Office: 11201 N. McKinley Drive  
Tampa, Florida 33612  
Pinellas County MPO: 14 S. Ft. Harrison Ave.  
Clearwater, Florida 33756

**AGENCY FOR HEALTH CARE ADMINISTRATION**

**CERTIFICATE OF NEED**

**DECISIONS ON EXPEDITED APPLICATIONS**

The Agency for Health Care Administration made the following decisions on Certificate of Need applications for expedited review:

County: Volusia Service District: 4  
CON #: 9396 Decision: A Date: 11/7/2000  
Facility/Project: John Knox Village Medical Center – Orange City  
Applicant: John Knox Village of Central Florida, Inc.

Project Description: Add 30 sheltered nursing beds.  
 Project Costs: \$2,818,315  
 County: Lake Service District: 3  
 CON #: 9397 Decision: A Date: 11/17/2000  
 Facility/Project: Florida Hospital Waterman, Inc.  
 Applicant: Florida Hospital Waterman  
 Project Description: Add 20 acute care beds through the conversion of 20 hospital-based skilled nursing units beds.  
 Project Costs: \$91,275  
 AHCA Purchase Order Number S5900H0396.

**CERTIFICATE OF NEED  
 EXEMPTIONS**

The Agency For Health Care Administration authorized the following exemptions pursuant to Section 408.036(3), Florida Statutes:

County: Leon District: 2  
 ID #: 0000250 Issue Date: 11/27/2000  
 Facility/Project: Tallahassee Community Hospital  
 Applicant: Tallahassee Medical Center, Inc.  
 Project Description: To construct a replacement hospital on the hospital's current site  
 Proposed Project Cost: \$100,000,000 Equipment Cost:  
 County: Columbia District: 3  
 ID #: 0000252 Issue Date: 11/27/2000  
 Facility/Project: Shands at Lake Shore  
 Applicant: Shands at Lake Shore, Inc.  
 Project Description: To delicense 29 beds resulting in a final bed count of 99 acute care beds  
 Proposed Project Cost: \$0 Equipment Cost:

AHCA Purchase Order Number S5900H00396.

**CERTIFICATE OF NEED  
 RECEIPT OF EXPEDITED APPLICATIONS**

The Agency For Health Care Administration received the following Certificate of Need applications for expedited review:

County: Broward Service District: 10  
 Facility/Project: University Hospital, Ltd.  
 Applicant: University Hospital  
 Project Description: Convert 28 HBSNU beds to 28 Acute Care Beds  
 AHCA Purchase Order Number S5900H0396.

**DEPARTMENT OF JUVENILE JUSTICE**

New Delinquency Prevention Grants Now Available  
 The Florida Department of Juvenile Justice (DJJ), Office of Prevention and Victim Services, Bureau of Delinquency Prevention announces the following grant funding opportunities for fiscal year 2000-2001 and 2001-2002. Applications will be available December 14, 2000 via the Internet and from your local Delinquency Prevention Specialists.

**Funding Opportunities**

Fiscal Year 2000-2001: Programs must be operational by March 1, 2001 and end by June 30, 2001. The availability of the following grant types after June 30, 2001 is contingent upon future legislative appropriation.

- Invest in Children License Plate Funds: Funds for delinquency prevention programs and services within the county where these tags are sold. Programs and services should comply with the Department of Juvenile Justice

prevention plan and by targeting the right youths in the right communities through research-based programs and strategies.

- Front Porch Florida: Funds for delinquency prevention programs and services are only available for Escambia, Leon, Pinellas, Palm Beach, Broward and Dade counties. The Front Porch Florida Initiative seeks to advance an urban policy that will release the power of individual neighborhoods in Florida's urban cores to build communities through a process that is community-based, and builds on community assets and relationships. Programs and services should comply with the Department of Juvenile Justice prevention plan and by targeting the right youths in the right communities through research-based programs and strategies.

Fiscal Year 2001-2002: Programs should be in operation by July 1, 2001 and end by June 30, 2002.

- Combined Community Partnership and Invest in Children License Plate Funds: Funds for delinquency prevention programs that encourage the development of partnerships and help support the circuits and county juvenile justice

plans. Programs and services should comply with the Department of Juvenile Justice prevention plan and by targeting the right youths in the right communities through research-based programs and strategies.

Application Due Dates

- January 15, 2001 Invest in Children License Plate Funds
- January 15, 2001 Front Porch Florida
- March 12, 2001 Combined Community Partnership and Invest in Children License Plate Funds

Who May Apply

Private and Public Agencies

How to Get More Information and Who to Contact

A video teleconference will be held on December 14, 2000, 2:00 p.m. – 4:30 p.m. (Eastern Time). For locations, 8% research results, DJJ Delinquency Prevention Plan and contact information, go to the DJJ website at <http://www.djj.state.fl.us/prevention.html>. You may also contact DJJ Headquarters in Tallahassee, (850)488-3302.

**Section XIII**  
**Index to Rules Filed During Preceding Week**

RULES FILED BETWEEN November 20, 2000  
 and November 22, 2000

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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**DEPARTMENT OF BANKING AND FINANCE**

**Board of Funeral and Cemetery Services**

3F-5.0016	11/22/00	12/12/00	26/21	26/41
3F-5.002	11/22/00	12/12/00	26/41	
3F-5.0021	11/22/00	12/12/00	26/41	
3F-5.0024	11/22/00	12/12/00	26/41	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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**DEPARTMENT OF INSURANCE**

**Division of State Fire Marshal**

4A-3.001	11/20/00	12/10/00	26/37	
4A-3.002	11/20/00	12/10/00	26/37	
4A-21.101	11/20/00	12/10/00	26/37	
4A-21.111	11/20/00	12/10/00	26/37	
4A-39.001	11/20/00	12/10/00	26/37	
4A-46.005	11/20/00	12/10/00	26/37	

**DEPARTMENT OF COMMUNITY AFFAIRS**

**Division of Housing and Community Development**

9B-44.003	11/21/00	12/11/00	26/21	26/33
9B-44.004	11/21/00	12/11/00	26/21	26/33

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.

**PUBLIC SERVICE COMMISSION**

25-6.0436	11/21/00	12/11/00	26/18	26/43
25-6.135	11/21/00	12/11/00	26/18	26/43
25-6.1351	11/21/00	12/11/00	26/18	26/43

**AGENCY FOR HEALTH CARE ADMINISTRATION**

**Certificate of Need**

59C-1.002	11/22/00	12/12/00	26/35	
59C-1.004	11/22/00	12/12/00	26/35	
59C-1.008	11/22/00	12/12/00	26/35	
59C-1.0085	11/22/00	12/12/00	26/35	
59C-1.010	11/22/00	12/12/00	26/35	
59C-1.013	11/22/00	12/12/00	26/35	
59C-1.018	11/22/00	12/12/00	26/35	
59C-1.019	11/22/00	12/12/00	26/35	
59C-1.020	11/22/00	12/12/00	26/35	

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Funeral Directors and Embalmers**

61G8-17.005	11/20/00	12/10/00	26/34	26/42
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**Florida Building Code Administrators and Inspector**

61G19-7.001	11/20/00	12/10/00	26/41	
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**DEPARTMENT OF HEALTH**

**Board of Dentistry**

64B5-14.005	11/22/00	12/12/00	26/41	
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**Section XIV**  
**List of Rules Affected**

**LIST OF RULES AFFECTED**

This "List of Rules Affected" is a cumulative list of all rules which have been proposed but not filed for adoption. Beginning with the February 2, 1996 issue, the list will be published monthly for the period covering the last eight weeks.

- w - Signifies Withdrawal of Proposed Rule(s)
- c - Rule Challenge Filed
- v - Rule Declared Valid
- x - Rule Declared Invalid
- d - Rule Challenge Dismissed
- dw - Dismissed Upon Withdrawal

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
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**STATE**

1A-43.007	26/33	26/41	26/46
1A-43.009	26/33	26/41	26/46
1B-24.001	26/43		
1B-24.002	26/43		
1S-2.002	26/27	26/29 26/35	26/42 26/42

**LEGAL AFFAIRS**

2ER00-1			26/36
2-11.001	21/30c		26/49d
2-11.002	21/30c		26/49d
2-11.003	21/30c		26/49d
2-11.004	21/30c		26/49d
2-11.006	21/30c		26/49d
2-11.007	21/30c		26/49d
2-40.005	26/39		26/46

**BANKING AND FINANCE**

3-1	26/43c		
3A-5.001	26/46		
3A-5.002	26/46		
3A-5.003	26/46		
3A-22.003	26/38		26/45
3C-1.022	21/25		
3C-100.03852	26/44		
3C-100.948	26/44		
3C-105.402	26/44		
3D-30.0055	23/20c		26/49dw
3D-40.022	26/30		26/44
3D-40.053	26/36		26/43
3D-40.099	26/36		26/43
3D-40.205	26/36		26/43
3D-40.225	26/36		26/43
3D-45.010	26/29	26/38	26/44
3D-50.070	26/44		
3D-50.075	26/44		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
3D-60.070	26/44		
3D-70.060	26/44		
3D-80.050	26/44		
3D-85.300	26/40		26/47
3D-160.031	26/44		
3F-5.0015	21/2c		26/49d
3F-5.0016	21/2c		26/49d
	26/21	26/41	26/49
3F-5.002	26/41		26/49
3F-5.0021	26/41		26/49
3F-5.0024	26/41		26/49
3F-7.0125	26/47		
3F-7.017	26/47		
3F-8.003	26/47		
3F-8.005	21/39c		
3F-8.007	25/31	26/36	26/44
3F-10.001	26/34		26/42
3F-10.003	26/47		
3F-13.001	25/32	26/36	26/44
3F-13.002	25/32	26/36	26/44
3F-13.003	25/32	26/36	26/44
3F-13.004	25/32	26/36	26/44
			<b>INSURANCE</b>
4ER00-3			26/31
4ER00-4			26/38
4-1	26/39c		
	26/39c		
	26/43c		
4-5.0016	21/2c		
	21/2c		
4-121.035	21/5c		
4-136.034	26/38	26/44	26/48
4-137.001	26/43		
4-138.001	26/43		
4-141.0016	21/2c		
4-141.020		21/52	
	20/11c		26/49d
	20/11c		26/49d
	20/11c		26/49x
	20/11c		26/49x
4-141.021	20/11c		26/49d
	20/11c		26/49d
	20/11c		26/49x
	20/11c		26/49x
4-143.056	26/37		26/44
4-149	24/3c		
	24/3c		
	24/28c		
4-149.001	23/45	26/22	
	24/46	26/22	
4-149.002	23/45	26/22	
	24/46	26/22	
4-149.003	23/45	26/22	
	24/46	26/22	

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-149.004	23/45	26/22		4-149.105	23/45	24/31	
	24/46	26/22				26/12	
4-149.005	23/45	26/22				26/22	
	24/46	26/22			24/3c		
4-149.006	23/45	26/22			24/3c		
	24/46	26/22			24/46	26/22	
4-149.007	23/45	26/22		4-149.106	23/45	24/31	
	24/46	26/22				26/12	
4-149.008	23/45	26/22				26/22	
	24/46	26/22			24/3c		
4-149.009	23/45	26/22			24/3c		
	24/46	26/22			24/46	26/22	
4-149.010	23/45	26/22		4-149.107	23/45	24/31	
	24/46	26/22				26/12	
4-149.020	23/45	26/22				26/22	
	24/46	26/22			24/3c		
4-149.021	23/45	26/22			24/3c		
	24/46	26/22			24/46	26/22	
4-149.022	23/45	26/22		4-149.108	23/45	24/31	
	24/46	26/22				26/12	
4-149.023	23/45	26/22				26/22	
	24/46	26/22			24/3c		
4-149.024	23/45	26/22			24/3c		
	24/46	26/22			24/46	26/22	
4-149.035	23/45	26/22		4-149.109	23/45	24/31	
	24/46	26/22				26/12	
4-149.101	23/45	24/31				26/22	
		26/12			24/3c		
		26/22			24/3c		
	24/3c				24/46	26/22	
	24/3c			4-149.110	23/45	24/31	
	24/46	26/22				26/12	
4-149.102	23/45	24/31				26/22	
		26/12			24/3c		
		26/22			24/3c		
	24/3c			4-149.1105	23/45	24/31	
	24/3c					26/22	
	24/46	26/22			24/46	26/22	
4-149.103	23/45	24/31		4-149.111	23/45	24/31	
		26/12				26/12	
		26/22				26/22	
	24/3c				24/3c		
	24/3c				24/3c		
	24/46	26/22			24/46	26/22	
4-149.104	23/45	24/31		4-149.112	23/45	24/31	
		26/12				26/12	
		26/22				26/22	
	24/3c				24/3c		
	24/3c				24/3c		
	24/46	26/22		4-149.113	24/46	26/22	
					24/3c		
					24/3c		
				4-149.114	24/3c		
				4-149.115	24/3c		
				4-149.116	24/3c		



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4-149.117	24/3c			4-154.406	26/25		
4-149.118	24/3c			4-154.407	26/25		
4-149.119	24/3c			4-154.4071	26/25		
4-149.120	23/45	24/31 26/12 26/22		4-154.408	26/25		
	24/3c			4-154.410	23/52c		26/49d
	24/3c			4-154.411	26/25		
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4-149.121	23/45	24/31 26/12 26/22		4-154.502	26/25		
	24/3c			4-154.503	26/25		
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	24/46	26/22		4-154.506	26/25		
4-149.122	23/45	24/31 26/12 26/22		4-154.507	26/25		
	24/3c			4-154.508	26/25		
	24/3c			4-154.511	26/25		
	24/46	26/22		4-154.512	23/52c		26/49d
	24/3c				26/25		
	24/3c			4-154.513	26/25		
	24/46	26/22		4-154.515	26/25		
4-149.123	23/45	24/31 26/12 26/22		4-154.516	26/25		
	24/3c			4-154.517	26/25		
	24/3c			4-154.518	26/25		
	24/46	26/22		4-154.5181	26/25		
	24/3c			4-154.520	24/3c		
	24/3c				25/5c		
	24/3c				25/5c		
	24/46	26/22		4-154.530	26/36		
4-149.124	24/3c			4-156.002	26/47		
4-149.125	24/3c			4-156.003	26/47		
4-149.126	24/3c			4-156.006	26/47		
4-149.127	24/3c			4-156.007	26/47		
4-149.128	24/3c			4-156.0095	26/47		
4-149.129	24/3c			4-156.011	26/47		
4-149.130	24/3c			4-156.011(2)	26/38c		
	24/3c			4-156.012	26/47		
4-149.131	24/3c			4-157.001	23/10	23/42	
	24/3c			4-157.002	23/10	23/42	
4-149.132	24/3c			4-157.002(2)	23/19c		
	24/3c			4-157.004	23/10	23/42	
4-149.1325	24/20	24/20		4-157.004(2)(b)	23/19c		
4-149.133	24/3c			4-157.004(4)	23/19c		
	24/3c			4-157.017	23/10	23/42	
4-149.190	23/45	26/22		4-157.022	23/10	23/42	
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4-150.120	26/41		26/48	4-157.022(3)	23/19c		
4-151.011	26/32		26/46	4-157.022(4)	23/19c		
4-154.103	26/32		26/41	4-157.022(5)	23/19c		
4-154.108	26/32		26/41w	4-157.023	23/10	23/42	
4-154.109	26/32		26/41w	4-157.023(1)(b)	23/52c		
4-154.114	23/52c		26/49d	4-163.001	26/32		26/41
4-154.402	26/25			4-163.004	26/32		26/41
4-154.403	26/25			4-163.005	26/32		26/41
4-154.404	26/25			4-163.006	26/32		26/41
4-154.405	26/25			4-163.007	26/32		26/41

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
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4-171.007	26/33		26/44	4-196.016	20/43c		26/49x
4-175.004	26/33		26/44	4-196.017	20/43c		26/49x
4-175.005	26/33		26/44	4-196.018	20/43c		26/49x
4-175.011	20/8c			4-196.019	20/43c		26/49x
		20/27		4-196.020	20/43c		26/49x
		20/38		4-196.021	20/43c		26/49x
	20/20c		26/49d	4-196.022	20/43c		26/49x
4-175.013	21/5c		26/49dw	4-196.023	20/43c		26/49x
4-175.031	26/33		26/44	4-196.024	20/43c		26/49d
4-176.003	26/33		26/44		20/43c		26/49dw
4-176.004	26/33		26/44		20/43c		26/49x
4-176.009	26/33		26/44		20/43c		26/49x
4-176.013	26/34		26/48	4-196.025	20/43c		26/49x
4-176.022	25/33	26/24		4-196.026	20/43c		26/49x
4-189.003	26/13	26/38	26/46	4-196.027	20/43c		26/49x
4-191.300	26/8		26/49w	4-196.028	20/43c		26/49d
	26/44				20/43c		26/49x
4-193.065	26/41				20/43c		26/49x
4-196.001		20/51		4-196.029	20/49c		26/49x
		21/3		4-196.030	20/43c		26/49x
	20/43c		26/49x			20/51	
	20/43c		26/49x			21/3	
	20/49c		26/49x			21/23	
4-196.002	20/43c		26/49d		20/43c		26/49x
	20/43c		26/49x		20/43c		26/49x
	20/43c		26/49x		20/49c		26/49x
	20/49c		26/49x	4-196.030(5),			
4-196.003	20/43c		26/49x	(8)(b)(d)(e)	20/43c		26/49d
	20/43c		26/49x	4-196.031	20/43c		26/49x
	20/49c		26/49x	4-196.032	20/43c		26/49x
4-196.004	20/43c		26/49x	4-196.033	20/43c		26/49x
4-196.005	20/43c		26/49x	4-196.034	20/43c		26/49x
4-196.006	20/43c		26/49x	4-196.035	20/43c		26/49x
	20/49c		26/49x		20/49c		26/49x
4-196.007	20/43c		26/49x	4-196.036	20/43c		26/49x
	20/49c		26/49x	4-196.037	20/43c		26/49x
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	20/43c		26/49x	4-196.040		20/51	
	20/49c		26/49x		20/43c		26/49d
4-196.009(2)	20/43c				20/43c		26/49x
4-196.010		20/51			20/49c		26/49x
	20/43c		26/49d	4-211.007	26/40		
	20/43c		26/49x	4-213.030	26/33		26/41
	20/49c		26/49x	4-213.050	19/30c		26/49d
	26/42			4-213.080	19/30c		26/49d
4-196.011	20/43c		26/49x	4-213.090	19/30c		26/49d
4-196.012	20/43c		26/49x	4-213.100	19/30c		26/49d
4-196.013	20/43c		26/49x	4-213.120	19/30c		26/49d
4-196.014	20/43c		26/49x	4-215.235	26/38		26/45

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	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
4-223.002	18/31c			4-223.009	18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
4-223.003	18/31c			4-223.010	18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
4-223.004	18/31c			4-223.011	18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c				18/31c		
	18/31c			4-223.011(4)(a)3.	18/31c		
4-223.005	18/31c			4-228.010	26/35		
	18/31c			4-228.020	26/35		
	18/31c			4-228.030	26/35		
	18/31c			4-228.040	26/35		
	18/31c			4-228.050	26/35		
	18/31c			4-228.055	26/35		
4-223.005(1)(g)	18/31c			4-228.060	26/35		
4-223.006	18/31c			4-228.070	26/35		
	18/31c			4-228.080	26/35		
	18/31c			4-228.090	26/35		
	18/31c			4-228.100	26/35		
	18/31c			4-228.110	26/35		
	18/31c			4-228.120	26/35		
	18/31c			4-228.130	26/35		
4-223.006(2)(d)	18/31c			4-228.140	26/35		
4-223.007	18/31c			4-228.150	26/35		
	18/31c			4-228.160	26/35		
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	18/31c			4-228.180	26/35		
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	18/31c			4-228.210	26/35		
	18/31c			4-228.220	26/35		

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4-228.250	26/35			5B-58.001	26/45		
4A-2.024	26/31			5E-1.023	26/49		
4A-3.001	26/37		26/49	5F-8.012	26/40		26/48
4A-3.002	26/37		26/49	5F-11.047	25/29c		
4A-21.101	26/37		26/49	5H-1.001	22/11c		
4A-21.111	26/37		26/49		22/11c		
4A-37.036	26/12		26/45w		22/11c		
4A-37.037	26/12		26/45w		22/12c		
4A-37.0527	26/12	26/17	26/45w		22/12c		
4A-37.056	26/12		26/45w		22/12c		
4A-39.001	26/37		26/49		22/12c		
4A-46.005	26/37		26/49	5J-11.006	26/49		
4A-51.005	26/17	26/34	26/42	5K-4.020	26/49		
4A-51.010	26/17		26/42	5K-5.014	26/31	26/38	26/47w
4A-51.030	26/17		26/42	5K-6.010	26/31	26/38	26/47w
4A-51.035	26/17		26/42	EDUCATION			
4A-51.050	26/17		26/42	6-1	26/39c		
4A-51.060	26/17		26/42	6A-1.0014	26/32		26/41
4A-51.070	26/17		26/42	6A-1.0996	25/27	25/34	
4A-57.001	26/44			6A-4.0006(2)(b),(3)(c)	23/4c		
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4A-57.003	26/44				25/5c		
4A-57.004	26/44			6A-4.01761	24/28c		
4A-57.005	26/44				25/5c		
4A-57.006	26/44			6A-6.03012(5)(6)	25/5c		
4A-57.007	26/44			6A-6.080	16/30		
4A-57.008	26/44			6A-6.09091	26/32		26/41
4A-62.001	26/47			6A-10.044	26/32		26/41
4A-62.002	26/47			6A-20.05281	26/1		
4A-62.003	26/39c		26/41d	6C-6.002	26/33	26/40	26/47
	26/47			6C-600.002	26/33		
4A-62.004	26/47			6C2-3.004	Newspaper		26/45
4H-1.001	26/43			6C2-5.0021	20/47c		
4H-1.003	26/43			6C4-11.004	Newspaper		26/43
4H-1.007	26/43			6C5-4.002	25/50c		
4H-2.001	26/43			6C5-4.005	25/50c		
4H-2.003	26/43			6C5-4.008	25/50c		
4H-2.004	26/43			6C5-7.007	25/50c		
4H-2.005	26/43			6C10-5.009	Newspaper		26/43
4H-2.007	26/43			6D-5.003	26/39		
4H-2.008	26/43			6D-6.003	26/46		
4H-2.009	26/43			6E-1.0032	26/25	26/35	26/44
4J-1.001	26/29	26/46		6E-1.0034	26/35		26/44
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6F-2.004	26/45			9I-34.009	19/22	19/29	
6F-3.001	26/45			9I-35.006	19/31	19/43	
6F-3.002	26/45			9I-38.002	23/46	24/7	
6F-4.001	26/45			9I-38.0025	23/46	24/7	
6H-1.046	26/42			9I-38.003	23/46	24/7	
6S-16.026	26/2			9I-38.004	23/46	24/7	
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9ER00-3			26/36	9I-38.006	23/46	24/7	
9BER00-4	26/40		26/40	9I-38.007	23/46	24/7	
9BER00-5	26/40		26/40	9I-38.008	23/46	24/7	
9BER00-6	26/40		26/40	9I-38.009	23/46	24/7	
9BER00-7	26/40		26/40	9I-38.010	23/46	24/7	
9BER00-8	26/40		26/40	9I-38.011	23/46	24/7	
9BER00-9	26/40		26/40	9I-38.012	23/46	24/7	
9BER00-10	26/40		26/40	9I-38.013	23/46	24/7	
9BER00-11	26/40		26/40	9I-38.014	23/46	24/7	
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9B-44.004	26/21	26/33	26/49	9I-44.007	23/47	24/7	
9C-600.002	26/33			9I-44.008	23/47	24/7	
9G-2.002	26/26	26/46		9I-44.009	23/47	24/7	
9G-6.002	26/37	26/47		9I-44.010	23/47	24/7	
9G-6.0023	26/37	26/47		9I-44.011	23/47	24/7	
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9G-6.0095		26/47		9J-2.010	26/42		
9G-6.010	26/37	26/47		9J-2.015	26/42		
9G-6.0125	26/37	26/47		9J-2.016	26/42		
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9G-7.003	26/37			9J-2.021	26/42		
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9G-14.008	26/37			9J-2.0256	26/42		
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9J-5.003	26/42			10CER92-4		19/13	
9J-5.004	26/42					19/25	
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9J-5.015	26/42			10C-7.069	19/18		
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9J-11.006	26/42			10D-5.094	19/22		
9J-11.009	26/42			10D-5.095	19/22		
9J-11.011	26/42			10D-5.096	19/22		
9J-11.012	26/42			10D-5.097	19/22		
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9J-28.006	26/42			10D-5.107	19/22		
9J-28.009	26/42			10D-5.108	19/22		
9J-28.011	26/42			10D-5.109	19/22		
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9J-28.018	26/42			10D-5.114	19/22		
9J-28.019	26/42			10D-5.115	19/22		
9J-28.020	26/42			10D-5.116	19/22		
9J-28.021	26/42			10D-5.117	19/22		
9J-28.022	26/42			10D-5.118	19/22		
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14-60.011	20/12			17-4	15/14c		
14-66.001	26/25		26/48	17-4.246	15/14c		
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14-66.006	26/25		26/48	17-213.420	19/33	19/41	
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14-66.008	26/25		26/48	17-296.600	20/24c		
14-66.009	26/25		26/48	17-296.601	20/24c		
14-66.010	26/25		26/48	17-296.601	20/24c		
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14-93.004	26/28	26/40	26/46	(b)(c)(e)	20/24c		
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17-701.500	19/33	19/37		19-3.092	26/49		
17-701.510	19/33	19/37		19-3.093	26/49		
17-701.520	19/33	19/37		19-3.094	26/49		
17-701.600	19/33	19/37		19-3.095	26/49		
17-701.610	19/33	19/37		19-3.096	26/49		
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17-701.630	19/33	19/37		19-6.008	26/49		
17-701.640	19/33	19/37		19-6.009	26/49		
17-703.300	20/17			19-6.010	26/49		
17-703.500	16/33			19-6.011	26/49		
17-703.510	20/17			19-6.012	26/49		
17-703.600	20/17			19-8.010	20/13c		
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25-4.302	25/13	25/48	26/45w	33-3.0081	25/35	25/43	
25-6.0436	26/18	26/43	26/49	33-3.0082	25/35	25/43	
25-6.04365	26/49			33-3.0084	25/35	25/43	
25-6.049	25/42		26/42w	33-3.0085	25/35	25/43	
25-6.049(5)(a)	26/21c			33-3.015	21/43		
25-6.135	26/18	26/43	26/49	33-3.018	17/14		
25-6.1351	26/18	26/43	26/49	33-5.001	22/23c		
25-14.003	15/52				22/23c		
25-21.022	18/24			33-5.002	22/23c		
25-24.490	26/11		26/44w	33-5.003	22/23c		
25-24.845	26/11		26/44w	33-5.004	22/23c		
25-30.060	22/38			33-5.005	22/23c		
25-30.470	26/38		26/45	33-5.006	22/23c		
25-160.031	25/37			33-5.007	22/23c		
EXECUTIVE OFFICE OF THE GOVERNOR				33-5.008	22/23c		
27E-4.001	20/11				24/18		
27E-4.002	20/11			33-5.009	22/23c		
27E-4.003	20/11			33-5.010	22/23c		
27E-4.004	20/11			33-5.011	22/23c		
27E-4.005	20/11				22/23c		
27E-4.006	20/11			33-5.012	22/23c		
27E-4.007	20/11			33-5.013	22/23c		
27E-4.008	20/11			33-5.014	22/23c		
ADMINISTRATION COMMISSION					22/23c		
28-5.201	22/2c			33-6.005	23/34		
28-24.029	19/40	19/43		33-6.006	24/18		
28-24.030	19/40	19/43		33-8.0142	19/43		
28-24.031	19/40	19/43		33-11.0065	24/18		
28-24.032	19/40	19/43		33-15.001	22/23c		
28-24.036	19/40	19/43		33-15.002	22/23c		
28-24.037	19/40	19/43		33-15.003	22/23c		
				33-15.004	22/23c		
				33-22.003	17/12		
				33-22.009	17/12		
				33-22.011	17/12		
				33-25.031	20/11c		

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33-32.021	19/5			33-601.706	26/48		
33-32.022	19/5			33-601.707	26/48		
33-38.001	25/35	25/43		33-601.708	26/48		
33-38.003	25/35	25/43		33-601.709	26/48		
33-38.005	25/35	25/43		33-601.710	26/48		
33-38.006	25/35	25/43		33-601.713	26/48		
33-38.009	25/35	25/43		33-601.714	26/48		
33-38.010	25/35	25/43		33-601.715	26/48		
33-38.011	25/35	25/43		33-601.716	26/48		
33-38.012	25/35	25/43		33-601.717	26/48		
33-102.202	26/39			33-601.718	26/48		
33-103.015	26/49			33-601.719	26/48		
33-103.016	26/43			33-601.720	26/48		
33-204.002	26/36		26/45	33-601.721	26/48		
33-204.003	26/36		26/45	33-601.722	26/48		
33-208.506	26/43			33-601.723	26/48		
33-208.507	26/16			33-601.724	26/48		
33-302.101	26/35			33-601.725	26/48		
33-302.102	26/35			33-601.726	26/48		
33-302.104	26/35	26/46		33-601.727	26/48		
33-302.105	26/46			33-601.728	26/48		
33-504.101	26/41			33-601.729	26/48		
33-506.100	26/47			33-601.730	26/48		
33-506.103	26/47			33-601.731	26/48		
33-506.106	26/47			33-601.732	26/48		
33-506.203	26/47			33-601.733	26/48		
33-506.204	26/47			33-601.734	26/48		
33-506.206	26/47			33-601.735	26/48		
33-506.207	26/47			33-601.736	26/48		
33-506.208	26/47			33-601.737	26/48		
33-506.211	26/47			33-601.738	26/48		
33-506.212	26/47			33-601.800	26/32	26/44	
33-601	26/31c				26/32	26/49	
33-601.201	26/36		26/44	33-601.801	26/32		
33-601.302	26/41		26/49w	33-601.802	26/32		
	26/46	26/49		33-601.803	26/32		
33-601.303	26/46	26/49		33-601.804	26/32		
33-601.304	26/46			33-601.805	26/32		
33-601.305	26/46			33-601.806	26/32		
33-601.3055	26/46			33-601.807	26/32		
33-601.307	26/46			33-601.808	26/32		
33-601.308	26/46			33-601.809	26/32		
33-601.309	26/46			33-601.810	26/32		
33-601.310	26/46			33-601.811	26/32		
33-601.311	26/46			33-601.812	26/32		
33-601.313	26/46	26/49		33-601.813	26/32		
33-601.602	26/36	26/37		33-601.820	26/29	26/41	26/48
33-601.605	26/21	26/27		33-602.101	26/22		26/46
	26/43				26/47		
33-601.606	26/36	26/37		33-602.201	26/22	26/27	26/46
33-601.701	26/48					26/34	26/46
33-601.702	26/39c					26/38	26/46
	26/48			33-602.202	26/22		26/46
33-601.703	26/48			33-602.2045	26/46	26/49	
33-601.704	26/48			33-602.220	26/35	26/45	
33-601.705	26/48						

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33-602.221	26/25	26/35		40B-1.103	26/47		
	26/25	26/45		40B-1.1031	26/47		
33-602.222	26/32	26/45		40B-1.104	26/47		
33-602.401(2)(b)	26/39c			40B-1.105	26/47		
33-602.403(2)(a)2.	26/39c			40B-1.121	26/47		
<b>COMMISSION ON ETHICS</b>				40B-1.125	26/47		
				40B-1.132	26/47		
34-5.001	24/18			40B-1.133	26/47		
34-5.026	24/19			40B-1.134	26/47		
34-7.010	26/35	26/42	26/48	40B-1.135	26/47		
	26/38			40B-1.140	26/47		
34-12.130	26/38			40B-1.201	26/47		
34-12.400	26/38			40B-1.203	26/47		
34-12.405	26/38			40B-1.207	26/47		
34-12.407	26/38			40B-1.301	26/47		
34-12.420	26/38			40B-1.303	26/47		
34-12.430	26/38			40B-1.307	26/47		
34-12.450	26/38			40B-1.311	26/47		
<b>LABOR AND EMPLOYMENT SECURITY</b>				40B-1.313	26/47		
				40B-1.327	26/47		
38-1	26/43c			40B-1.330	26/47		
38E-106.401	24/1			40B-1.331	26/47		
38F-8.055	22/4			40B-1.335	26/47		
38I-60.200	20/7			40B-1.337	26/47		
38J-1.002	23/46c			40B-1.401	26/47		
38J-1.002(7),(8),(9)	24/10c			40B-1.405	26/47		
38J-1.003	23/46c			40B-1.407	26/47		
38J-1.003(2)	24/10c			40B-1.501	26/47		
38J-1.004	23/46c			40B-1.503	26/47		
38J-1.004(1)	24/10c			40B-1.504	26/47		
38J-1.005	23/46c			40B-1.505	26/47		
38J-1.005(1)(b), (3)(a)(d)	24/10c			40B-1.506	26/47		
38J-1.005(5)	24/10c			40B-1.507	26/47		
38J-1.006	23/46c			40B-1.508	26/47		
38J-1.006(2)	24/10c			40B-1.509	26/47		
38J-1.007	23/46c			40B-1.510	26/47		
38J-1.007(1)	24/10c			40B-1.511	26/47		
38K-1.0045	23/27			40B-1.521	26/47		
<b>GAME AND FRESH WATER FISH COMMISSION</b>				40B-1.522	26/47		
				40B-1.523	26/47		
39-25.0031	19/48c			40B-1.524	26/47		
39-25.004	19/48c			40B-1.525	26/47		
39-25.031	20/11c			40B-1.526	26/47		
39-27.005	19/33c			40B-1.527	26/47		
	19/33c			40B-1.528	26/47		
39-27.005(26)(27)	19/33c			40B-1.529	26/47		
<b>WATER MANAGEMENT DISTRICTS</b>				40B-1.530	26/47		
				40B-1.531	26/47		
40B-1	20/26c			40B-1.541	26/47		
	20/26c			40B-1.542	26/47		
40B-1.100	26/47			40B-1.543	26/47		
40B-1.101	26/47			40B-1.5435	26/47		
				40B-1.544	26/47		
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				40B-1.546	26/47		

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40B-1.547	26/47			40C-41.043	23/12c		
40B-1.561	26/47				23/12c		
40B-1.562	26/47			40C-41.051	23/12c		
40B-1.564	26/47				23/12c		
40B-1.565	26/47			40C-41.063	23/12c		
40B-1.571	26/47				23/12c		
40B-1.572	26/47			40C-42	20/26c		
40B-1.573	26/47				20/26c		
40B-1.601	26/47			40C-43	20/26c		
40B-1.605	26/47				20/26c		
40B-1.608	26/47			40C-44	20/26c		
40B-1.609	26/47				20/26c		
40B-1.611	26/47			40C-400	20/26c		
40B-1.701	26/47				20/26c		
40B-1.702	26/47			40C-400.201	21/48	21/48	
40B-1.703	26/47			40D-0.201	20/3		
40B-1.708	26/47			40D-1.202	19/36	19/42	
	26/47			40D-1.602	20/29c		
40B-1.813	26/47			40D-1.603	26/36		26/44
40B-1.901	26/47			40D-1.607	26/35		26/42
40B-4	20/26c			40D-1.659	26/35		26/42
	20/26c				26/35		26/42
40B-400	20/26c			40D-2	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-1.704	26/45				20/44c		
40C-1.705	26/45				20/44c		
40C-1.710	26/34		26/42		20/44c		
40C-1.716	26/45				20/47c		
40C-1.717	26/45				20/47c		
40C-1.718	26/45				20/47c		
40C-1.719	26/45				20/47c		
40C-2	21/47c				20/47c		
40C-2.101	25/5c				20/47c		
40C-4	20/26c				20/47c		
	20/26c				20/47c		
40C-4.051	24/52				20/47c		
40C-4.051(12)(b)	25/12c				20/47c		
40C-4.091	24/52	25/8			20/47c		
	25/12c				20/47c		
40C-6	20/26c				20/47c		
	20/26c				21/5c		
40C-8.031	26/47				21/5c		
40C-20	21/47c				21/5c		
40C-22	21/47c				21/5c		
40C-40	20/26c				21/5c		
	20/26c				21/5c		
40C-41.011	23/12c				21/5c		
	23/12c				21/5c		
40C-41.023	23/12c				21/5c		
	23/12c				21/5c		
40C-41.033	23/12c				21/5c		
	23/12c				21/26c		

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40D-2.091	20/44c				20/47c		
	20/48	20/52			20/47c		
	22/48				20/47c		
40D-2.101	20/48				20/47c		
40D-2.301	22/48				20/47c		
40D-2.321	20/48				20/47c		
40D-2.331	20/48				20/47c		
40D-2.381	20/48				20/47c		
40D-2.501	20/48				20/47c		
40D-2.601	20/44c				20/47c		
	20/48				20/47c		
40D-2.621	20/44c				21/5c		
	20/48				21/5c		
40D-2.628	20/44c				21/21c		
40D-2.801	20/44c				21/21c		
	20/48	21/44			21/21c		
		24/7			21/21c		
40D-3.411	26/45			40D-8.628(1)	21/12c		
40D-4.041	20/24c			40D-45.341	19/42	20/3	
40D-4.042	20/24c			40D-80.073	26/9c		
40D-4.051	20/24c			40E-1	20/24c		
40D-4.091	20/24c				20/26c		
	20/24c				20/26c		
	22/48				20/26c		
	24/36	24/53			20/26c		
	25/3			40E-1.510	20/18	21/36	
40D-4.091(1)	26/43c			40E-1.603	19/4c		
40D-4.201	21/22			40E-1.606	19/4c		
40D-4.301	20/24c			40E-1.607	19/43		
	20/24c			40E-1.6105	19/4c		
40D-4.381	20/24c			40E-1.612	20/18	21/36	
40D-6.051	26/35		26/42	40E-1.614	20/18	21/36	
40D-6.201	26/35		26/42	40E-1.659	19/4c		
40D-6.321	26/35		26/42		25/18		
40D-6.411	26/35		26/42	40E-2	26/38c		
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40D-8	20/44c				20/26c		
	20/44c				20/26c		
	20/44c				20/26c		
	20/44c				20/26c		
	21/5c			40E-4.091	25/18		
	21/5c				26/44		
	21/5c			40E-6	20/26c		
40D-8.041	21/5c			40E-7.639	22/23	22/37	
40D-8.624	23/38	24/48		40E-40	20/26c		
40D-8.6240	23/38	24/48			20/26c		
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				46-29.0036	19/8c		
				46-36.002	21/6c		
				46-37.001	20/18		
				46-37.002	20/18	20/25	
42-196.010	26/42			46-37.003	20/18		
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				46-37.004	20/18		
				46-37.005	20/18		
45A-2.001	21/49			46-37.006	20/18	20/25	
					21/6c		
				46-39.002	21/6c		
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46-3.002	21/6c			46-39.005	21/6c		
46-3.008	21/6c			46-39.006	21/6c		
46-3.025	21/6c			46-39.007	21/6c		
46-3.027	21/6c			46-39.008	21/6c		
46-3.028	21/6c			46-39.009	21/6c		
46-3.029	21/6c			46-39.010	21/6c		
46-3.031	21/6c			46-39.011	21/6c		
46-3.032	21/6c			46-39.012	21/6c		
46-3.034	21/6c			46-42.003	20/35		
46-3.035	21/6c			46-42.007	21/6c		
46-3.037	21/6c			46-43.005	21/6c		
46-3.038	21/6c			46-47.007	22/27		
46-4.001	21/6c						
46-4.002	16/48c						
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46-4.0025	21/6c						
46-4.003(1)(e)(o)4.7.	19/44c			51U-8.021	23/24		
46-4.0031	19/50c						
46-4.004	21/6c						
46-4.005	21/6c						
46-4.006	21/6c			53ER00-29			26/28
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46-4.0085	21/6c			53ER00-33			26/32
46-4.013	19/50c			53ER00-35			26/32
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46-4.014	21/6c			53ER00-37			26/37
46-4.015	21/6c			53ER00-38			26/37
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FLORIDA LAND AND WATER  
ADJUDICATORY COMMISSION

EXPRESSWAY AUTHORITIES

MARINE FISHERIES COMMISSION

THE CONSOLIDATED TAXICAB COMMISSION

LOTTERY

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53ER00-46	26/43		26/43	59A-2.024	20/1		
53ER00-47	26/46		26/46	59A-3.078	20/47c		
53ER00-48	26/46		26/46	59A-3.170	21/20		
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53-1.006	26/45			59A-4.1075	26/49		
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57-4.004	26/25	26/39		59A-5.007	21/26c		
57-4.005	26/25	26/39		59A-5.008	21/26c		
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57-5.002	26/25				21/26c		
57-5.003	26/25	26/39		59A-5.010	21/26c		
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57-5.004	26/25	26/44		59A-5.012	21/26c		
57-5.005	26/25	26/44		59A-5.013	21/26c		
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57-6.002	26/25			59A-5.015	21/26c		
57-6.003	26/25	26/44		59A-5.016	21/26c		
57-6.004	26/25	26/39		59A-5.017	21/26c		
	26/25	26/44		59A-5.018	21/26c		
57-7.001	26/25	26/44		59A-5.019	21/26c		
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57-7.003	26/25	26/39		59A-7.020	20/25		
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57-7.004	26/25	26/39		59A-7.035	21/45c		
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57-7.005	26/25	26/39		59A-12.020	26/32	26/36	
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57-7.006	26/25	26/39		59A-12.030	26/32	26/36	26/42
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58-14.003	20/1c			59A-18.003	26/25		
58-14.005	20/1c			59A-18.004	26/25	26/36	
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59A-18.011	26/25	26/36			22/48c		
59A-18.012	26/25	26/36			22/48c		
59A-18.013	26/25				22/48c		
59A-18.014	26/25				22/48c		
59A-18.015	26/25				22/48c		
59A-18.016	26/25	26/36			22/48c		
59A-18.017	26/25				23/12c		
59AA-2.001	22/48c				23/12c		
59AA-2.002	22/48c				23/12c		
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59AA-3.001	22/48c				23/12c		
59AA-10.001	22/48c				23/12c		
59AA-17.004	21/46				23/12c		
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59B-7.021	19/30				23/12c		
59B-7.022	19/30				24/3c		
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59B-7.023	19/30				24/3c		
59B-7.024	19/30				24/3c		
59B-7.024(1)	19/36c			59C-1.036(2)(i)	22/48c		
59B-7.025	19/30				23/12c		
59B-7.026	19/30			59C-1.044	19/44c		
59B-7.027	19/30				19/44c		
	19/36c				19/44c		
59B-7.028	19/30				19/44c		
59B-7.029	19/30			59D-1.001	26/43		
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59B-10.051	21/45c			59D-1.003	26/43		
59B-10.052	21/45c			59D-1.004	26/43		
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59B-10.054	21/45c			59D-1.004(5)	19/47c		
59B-10.055	21/45c			59D-1.005	26/43		
59B-10.056	21/45c			59D-1.006	26/43		
59B-10.057	21/45c			59D-1.007	26/43		
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59C-1.002(43)	26/30c			59D-2.001	26/43		
59C-1.003	26/30c			59D-2.002	26/43		
59C-1.004	26/35		26/49	59D-2.003	26/43		
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59C-1.005(6)(e)	26/41c			59D-2.003(15)	19/48c		
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59C-1.018	26/35		26/49	59D-2.008	26/43		
59C-1.019	26/35		26/49	59D-2.009	26/43		
59C-1.020	26/35		26/49	59D-2.010	26/43		
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59E-1.004	20/27			(2)(a)2.(b)	20/47c		
59E-1.005	20/27			59O-5.002	22/42c		
59E-1.006	20/27			59O-5.003	22/42c		
59E-1.007	20/27			59O-5.004	22/42c		
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59E-7.202	19/50c				20/47c		
59E-7.203	19/50c			59O-7	22/42c		
59E-7.204	19/50c			59O-9	22/42c		
59E-7.205	19/50c			59O-9.002	20/47c		
59E-7.206	19/50c			59O-9.002(4)	20/47c		
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59EE-1.001	22/29c			59O-9.004(7)	20/47c		
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	22/39c			59O-10.005	22/42c		
59F-1.002	20/33			59O-13.006	20/47c		
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59G-4.055	21/39	21/45		59R-9.012	20/39c		
59G-4.070	26/26		26/41	59R-62.010	21/5		
59G-4.140	20/29c			59R-62.040	21/5		
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59G-4.150(4)(b)4.	22/2c			59T-14.004	23/22	23/35	
59G-4.160	25/30			59T-15.002	23/22	23/35	
59G-4.197	26/47			59T-16.001	23/22	23/35	
59G-4.200	20/30c			59T-16.002	23/22	23/35	
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59G-4.250	26/45			59U-14.002	23/24	23/35	
59G-4.280	26/37		26/48	59U-16.002	23/14c		
59G-5.020	23/12c			59V-3.007	20/34	20/48	
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59M-3.005	21/25			60L-25.004	26/33	26/45	
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61-11.002	26/41			61C-76.0062	21/35		
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61-11.005	26/41			61D-2.002	22/11c		
61-11.006	26/41				22/12c		
61-11.007	26/41			61D-2.003	22/12c		
61-11.008	26/41			61D-2.004	22/12c		
61-11.009	26/41			61D-2.005	22/12c		
61-11.010	26/41			61D-2.008	22/12c		
61-11.012	26/41			61D-2.013	22/12c		
61-11.013	26/41			61D-2.014	22/12c		
61-11.014	26/41			61D-2.015	22/12c		
61-11.015	26/41			61D-2.020	22/12c		
61-11.016	26/41			61D-3.001	22/12c		
61-11.017	26/41			61D-3.002	22/12c		
61-11.018	26/41			61D-3.003	22/12c		
61-11.019	26/41				23/36	23/44	
61-20.5011	26/45			61D-3.004	22/12c		
61-20.504	26/36		26/43		23/36	23/44	
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61-20.5082	26/49			61D-5.001	22/12c		
61-20.510	26/45			61D-5.003	22/12c		
61-25.004	22/12c			61D-5.007	22/12c		
61-32.002	26/41		26/48	61D-6	22/11c		
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61B-23.0027	26/47				26/39c		
61B-23.0028	26/47			61D-6.004	22/12c		
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61B-29.001	20/26c			61D-6.008	22/12c		
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61B-31.002	23/2			61D-7.022	22/12c		
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61F6-27.003(3)	19/41c			61G6-9.012	26/36		26/44
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61G19-6.012	26/15			62-213.420	26/45		
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62-212.500	22/12c						
62-212.510	22/12c						

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62-343.080	21/22			62-620.400	22/11c		
62-343.090	21/22				26/27	26/36	26/42
62-343.100	21/22			62-620.410	22/11c		
62-343.110	21/22				26/27	26/36	26/42
62-343.120	21/22			62-620.412	22/11c		
62-343.130	21/22			62-620.420	22/11c		
62-343.140	21/22			62-620.425	22/11c		
62-343.900	21/22			62-620.435	22/11c		
62-520.100	22/11c			62-620.440	22/11c		
62-524.400	20/45			62-620.445	22/11c		
62-528	21/6c			62-620.450	22/11c		
	21/6c			62-620.455	22/11c		
62-550.200	22/11c			62-620.460	22/11c		
62-550.310	20/47			62-620.510	22/11c		
62-550.730	20/19				26/27	26/36	26/42
62-551	22/12c			62-620.511	22/11c		
	22/42c			62-620.512	22/11c		
62-551.200	22/11c			62-620.515	22/11c		
62-555	22/12c			62-620.550	22/11c		
	22/42c				26/27	26/36	26/42
62-560	22/12c			62-620.610		20/45	26/42
	22/42c				22/11c		
62-561.100	24/52				26/27	26/36	26/42
62-600	22/12c			62-620.620	22/11c		
	22/42c				26/27		26/42
62-601	22/12c			62-620.630	26/27		26/42
	22/42c			62-620.705	26/27		26/42
62-603	22/12c			62-620.710	26/27	26/36	26/42
	22/42c			62-620.715	26/27		26/42
62-604	22/12c			62-620.800	22/11c		
	22/42c				26/27		26/42
62-610.814	24/52			62-620.810	22/11c		
62-611	22/12c			62-620.820	22/11c		
	22/42c			62-620.910	26/27		26/42
62-620	22/12c			62-621	22/12c		
	22/42c				22/42c		
62-620.100	22/11c			62-621.100	26/27	26/36	26/42
	22/12c			62-621.200	21/52		
	26/27	26/36	26/42	62-621.250	26/27		26/42
	26/27		26/42	62-621.300	26/27		26/42
62-620.200	26/27		26/42	62-624.100	26/27		26/42
62-620.300	26/27	26/36	26/42	62-624.200	26/27	26/36	26/42
62-620.301	26/27	26/36	26/42	62-624.300	26/27		26/42
62-620.310	26/27	26/36	26/42	62-624.310	26/27		26/42
62-620.320	26/27	26/36	26/42	62-624.400	26/27		26/42
62-620.325	22/11c			62-624.420	26/27		26/42
	22/12c			62-624.440	26/27		26/42
	26/27		26/42	62-624.460	26/27		26/42
62-620.330	22/11c			62-624.500	26/27		26/42
62-620.335	22/11c			62-624.600	26/27		26/42
	26/27		26/42	62-624.700	26/27		26/42
62-620.345	26/27	26/36	26/42	62-650	22/12c		
62-620.350	26/27	26/36	26/42		22/42c		
62-620.370(7)	25/45c			62-650.120	22/11c		

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62-660	22/12c 22/42c			62-730.030	26/44 26/44		
62-660.300	22/11c			62-730.050	23/7		
62-670	22/12c 22/42c			62-730.160	26/44		
62-671	22/12c 22/42c			62-730.170	26/44		
62-673	22/12c 22/42c 22/42c			62-730.180	26/44		
62-701	22/12c 22/42c			62-730.181	26/44		
62-701.720	22/11c			62-730.183	26/44		
62-702	22/12c 22/42c			62-730.184	26/44		
62-703	22/12c 22/42c			62-730.185	26/44		
62-704	22/12c 22/42c			62-730.220	26/44		
62-707	22/12c 22/42c			62-740	21/45c		
62-707.500	22/30			62-761	22/12c 22/42c		
62-709	22/12c 22/42c			62-761.891	24/14		
62-709.300	26/29	26/36	26/42	62-762	22/12c 22/42c		
62-709.320	26/29	26/36	26/42	62-767	22/12c 22/42c		
62-709.500	26/29		26/42	62-770	22/12c 22/42c		
62-709.510	26/29		26/42	62-771	22/12c 22/42c		
62-709.530	26/29		26/42	62-771.300	21/52		
62-710	21/18c 22/12c 22/42c			62-773.350(9),(10)	22/42c		
62-711	22/12c 22/42c			62-775	22/12c 22/42c		
62-712.100	21/34			62-775.100	22/23c		
62-712.200	21/34			62-775.400	22/23c		
62-712.300	21/34			62-775.410	22/23c		
62-712.400	21/34			62-775.500	21/52	22/15	
62-712.410	21/34			62-788.400	25/5		
62-712.420	21/34			62B-33.002	22/25c		
62-712.430	21/34			62B-33.005	22/25c		
62-712.440	21/34			62B-33.0051	22/25c		
62-712.450	21/34			62B-49	21/34c		
62-712.460	21/34			62D-2.014	21/52	22/13	
62-712.500	21/34			62N-3.002	21/43		
62-712.800	21/34			62N-22.005	24/45c		
62-712.810	21/34			62N-22.005(1),(2), (3),(5)	24/45c		
62-712.900	21/34			62N-22.023	23/2c		
62-722	22/12c 22/42c			62N-36.004	21/43		
62-723	22/12c 22/42c			62R-7.002	21/17		
62-728	22/11c			62R-7.010	23/34		
62-730.020	26/44			62R-7.020	21/17		
62-730.021	26/44			62R-7.022	21/17		
				62R-7.025	21/17		
				62R-7.026	21/17		
				62R-7.028	21/17 22/47		
				62R-7.032	21/17		
				62S-2.070	26/38		
				62S-2.071	26/38		
				62S-2.072	26/38		

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62S-2.073	26/38			64B4-5.001	26/49		
62S-2.074	26/38			64B4-5.007	25/32		
62S-2.075	26/38			64B4-6.001	26/49		
62S-2.076	26/38			64B4-6.0013	25/32		
				64B4-6.0045	25/32		
	HEALTH			64B4-7.002	24/7c		
64-1	26/41c		26/41d	64B5-2.015	26/49		
64B-8.001	26/5			64B5-12.013	26/35		26/44
64B-8.002	26/5			64B5-12.016	26/35		26/43
64B-8.003	26/5			64B5-12.017	26/35		26/43
64B-8.004	26/5			64B5-12.0175	26/35		26/43
64B-8.005	26/5			64B5-12.019	26/35		26/43
64B-8.006	26/41			64B5-12.020	26/35	26/47	
64B-8.009	26/5			64B5-14.005	26/41		26/49
64B-8.013	26/5			64B5-15.010	26/49		
64B-8.014	26/5			64B5-16.001	26/35		26/43
64B-8.015	26/5			64B5-16.005	26/45		
64B-8.016	26/5			64B5-16.007	26/45		
64B-8.017	26/5			64B5-17.009	26/41	26/47	
64B-8.018	26/5			64B6-5.001	26/37		26/44
64B-9.001	26/29	26/35	26/44	64B6-5.002	26/37		26/44
64B1-3.010	26/49			64B7-25.0011	26/35		26/43
64B1-4.001	26/47			64B7-27.012	24/12		
64B1-4.0015	26/47			64B7-30.002	26/19		
64B1-4.004	26/39			64B7-32.001	26/6		
64B1-4.005	26/39			64B8ER00-1			26/34
64B1-4.006	26/39			64B8ER00-3	26/47		26/47
64B1-4.007	26/39			64B8ER00-4	26/47		26/47
64B1-4.008	26/39			64B8-1.007	26/15		
64B1-4.009	26/39			64B8-3.002	26/47		
64B1-4.010	26/39	26/48		64B8-4.028	26/47		
64B1-4.011	26/39	26/47		64B8-8.001	26/47		
	26/39	26/49		64B8-9.0075	26/38		26/45
64B1-4.012	26/39	26/47		64B8-9.009	26/12c		
64B1-8.006	26/21	26/39			26/19c		
	26/30c				26/49		
64B1-10.001	26/47			64B8-9.0093	26/45		
64B2-11.013	26/38		26/46	64B8-10.002	26/47		
64B2-12.003	26/38		26/46	64B8-10.004	26/47		
64B2-15.001	26/38		26/46	64B8-11.001	26/47		
64B3-2.001	23/51			64B8-13.005	26/47		
64B3-2.002	22/34	24/49		64B8-13.007	26/33	26/42	26/48
64B3-2.003	22/34	24/49		64B8-30.008	26/38		26/45
64B3-3.003	23/51			64B8-45.006	26/37		
64B3-3.004	23/51			64B8-56.002	26/24	26/43	
64B3-3.7001	24/22c			64B9-3.001	26/36		
64B3-4.001	25/36	25/49		64B9-3.0015	26/36		
64B3-5.003	26/38			64B9-3.002	26/36		
64B3-5.004	26/38			64B9-3.003	26/36		
64B3-5.007(2)(a)	26/35c			64B9-3.007	25/9		
64B3-10.005	26/38			64B9-3.008	26/36		
64B3-11.004	26/38			64B9-3.009	26/36		
64B4-3.001	25/22			64B9-4.009	25/29		
64B4-4.017	25/32			64B10-11.011	26/36		26/43
64B4-4.018	25/32			64B10-13.300	26/48		



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64B12-11.002	26/36		26/45	64E-8.003	26/30		26/45
64B12-11.004	26/36			64E-8.004	26/30		26/45
64B12-11.0045	26/36			64E-8.006	26/30		26/45
64B12-12.008	26/40			64E-8.010	26/30		26/45
64B12-15.003	26/40			64E-8.011	26/30		26/45
64B12-15.004	26/40			64E-8.013	26/30		26/45
64B12-15.007	26/40			64E-10.001	26/43		
64B12-15.008	26/40			64E-10.002	26/43		
64B13-3.010	26/48			64E-19	26/9c		
64B13-4.005	26/48			64FER00-2	26/45		26/45
64B13-10.0015	26/48			64F-16.001	26/45		
64B13-15.003	26/48			CHILDREN AND FAMILY SERVICES			
64B13-23.001(1)	25/43c			65-2.042	26/26	26/35	26/43
64B14-2.0015	26/48			65-2.043	26/26	26/28	26/43
64B15-6.0038	26/39		26/46	65-2.047	26/26		26/43
64B15-16.002	26/46			65-2.060	26/26		26/43
64B15-19.001	26/36		26/45	65-28.001	26/42		
64B15-19.002	26/36			65A-1.400	25/21c		
64B15-19.004	26/36		26/45	65A-1.701	26/32		
64B15-19.007	26/36		26/45	65A-1.702	26/32		
64B16-25.180	26/39		26/46	65A-1.703	26/32		
64B16-26.101	26/35		26/48	65A-1.704	26/42		
64B16-26.103	26/35		26/47w	65A-1.705	26/32		
64B16-26.2035	26/35		26/43	65A-1.706	26/32		
64B16-26.603	26/35		26/47w	65A-1.707	26/32		
64B16-26.606	26/35		26/47w	65A-1.708	26/32		
64B16-28.121	26/35		26/43	65A-1.716	26/32		
64B16-28.140	24/38			65A-1.802	26/45		
64B17-9.001	26/10	26/19	26/45w	65A-1.803	26/45		
64B18-14.010	26/39		26/46	65A-1.804	26/45		
64B18-23.001	25/27			65A-1.805	26/45		
64B19-11.001	26/42			65A-1.806	26/45		
64B19-12.003	26/42			65A-1.807	26/45		
64B19-12.006	26/42			65A-1.808	26/45		
64B19-12.008	26/38		26/48	65A-1.809	26/45		
64B19-13.003	26/42			65A-2.022	26/45		
64B19-16.003	26/34			65A-2.023	26/45		
64B20-2.002	25/45 25/45	26/30 26/32	26/43w	65A-2.024	26/45		
64B20-4.002	26/43			65A-2.031	26/45		
64B20-7.001	26/34		26/42	65A-2.032	26/45		
64B24-6.005	26/2			65A-2.033	26/45		
64B32-3.005	26/6	26/15 26/16 26/43		65A-2.034	26/45		
64B33-1.005	26/25			65A-2.035	26/45		
64C-7.008	26/49			65A-2.036	26/45		
64C-7.010	26/49			65A-4.100	26/40		
64C-7.011	26/49			65A-4.201(3)	24/19c		
64C-13.018	24/22			65A-4.213	25/32		
64D-3.011	26/44				26/28		26/43
64E-1	25/5c			65A-4.216	25/32		
64E-6.007	25/48			65A-15.0095	26/4		
				65C-19.001	26/40		
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				65C-19.003	26/40		

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65C-19.004	26/40			FLORIDA HOUSING FINANCE CORPORATION			
65C-19.005	26/40			67-21.002	26/44		
65C-19.006	26/40			67-21.003	26/44		
65C-19.007	26/40			67-21.0035	26/44		
65C-19.008	26/40			67-21.004	26/44		
65C-19.009	26/40			67-21.0041	26/44		
65C-19.010	26/40			67-21.0045	26/44		
65C-20.010	26/43			67-21.005	26/44		
65C-20.013	26/43			67-21.006	26/44		
65C-21.001	23/20			67-21.007	26/44		
65C-22.001	26/43			67-21.008	26/44		
65C-22.005	26/43			67-21.009	26/44		
65C-22.006	26/43			67-21.010	26/44		
65E-2.003	26/20	26/28		67-21.011	26/44		
65E-5.2301	26/41	26/47		67-21.012	26/44		
65E-11.001	26/36			67-21.013	26/44		
65E-11.002	26/36	26/47		67-21.014	26/44		
65E-11.003	26/36	26/47		67-21.015	26/44		
65E-11.004	26/36	26/47		67-21.016	26/44		
65E-11.005	26/36	26/47		67-21.017	26/44		
65E-11.006	26/36	26/47		67-21.018	26/44		
65E-11.007	26/36	26/47		67-21.019	24/46	24/46	
NAVIGATION DISTRICTS					26/44		
66B-1.003	26/47			67-32.002	26/35	26/44	
66B-1.004	26/47			67-32.003	26/35		
66B-1.005	26/47			67-32.004	26/35	26/44	
66B-1.006	26/47			67-32.005	26/35		
66B-1.008	26/47			67-32.006	26/35		
66B-1.009	26/47			67-32.007	26/35		
66B-1.010	26/47			67-32.008	26/35		
66B-2.003	26/47			67-32.009	24/28		
66B-2.004	26/47			67-32.010	26/35		
66B-2.005	26/47			67-32.011	26/35		
66B-2.006	26/47			67-37.011	25/37		
66B-2.008	26/47			67-43.005	25/33c		
66B-2.009	26/47			67-47.010	26/40	26/47	
66B-2.010	26/47			67-47.020	26/40	26/47	
				67-47.030	26/40		
				67-47.035	26/40		

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67-47.050	26/40				26/44		
67-47.060	26/40			67-48.006	26/35		26/44w
67-47.070	26/40				26/44		
67-47.080	26/40			67-48.007	26/35		26/44w
67-47.090	26/40				26/44		
67-47.100	26/40			67-48.008	26/35		26/44w
67-47.110	26/40				26/44		
67-47.115	26/40			67-48.009	26/35		26/44w
67-47.120	26/40				26/44		
67-47.130	26/40			67-48.0095	26/35		26/44w
67-47.140	26/40				26/44		
67-47.150	26/40			67-48.010	26/35		26/44w
67-47.160	26/40				26/44		
67-47.170	26/40			67-48.0105	26/35		26/44w
67-48.001	26/35		26/44w		26/44		
	26/44			67-48.012	26/35		26/44w
67-48.002		25/50			26/44		
		26/2		67-48.013	26/35		26/44w
	26/35		26/44w		26/44		
	26/44			67-48.014	26/35		26/44w
67-48.003	26/35		26/44w		26/44		
	26/44			67-48.015	26/35		26/44w
67-48.004	26/35		26/44w		26/44		
	26/44			67-48.017	26/35		26/44w
					26/44		

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67-48.019	26/35 26/44		26/44w	67-48.031	26/35 26/44		26/44w
67-48.020	26/35 26/44		26/44w	67-48.032	26/35 26/44		26/44w
67-48.0205	26/35 26/44		26/44w	FISH AND WILDLIFE CONSERVATION COMMISSION			
67-48.021	26/35 26/44		26/44w	68A-13.003	26/31	26/38	26/44
67-48.022	26/35 26/44		26/44w	68A-15.065	26/40		
67-48.023	26/35 26/44		26/44w	68A-18.005	26/40		
67-48.025	26/35 26/44		26/44w	68B-14.0035	26/40 26/43		
67-48.026	26/35 26/44		26/44w	68B-14.0045	26/43		
67-48.027	26/35 26/44		26/44w	68B-23.004	26/40		
67-48.028	26/35 26/44		26/44w	68B-30.003	26/43		
67-48.029	26/35 26/44		26/44w	68B-31.0135	26/40		
				68C-22.005	26/7	26/25	
				68C-22.005(2)(d)8.	26/13c		
				68C-22.005(2)(i)	26/13c		