the evaluation. It is the responsibility for the department to transport the child and required clinical records to the appointment with the selected qualified evaluator.

(3) The qualified evaluator will set the appointment within 5 working days of the referral. Following the assessment of the child, the qualified evaluator will submit written findings to the Agency for Health Care Administration contracted provider within 3 days of the assessment. The Agency for Health Care Administration contracted provider will review the findings and submit copies of the findings to the agency and the department within 3 days of receipt of at the findings from the qualified evaluator. Within these time frames, the department will receive the findings within 12 working days of the initial referral to the agency's contracted provider. Written findings will be submitted by the contracted provider to the Agency for Health Care Administration, the Department of Children and Families and the child's guardian ad litem.

(4) For all children in the custody of the department that are residing in residential treatment, a 3 month independent review must be conducted at least every 90 days after the child's initial placement. It is the department's responsibility to notify the Agency for Health Care Administration contracted provider no later than the 60th day of the child's placement in residential treatment to request a 3 month independent review. The Agency for Health Care Administration contracted provider must contact a qualified evaluator to perform the 3 month independent review and must submit the completed independent review to the Agency for Health Care Administration, the department and court at least 6 days prior to the 90th day in residential treatment. The 3-month independent review process must continue every 90 days for as long as the child resides in a residential treatment center.

Specific Authority 39.407(5)(i) FS. Law Implemented 39.407(5) FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Darcy Abbott, Specialist, 1317 Winewood Blvd., Building 8, Tallahassee, FL 32399

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ralph Harmsen, 1317 Winewood Blvd., Building 7, Tallahassee, FL 32399

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 28, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: April 6, 2001

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF INSURANCE

Division of Insurer Services

RULE CHAPTER NO.: RULE CHAPTER TITLE:
4H-2 Florida Casualty Insurance Risk
Management Trust Fund

SECOND NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 26, No. 43, October 27, 2001, of the Florida Administrative Weekly, and a Notice of Change published in Vol. 27, No. 11, March 16, 2001, of the Florida Administrative Weekly:

4H-2003(3)(b) Form DI4-1392, the title will be changed to read "Statutory EBI Community Service Participants" the authority reference will be changed to "445.024(1)(d), F.S.", and the revision date to "rev. 3/01".

4H-2.003(3)(c) Change to revision date on form DI4-1393 to "rev. 3/01".

4H-2.003(3)(g) Change to revision date on form DI4-1397 to read "rev. 3/01" and the authority reference will be changed to read "948.03(8)(a)".

4H-2.004(2) The title of the form and revision date will be changed to read "Form DI4-867, "State Employee Workers' Compensation and Employer's Liability Certificate of Coverage," rev. 3/01".

4H-2.004(3) Change revision date on form DI4-863 to read "3/01".

4H-2.004(4) Change revision date on form DI4-864 to read "3/01".

4H-2.004(5) Change revision date on form DI4-865 to read "3/01".

4H-2.004(6) Change revision date on form DI4-862 to read "3/01".

4H-2.008(1)(a) Delete form DI4-280, "Release of All Claims".

4H-2.008(1)(b) Delete form DI4-262. "State of Claim".

4H-2.008(1) (c) Change (c) to "(a)"

4H-2.008(1)(d) Change (d) to "(b)" and change revision date on form DI4-866 to read "3/01".

4H-2.008(1)(e), Delete form DI4-868, "Employer's Supplement Report of Injury".

4H-2.008(1)(f), Change (f) to "(c)".

4H-2.008(1)(g) Change (g) to "(d)" and change revision date on form DI4-1404 to read "3/01".

4H-2.008(1)(h) Delete form DI4-1405, "Personal Property Affidavit".

4H-2.008(1)(i) Change (i) to "(e)".

4H-2.008(1)(j) Change (j) to "(f)".

4H-2.008(1)(k) Delete form DI4-1408, "Release for Property Damage Only".

4H-2.008(1)(l) Delete form DI4-1409, "Parents-Guardian Release and Indemnity Agreement".

4H-2.008(1)(m) Change (m) to "(g)".

4H-2.009(1)(a) Change revision date on form DI4-281 to read "3/01".

4H-2.009(1)(c) Delete form DI4-285, "Sworn Affidavit". 4H-2.009(1)(d) Delete form DI4-1411, "Affidavit of No Insurance".

The remainder of the rule reads as previously published.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

40E-63.136 Conditions for Issuance of

Individual Permits in the EAA

Basin

40E-63.145 Compliance and Enforcement of

Individual Permits in the EAA

Basin

40E-63.310 Conditions for Issuance of a Master

Permit

40E-63.314 Master Permit General Conditions

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rules, in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 27, No. 2, the January 12, 2001 issue of the Florida Administrative Weekly:

The first sentence in Subsection (2)(d) in Rule 40E-63.136 has been changed so that when adopted it will read: "A description of the proposed sample handling and laboratory analyses, including identification of the laboratory (which must have an approved QA/QC Plan from a laboratory certified in accordance with §403.0625, F.S.) to be used to perform the chemical analyses on the samples, a specified schedule for processing samples, and chain of custody documentation."

This change was made in response to a comment received from the Joint Administrative Procedures Committee, requesting the District to further identify the certification required of the sampling laboratory.

The last sentence in Subsection (6) in Rule 40E-63.145 has been changed so that when adopted it will read: "An outline of the compliance and enforcement procedures for the EAA Basin is provided in Appendix A5 which is incorporated by reference."

This is a grammatical change and was made in response to a comment received from the Joint Administrative Procedures Committee and intended to clarify the intent of the sentence.

The first sentence in Subsection (3) in Rule 40E-63.310 has been changed so that when adopted it will read: "Submit verification of laboratory certification as required by §403.0625, F.S. of the laboratory to be used to perform the chemical analyses on the samples.

This change was made in response to a comment received from the Joint Administrative Procedures Committee, requesting the District to further identify the certification required of the sampling laboratory.

The first sentence in Subsection (2) in Rule 40E-63.314 has been changed so that when adopted it will read: "All laboratory analysis of parameters required as part of this research shall be analyzed by a laboratory certified in accordance with §403.0625, F.S. to analyze the specific parameters identified in the permitted program scope-of-work."

This change was made in response to a comment received from the Joint Administrative Procedures Committee, requesting the District to further identify the certification required of the sampling laboratory.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

RULE NO.: RULE TITLE:
61G5-32.001 Continuing Education
NOTICE OF PUBLIC HEARING

The Board of Cosmetology hereby gives notice of a public hearing on the above-referenced rule to be held on May 20 and May 21, 2001 at the Adam's Mark Hotel, 1500 Sand Lake Road, Orlando, Florida, at 9:00 a.m. The rule was originally published in Vol. 27, No. 11, of the March 16, 2001, Florida Administrative Weekly.

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

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Funeral Directors and Embalmers

RULE NO.: RULE TITLE:

61G8-17.0034 Continuing Education for License

Renewal

NOTICE OF CHANGE

The Board of Funeral Directors and Embalmers gives Notice of Change to the above-referenced rule in response to comments received from the Joint Administrative procedures Committee. The rule was originally published in Vol. 27, No. 9, March 2, 2001, issue of the Florida Administrative Weekly. When changed, Rule 61G8-17.0034(3) shall read as follows:

- (3) In addition, up to five (5) hours of continuing education calculated pursuant to ss. 470.015(1), F.S., may be obtained by attending a regular meeting of the Board of Funeral Directors and Embalmers and compliance with the following:
- (a) The licensee must sign in with the Executive Director of the Board, or designee.
 - (b) The licensee must remain in continuous attendance.
- (c) The licensee must sign out with the Executive Director of the board, or designee.
- (d) A licensee may receive credit only if he/she is not appearing before the board as the subject of disciplinary action at that meeting.
- (e) No licensee may use more that (5) hours of continuing education pursuant to this section for the purpose of completing the continuing educational requirements for each biennial renewal.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Funeral Directors and Embalmers

RULE NO.: RULE TITLE: 61G8-17.004 Continuing Education for

Reactivation NOTICE OF CHANGE

The Board of Funeral Directors and Embalmers gives Notice of Change to the above-referenced rule in response to comments received from the Joint Administrative procedures Committee. The rule was originally published in Vol. 27, No. 9, March 2, 2001, issue of the Florida Administrative Weekly. When changed, Rule 61G8-17.004(1) shall read as follows:

(1) Every license holder pursuant to Chapter 470, F.S., whose license has been inactive or delinquent for more than one (1) year shall be required to complete the same continuing education requirements as an active licensee for all biennial licensure periods in which the licensee was inactive or delinquent, as a condition for reactivating a license.

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

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: RULE TITLE:
64B3-6.001 Manner of Application
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. 27, No. 5, February 2, 2001 issue of the Florida Administrative Weekly. The changes are in response to comments received from the Joint Administrative Procedures Committee and from the Board Meeting held on February 15, 2001, in Jacksonville, Florida.

The rule shall now read as follows:

64B3-6.001 Manner of Application

- (1) through (4) No change.
- (5) With regard to persons who have been issued a social security number by the Federal Government, disclosure of a social security number is mandatory pursuant to Sections 456.004(9), 409.2577 and 409.2598, Florida Statutes, and are used to allow efficient screening of applicants and licensees by a Title IV-D child support agency to assure compliance with child support obligations.
 - (6) No change.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe Baker, Jr., Board Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257.

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE NO.: RULE TITLE:
64B15-12.007 Inactive Status License
NOTICE OF ADDITIONAL PUBLIC HEARING

The Board of Osteopathic Medicine hereby gives notice of an additional public hearing on the above-referenced rule to be held on June 8, 2001 at 6:00 p.m., at the Crown Plaza Hotel, 950 N. W. LeJeune Road, Miami, Florida 33125, 305-446-9000. The rule was originally published in Vol. 26, No. 51, of the December 22, 2000, Florida Administrative Weekly.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Taylor, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF HEALTH

Council of Licensed Midwifery

RULE NO.: RULE TITLE:

64B24-6.005 Criteria for Continuing Education

Programs

NOTICE OF WITHDRAWAL

Notice is hereby given that the above referenced rule, noticed in the Florida Administrative Weekly on January 14, 2000, Vol. 26, No. 2, has been withdrawn.

Section IV Emergency Rules

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.:

Instant Game Number 349 "CRAZY

8'S BINGO" 53ER01-18

SUMMARY OF THE RULE: This emergency rule relates to the Instant Game Number 349, "CRAZY 8'S BINGO" for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game, procedures to be followed on how to play the game, and the number and size of prizes in the game.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER01-18 Instant Game Number 349, "CRAZY 8'S BINGO."

- (1) Name of Game. Instant Game Number 349, "CRAZY 8'S BINGO."
- (2) Price. CRAZY 8'S BINGO lottery tickets sell for \$2.00 per ticket.
- (3) CRAZY 8'S BINGO lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a Void if Removed Number (VIRN) under the latex area on the ticket. To be a valid winning CRAZY 8'S BINGO lottery ticket, a combination of essential elements sufficient to validate the ticket must be present as set forth in Rule 53ER92-63(1)(a), Florida

Administrative Code. In the event a dispute arises as to the validity of any CRAZY 8'S BINGO lottery ticket, the VIRN number under the latex shall prevail over the bar code.

(4) The "Caller's Card" play symbols are as follows:

INSERT SYMBOLS

(5) The player's cards play symbols are as follows:

INSERT SYMBOLS

- (6) Determination of Prize Winners. There is one Caller's Card, and four player's cards numbered 1 through 4 on each CRAZY 8'S BINGO ticket. A "FREE" space will appear in the center of each player's card. A "FREE" space can substitute as a number in a pattern of which it is a part.
- (a) The holder of a ticket whose Caller's Card numbers match the numbers on one of the four player's cards in one of the following designs shall be entitled to the prize shown for that design on the card:
- 1. Horizontal line of five numbers (or four numbers and one "FREE" space).
- <u>2. Vertical line of five numbers (or four numbers and one "FREE" space).</u>
 - 3. Diagonal line of four numbers and one "FREE" space.
 - 4. Four corners (consisting of four numbers).
- 5. "X" (consisting of eight numbers and one "FREE" space).
- (b) The holder of a ticket whose Caller's Card numbers match the numbers on one of the four player's cards in an "8" pattern (consisting of ten numbers and one "FREE" space in the highlighted "8" pattern) shall be entitled to the corresponding prize for that card as follows: